Important: Please read the notes overleaf	Form K1	Land Charges	Act 1972	Fee panel <i>Place "X" in and complete the</i>				
before completing the form.	Application for registration of a Land Charge A			A chec	riate box. See Note 1 overleaf. cheque or postal order for \pounds companies this application.			
	Application is hereby made for the registration of a Land Charge in respect of the following particulars				pames un	s applicat	1011.	
				the sur author	debit our n of £ ised agree Registry.	under a	n	
Enter full name(s) and	Particulars of chargee(s)							
address(es) of chargee(s). (See Notes 2 and 3 overleaf)	(Continue on form K10 if necessary)							
If land charge is created by an instrument, enter	Particulars of char	rge						
date and full names of the parties here. If it arises (as in Class A or	Date							
Class B) by statute, enter	Parties							
Act and Section instead. If neither, state short								
particulars of effect of charge and date on which								
charge arose.			XC 11					
Class and Sub-Class of charge. (See Note 4 overleaf)	Class	Sub-Class	to a Priorit	application is made pursuant a Priority Notice please enter re its official reference number				
	Particulars of land affected							
	County or unitary authority area							
	District							
	Short description							
(See Note 5 overleaf)								
Only one individual or body to be entered.	Particulars of estate owner Forename(s)				For official use only			
	Surname							
(See Note 6 overleaf)	Title, Trade or Profession							
	Address							
(See Note 7 overleaf)	Key number							
Conveyancer's name and					1	2	3	
address (including postcode) If no conveyancer is acting					*C			
enter applicant's name and address					4	5	6	
(including postcode). (See Note 8 overleaf)	Conveyancer's reference	ce:						

I/We certify that the estate owner's title is not registered at HM Land Registry.

Explanatory Notes

	The following notes are supplied for assistance in making the application overleaf. Detailed information for the making of all kinds of applications to the Land Charges Department is contained in Practice Guide 63 – Land Charges – Applications for registration, official search, office copy and cancellation which is obtainable on application at the address shown below. For information on how HM Land Registry processes your personal information, see our Personal				
	Information Charter.				
Fee payable	1. Fees must be paid by Direct Debit under an authorised agreement with HM Land Registry or by cheque or postal order made payable to "HM Land Registry" (see <u>HM Land Registry: Land Charges fees</u> on GOV.UK (<u>https://www.gov.uk/guidance/hm-land-registry-land-charges-fees</u>).				
Form completion	 The application can be typed or handwritten in black ink. If handwritten, block capitals should be used. 				
Particulars of chargee	 Please enter the full name and address of each person entitled to the benefit of the charge and on whose behalf the application is being made. 				
Classes of land charges	 This form is for use in registering any one of the following classes or sub-classes of land charge, as specified in s.2 of the Land Charges Act 1972: 				
	Class A Class BClass C(i) - puisne mortgage Class C(ii) - limited owner's charge Class C(iii) - general equitable charge Class C(iv) - estate contractClass D(i) - inland revenue charge Class D(i) - restrictive covenant Class D(ii) - restrictive covenant				
	NB. To register a land charge of Class F (rights of a spouse or civil partner to occupy the matrimonial or civil partnership home) use printed form K2 . To register a Pending Action use printed form K3 and, for a Writ or Order , printed form K4 .				
Particulars of land affected Particulars of estate owner	5. Enter the names of the administrative county and district or unitary authority area in which the land is situated. This must be the appropriate name as set out in Practice Guide 63 – Land Charges – Applications for registration, official search, office copy and cancellation. In London, enter "Greater London" as the county name and the London Borough as that of the district. A short description identifying the location of the land must also be supplied; for urban properties the postal address will usually suffice. In other cases the description should be supplied as given in the instrument. When this does not provide a description which identifies the location of the land, an additional reference may be made to the land as being that defined on a plan to the instrument, but the plan should not accompany the application.				
Tarticulars of estate owner	6. A separate form is required for each estate owner against whom the land charge is to be registered. Thus, when two persons are joint estate owners, two separate forms K1 must be supplied. "Estate owner" is defined in s.205 of the Law of Property Act 1925. In the case of individuals, forenames must be separated from surname and each entered in the spaces provided. In the case of a corporate body, no such distinction arises and the printed words "Forename(s)" and "Surname" should be deleted before entering in the spaces the corporate name in its ordinary form (eg, "Blankshire County Council", "John Brown and Company Limited").				
Key number	7. If you have been allocated a key number, please take care to enter this in the space provided overleaf, whether or not you are paying fees by Direct Debit. A key number is only available to professional customers, such as solicitors.				
Conveyancer's reference	8. Any reference should be limited to 25 characters (including oblique strokes and punctuation).				
Signature and certificate	9. An application will be rejected if it is not signed or if the certificate that it does not affect registered land has been deleted. However, in a case of extreme urgency, where it is not practicable for the applicant first to ascertain whether or not the land is registered, the Department will accept an application with the certificate deleted provided that it is accompanied by a letter to the following effect. The letter must certify that the applicant has applied for an official search of the index map at the appropriate HM Land Registry office. It must also contain an undertaking that he will apply to cancel this registration if the result of search shows that the title to the land is registered.				
Despatch of form	10. When completed, this application form should be despatched to the address shown below which is printed in a position to fit within a standard window envelope.				

The Superintendent Land Charges Department Registration Section PO Box 292 PLYMOUTH PL1 9JG DX 8249 PLYMOUTH (3)