SCHEDULE Rule 7

LIST OF FORMS BEING SUBSTITUTED IN PLACE OF THE FORMS NUMBERED 1, 2, 3 AND 6 IN THE PRINCIPAL RULES

Form	Purpose	Reference to Act
1	Application for First Registration	section 4
2	Application for Registration of a Dealing (other than the transfer of part of a registered interest in land)	section 4
3	Application for Registration of a Transfer of part of a Registered Interest in Land	section 4
6	Land Certificate	section 5(2)

Rule 9 (1) (a)

FORM 1

Form of application for first registration

REGISTERS OF SCOTLAND EXECUTIVE AGENCY (Land Registration (Scotland) Rules 1980 Rule 9(1)(a)) APPLICATION FOR FIRST REGISTRATION	FORM 1 VERSION 28/11/2004	Please complete in BLACK TYPE No covering letter is required
1. Presenting Agent. Name and Address (see Note 1)		
	Part A	Keeper of the Registers of Scotland Meadowbank House 153 London Road Edinburgh EH8 7AU Telephone: 0131 659 6111
2.FAS No. (see Note 2) 3. Agent's	Tel No.(include STD Code)	4. Agent's Reference
5. Name of Deed in respect of which registration is required	6. County (see Note 3)	Mark X in box if more than one county
3. Name of Deed in respect of which registration is required	o. County (see Hote 5)	many in box in more than one county
7. Subjects (see Note 4)		
Street Street Name		
Town		Post code
Other		
8. Name and Address of Applicant (see Note 5)		,
Name and Address of Applicant (see Note 5) 1. Surname	Forename(s)	
Address		
2. Surname	Forename(s)	
Address		
Address		
and/ or company/ firm or council, etc.		Mark X in box if more than 2 applicants
Address		
9. Granter/Last recorded title holder (see Note 6)		
1. Surname	Forename(s)	
2. Surname	Forename(s)	
z. ourname	r or ename(s)	
and/ or company/ firm or council, etc.		Mark X in box if more than 2 granters
10. Consideration (see Note 7) Value (see Note 8)	Fee (see Note 9) Method of F	Payment Date of Entry
	A	
11. If a Form 10 Report has been issued in connection with th	is Application, please quote Report No.	
12. I/ We apply for registration in respect of Deed(s) No in certify that the information supplied in this application is combellef.		R OFFICIAL USE
Signature	Date	
Notes 1-9 referred to are contained in Notes and Directions f Registration	or completion of Applications for First	

PART B

Delete **YES** or **NO** as appropriate **N.B.** If more space is required for any section of this form, a separate sheet, or separate sheets, may be added.

1.	Do the deeds submitted in support of this application include a plan illustrating the extent of the subjects to be registered? If YES, please specify the deed and its Form 4 Inventory number:	YES/NO
	If ${\bf NO}$, have you submitted a deed containing a full bounding description with measurements?	YES/NO
	If YES, please specify the deed and its Form 4 Inventory number :	
	N.B. If the answer to both the above questions is NO then, unless the property is part of a tenement or flatted building, you must submit a plan of the subjects properly drawn to a stated scale and showing sufficient surrounding features to enable it to be located on the Ordnance Map. The plan should bear a docquet, signed by the person signing the Application Form, to the effect that it is a plan of the subjects sought to be registered under the attached application.	
2.	Is a Form P16 Report issued by the Keeper confirming that the boundaries of the subjects coincide with the Ordnance Map being submitted in support of this Application?	YES/NO
	If NO, does the legal extent depicted in the plans or descriptions in the deeds submitted in support of the Application cohere with the occupational extent?	YES/NO
	If NO, please advise:-	
	(a) the approximate age and nature of the occupational boundaries, or	
	(b) whether, if the extent of the subjects as defined in the deeds is larger than the occupational extent, the applicant is prepared to accept the occupational extent as viewed, or	YES/NO
	(c) whether, if the extent of the subjects as defined in the deeds is smaller than the occupational extent, any remedial action has been taken.	YES/NO
3.	Is there any person in possession or occupation of the subjects or any part of them adversely to the interest of the applicant? If YES, please give details:	YES/NO
4.	If the subjects were acquired by the applicant under any statutory provision, does the statutory provision restrict the applicant's power of disposal of the subjects? If YES , please indicate the statute:	YES/NO
5.	(a) Are there any charges affecting the subjects or any part of them, except as stated in the Schedule of Heritable Securities etc. on page 4 of this application? If YES, please give details:	YES/NO
	(b) Apart from overriding interests are there any burdens affecting the subjects or any part of them, except as stated in the Schedule of Burdens on page 4 of this application? If YES, please give details:	YES/NO

	(c)	Are there any overriding interests affecting the subjects or any part of them which you wish noted on the Title Sheet? If YES , please give details:	YES/NO
	(d)	Are there any recurrent monetary payments (e.g. leasehold casualties) exigible from the subjects or any part of them? If YES , please give details:	YES/NO
6.		e any party to the deed inducing registration is a company registered under impanies Acts Has a receiver or liquidator been appointed? If YES, please give details:	YES/NO
		If NO , has any resolution been passed or court order made for the winding up of the company or petition presented for its liquidation? If YES , please give details:	YES/NO
7.		e any party to the deed inducing registration is a company registered under impanies Acts can you confirm	
	(a)	that it is not a charity as defined in section 112 of the Companies Act 1989 and	YES/NO
	(b)	that the transaction to which the deed gives effect is not one to which section 322A of the Companies Act 1985 (as inserted by section 109 of the Companies Act 1989) applies?	YES/NO
	V	Where the answer to either part of the question is NO , please give details:	
8.		e any party to the deed inducing registration is a corporate body other than a any registered under the Companies Acts	
	(a)	Is it acting intra vires ? If NO, please give details:	YES/NO
	(b)	Has any arrangement been put in hand for the dissolution of any such corporate body? If YES, please give details:	YES/NO
9.	the Ma	If the necessary consents, renunciations or affidavits in terms of section 6 of atrimonial Homes (Family Protection)(Scotland) Act 1981 being submitted in ction with this application?	YES/NO
	occupa applica Registi	f sufficient evidence to satisfy the Keeper that there are no subsisting ancy rights in the subjects of this application is not submitted with the ation then the statement by the Keeper in terms of rule 5 (j) of the Land ration (Scotland) Rules 1980 will not be inserted in the Title Sheet or will be ed as appropriate without further enquiry by the Keeper.	

	Where the deed inducing registration is in implement of the exercise of a power of sale under a heritable security	
	Have the statutory procedures necessary for the proper exercise of such power been complied with?	,
11.	Where the deed inducing registration is pursuant on a Compulsory Purchase Order	
	Have the necessary statutory procedures been complied with?	,
12.	Is any party to the deed inducing registration subject to any legal incapacity or disability? If YES, please give details:	,
13.	Are the deeds and documents detailed in the Inventory (Form 4) all the deeds and documents relevant to the title? If NO, please give details:	,
14.	Are there any facts and circumstances material to the right or title of the applicant which have not already been disclosed in this application or its accompanying documents? If YES, please give details:	,
	LE OF HERITABLE SECURITIES ETC. Charges granted by the applicant should not be included	
	LE OF HERITABLE SECURITIES ETC.	
N.B. New	LE OF HERITABLE SECURITIES ETC.	
N.B. New	LE OF HERITABLE SECURITIES ETC. Charges granted by the applicant should not be included	
N.B. New	LE OF HERITABLE SECURITIES ETC. Charges granted by the applicant should not be included	

FORM 2

Form of application for registration of a dealing (other than a transfer of part of a registered interest in land)

REGISTERS OF SCOTLAND EXECUTIVE AGENCY (Land Registration (Scotland) Rules 1980 Rule 9(1)(b))	FORM 2	Please complete in BLACK TYPE No covering letter is required
APPLICATION FOR REGISTRATION OF	VERSION 28/11/2004	no covering react to required
A DEALING		
Presenting Agent. Name and Address (see Note 1)		
		Keeper of the Registers of Scotland
		Meadowbank House
		153 London Road Edinburgh EH8 7AU
		Telephone: 0131 659 6111
	Part A	
2. FAS No. (see Note 2) 3. Agent's	Tel No. (include STD Code)	4. Agent's Reference
		Trigonia a Reservation
5. Name of Deed in respect of which registration is required (see	Note 3) 6. County (see Note	4) Mark X in box if more than one county
7. Title No(s) of registered interest(s) affected by this application	tion (see Note 5)	Mark X in box if more
		than 3 Title Numbers
8. Subjects (see Note 6)		
Street Street		
No. Name		
Town		Post code
Other		
Ould		
9. Name and Address of Applicant (see Note 7)		
1. Surname	Forename(s)	
Address		
2. Surname	Forename(s)	
Address		
and/ or company/ firm or council, etc.		Mark X in box if more than 2 applicants
Address		
Address		
10. Consideration - or amount Value - or amount of		Mathed of Burnard
of Ioan (see Note 8) Ioan (see Note 9)	Fee (see Note 10)	Method of Payment Date of Entry
	A/B/O	
11. I/ We apply for registration in respect of Deed(s) No	n the Inventory of Writs (Form 4). I/	We FOR OFFICIAL USE
certify that the information supplied in this application is co		
bellef.		
Signature	Date	
Notes 1-10 referred to are contained in Notes and Directions	for completion of Applications for	
Registration of a Dealing	pronon or representation for	

PART B

Delete **YES** or **NO** as appropriate **N.B.** If more space is required for any section of this form, a separate sheet, or separate sheets, may be added.

1.	Where the dealing in respect of which registration is sought transfers the interest specified in the Property Section of the Title Sheet				
	(a)	Is there any person in possession or occupation of the subjects or any part of them adversely to the interest of the applicant? If YES, please give details:	YES/NO		
	(b)	If the subjects were acquired by the applicant under any statutory provision, does the statutory provision restrict the applicant's power of disposal of the subjects? If YES, please indicate the statute:	YES/NO		
	(c)	Apart from overriding interests are there any burdens affecting the subjects or any part of them, except as already disclosed in the Land Certificate and in the documents produced with this application? If YES, please give details:	YES/NO		
	(d)	Are there any overriding interests affecting the subjects or any part of them which you wish noted on the Title Sheet? If YES, please give details:	YES/NO		
	(e)	Are there any recurrent monetary payments (e.g. leasehold casualties) exigible from the subjects or any part of them? If YES , please give details:	YES/NO		
2.	Wher	re any party to the dealing is a company registered under the Companies Acts			
		Has a receiver or liquidator been appointed? If YES, please give details:	YES/NO		
		If NO , has any resolution been passed or court order made for the winding up of the company or petition presented for its liquidation? If YES , please give details:	YES/NO		
3.	Mhor	re any party to the dealing is a company registered under the Companies Acts			
J.		ou confirm			
	(a)	that it is not a charity as defined in section 112 of the Companies Act 1989 and	YES/NO		
	(b)	that the transaction to which the deed gives effect is not one to which section 322A of the Companies Act 1985 (as inserted by section 109 of the Companies Act 1989) applies?	YES/NO		
		Where the answer to either part of the question is $\ensuremath{\mathbf{NO}}$, please give details:			

4.		Where any party to the dealing is a corporate body other than a company registered under the Companies Acts				
	(a)	Is it acting intra vires? If NO, please give details:	YES/NO			
	(b)	Has any arrangement been put in hand for the dissolution of any such corporate body? If YES, please give details:	YES/NO			
5.	the Ma	If the necessary consents, renunciations or affidavits in terms of section 6 of atrimonial Homes (Family Protection)(Scotland) Act 1981 being submitted in ction with this application?	YES/NO			
	N.B.	If sufficient evidence to satisfy the Keeper that there are no subsisting occupancy rights in the subjects of this application is not submitted with the application then the statement by the Keeper in terms of rule 5 (j) of the Land Registration (Scotland) Rules 1980 will not be inserted in the Title Sheet or will be qualified as appropriate without further enquiry by the Keeper.				
6.		e the dealing is in implement of the exercise of a power of sale under a pole security				
		Have the statutory procedures necessary for the proper exercise of such power been complied with?	YES/NO			
7.	Where	the dealing is pursuant on a Compulsory Purchase Order				
		Have the necessary statutory procedures been complied with?	YES/NO			
8.	In all c	cases				
	(a)	Is any party to the dealing subject to any legal incapacity or disability not already disclosed on the Land Certificate? If YES , please give details:	YES/NO			
	(b)	Are the deeds and documents detailed in the Inventory (Form 4) all the deeds and documents relevant to the application? If NO , please give details:	YES/NO			
	(c)	Are there any facts and circumstances material to the right or title of the applicant which have not already been disclosed in this application or its accompanying documents? If YES, please give details:	YES/NO			

FORM 3

Form of application for registration of a transfer of part of a registered interest in land

REGISTERS OF SCOTLAND EXECUTIVE AGENCY (Land Registration (Scotland) Rules 1980 Rule 9(1)(c)) APPLICATION FOR REGISTRATION OF A TRANSFER OF PART	FORM 3 VERSION 28/11/2004	Please complete in BLACK TYPE No covering letter is required
1. Presenting Agent. Name and Address (see Note 1)		
		Keeper of the Registers of Scotland Meadowbank House 153 London Road Edinburgh EH8 7AU Telephone: 0131 659 6111
	Part A	
2. FAS No. (see Note 2) 3. Agent's	Tel No. (include STD Code)	4. Agent's Reference
5. Name of Deed in respect of which registration is required	6. County (see Note 3)	Mark X in box if more than one county
7. Title No(s) of registered interest(s) affected by this applica	tion (see Note 4)	Mark X in box if more than 3 Title Numbers
8. Subjects (see Note 5)		
Street Plot Street No. No. Name		
Town		Post code
Other		
9. Name and Address of Applicant (see Note 6)		
1. Surname	Forename(s)	
Address		
2. Surname	Forename(s)	
Address		
and/ or company/ firm or council, etc.		Mark X in box if more than 2 applicants
Address		
10. Consideration (see Note 7) Value (see Note 8)	Fee (see Note 9) Method	of Payment Date of Entry
11. If We apply for registration in respect of Deed(s) No in certify that the information supplied in this application is corbellef.	n the Inventory of Writs (Form 4). I/ We rect to the best of my/our knowledge and	FOR OFFICIAL USE
Signature	Date	
Notes 1-9 referred to are contained in Notes and Directions (Registration of a Transfer of Part.	or completion of Applications for	

PART B

Delete **YES** or **NO** as appropriate **N.B.** If more space is required for any section of this form, a separate sheet, or separate sheets, may be added.

1.	Is there any person in possession or occupation of the subjects or any part of them adversely to the interest of the applicant? If YES, please give details:		
2.	the s	subjects were acquired by the applicant under any statutory provision, does tatutory provision restrict the applicant's power of disposal of the subjects? 5, please indicate the statute:	YES/NO
3.	(a)	Apart from overriding interests are there any burdens affecting the subjects or any part of them, except as already disclosed in the Land Certificate and in the documents produced with this application? If YES, please give details:	YES/NO
	(b)	Are there any overriding interests affecting the subjects or any part of them which you wish noted on the Title Sheet? If YES , please give details:	YES/NO
	(c)	Are there any recurrent monetary payments (e.g. leasehold casualties) exigible from the subjects or any part of them? If YES , please give details:	YES/NO
4.	Where	e any party to the dealing is a company registered under the Companies Acts Has a receiver or liquidator been appointed? If YES, please give details:	YES/NO
		If NO , has any resolution been passed or court order made for the winding up of the company or petition presented for its liquidation? If YES , please give details:	YES/NO
5.		e any party to the dealing is a company registered under the Companies Acts ou confirm	
	(a)	that it is not a charity as defined in section 112 of the Companies Act 1989 and	YES/NO
	(b)	that the transaction to which the deed gives effect is not one to which section 322A of the Companies Act 1985 (as inserted by section 109 of the Companies Act 1989) applies?	YES/NO
		Where the answer to either part of the question is $\mathbf{NO}_{\!\scriptscriptstyle{1}}$ please give details:	

6.	Where any party to the dealing is a corporate body other than a company registered under the Companies Acts	
	(a) Is it acting intra vires? If NO , please give details:	YES/NO
	(b) Has any arrangement been put in hand for the dissolution of any such corporate body? If YES, please give details:	YES/NO
7.	Are all the necessary consents, renunciations or affidavits in terms of section 6 of the Matrimonial Homes (Family Protection)(Scotland) Act 1981 being submitted in connection with this application?	YES/NO
	N.B. If sufficient evidence to satisfy the Keeper that there are no subsisting occupancy rights in the subjects of this application is not submitted with the application then the statement by the Keeper in terms of rule 5(j) of the Land Registration (Scotland) Rules 1980 will not be inserted in the Title Sheet or will be qualified as appropriate without further enquiry by the Keeper.	
8.	Where the dealing is in implement of the exercise of a power of sale under a heritable security	
	Have the statutory procedures necessary for the proper exercise of such power been complied with?	YES/NO
9.	Where the dealing is pursuant on a Compulsory Purchase Order	
	Have the necessary statutory procedures been complied with?	YES/NO
10.	Is any party to the dealing subject to any legal incapacity or disability not already disclosed on the Land Certificate? If YES, please give details:	YES/NO
11.	Are the boundaries of the subjects defined on the ground by fencing or other type of enclosure?	YES/NO
12.	Are the deeds and documents detailed in the Inventory (Form 4) all the deeds and documents relevant to the application? If NO , please give details:	YES/NO
13.	Are there any facts and circumstances material to the right or title of the applicant which have not already been disclosed in this application or its accompanying documents? If YES, please give details:	YES/NO

FORM 6
Form of Land Certificate

Rule 14

(LAND REGISTRATION (SCOTLAND) RULES 1980, RULE 14)

LAND CERTIFICATE

VERSION 28/11/2004



THIS LAND CERTIFICATE, ISSUED PURSUANT TO SECTION 5(2) OF THE LAND REGISTRATION (SCOTLAND) ACT 1979, IS A COPY OF THE TITLE SHEET RELATING TO THE ABOVE SUBJECTS.

STATEMENT OF INDEMNITY

Subject to any specific qualifications entered in the Title Sheet of which this Land
Certificate is a copy, a person who suffers loss as a result of the events specified in section
12(1) of the above Act shall be entitled to be indemnified in respect of that loss by the
Keeper of the Registers of Scotland in terms of that Act.

ATTENTION IS DRAWN TO THE NOTICE AND GENERAL INFORMATION OVERLEAF.

www.ros.gov.uk

NOTICEThis Land Certificate was made to agree with the Title Sheet of which it is a copy on the most recent date entered below

This Land Certificate may be made to agree with the Title Sheet at any time on payment of the appropriate fee. Application should be made on Form 8.

GENERAL INFORMATION IS CONTAINED ON THE INSIDE BACK COVER

GENERAL INFORMATION

1. OVERRIDING INTEREST.

A registered interest in land is in terms of sections 3(1) of the Land Registration (Scotland) Act 1979 subject to overriding interests defined in section 28 of that Act (hereinafter referred to as "the 1979 Act") as amended by the Matrimonial Homes (Family Protection) (Scotland) Act 1981, the Telecommunications Act 1984, the Electricity Act 1989, the Coal Industry Act 1994 and the Title Conditions (Scotland) Act 2003 as:

in relation to any interest in land, the right or interest over it of

- (a) the lessee under a lease which is not a long lease:
- the lessee under a long lease who, prior to the commencement of the 1979 Act, has acquired a real right to the subjects of the lease by virtue of possession of them;
- (c) a crofter or cottar within the meaning of sections 3 or 28(4) respectively of the Crofters (Scotland) Act 1955, or a landholder or statutory small tenant within the meaning of section 2(2) or 32(1) respectively of the Small Landholders (Scotland) Act 1911;
- (d) the proprietor of the dominant tenement in any servitude which was not created by registration in accordance with section 75(1) of the Title Conditions (Scotland) Act 2003;
- (e) the Crown or any Government or other public department, or any public or local authority, under any enactment or rule of law, other that an enactment or rule of law authorising or requiring the recording of a deed in the Register of Sasines or registration in order to complete the right of interest;
- (ee) the operator having a right conferred in accordance with paragraph 2, 3 or 5 of schedule 2 to the Telecommunications Act 1984 (agreements for execution of works, obstruction of access, etc.);
- (ef) a licence holder within the meaning of Part 1 of the Electricity Act 1989 having such a wayleave as is mentioned in paragraph 6 of Schedule 4 to that Act (wayleaves for electric lines), whether granted under that paragraph or by agreement between the parties;
- (eg) a licence holder within the meaning of Part 1 of the Electricity Act 1989 who is authorised by virtue of paragraph 1 of Schedule 5 to that Act to abstract, divert and use water for a generating station wholly or mainly driven by water;
- (eh) insofar as it is an interest vesting by virtue of section 7(3) of the Coal Industry Act 1994, the Coal Authority;

- the holder of a floating charge whether or not the charge has attached to the interest;
- a member of the public in respect of any public right of way or in respect of any right held inalienably by the Crown in trust for the public;
- (gg) the non-entitled spouse within the meaning of section 6 of the Matrimonial Homes (Family Protection)(Scotland) Act 1981;
- (h) any person, being a right which has been made real, otherwise than by the recording of a deed in the Register of Sasines or by registration; or
- (i) any other person under any rule of law relating to common interest or joint or common property, not being a right or interest constituting a real right, burden or condition entered in the title sheet of the interest in land under section 6(1)(e) of the 1979 Act or having effect by virtue of a deed recorded in the Register of Sasines,

but does not include any subsisting burden or condition enforceable against the interest in land and entered in its title sheet under section 6 (1) of the 1979 Act.

2. THE USE OF ARROWS ON TITLE PLANS

- a) Where a deed states the line of a boundary in relation to a physical object, e.g. the centre line, that line is indicated on the Title Plan, either by means of a black arrow or verbally.
- (b) An arrow across the object indicates that the boundary is stated to be the centre line.
- (c) An arrow pointing to the object indicates that the boundary is stated to be the face of the object to which the arrow points.
- (d) The physical object presently shown on the Plan may not be the one referred to in the deed. Indemnity is therefore excluded in respect of information as to the line of the boundary.
- Lineal measurements shown in figures on title plans are subject to the qualification "or thereby". Indemnity is excluded in respect of such measurements.

4. SUBMISSION OF LAND CERTIFICATE WITH SUBSEQUENT APPLICATIONS FOR REGISTRATION

In terms of Rule 9 (3), this Land Certificate should be submitted to the Keeper of the Registers of Scotland with any application for registration.

5. CAUTION.

No unauthorised alteration to this Land Certificate should be made.