

Authorisations given pursuant to section 6, for the purposes of section 5(2) of the Legal Aid, Sentencing and Punishment of Offenders Act 2012, in relation to functions of the Lord Chancellor under the Civil Legal Aid (Statutory Charge) Regulations 2013 (SI2013/503)

Civil Legal Aid (Statutory Charge) Regulations 2013			
Regulation	Function	Who exercises the function in the Regulations	Who is authorised to exercise the function in practice
5(2) (Exceptions to the statutory charge)	Considering if there are exceptional circumstances	The Lord Chancellor	The Legal Aid Agency
8 (Authority to waive the statutory charge)	Granting the provider authority to waive all or part of the amount of the statutory charge	The Lord Chancellor	The Legal Aid Agency
9 (Waiver of the statutory charge in cases of significant wider public interest)	Waiving all or part of the amount of the statutory charge	The Lord Chancellor	The Legal Aid Agency
11(2)(b) (Operation of the statutory charge on money in court)	Deciding on the amount necessary to safeguard the Lord Chancellor's interest and notifying the court in writing	The Lord Chancellor	The Legal Aid Agency
12(2) (Applications of regulations 13 to 19)	Receiving money paid to the Lord Chancellor	The Lord Chancellor	The Legal Aid Agency
13(3) (Money recovered to be paid to the provider)	Receiving information from a provider on an attempt to circumvent paying money payable to a provider	The Lord Chancellor	The Legal Aid Agency

15(1) (Provider to pay money recovered to the Lord Chancellor)	Receiving information on money or other property to be recovered and court orders/agreements	The Lord Chancellor	The Legal Aid Agency
15(3) (Provider to pay money recovered to the Lord Chancellor)	Authorising the provider to pay and retain certain amounts	The Lord Chancellor	The Legal Aid Agency
16(b) (Interim Payments)	Considering if it essential to protect the legally aided party's interests or welfare for the Lord Chancellor to pay, or direct the legally aided party's provider to pay, any money paid by virtue of an order or agreement to the legally aided party	The Lord Chancellor	The Legal Aid Agency
17(4) (Payment out and retention of money by the Lord Chancellor)	Receiving written notice from the solicitor	The Lord Chancellor	The Legal Aid Agency
17(5) (Payment out and retention of money by the Lord Chancellor)	Assessing the amount of costs payable when not assessed by the court	The Lord Chancellor	The Legal Aid Agency
17(6) (Payment out and retention of money by the Lord Chancellor)	Calculating the apportioning between the Lord Chancellor and the solicitor	The Lord Chancellor	The Legal Aid Agency
18(2) (Enforcing of orders etc in favour of a legally aided party)	Giving consent to a legally aided party	The Lord Chancellor	The Legal Aid Agency
18(4) (Enforcing of	Giving consent to a provider	The Lord	The Legal Aid Agency

orders etc in favour of a legally aided party)		Chancellor	
22(1) (Postponement of the enforcement of the statutory charge)	Deciding to postpone enforcement	The Lord Chancellor	The Legal Aid Agency
22(2) (Postponement of the enforcement of the statutory charge)	Registering the charge with the Land Registry, or equivalent steps	The Lord Chancellor	The Legal Aid Agency
22(3) (Postponement of the enforcement of the statutory charge)	Releasing the charge & taking steps in relation to new property	The Lord Chancellor	The Legal Aid Agency
23(3) (Further provision about postponement)	Receiving information	The Lord Chancellor	The Legal Aid Agency
23(6) (Further provision about postponement)	Deciding on a reasonable period	The Lord Chancellor	The Legal Aid Agency
24(1) (Review of postponement)	Reviewing a decision to postpone enforcement of the statutory charge	The Lord Chancellor	The Legal Aid Agency
24(2) (Review of postponement)	Deciding on terms and conditions of further postponement	The Lord Chancellor	The Legal Aid Agency