Application under Section 84 of the Law of Property Act 1925 to discharge or modify a restrictive covenant

For office use only		
Office stamp (date received)		
LC /	1	

Tick boxes where applicable and provide the relevant information for your application.

1.	Applicant's details	
	Name	
	Address	
	Postcode	
	Telephone number(s) (if not represented)	
	Email address	
2.	Applicant's represen	tative
	If this section is complete	d all communications regarding this application will be with the representative.
	Name	
	Address	
	Postcode	
	Telephone number(s)	
	DX number	
	Email address	
	Capacity in which the representative acts	
		State whether a lay representative or a solicitor, surveyor or other professional.

. Application land	
Postal address (or Ordnance Survey reference and area) Postcode	
	and Registry entry including the title plan ation land clearly indicated in red
• Applicant's interest i	n the application land
The applicant's interest in Freehold Leasehold Other contractual inte	the application land is: rest (enclose a copy of the contract)
. Other person(s) with	an interest in the application land
	n interest in the application land have an interest in the land (For example, as landlord or joint owner)
Name	
Address	
Postcode	
Nature of interest	

(attach additional sheets, if required)

6.	Confirmation		
	I confirm that:		
	(tick as appropriate)		
	a) This application is their consent	made by all persons with a legal or beneficial interest in the land or is made with	
	☐ I enclose signed consents		
	b) This application is made without the consent of the following interest holders:		
	Name		
	Name		
	Name		
7.	Adjacent/nearby land	d in which the applicant has an interest	
	(tick as appropriate)		
	☐ Not applicable		
		nterest in the following land which is adjacent or nearby to the application land dicated in green on the plan showing the application land:	
	Freehold		
	Leasehold		
	Postal address (or Ordnance Survey reference and area)		
	Postcode		
	Land Registry title number		

Also provide:

- a recent copy of the Land Registry entry
- a plan with the additional land marked in **green**

8. The Restriction(s)

Set out in full, word for word, the text of each restriction to be discharged or modified. Use the same numbering for each relevant restriction as used in the document that imposed the restriction. If the restrictions were imposed by different documents, for each restriction or set of restrictions identify which document imposed it or them.
'Restrictions' means covenants that restrict the landowner's use of the land or buildings. The Tribunal has no power to modify or discharge positive covenants (such as, those that require action or expenditure by the landowner) so these should not be included in the application.
ine tandowner) so these should not be included in the application.
How the Restriction was imposed
dentify and provide a copy of the deed, conveyance, transfer or other document that imposed the
restriction(s) including its date and the parties to it . If there is more than one instrument, a copy of each must be attached including a coloured copy of any attached plan. If a copy of any document is unavailable please explain what steps were taken to obtain a copy and attach other documentary evidence of the restriction(s) imposed by it.
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10. Land with the benefit of the restriction

Name

The benefited land should be marked in **yellow** or **brown** on the plan, and the names if known, and addresses of all those who may be entitled to the benefit of the covenant should be listed. Attach additional sheets if needed.

By identifying land which may be entitled to the benefit of the covenant the applicant is not taken to admit that the land does have that benefit and is not prevented from arguing that the owner of the land is not entitled to enforce the covenant.

If there is uncertainty about the extent of the benefited land the Tribunal will assume until the matter is clarified that the benefit attaches to all land in the immediate neighbourhood of the application land.

Address	
Postcode	
Land Registry title number	
Name	
Address	
Postcode	
Land Registry title number	
Other land subject to	o the burden of the restriction
Other land is also subje	the use of the application land only ect to the burden of the covenant (this land should be described below and e on the plan showing the application land)

2.	Is the application in breach of any of the restrictions?
	Yes If yes, give details No below
	If yes, is the application being made following a stay of proceedings under section 84(9) of the Law of Property Act 1925?
	Yes If yes, give details No below
2	Diagning permission
ა.	Planning permission
ა.	Provide details of planning permissions applied for, granted or refused relating to the application land in the last 5 years (enclose a copy of any current approval); there is no need to provide copies of documents that are not specific to the land, for example, the Local Plan.
<u>3.</u>	Provide details of planning permissions applied for, granted or refused relating to the application land in the last 5 years (enclose a copy of any current approval); there is no need to provide copies of documents
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15. The application for discharge		
(tick as appropriate) A. The application is for discharge of the restriction(s) on the following ground(s): Law of Property Act 1925 subsection 84(1) – Choose all relevant options.		
\square (a) \square (b) \square (c) \square Not applicable		
B. I attach a statement of case in which I provide details of all the facts relied upon to establish each of the grounds on which I rely for the discharge of the restriction(s) and the reasons for considering that ground or those grounds apply		
Note: relevant particulars for the different grounds may include some or all of the following:		
(a) Changes in the character of the property; changes in the character of the neighbourhood; other circumstances by reason of which the restriction ought to be deemed obsolete.		
(aa) Details of the reasonable use of the application land that is impeded by the restriction;		
Information about planning including any relevant provisions of the development plan; any current planning permission for the proposed use; planning permissions or refusals of planning permission showing a pattern for the relevant area;		
information about the period the context in which the restriction was imposed, and other relevant circumstances;		
if money is claimed to be adequate compensation, how much compensation the applicant proposes to pay.		
(b) Details of any express agreements to discharge the restriction;		
Details of any acts or omissions that are relied on as implying agreement to discharge or modification.		
(c) Any matters relied on as showing that there would be no injury.		
16. The application for modification		
(tick as appropriate)		
A. \square The application is for modification of the restriction on the following ground(s): Law of Property Act 1925 subsection 84(1) –		
Choose all relevant options.		
☐ (a) ☐ (b) ☐ (c) ☐ Not applicable		
B. I apply to have the restriction(s) modified:		
to permit (provide details)		
or as follows: (provide details)		
(provide detaile)		
C. I attach a statement of case in which I provide details of all the facts relied upon to establish each of the grounds on which I rely for the modification of the restriction(s) and the reasons for considering that that ground or those grounds apply.		
Note: relevant particulars will include some or all of (a), (aa), (b), (c) as set out above.		

Checklist for enclosures

Please attach each enclosure as a separate document when emailing the application.			
I have enclosed with this notice:			
(tick as appropriate)			
a plan or plans marked in different colours to show the application land, any additional land in which the applicant has an interest, any additional burdened land and the benefited land			
current copies of all relevant Land Registry entries			
a copy of the deed, conveyance, transfer or other document that imposed the restriction including a coloured copy of any attached plan, or if unavailable, alternative documentary evidence of the restriction			
a copy of any current planning permission			
plans of proposed development			
a statement of case			
Fees			
I have also enclosed a cheque payable to the 'HM Courts & Tourts the filing fee of £968	ribunals Service' (not the Lands Chamber) for:		
Paying by Bank transfer – When you submit your application, method of payment and details will be provided.	, please let the Tribunal know this is your preferred		
Declaration, signature and date			
(attached additional sheet if required)			
I am/we are:			
(tick as appropriate)			
the applicant(s)			
the solicitor for the applicant(s)			
the agent of the applicant(s) (enclose authority to act significant)	ned by the applicant(s))		
I/We have paid the setting-down fee of £968 and accept responsive for the setting feet and accept responsive feet accept	onsibility for the conduct of the case and the		
payment of later fees.			
Signed	Dated		
Name			
Signed	Dated		
Name			

You should submit documents and track your case online with the Tribunal's E-Filing service https://www.gov.uk/guidance/hmcts-e-filing-service-for-citizens-and-professionals

(Keep a copy of the application for yourself and note that you will be required to provide a copy to potential objectors)

If a party has appointed a professional representative, all forms and documents must be submitted to the tribunal using the E-filing service.

If you are not a professional representative you can send your documents to:

The Registrar
Upper Tribunal (Lands Chamber)
5th Floor
Rolls Building
7 Rolls Building
Fetter Lane
London
EC4A 1NL

DX160042 Strand 4

Phone: 020 7612 9710 Fax: 0870 761 7751

Email: lands@justice.gov.uk

Please visit our website to see:

- the Rules and Practice Directions governing procedure in the Tribunal
- the Fees Rules showing the fees payable during the proceedings
- the User Guide with information about potential costs liability and other matters to assist parties

If you do not have internet access, these documents may be requested from the Tribunal.