STATUTORY INSTRUMENTS

1999 No. 128

LAND REGISTRATION, ENGLAND AND WALES

The Land Registration Rules 1999

Made - - - - 17th January 1999
Laid before Parliament 25th January 1999
Coming into force - - 1st July 1999

The Lord Chancellor, with the advice and assistance of the Rule Committee appointed in pursuance of section 144 of the Land Registration Act 1925(1), in exercise of the powers conferred on him by sections 18, 21, 41, 48, 54, 64, 86, 87 and 144 of that Act, hereby makes the following rules:

Citation, commencement and interpretation

- 1.—(1) These rules may be cited as the Land Registration Rules 1999 and shall come into force on 1st July 1999.
 - (2) In these rules-
 - (a) "the principal rules" means the Land Registration Rules 1925(2), and
 - (b) a rule referred to by number means the rule so numbered in the principal rules.

Amendments to the principal rules

- **2.**—(1) The principal rules have effect subject to the amendments in Schedule 1 to these rules.
- (2) Forms AP1 and DL set out in Schedule 2 to these rules are substituted for the forms so numbered in Schedule 1 to the principal rules.
- (3) The other forms set out in Schedule 2 to these rules are inserted into Schedule 1 to the principal rules in alpha-numeric order.
- (4) Schedule 2 to the principal rules has effect subject to the amendments in Schedule 3 to these rules.

 ¹⁹²⁵ c. 21; section 144(1) was amended by the Administration of Justice Act 1982 (c. 53), section 67(1) and Schedule 5, paragraph (d). The reference to the Ministry of Agriculture, Fisheries and Food was substituted by the Transfer of Functions (Ministry of Food) Order 1955 (S.I. 1955/554).

⁽²⁾ S.R. & O. 1925/1093; relevant amending or revoking instruments are S.I. 1995/3153, 1996/2975, 1997/3037.

Revocation

3. Rules 114 and 202 and Forms 16, 20 to 22, 24 to 31, 34, 34A, 34B, 53, 56, 57, 63, 70 and 71 are revoked.

Signed by authority of the Lord Chancellor

G.W. Hoon Minister of State Lord Chancellor's Department

Dated 17th January 1999

SCHEDULE 1

Rule 2(1)

AMENDMENTS TO THE PRINCIPAL RULES

1. For rule 56 substitute—

"Settled land; restriction required

- **56.** An application for registration of settled land shall be accompanied by an application for the proper restriction."
- 2. In rule 68, for "Form 16" substitute "Form WCT".
- 3. In rule 85A(1), for paragraphs (a), (b) and (c) substitute—
 - "(a) a transfer, assent or charge of registered land,
 - (b) a transfer, assent or sub-charge of a registered charge."
- 4. For rule 98 substitute-

"Form of transfer

- **98.** A transfer of the land in one or more registered titles shall be in Form TP1, TP2, TP3, TR1, TR2 or TR5 as the case may require."
- 5. For rule 99 substitute-

"Transfer of land into settlement

99.—(1) A transfer of land into settlement shall include the following provisions, with any necessary alterations and additions:

"The Transferor and the Transferee declare that:

- (a) the Property is vested in the Transferee upon the trusts declared in a trust deed dated (*date*) and made between (*parties*);
- (b) the trustees of the settlement are (names of trustees);
- (c) the power of appointment of new trustees is vested in (name);
- (d) the following powers relating to land are expressly conferred by the trust deed in addition to those conferred by the Settled Land Act 1925: *(set out additional powers)*.

or if the tenant for life is a minor and the transferees are the statutory owners:

- (a) the Property is vested in the Transferee as statutory owners under a trust deed dated (*date*) and made between (*parties*);
- (b) the tenant for life is (name), a minor, who was born on (date);
- (c) the trustees of the settlement are (names);
- (d) during the minority of the tenant for life the power of appointment of new trustees is vested in the Transferee:
- (e) the following powers relating to land are expressly conferred by the trust deed in addition to those conferred by the Settled Land Act 1925: *(insert additional powers)*."
- (2) An application for registration of a transfer of land into settlement shall be accompanied by an application for the proper restriction.

- (3) When the Registrar receives the application he shall register the transferee named in the transfer as the proprietor of the land and shall enter in the register the proper restriction."
- **6.** For rule 101 substitute–

"Land bought with capital money

101.—(1) Where registered land is acquired with capital money the transfer shall be in one of the forms prescribed by rule 98 and shall include the following provisions, with any necessary alterations and additions:

"The Transferee declares that:

- (a) the consideration has been paid out of capital money;
- (b) the Property is vested in the Transferee upon the trusts declared in a trust deed dated (*date*) and made between (*parties*);
- (c) the trustees of the settlement are (names of trustees);
- (d) the power of appointment of new trustees is vested in (name);
- (e) the following powers relating to land are expressly conferred by the trust deed in addition to those conferred by the Settled Land Act 1925: *(set out additional powers)*."
- (2) An application for registration of a transfer of land acquired with capital money shall be accompanied by an application for the proper restriction."
- 7. For rule 107 substitute-

"Transfer of land in consideration of a rent

- **107.** On a transfer of land in consideration or partly in consideration of a rent, the rent shall be entered in the Charges Register as an incumbrance."
- **8.** Omit rule 109(2).
- 9. For rule 111(1) substitute-
 - "(1) This rule applies to transfers of land
 - (a) without the mines and minerals,
 - (b) with certain specified mines and minerals, or
 - (c) with the mines and minerals, except certain specified mines and minerals."
- 10. For rule 112(1) substitute–
 - "(1) This rule applies to transfers, without the land, of
 - (a) the mines and minerals,
 - (b) certain specified mines and minerals, or
 - (c) the mines and minerals, but excepting certain specified mines and minerals."
- 11. For rule 116(1) substitute-
 - "(1) A transfer of leasehold land in which the rent is legally apportioned or land is legally exonerated from it shall include in the additional provisions panel the following provisions, with any necessary alterations and additions:
 - "Liability for the payment of [*if applicable* the previously apportioned rent of (*amount*) being part of] the rent reserved by the registered lease is apportioned between the Transferor and the Transferee as follows:

(amount) shall be payable out of the Property and the balance shall be payable out of the land remaining in title number (title number of retained land) or

the whole of that rent shall be payable out of the Property and none of it shall be payable out of the land remaining in title number (title number of retained land) or

the whole of that rent shall be payable out of the land remaining in title number *(title number of retained land)* and none of it shall be payable out of the Property.""

12. In rule 136–

- (a) in paragraph (1), for "in Form TR1, or in Form 20, as the case may require" substitute "in one of the forms prescribed by rule 98"; and
- (b) in paragraph (2) omit "Where the transfer is in Form TR1".

13. For rule 151 substitute-

"Discharges and releases

- **151.**—(1) A discharge of a registered charge shall be in Form DS1.
- (2) A release of part of the land from a registered charge shall be in Form DS3.
- (3) Any such discharge or release shall be executed as a deed or authenticated in such other manner as the Registrar may approve.
- (4) The Registrar shall be entitled to accept and act upon any other proof of satisfaction of a charge that he may deem sufficient.
- (5) An application to register a discharge in Form DS1 shall be made on Form AP1 or Form DS2 and an application to register a release in Form DS3 shall be made on Form AP1."

14. For rule 153 substitute-

"Transfer of a charge

153. A transfer of a registered charge shall be in Form TR3 or TR4 as the case may require."

15. In rule 170–

- (a) insert as paragraph (2)—
 - "(2) An assent, appropriation or vesting assent shall be in Form AS1, AS2 or AS3 as the case may require."
- (b) for paragraph (3) substitute-
 - "(3) A vesting assent shall contain the following provisions, with any necessary alterations and additions:

"The Personal Representative and the Recipient declare that:

- (a) the Property is vested in the Recipient upon the trusts declared in the will of *(name of deceased)* proved on *(date)*;
- (b) the trustees of the settlement are (names of trustees);
- (c) the power of appointment of new trustees is vested in (name);
- (d) the following powers relating to land are expressly conferred by the will in addition to those conferred by the Settled Land Act 1925: (set out additional powers)."
- (3A) An application for registration of a vesting assent shall be accompanied by an application for the proper restriction."

- **16.** In rule 186(3), after "except where the application is made by the proprietor" insert "or where the lease is binding on the proprietor".
 - 17. For rules 201 and 202 substitute-

"Determination of noted incumbrances

- **201.**—(1) In this rule, "noted incumbrance" means a lease, rentcharge, easement, right or other interest which has not been registered under the Act, but which has been noted on the register as an incumbrance.
- (2) The determination of a noted incumbrance may be notified on the register on application.
- (3) The application shall be accompanied by the document (if any) creating the noted incumbrance, together with a sufficient release or discharge executed by the person named in that document as having the benefit of the noted incumbrance.
- (4) If there has been a dealing with or transmission of the noted incumbrance the application shall also be accompanied by sufficient evidence of the applicant's title, as in cases of examination of title on first registration.
- (5) If the noted incumbrance is a lease or rentcharge, the application shall be made on Form CN1.
- (6) In the case of a rentcharge determined by merger or release or a lease determined by merger, surrender or disclaimer the application shall be accompanied by a list in duplicate in Form DL of all documents delivered."

18. In rule 215–

- (a) in paragraph (1), for "shall be in Form 63" substitute "and the declaration in support of that caution, shall be in Form CT2";
- (b) at the end of paragraph (2) add "and the declaration in support of the caution shall be in Form 14 or to the like effect, and shall contain a reference to the land to which it relates, and to the title number, and shall also state the nature of the cautioner's interest in the land."
- (c) omit paragraph (4).
- **19.** Omit rule 218(3).
- **20.** In rule 222, for "Form 71" substitute "Form WCT".
- 21. For rule 266 substitute-

"Production of land certificate and other documents

- **266.**—(1) A new land or charge certificate may be issued, without the production of the original certificate, in any of the cases mentioned in section 64(4) of the Act.
- (2) Before a new certificate is issued, the Registrar may give such notices and make such enquiries as he deems necessary in the circumstances.

Deposit of documents

- 266A. Form DP1 shall accompany a document placed on deposit at the Registry."
- 22. At the end of rule 308A, add-
 - "(f) "X" boxes may be omitted where all inapplicable statements and certificates have been omitted;

- (g) the sub-headings in an additional provisions panel may be added to, amended, repositioned or omitted;
- (h) "Seller" may be substituted for "Transferor" and "Buyer" for "Transferee" in a transfer on sale."

SCHEDULE 2

Rule 2(2)

FORMS TO BE INSERTED INTO SCHEDULE 1 TO THE PRINCIPAL RULES

HM Land Registry Application to change the register (if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form) 1. Administrative area(s) and postcode(s) (if known) 2. Title Number(s) Deposit No(s) (if any) 3. This application affects (place "X" in the box that applies) the whole of the land in the title(s) (go to panel 4) part of the land in the title(s) (if single property, give a brief description below) Property description 4. Application, Priority and Fees FOR OFFICIAL USE ONLY Nature of applications numbered Value £ Fees paid £ Record of fees paid in priority order Particulars of under/over payments TOTAL £ Make cheques or postal orders payable to "H M Land Registry". 5. Documents lodged with this form (number the documents in sequence; copies should also be be numbered and listed as separate documents) 6. Application lodged by FOR Land Registry Key No. OFFICIAL USE ONLY Name Codes Address/DX No. Dealing Reference Status Telephone No. Fax No. 7. Where the Registry is to deal with someone else The Registry will send any land/charge certificate to the person named in panel 6 above and will, if necessary, contact that person. You can change this by placing "X" against one or more of the statements and completing the details below. Send any land/charge certificate to the person shown below Raise any requisitions or queries with the person shown below Issue to the person shown below the following document(s) If you have placed "X" against any statement above, complete the following name and address details:

Telephone No.

Address/DX No.

Reference

8. Address for service of the proprietor(s) of the land Place "X" in the box that applies. Use U.K. address(es) only.
Enter the address(es) from the transfer/assent
Enter the address(es), including postcode, as follows:
9. Information in respect of any new charge
Do not give this information if a Land Registry MD reference is printed on the charge, unless the charge has been transferred. Full name and address within the U.K. (including postcode) for service of notices and correspondence of the person to be registered as proprietor of each charge. For a company include Company's Registered Number if any; for Scottish Co. Reg. Nos., use an SC prefix. For foreign companies give territory in which incorporated.
Unless otherwise arranged with Land Registry headquarters, the following documents are required: (i) the original and a certified copy of any incorporated documents as defined in r. 139, Land Registration Rules 1925; (ii) a certified copy of the chargee's constitution (in English or Welsh) if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts.
10. Signature(s) of person(s)
lodging this form Date (A form lodged by solicitors/licensed conveyancers must be signed in the firm's name)
the state of the s

Assent of part of registered title(s)

HM Land Registry

AS3

(if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form)
1. Title number(s) out of which this assent is made (leave blank if not yet registered)
2. Other title number(s) against which matters contained in this assent are to be registered (if any)
3. Property the subject of the assent (Insert address, including postcode, or other description of the property which is the subject of the assent. Any physical exclusions, e.g. mines and minerals, should be defined. Any attached plan must be signed by the Personal Representative and by or on behalf of the Recipient)
The Property is defined: (place "X" in the box that applies and complete the statement)
on the attached plan and shown (state reference e.g. "edged red")
on the deceased proprietor's filed plan and shown (state reference e.g. "edged and numbered I in blue")
4. Date
5. Name of deceased proprietor (give full names)
6. Personal Representative of deceased proprietor (give full names and Company's Registered Number if any)
7. Recipient for entry on the register (Give full names and Company's Registered Number if any: for Scottish Co. Reg. Nos., use an SC prefix. For foreign companies give territory in which incorporated.)
Unless otherwise arranged with Land Registry headquarters, a certified copy of the recipient's constitution (in English or Welsh) will be required if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts.
8. Recipient's intended address(es) for service in the U.K. (including postcode) for entry on the register
9. The Personal Representative assents to the vesting of the Property in the Recipient.
10. The Personal Representative assents with (place 'X' in the box which applies and add any modifications) full title guarantee limited title guarantee

The Recipients are to hold the Property on trust for themselves as joint tenants. The Recipients are to hold the Property on trust for themselves as in common in equal shares. The Recipients are to hold the Property (complete as necessary) 12. Additional Provisions 1. Use this panel for: definitions of terms not defined above rights granted or reserved restrictive covenants other covenants other covenants other agreed provisions 1. The prescribed subheadings may be added to, amended, repositioned or omitted. Definitions Rights granted for the benefit of the Property	
1. Use this panel for: definitions of terms not defined above rights granted or reserved restrictive covenants other covenants other covenants other agreed provisions required or permitted statements, certificates or applications. The prescribed subheadings may be added to, amended, repositioned or omitted. Definitions Rights granted for the benefit of the Property	The Recipients are to hold the Property on trust for themselves as joint tenants. The Recipients are to hold the Property on trust for themselves as tenants in common in equal shares.
i de la companya de	1. Use this panel for: definitions of terms not defined above rights granted or reserved restrictive covenants other covenants agreements and declarations other agreed provisions required or permitted statements, certificates or applications. The prescribed subheadings may be added to, amended, repositioned or omitted. Definitions Rights granted for the benefit of the Property

Rights reserved for the benefit of other land (the land having the benefit should be defined, if necessary by reference to a plan)
Restrictive covenants by the Recipient (include words of covenant)
Testiletie estatuti sy tie testptent (menae sy estatut)
Restrictive covenants by the Personal Representative (include words of covenant)

3. The Personal Representatives and all other necessary parties should sign this assent in the presence of witnesses or execute it as a deed using the space below and sign the plan. The proprietors of all the titles listed in panel 2 must exe it as a deed. Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the assent contains recipients' covenants or declarations or contains an application by them (e.g. for a restriction), it must be executed as a by the Recipients.	

Application to cancel notice of an unregistered lease or rentcharge

HM Land Registry



lease or rentcharge (if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form) 1. Administrative area(s) and postcode(s) (if known) 2. Title Number(s) Deposit No(s) (if any) 3. Application and fee FOR OFFICIAL USE ONLY Value £ Fees paid £ Record of fees paid Cancellation of noted lease or rentcharge Particulars of under/over payments TOTAL £ Make cheques or postal orders payable to "H M Land Registry". 4. Application lodged by FOR Land Registry Key No. OFFICIAL USE ONLY Name Codes Address/DX No. Dealing Status Telephone No. Fax No. 5. Where the Registry is to deal with someone else The Registry will send any land/charge certificate to the person named in panel 5 above and will, if necessary, contact that person. You can change this by placing "X" against one or more of the statements and completing the details on Form DL. Send any land/charge certificate to the person shown in panel 2 on Form DL Raise any requisitions or queries with the person shown in panel 2 on Form DL Send the document(s) listed in panel 3 on Form DL to the person shown in panel 2 6. Applicant (give full name(s) of the applicant(s) i.e. the proprietor of the title against which the notice is registered, not that of the solicitor/licensed conveyancer (if any) acting) 7. Cancellation of Rentcharge Rentcharge of £ created by a deed dated _ ___ and issuing out of the land registered under the title number(s) referred to in panel 2. The above Rentcharge determined by merger or release and panel 9 below has also been completed. redemption and the certificate of redemption accompanies this application. The Applicant applies for the necessary entries and cancellations to be made on the register to give effect to the determination of the Rentcharge.

8. Cance	llation of Lease(s)		
Lease((s)		
Pro	perty affected	Date	Тегтп
Theat	T(-) d-tid b		
Ine at	pove Lease(s) determined by		
	merger and panel 9 below has		
	surrender and panel 9 below ha	•	
	disclaimer and panel 9 below h	•	
	forfeiture and a statutory decla	ration or other supporting	ng evidence accompanies this application.
	effluxion of time and the provi-	sions of the Landlord ar	nd Tenant Act 1954 do not apply.
	notice under the Landlord and	Tenant Act 1954 and the	e provisions of that Act have been complied with.
	(please specify and lodge any s	supporting evidence)	
	The Applicant applies for the to the determination of the L		cancellations to be made on the register to give effect
Appl seco	licant does not hold or control any o	other documents. Place disclosed only by search	s based on the title documents listed on Form DL. The "X" in the appropriate box. If applicable complete the es. Any interests disclosed by searches which do not affect
	All rights, interests and claims affer is no-one in adverse possession of	ecting the property knows the property or any part	n to the applicant are disclosed in the title documents. There of it.
	In addition to the rights, interests a knows of the following:	and claims affecting the p	property disclosed in the title documents, the applicant only
	ture(s) of person(s)		D
	ng this form n signed by solicitors/licensed con	nveyancers must be sign	Date ned in the firm's name)
N.B. I Regist	Tailure to complete the form hones ration Acts if, as a result, a mistak	stly and with proper car ie is made in the registe	re may deprive the applicant of protection under the Land r.

Caution against dealings



1. Administrative area(s) and postcode(s) (if known)			
2. Title Number(s)			
3. Property			
the charge da	e land defined on the attached plan and	d shown (state reference e.g. "edged red")	
4. Application and Fee		FOR OFFICIAL USE ONLY Record of fee paid	
Caution against dealings Fee Paid £ Particulars o		Particulars of under/over payment	
Make cheques or postal orders payable to "H M La	and Registry"		
5. Application lodged by Land Registry Key No. Name Address/DX No.		FOR OFFICIAL USE ONLY Codes Dealing CTN	
Reference		Status	
Telephone No.	Fax No.	RED	
6. Full name(s) and up to three address(es) will correspondence of every cautioner for entry of Number (if any); for Scottish Co. Reg. Nos., use a	on the register. Where the cautioner is a	company include Company's Registered	

. The Declarant is (one of) the cautioner(s) or a person a The Declarant's full name is	authorised by the cautioner to make the declaration in panel 8.
The Declarant solemnly and sincerely declares that the	e Cautioner is interested in the property described in panel 3 as
This panel must set out the nature of the cautioner's interest.	Do not exhibit any documents.
d I make this solemn declaration conscientiously believ eclarations Act 1835.	ring the same to be true and by virtue of the Statutory
gnature of Declarant	
eclared at	
isday of	hefore me
gnature	
ame	
LOCK CAPITALS)	
ddress	
ualification ———	

List of Documents

Please complete in duplicate



1. Prope	rty			
	elow the d	etails of the person w	with someone else ith whom the Registry should	deal as directed in panel 8 of Form FRI/panel 5 of Form CN1.
Referen	ce			Telephone No.
				n CN1, the following documents are to be issued to tion, reference may be made to the item number only)
4. Docum Notes	(a) The	e first column is for have kept that doc	ument.	egistry places an asterisk "*" in this column, it shows that ld also be numbered and listed as separate documents.
OFFICIAL USE ONLY ^(d)	Item No. ^(b)	Date	Document	Parties

OFFICIAL USE ONLY ^(a)	Item	Date	Document	Parties
ONLY ^(a)	No. ^(b)			
			,	
			,	
				,

Documents to be placed on deposit



1. Administrative area(s) and postcode(s) (if kno	wn)	
2. Title Number(s)		
3. Documents deposited with this form Use a sepa	arate form for each land or charge certificate deposited.	
4. Reason for deposit Either place "X" in the box(es) that applies		
To await transfer(s) of part		
To await lease(s)		
To await release(s) of the land from the	e charge	
(other reason)		
or complete the following statement		
Under rule 269 of the Land Registration Rules 192 (please specify)	5, the certificate may be used only for the	purpose of
5. Documents lodged by		FOR OFFICIAL
Land Registry Key No. Name		USE ONLY Status codes
Address/DX No.		
Reference Telephone No.	Fax No.	
6. Where the Registry is to deal with someone e The Registry will inform the person named in panel 5 above of the deper- document(s) to that person. You can change this by placing "X" against Also send the deposit number to the person Send any land/charge certificate to the person Issue to the person shown below the follow	osit number allocated. In due course the Registry will return to to one or more of the statements and completing the details below on shown below rson shown below	the deposited low.
If you have placed "X" against any statement above, complete Name Address/DX No.	the following name and address details:	
Reference	Telephone No.	

Release of part of the land from a registered charge

HM Land Registry

This form should be accompanied by Form AP1

(if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form)

(g you need more room than is provided for in a panel, use continuation sneet CS and staple to this form)
1. Title Number(s)
2. Property released from the charge (insert address, including postcode, or other description of the property released from the charge)
The property is defined (place "X" in the box that applies and complete the statement)
on the attached plan and shown (state reference e.g. "edged red")
on the filed plan(s) of the above title(s) and shown (state reference e.g. "edged and numbered 1 in blue")
3. Date
4. Date of charge
5. Lender
6. The Lender acknowledges that the property defined in panel 2 is no longer charged as security for the payment of sums due under the charge.
7. Date of Land Registry facility letter (if any)
8. Additional Provisions Insert any agreed provisions as to rights granted or other matters.
9. To be executed as a deed by the lender or in accordance with the above facility letter.

Transfer of part of registered title(s)

HM Land Registry



(if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form) 1. Stamp Duty Place "X" in the box that applies and complete the box in the appropriate certificate. It is certified that this instrument falls within category in the Schedule to the Stamp Duty (Exempt Instruments) It is certified that the transaction effected does not form part of a larger transaction or of a series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds the sum of 2. Title number(s) out of which the Property is transferred (leave blank if not yet registered) 3. Other title number(s) against which matters contained in this transfer are to be registered (if any) 4. Property transferred (Insert address, including postcode, or other description of the property transferred. Any physical exclusions, e.g. mines and minerals, should be defined. Any attached plan must be signed by the transferor and by or on behalf of the transferee.) The Property is defined: (place "X" in the box that applies and complete the statement) on the attached plan and shown (state reference e.g. "edged red") on the Transferor's filed plan and shown (state reference e.g. "edged and numbered 1 in blue") 5. Date 6. Transferor (give full names and Company's Registered Number if any) 7. Transferee for entry on the register (Give full names and Company's Registered Number if any; for Scottish Co. Reg. Nos., use an SC prefix. For foreign companies give territory in which incorporated.) Unless otherwise arranged with Land Registry headquarters, a certified copy of the transferee's constitution (in English or Welsh) will be required if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts. 8. Transferee's intended address(es) for service in the U.K. (including postcode) for entry on the register 9. The Transferor transfers the Property to the Transferee.

10. Consideration (Place "X" in the box that applies. State clearly the currency unit if other than sterling. If none of the boxes applies, insert an appropriate memorandum in the additional provisions panel.) The Transferor has received from the Transferee for the Property the sum of (in words and figures)
(insert other receipt as appropriate)
The transfer is not for money or anything which has a monetary value
11. The Transferor transfers with (place "X" in the box which applies and add any modifications)
full title guarantee limited title guarantee
12. Declaration of trust Where there is more than one transferee, place "X" in the appropriate box.
The Transferees are to hold the Property on trust for themselves as joint tenants.
The Transferees are to hold the Property on trust for themselves as tenants in common in equal shares.
The Transferees are to hold the Property (complete as necessary)
13. Additional Provisions 1. Use this panel for:
definitions of terms not defined above
rights granted or reserved
restrictive covenants other covenants
agreements and declarations
other agreed provisions
required or permitted statements, certificates or applications.
The prescribed subheadings may be added to, amended, repositioned or omitted.
Definitions
Rights granted for the benefit of the Property

Rights reserved for the benefit of other land (the land having the benefit should be defined, if necessary by reference to a plan)	
	- 1
Description and the state of th	
Restrictive covenants by the Transferee (include words of covenant)	
Developing and the control of the co	
Restrictive covenants by the Transferor (include words of covenant)	
	- 1

14. The Transferors and all other necessary parties (including the proprietors of all the titles listed in panel 3) should execute this transfer as a deed using the space below and sign the plan. Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them (e.g. for a restriction), it must also be executed by the Transferees.
this transfer as a deed using the space below and sign the plan. Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them
this transfer as a deed using the space below and sign the plan. Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them
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Transfer of part of registered title(s) under power of sale

HM Land Registry TP2

(if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form)

Complete the box in the certificate if it applies.
It is certified that the transaction effected does not form part of a larger transaction or of a series of transactions in respect of
which the amount or value or the aggregate amount or value of the consideration exceeds the sum of
£
2. Title number(s) out of which the Property is transferred (leave blank if not yet registered)
(and the first of
3 Other title number(s) against which motters are him disable to first the first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against which motters are him disable to first title number(s) against number
3. Other title number(s) against which matters contained in this transfer are to be registered (if any)
4. Property transferred (Insert address, including postcode, or other description of the property transferred. Any physical exclusions, e.g. mines and minerals, should be defined. Any attached plan must be signed by the transferor and by or on behalf of the transferoe.)
og. miles and miles and, should be defined. Any anached plan man be signed by the transferor and by or on benaif of the transferee.)
The Property is defined: (place "X" in the box that applies and complete the statement)
on the attached plan and shown (state reference e.g. "edged red")
on the Transferor's filed plan and shown (state reference e.g. "edged and numbered 1 in blue")
5. Date
6. Date of Charge
7 Transferor (sin 6.11 and 1.12 and 1.1
7. Transfetor (give full names and Company's Registered Number if any)
8. Transferee for entry on the register (Give full names and Company's Registered Number if any; for Scottish Co. Reg. Nos.,
use an SC prefix. For foreign companies give territory in which incorporated.)
Unless otherwise arranged with Land Registry headquarters, a certified copy of the transferee's constitution (in English or Welsh) will be require
if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts.
9. Transferee's intended address(es) for service in the U.K. (including postcode) for entry on the register

11. Consideration (Place "X" in the box that applies. State clearly the currency unit if other than sterling. If neither box applies, insert an appropriate memorandum in the additional provisions panel.) The Transferor has received from the Transferee for the Property the sum of (in words and figures)
(insert other receipt as appropriate)
12. The Transferor transfers with (place "X" in the box which applies and add any modifications) full title guarantee
full title guarantee limited title guarantee
13. Declaration of trust Where there is more than one transferee, place "X" in the appropriate box.
The Transferees are to hold the Property on trust for themselves as joint tenants.
The Transferees are to hold the Property on trust for themselves as tenants in common in equal shares.
The Transferees are to hold the Property (complete as necessary)
14. Additional Provisions
1. Use this panel for:
 definitions of terms not defined above rights granted or reserved
restrictive covenants
other covenants
agreements and declarations
other agreed provisions
 required or permitted statements, certificates or applications.
The prescribed subheadings may be added to, amended, repositioned or omitted.
Definitions
Rights granted for the benefit of the Property

Dights accompading the honest of other land of the state
Rights reserved for the benefit of other land (the land having the benefit should be defined, if necessary by reference to a plan)
Restrictive covenants by the Transferee (include words of covenant)

15. The Transferors and all other necessary parties (including the proprietors of all the titles listed in panel 3) should execute
this transfer as a deed using the space below and sign the plan. Forms of execution are given in Schedule 3 to the Land
Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them (e.g. for a restriction), it must also be executed by the Transferees.
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HM Land Registry



Transfer of portfolio HM Land Registry of titles
Where this form is used, panels 1 and 2 of Form AP1 may be endorsed "See Panel 2 of TP3" (if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form)

1. Stamp Duty
Place "X" in the box that applies and complete the box in the appropriate certificate.
It is certified that this instrument falls within category in the Schedule to the Stamp Duty (Exempt Instruments) Regulations 1987
It is certified that the transaction effected does not form part of a larger transaction or of a series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds the sum of
٤
2. Title numbers and Property transferred
For transfers of unregistered titles:
 include a full description of the Property, by reference to the last preceding document of title or to a plan defining the Property
For transfers of part of registered titles:
give the title numbers out of which the Property is transferred
include a description of the transferred Property
attach a plan defining the Property
For transfers of whole registered titles:
 give the title numbers and a brief description of the Property In all cases:
give any other title numbers against which matters contained in this transfer are to be registered
any attached plan must be signed by the Transferor and by or on behalf of the Transferee
 you may include additional information, e.g. as to whether a property is freehold or leasehold, any apportioned
consideration and title guarantees.
3. Date
4. Transferor (give full names and Company's Registered Number if any)
 Transferee for entry on the register (Give full names and Company's Registered Number if any; for Scottish Co. Reg. Nos., use an SC prefix. For foreign companies give territory in which incorporated.)
Unless otherwise arranged with Land Registry headquarters, a certified copy of the transferee's constitution (in English or Welsh) will be required if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts.
6. Transferee's intended address(es) for service in the U.K. (including postcode) for entry on the register
7. The Transferor transfers the Property to the Transferoe

8. Consideration (Place "X" in the box that applies. State clearly the currency unit if other than sterling. If none of the boxes applies, insert an appropriate memorandum in the additional provisions panel.) The Transferor has received from the Transferee for the Property the sum of (in words and figures)
(insert other receipt as appropriate)
The transfer is not for money or anything which has a monetary value
9. The Transferor transfers with (place "X" in the box which applies and add any modifications)
full title guarantee
10. Declaration of trust Where there is more than one transferee, place "X" in the appropriate box.
The Transferees are to hold the Property on trust for themselves as joint tenants.
The Transferees are to hold the Property on trust for themselves as tenants in common in equal shares.
The Transferees are to hold the Property (complete as necessary)
11. Additional Provisions
1. Use this panel for:
definitions of terms not defined above
rights granted or reserved
restrictive covenants
• other covenants
agreements and declarations
 other agreed provisions required or permitted statements, certificates or applications.
2. The prescribed subheadings may be added to, amended, repositioned or omitted.
Definitions
Rights granted for the benefit of the Property
Rights reserved for the benefit of other land (the land having the benefit should be defined, if necessary by reference to a plan)
Restrictive covenants by the Transferee (include words of covenant)
Restrictive covenants by the Transferor (include words of covenant)
12. The Transferors and all other necessary parties (including the proprietors of all the titles listed in panel 2) should execute this transfer as a deed using the space below and sign the plan(s). Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them (e.g. for a restriction), it must also be executed by the Transferees.
h

Transfer of portfolio of whole titles

HM Land Registry



Where this form is used, panels 1 and 2 of Form AP1 may be endorsed "See Panel 2 of TR5" (if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form) 1. Stamp Duty Place "X" in the box that applies and complete the box in the appropriate certificate. It is certified that this instrument falls within category in the Schedule to the Stamp Duty (Exempt Instruments) Regulations 1987 It is certified that the transaction effected does not form part of a larger transaction or of a series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds the sum of 2. Property Title Number Property Description Other information (e.g. state title FH or LH, any apportioned consideration. title guarantees etc.) 3. Date 4. Transferor (give full names and Company's Registered Number if any) 5. Transferee for entry on the register (Give full names and Company's Registered Number if any; for Scottish Co. Reg. Nos., use an SC prefix. For foreign companies give territory in which incorporated.) Unless otherwise arranged with Land Registry headquarters, a certified copy of the transferee's constitution (in English or Welsh) will be required if it is a body corporate but is not a company registered in England and Wales or Scotland under the Companies Acts. 6. Transferee's intended address(es) for service in the U.K. (including postcode) for entry on the register

7. The Transferor transfers the Property to the Transferee.

8. Consideration (Place "X" in the box that applies. State clearly the currency unit if other than sterling. If none of the boxes applies, insert an appropriate memorandum in the additional provisions panel.) The Transferor has received from the Transferee for the Property the sum of (in words and figures)
(insert other receipt as appropriate)
The transfer is not for money or anything which has a monetary value
9. The Transferor transfers with (place "X" in the box which applies and add any modifications)
full title guarantee limited title guarantee title guarantee as shown in panel 2
10. Declaration of trust Where there is more than one transferee, place "X" in the appropriate box.
The Transferees are to hold the Property on trust for themselves as joint tenants.
The Transferees are to hold the Property on trust for themselves as tenants in common in equal shares.
The Transferees are to hold the Property (complete as necessary)
11. Additional Provisions
Use this panel for:
definitions of terms not defined above
restrictive covenants other covenants
agreements and declarations
other agreed provisions
 required or permitted statements, certificates or applications.
12. The Transferors and all other necessary parties should execute this transfer as a deed using the space below. Forms of execution are given in Schedule 3 to the Land Registration Rules 1925. If the transfer contains transferees' covenants or declarations or contains an application by them (e.g. for a restriction), it must also be executed by the Transferees.

Application to withdraw a caution



(if you need more room than is provided for in a panel, use continuation sheet CS and staple to this form)

_		
1.	Administrative area(s) and postcode(s) (if known)	
2.	Title Number(s) (give the caution title number for a caution against first registration)	
3.	Property	
4.	Cautioner (Give full name(s) and address(es) of the cautioner or, if the cautioner has died, the personal representate, enclose a copy of the grant.)	ntative(s). In that
5.	Caution registered on (give date)	
6.	The Cautioner applies to withdraw (place "X" in the appropriate box and complete as necessary)	
	the Caution	
	the Caution as to the part of the land defined on the attached plan and shown (state.g. "edged red")	te reference
7.	Application lodged by Land Registry Key No.	FOR
	Name	OFFICIAL USE ONLY
	Address/DX No.	Codes Dealing WCT
	Reference	Status
	Telephone No. Fax No.	RED
	Signature of Cautioner or their	
:	solicitors/licensed conveyancers Date	
	(A form signed by solicitors/licensed conveyancers must be signed in the firm's name)	

SCHEDULE 3

Rule 2(3)

AMENDMENTS TO SCHEDULE 2 TO THE PRINCIPAL RULES

- 1. In Form 23–
 - (a) in the heading, for "Transfer" substitute "Declaration";
 - (b) for "(Heading as in Form 20)" substitute-

H.M. LAND REGISTRY

LAND REGISTRATION ACTS 1925 to 1986

Administrative area	
Title No	
Property	
Date	

- (c) for "made between &c." substitute "made between A.B., *tenant for life* and C.D. and E.F., *trustees of the Settlement*";
- (d) for "(b) and (c) As in Form 21" substitute-
 - "(b) The said C.D. and E.F. are the trustees of the Settlement.
 - (c) The following powers relating to land are expressly conferred by the said trust deed in extension of those conferred by the Settled Land Act 1925 (fill in the powers, if any)."
- (e) for "And I apply (&c., as in Form 21)" substitute-

"And I apply for the entry of the following restrictions:-

Note.—These restrictions should correspond to those set out in Form 9 above.

(To be executed as a deed.)"

2. In Forms 51, 52, 58, 59, 69, 75, 76, 77 and 113, for "Form 20" substitute "Form 23".

EXPLANATORY NOTE

(This note is not part of the rules)

These rules amend the Land Registration Rules 1925 so as to:

- (a) make provision for new forms of transfer, assent and discharge of part, new forms of transfer and assent of a registered charge affecting part of the land in a registered title and new forms of transfer for a portfolio of titles;
- (b) make provision for new forms of application to cancel notice of an unregistered lease or rentcharge, to register a caution against dealings with a registered title, to withdraw a caution and to place documents on deposit;
- (c) make associated amendments to certain existing prescribed forms.

The rules also effect certain clarifications and minor improvements to the 1925 Rules.

The process of providing new forms is intended to be completed by further rules.