HM Land Registry

Application for registration of a notice of home rights



Any parts of the form that are not typed should be completed i	in
black ink and in block capitals.	

If you need more room than is provided for in a panel, and your software allows, you can expand any panel in the form. Alternatively use continuation sheet CS and attach it to this form.

HM Land Registry is unable to give legal advice, but you can find guidance on HM Land Registry applications (including our practice guides for conveyancers) at www.gov.uk/land-registry.

Conveyancer is a term used in this form. It is defined in rule 217A, Land Registration Rules 2003 and includes persons authorised under the Legal Services Act 2007 to provide reserved legal services relating to land registration and includes solicitors and licensed conveyancers.

For information on how HM Land Registry processes your personal information, see our Personal Information Charter.

2

HM LAND REGISTRY USE ONLY
Record of fees paid

Particulars of under/over payments

Reference number Fees debited £

NOTE: Notice of this application will always be sent to the registered owner

Where there is more than one local authority serving an area, enter the one to which council tax or business rates are normally paid.

Insert address including postcode (if any) or other description of the property, for example 'land adjoining 2 Acacia Avenue'.

entry of a home rights notice.

1 Local authority serving the property:

Title number(s) of the property:

3 Property:

Currently no fee is payable for the

Application and fee Application Fee paid (£) Notice of home rights

Fee payment method

cheque made payable to 'Land Registry'

direct debit, under an agreement with Land Registry

Provide the full name(s) of the person applying to enter a home rights notice. Where a conveyancer lodges the application, this must be the name(s) of the client, not the conveyancer.

The applicant:

This panel must always be completed.

A key number is only available to professional customers, such as solicitors.

If you are paying by direct debit, this will be the account charged.

This is the address to which we will normally send requisitions. However if you insert an email address, we will use this whenever possible.

We will only issue warning of cancellation letters to conveyancers if an email address is inserted.

You may give up to three addresses for service, one of which must be a postal address whether or not in the UK (including the postcode, if any). The others can be any combination of a postal address, a UK DX box number or an email address.

If your application is successful, the registration of the existing charge will be cancelled under section 32 of, and paragraph 2 of Schedule 4 to, the Family Law Act 1996.

Place 'X' in the appropriate box.

If 'Yes', insert the address of the other dwelling house and place 'X' in the appropriate box and complete the statement.

You can have a home rights charge registered against only **one** home at any one time (whether under the Land Registration Act 2002 or the Land Charges Act 1972).

6 This application is sent to Land Registry by

Key number (if applicable):

Name:
Address or UK DX box number:

Email address:
Reference:
Phone no:

Fax no:

- Address(es) for service of the applicant. The address(es) will be entered in the register and used for correspondence and the service of notice:
- 8 Enter the full name of the applicant's husband, wife or civil partner:
- 9 Is a home rights charge (in respect of the applicant's marriage to or civil partnership with the person named in panel 8 above) registered in respect of any other dwelling-house?

No Yes

If Yes

- (a) Insert the address of the other dwelling-house:
- (b) Complete one of the following, as appropriate

The home rights charge on the other dwelling-house is registered under the Land Charges Act 1972. The registration number and date of registration at Land Charges Department is:

OR

The other dwelling-house is registered under the Land Registration Act 2002. The title number against which the home rights charge is registered is: Place 'X' in the appropriate box.

If 'Yes' place 'X' in the appropriate box and complete the statement.

If you are a conveyancer the certificate is sufficient to comply with HM Land Registry's requirements. If no conveyancer is acting, you must enclose an office copy of the order with this application. HM Land Registry may destroy documents after scanning.

If a conveyancer is acting for the applicant, that conveyancer must sign. If no conveyancer is acting, the applicant must sign.

Has an order been made under section 33(5) of the Family Law 10 Act 1996?

> No Yes

If Yes

I enclose an office copy of the order dated:

OR

I am the applicant's conveyancer and certify that I am holding an office copy of the order dated made under section 33(5) of the Family Law Act 1996 by Court.

11 The applicant is entitled by virtue of section 31(2) or 31(5) of the Family Law Act 1996 to a charge on the legal estate registered under the title number(s) mentioned in panel 2.

The applicant applies under section 31(10)(a) or section 32 of, and paragraph 4(3)(b) of Schedule 4 to, the Family Law Act 1996 for registration, under section 32 of the Land Registration Act 2002, of an agreed notice of the applicant's home rights charge in the individual register of the title(s) mentioned in panel 2.

12

Signature of applicant or their conveyancer:

Date:

WARNING

Section 77 of the Land Registration Act 2002 imposes a duty not to apply for the entry of a notice without reasonable cause; anyone in breach of this duty may be liable in damages to anyone who suffers loss in consequence.

If you dishonestly enter information or make a statement that you know is, or might be, untrue or misleading, and intend by doing so to make a gain for yourself or another person, or to cause loss or the risk of loss to another person, you may commit the offence of fraud under section 1 of the Fraud Act 2006, the maximum penalty for which is 10 years' imprisonment or an unlimited fine, or both.

Failure to complete this form with proper care may result in a loss of protection under the Land Registration Act 2002 if, as a result, a mistake is made in the register.

Under section 66 of the Land Registration Act 2002 most documents (including this form) kept by the registrar relating to an application to the registrar or referred to in the register are open to public inspection and copying. If you believe a document contains prejudicial information, you may apply for that part of the document to be made exempt using Form EX1, under rule 136 of the Land Registration Rules 2003.

© Crown copyright (ref: LR/HO) 08/23