STATUTORY INSTRUMENTS

1988 No. 2050 (L.25)

DISTRESS

The Distress for Rent Rules 1988

Made - - - - 21st November 1988

Coming into force - - 1st February 1989

The Lord Chancellor, in exercise of the powers conferred on him by section 8 of the Law of Distress Amendment Act 1888(1), and section 3 of the Law of Distress Amendment Act 1895(2), hereby makes the following Rules:—

Citation and Commencement

1. These Rules may be cited as the Distress for Rent Rules 1988 and shall come into operation on 1st February 1989.

Interpretation

- **2.**—(1) In these Rules—
 - "Judge" means a Judge of a county court;
 - "certificate" means a certificate to act as a bailiff granted under the Law of Distress Amendment Act 1888, as amended by the Law of Distress Amendment Act 1895;
 - "Registrar" means a Registrar of a county court;
 - "Proper officer" shall have the meaning given in the County Court Rules 1981(3) by virtue of Order 1, rule 3 of those Rules;
 - "lodge in court" shall have the meaning given in the Court Funds Rules 1987(4);
 - "Court Funds Rules" means the Court Funds Rules 1987(4).
- (2) A Form referred to by number in these Rules means the Form so numbered in Appendix 2 to these Rules and shall be used with such variations as the circumstances may require.

^{(1) 1888} c. 21.

^{(2) 1895} c. 24.

⁽³⁾ S.I.1981/1687, to which there are amendments not relevant to these Rules.

⁽⁴⁾ S.I. 1987/821, amended by S.I. 1988/817.

⁽⁴⁾ S.I. 1987/821, amended by S.I. 1988/817.

Forms of Certificate

- **3.**—(1) A general certificate in Form 1 may be granted only by a Judge and shall authorise the bailiff named in it to levy at any place in England and Wales.
- (2) A special certificate in Form 2 may be granted by a Judge or Registrar and shall authorise the person named in it to levy only in respect of the distress or distresses to which it applies.

Applications for Certificates

- **4.**—(1) An application for a general certificate made at a time when the applicant has no current general certificate issued under these Rules, whether or not he has such a certificate issued under Rules in Force prior to the commencement of these Rules, shall be made in Form 3.
 - (2) An application for the grant of a special certificate shall be made in Form 4.
- (3) An application for a general certificate to be granted upon the expiry of a current general certificate issued under these Rules shall be made in Form 5.
- (4) Applications under this rule shall be filed in the office of the county court in whose district the applicant has his principal place of business or his main residence, accompanied by the fee prescribed by the County Court Fees Order 1982(5) for the "commencement of proceedings for any other remedy or relief", and shall be lodged together with:—
 - (a) in the case of an application in Form 3, two references, one of which may be from the applicant's employer or an approved officer of the Certificated Bailiffs' Association of England and Wales and shall deal with the applicant's knowledge of the law of distress and his previous experience of levying distress, and
 - (b) in the case of an application in Forms 3 or 5, a certified copy not more than one month old of the result of a search of the Register of County Court Judgments against the applicant's full name and his home and business addresses for the last six years, and
 - (c) in the case of an application in Forms 3 or 5, two passport sized photographs of the applicant, and
 - (d) in the case of an application in Forms 3 or 5, copies of the Forms 7, 8 and 9 intended to be used by the applicant when levying distress, which shall conform to the design and layout prescribed in Appendix 2, shall be on paper of durable quality and of the size A4 as specified by the International Standards Organisation, and shall be in a clear and legible printed or type-written form.
 - (5) The statements in an application under this rule shall be verified on oath.
- (6) The applicant shall, if so directed, lodge such further evidence as the Judge or Registrar may reasonably require in support of his application.

Granting of Certificates

- **5.**—(1) The Judge or Registrar shall not grant a certificate to any applicant,
 - (a) who fails to satisfy the Judge or Registrar, as the case may be, that
 - (i) he is a fit and proper person to hold a certificate, and
 - (ii) he possesses a sufficient knowledge of the law of distress;

or,

(b) who carries on or will be employed in any business which includes buying debts.

- (2) An application for a general certificate in Form 3 shall not be granted except on the personal attendance of the applicant and his examination on oath at the hearing of the application.
 - (3) No certificate shall be granted to any officer of a county court.
- (4) The name and address of all applicants for a general certificate shall be exhibited in the public area of the court office for the 60 days prior to the hearing of the application.

Security

- **6.**—(1) The applicant shall be required to
 - (a) lodge in court by way of bond or deposit, or
- (b) satisfy the Judge or Registrar that there is subsisting by way of bond or deposit, security totalling £10,000 in the case of a general certificate or £750 in the case of a special certificate.
- (2) The security referred to in paragraph (1) above shall be for the due performance of the bailiff's duties and for any reasonable costs, fees and expenses incurred in the investigation of any complaint lodged against the bailiff, or in the cancellation of his certificate, and shall be applied in accordance with rules 8 and 9.
- (3) Where a deposit is lodged in court under paragraph (1) above, the provisions of the Court Funds Rules shall apply.

Duration of Certificates

- 7.—(1) A general certificate shall, unless cancelled, have effect for the period of two years from the date of its grant.
- (2) A special certificate shall, unless the Judge or Registrar otherwise directs, have effect for one month from the date of its grant, but shall in no case have effect for a period exceeding two months.

Complaints as to fitness to hold a certificate

- **8.**—(1) Any complaint as to the conduct or fitness of any bailiff who holds a certificate shall be made to the court from which the certificate issued.
- (2) Upon receipt of any such complaint as is referred to in paragraph (1), the proper officer shall send written details of the complaint to the bailiff and require him to deliver a written reply to the court office within 14 days thereafter or within such longer time as the court may specify.
- (3) If the bailiff fails to deliver the reply within the time specified, or if upon reading the reply the Judge is unsatisfied as to the bailiff's fitness to hold a certificate, the proper officer shall issue a notice summoning the bailiff to appear before the Judge on a specified date and show cause why his certificate should not be cancelled.
- (4) The proper officer shall send a copy of the notice to the complainant and any other interested party.
 - (5) At the hearing:—
 - (i) the bailiff shall attend for examination and may make representations, and
 - (ii) the complainant may attend and make representations.
- (6) The procedure to be followed at the hearing, including the calling of evidence, shall be such as the Judge considers just, and he may proceed with the hearing notwithstanding that the bailiff has failed to attend.

Cancellation of Certificates

- **9.**—(1) Following the hearing of any complaint under rule 8 the Judge may, whether he cancels the certificate or not, order that the security shall be forfeited either wholly or in part, and that the amount or amounts directed to be forfeited shall be paid to any complainant by way of compensation for failure in due performance of the bailiff 's duties, costs or expenses or, where costs, fees and expenses have been incurred by the court, to Her Majesty's Paymaster General.
- (2) Where an order for the forfeiture of the security, either wholly or in part, is made but the certificate is not cancelled, the Judge may direct that fresh security under rule 6 shall be provided.
- (3) Where a certificate is cancelled, the order of the Judge shall be in Form 6 and, subject to the provisions of this rule, the security shall be cancelled and the balance of the deposit returned to the bailiff.
- (4) When a certificate is cancelled or expires it shall nevertheless continue to have effect for the purpose of any distress where the bailiff has entered into possession before the date of cancellation or expiry, unless the Judge otherwise directs.
- (5) When a general certificate is cancelled or expires it shall be surrendered to the Judge, unless he otherwise directs.
 - (6) When a certificate is cancelled the proper officer shall publish a notice to that effect:—
 - (a) in a local newspaper, or
 - (b) if the bailiff's main area of business extends beyond the district of the court, in a national newspaper, and

the costs of the notice shall be deducted from the security.

Fees, Charges and Expenses

- **10.** No person shall be entitled to charge, or recover from, a tenant any fees, charges or expenses for levying a distress, or for doing any act or thing in relation thereto, other than those authorised by the tables in Appendix 1 to these Rules.
- 11.—(1) In the case of any difference as to fees, charges and expenses between any of the parties, the fees, charges and expenses shall upon application be taxed by the Registrar of the county court of the district where the distress is levied, and he may make such order as he thinks fit as to the costs of the taxation.
- (2) Where the court in which the taxation is conducted is not the court in which the bailiff was granted his certificate and the Registrar is of opinion on the taxation that there has been overcharging of such magnitude as to call into question the fitness of a bailiff to hold a certificate, the proper officer shall send to the court in which the bailiff was granted his certificate a copy of the taxed bill endorsed with a note of the Registrar's opinion.
 - (3) The receipt of a bill under paragraph (2), shall be treated as a complaint under rule 8(1).

Levy and Removal

- **12.**—(1) Every bailiff levying a distress shall produce his certificate to the tenant if he is present or, in the absence of the tenant, to such other person present as appears to be in control of the premises.
- (2) A bailiff levying distress shall deliver to the tenant, or leave on the premises where distress is levied, a memorandum in Form 7 identifying the bailiff and specifying in an Inventory the goods distrained on and setting out the amounts for which the distress is levied and the fees, charges and expenses authorised by these Rules and being actually and necessarily incurred under them.

(3) A bailiff or his agent attending to remove goods from the premises or withdrawing from possession prior to sale of the distrained goods shall deliver to the tenant or leave on the premises where distress is levied a memorandum in Form 9 setting out the expenses of removal authorised by and incurred under these Rules.

List of Certificates

- **13.**—(1) Each court shall compile a list of bailiffs holding general certificates as at 1st February every year and the list shall be exhibited in the public area of the court office.
 - (2) When a certificate is cancelled the list shall be amended to include that fact.

Repeal

- **14.** On the coming into operation of these Rules:—
 - (a) the Distress for Rent Rules 1983(6) shall be revoked save with respect to distresses levied before these Rules come into operation; and
 - (b) any certificate granted or renewed before these Rules come into operation shall continue to have effect for the period for which it was granted as if it were a certificate granted under these Rules for all purposes except the application of rule 4; and
 - (c) any certificate granted or renewed before these Rules come into operation and expressed to expire between 31st January 1989 and 30th April 1989 shall continue to have effect until 30th April 1989 as if it were a certificate granted under these Rules for all purposes except the application of rule 4.

21st November 1988

Mackay of Clashfern, C.

APPENDIX 1

TABLE OF FEES, CHARGES AND EXPENSES

1. For levying distress—

(i) where the sum demanded and due does not exceed £100	£12.50
(ii) where the sum demanded and due exceeds £100	12½% on the first £100,
0.100045 2100	4% on the next £400,
	$2\frac{1}{2}\%$ on the next £1,500,
	1% on the next £8,000
	and 1/4% on any additional sum.

- **2.** For attending to levy distress where the levy is not made, the reasonable costs and charges for attending to levy, not exceeding the fees which would have been due under paragraph 1 if the distress had been levied; the costs and charges are subject to taxation under rule 11.
 - 3. For taking possession—
 - (i) where a man is left in physical possession, £4.50 per day
 - (ii) where walking possession is taken, 45p per day

Note: The charge for walking possession is payable only if a walking possession agreement in Form 8 has been concluded.

A man left in possession must provide his own board in every case.

The possession fee is payable in respect of the day on which the distress is levied, but a fee for physical possession must not be charged where a walking possession agreement is signed at the time when the distress is levied.

- **4.** For appraisement, at the request in writing of the tenant, the reasonable fees, charges and expenses of the broker, subject to taxation under rule 11.
- **5.** For attending to remove, the reasonable costs and charges attending the removal; the costs and charges are subject to taxation under rule 11.
 - 6. For sale—
 - (i) where the sale is held on the auctioneer's premises, for commission to the auctioneer, an inclusive charge to include all out-of-pocket expenses of 15% on the sum realised, and the reasonable cost of advertising, removal and storage.
 - (ii) where the sale is held on the debtor's premises, for commission to the auctioneer, in addition to out-of-pocket expenses actually and reasonably incurred, 7½% on the sum realised.
- 7. Reasonable fees, charges and expenses where distress is withdrawn or where no sale takes place, and for negotiations between landlord and tenant respecting the distress, subject to taxation under rule 11.
- **8.** For the purpose of calculating any percentage charges a fraction of £1 is to be reckoned as £1 but any fraction of a penny in the total amount of the fee so calculated is to be disregarded.

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9. In addition to any amount authorised by this Table in respect of the supply of goods or services on which value added tax is chargeable there may be added a sum equivalent to value added tax at the appropriate rate on that amount.

APPENDIX 2

FORMS

FORM 1

Bailiff's General CertificateRent 1 Bailiff's General CertificateRent 1

APPENDIX 2 FORMS

FORM 1

Bailiff	's General Cer	tificate
In the		County Court
	РНОТО	
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l		
Mr/Mrs/Miss/Ms		······
of		
	Tel f	No
Signature	Date	ed
	levy distress in Engl	
Signed		
of the		
Date		
This certificate ex	cpires on	.
*(In accordance with Se 1888 and Section 3 of th Rules made thereunder The court office is	ection 7 of the Law of Distreme Law of Distrement Law of Distress Amendment at	ss Amendment Act ent Act 1895 and the
	Te	l No.

Rent 1

8

Bailiff's Special CertificateRent 2 Bailiff's Special CertificateRent 2

FORM 2

		ecial Certificate	
In the			County Co
Please complet	e this form in BLOCK CAPITA	LS	
(Name of bailiff)	Mr/Mrs/Miss/Ms		
Address of bailiff)			
,			
	Signature		
	is authorised to seize good		
(Tenant's name)			
(Address of premise	s)		
(Period for which rent is due)	For rent due from		
(Landlord's name)	to		
(Landlord's address)) of		
		T-IN-	
		Tel.No.	
Signed Judge/Registra	r		
		Cour	ity Court
Date		19	
This certificate	expires on	19	
	Talanhara Na		······································
	Telephone No.		

Rent 2

Application for First General Certificate to Levy Distress Part 1Rent 3 Application for First General Certificate to Levy Distress Part 1Rent 3

Application for First General Certificate to Levy Distress In the **County Court** Please complete this form in BLOCK CAPITALS. Part 1 2. a. Home address b. Business address Tick the appropriate box c. Which address is to be used for the purposes of this application? d. Does your area of business extend beyond the district of the court at which the application was made? 3. a. Have you ever applied for and been refused or had cancelled a general or special certificate? b. If YES, please answer the following questions • Court to which the application was made • Date the application was refused or Court at which the certificate was cancelled Date of the cancellation a. In business alone i.e. a sole trader? b. partner in a firm? If YES please give • Full names of all partners Principal place of business c. employed by a firm or a company? No If YES, please state ● Full names of all principals or directors Full name of secretary Business office and registered office address, where appropriate

Rent 3

Part 1 continued Part 1 continued

FORM 3-cont'd

Part 1 continued			Tick th	e appr	opriat	e box
d. employed or self employed (e.g.Local Authority)?	l as an agent in any other type	of organisation	Yes		No	
of lev ● full n	ames of persons responsible for yying distress for rent name(s) and address(es) for all p orised to accept notices					
Levy distress		Notices				
			Tick th			te box
. Do you hold a licence under	the Consumer Credit Act 1974	?	Yes		No	
If YES, give reference numb	ber of licenceed to any person who carries or	n the business of bu	ying debts	s. If the	e busir	ness in
If YES, give reference numb	ber of licence	n the business of bu ig debts, give full de	ying debts etails here.	s. If the	e busir	ness in
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If YES, give reference numb	ber of licenceed to any person who carries or	n the business of bu ig debts, give full de	ying debts etails here.	s. If the	e busir	ness in
If YES, give reference number A certificate cannot be issue which you would be employed.	ber of licence ed to any person who carries or byed is in the business of buyin	g debts, give full de	etails here.	s. If the	e busir	ness in
If YES, give reference number A certificate cannot be issue which you would be employed.	ber of licenceed to any person who carries or	g debts, give full de	etails here.	s. If the	e busir	ness in
If YES, give reference number A certificate cannot be issue which you would be employed.	ber of licence ed to any person who carries or byed is in the business of buyin	g debts, give full de	etails here.	s. If the	e busir	mess in
If YES, give reference number A certificate cannot be issue which you would be employed.	ber of licence ed to any person who carries or byed is in the business of buyin	g debts, give full de	etails here.	s. If the	e busir	ness in

Part 2 Part 2 **Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Part 2	
8. Have you been convicted of any offence involving fraud (The Rehabilitation of Offenders Act 1974 applies to this	
	Yes No
If YES, please state • Date of conviction or order	
• Place of conviction or order	

Part 2 Continued

Part 2 Continued

FORM 3-cont'd

Part 2 Continued	
 9. Have you as an individual or a partner of a firm had a statutory demand served upon you under the Insolvency Act 1986? a bankruptcy order made against you? an order made against you and not been discharged from bankruptcy? 	Tick the appropriate box Yes No
If YES, give full details below	
O. Have you, as a director or secretary of a company or when responsible for the any organisation, within the last 3 years, had an administrator or administration manager appointed, had a winding up petition presented to a court, or pass winding up?	ative receiver or
any organisation, within the last 3 years, had an administrator or administr manager appointed, had a winding up petition presented to a court, or pass	ative receiver or
any organisation, within the last 3 years, had an administrator or administr manager appointed, had a winding up petition presented to a court, or pass winding up?	ative receiver or sed a resolution for voluntary
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any organisation, within the last 3 years, had an administrator or administrator manager appointed, had a winding up petition presented to a court, or pass winding up? If YES, give full details below N/A 11. Have you ever had judgment entered or order made against you either in the	ative receiver or sed a resolution for voluntary Yes No

Part 3	
Part 3	

Part 3	
The judge can only gran knowledge of the law o	nt a certificate if satisfied that you are a fit and proper person and have a sufficient of distress.
 evidence of know Certificated Bailif previous employ 	formation below which may assist the judge in considering your case, for example: ledge of the law of distress. The successful completion of the examination of the ifs' Association will be accepted as evidence here. nent record ofessional qualifications

Part 3 Continued

Part 3 Continued

FORM 3-cont'd

Part	3 Continued
13 .	You must also give two referees one of whom may be your employer or an approved officer of the Certificated Bailiffs' Association of England and Wales, one of whom must know of your knowledge the law of distress and previous experience of the levying of distress. Details should be given below or, if in confidence, be sent to the Registrar of the county court dealing with this application.

Na	mes and	addresses of two referees			
1.	Name address		2.	Name address	
		•			•
		•····			
		•····			
		<u></u>			
he i	applicant	must ensure that the two references are sen	t to t	he court:	the application will not be

The applicant must ensure that the two references are sent to the court; the application will not be considered until both references are received. When the references are received the court will exhibit a notice of your application. Your application can be heard 60 days after the notice is exhibited.

Part 4

Part 4

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	Part 4	L	
	apply for	r a general certificate	Tick the appropriate box
'	enclose	a. certified copy of search of Register of County Court Judgments b.two references c. two passport size photographs of myself d. the fees of £ e. copies of the prescribed forms which I intend to use when levying distress	
	ITHER	I enclose a bond and/or deposit totalling £10,000	Yes No
	OR	There is a subsisting bond and/or deposit totalling £10,000 lodged in court	Yes No
1 '	Part 5	yy distress at any premises in respect of which I am regularly employed to coll	ect rent.
1,(Name)	make oath/affirm	* and say that to
		my knowledge the particulars contained in this application and the above st	
	gned vorn or a	ffirmed at	
1	the coun	ity of	
	iis efore me	day of	
P	roper Off	ficer appointed by the judge to take affidavits	* delete as preferred
Part 6 Part 6	12 mt C	To be completed by the court	
Tv		To be completed by the court nces have been received Yes No	
		this application was displayed on the state of the state	······································
		at O'	•

FORM 4

Application for Special Certificate to Levy Distress Part 1Rent 4 Application for Special Certificate to Levy Distress Part 1Rent 4

Application for Special Certificate to Levy Distress In the Please complete this form in BLOCK CAPITALS. Part 1 1. Full Name Date of Birth 2. a. Home address b. Business address Tick the appropriate box c. Which address is to be used for the purposes of this application? d. Does your area of business extend beyond the district of the court at which the application was made? 3. a. Have you ever applied for and been refused or had cancelled a general or special certificate? b. If YES, please answer the following questions • Court to which the application was made • Date the application was refused or Court at which the certificate was cancelled • Date of the cancellation a. In business alone i.e. a sole trader? b. partner in a firm? If YES please give • Full names of all partners Principal place of business Yes No c. employed by a firm or a company? If YES, please state • Full names of all principals or directors Full name of secretary Business office and registered office address, where appropriate

Rent 4

Part 1 continued Part 1 continued

FORM 4-cont'd

Part 1 continued		Tick th	ne ap	proi	oriate	e bo	×
 d. employed or self employed as an agent in any other type o (e.g.Local Authority)? 	f organisation	Yes]	No		
If YES, please give • full names of persons responsible for of levying distress for rent • full name(s) and address(es) for all perauthorised to accept notices							
Levy distress	Notices						
		· · · · · · · · · · · · · · · · · · ·					
		Tick ti				e bo	x
Do you hold a licence under the Consumer Credit Act 1974?		Yes		٦,	Vo		1
If YES, give reference number of licence	the business of buying debts, give full deta	 ng debt	s. If	J		ess	in
A certificate cannot be issued to any person who carries on	the business of buying debts, give full deta	 ng debt	s. If	J		ness	in
A certificate cannot be issued to any person who carries on	the business of buyi g debts, give full deta	 ng debt	s. If	J		ness	in
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A certificate cannot be issued to any person who carries on which you would be employed is in the business of buying	g debts, give full deta	ng debt		J		ness	in

Part 2 Part 2

Part 2	
8. Have you been convicted of any offence involving fraud or other of the Rehabilitation of Offenders Act 1974 applies to this question	
	Yes No
If YES, please state • Date of conviction or order	······
Place of conviction or order	

Part 2 Continued

Part 2 Continued

FORM 4-cont'd

Part 2 Continued		
9. Have you as an individual or a partner of a firm had	Tick the appropriate Yes No	box
If YES, give full details below		
		• • • • • • •
 Have you, as a director or secretary of a company or when responsible for the any organisation, within the last 3 years, had an administrator or administration. 	management of affairs fo	or
O. Have you, as a director or secretary of a company or when responsible for the any organisation, within the last 3 years, had an administrator or administrati manager appointed, had a winding up petition presented to the court, or pass winding up? If YES, give full details below N/A	ve receiver or	
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manager appointed, had a winding up petition presented to the court, or pass winding up? If YES, give full details below N/A 1. Have you ever had judgment entered or order made against you either in the least of the court, or pass winding up?	ive receiver or ed a resolution for volun	tary

Part 3

Part 3

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Part 3											
12. Prem	ises in resp	ect of whi	ch distres	s is to be le	vied						
(Tenant's r	name)										
(Address o	f premises)										
(Period for		For rent o									
(Landlord'	-	То									
(Landlord'	s address)	Of	·····								
							Tel.No				

				FOR	RM 4-c	ont'd					
The judge	can only ar										
13. Pleas • evide Certifi • prev • educ	e of the law se give any i ence of kno cated Bailif rious emplo cational or p	of distressinformatics of the second	s. on below i the law o ition will ord al qualifi	which may of distress. be accepted cations certified co	y assist the The success d as evider	judge in co ful comple ice here.	oper person on sidering y tion of the e	our cas	e, for ex	xample the	
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Part 6	
Part 6	

Part 6		
I will not levy distress at	any premises in respect of which	am regularly employed to collect rent.
I,(Name)		make oath/affirm* and say that to
the best of my knowled	lge the particulars contained in th	is application and the above statements are true.
Signed		
Sworn or affirmed at		
In the county of		
This	. day of	
Before me		
Proper Officer appoint	ed by the judge to take affidavits	* delete as preferred

Part 7 Part 7

Part 7	To be completed by the court	
You must	attend when the Judge will hear your application	
at		County Court
On(date)	O'Clock	

FORM 5

Application for Renewal of Bailiff's General Certificate Part 1Rent 5 Application for Renewal of Bailiff's General Certificate Part 1Rent 5

Application for Renewal of Bailiff's General Certificate In the **County Court** Please complete this form in BLOCK CAPITALS. Part 1 1. Full Name Tick the appropriate box ${f 2}.$ a. Has there been any change in your home or business address in the last 2 years? If YES please give new address(es) below Business Tel.No. Tel.No. b. Which address is to be used for the purposes of this application? Home Business c. Does your area of business extend beyond the district of the court at which the original application was made? 3. a. Has there been any change in your business status over the last 2 years? If YES, complete the following to indicate your new status a. In business alone i.e. a sole trader? _______Yes b. partner in a firm? Yes If YES please give • Full names of all partners Principal place of business c. employed by a firm or a company? ______Yes If YES, please state ● Full names of all principals or directors Full name of secretary Business address and registered office address, where applicable

Rent 5

Part 1 continued
Part 1 continued

FORM 5-cont'd

Part 1 continued	Tick the appropriate box
3 .d. employed or self employed as an agent in any other type (e.g. Local Authority)?	
If YES, please give • full names of persons responsible of levying distress for rent • full name(s) and address(es) for a authorised to accept notices	
Levy distress	Notices
Have you obtained a licence under the Consumer Credit A years? Yes No	ct 1974 in the last
If YES, give reference number of licence	
5. A certificate cannot be issued to any person who carries o which you would be employed is in the business of buying	n the business of buying debts. If the business in ng debts, give full details here.
6. Has the nature, and the general purpose, of the business i	n which you are engaged changed in the last
2 years?	
If YES, please specify the new nature	No

Part 2 Part 2

FORM 5-cont'd

Have you been convicted of any offence involving fraud or other dishonesty	⊤ ;1	, 4 h		!-	ta k -
or violence in the last 2 years?		the a	hbic	pria	re pox
•	Yes			No	
If YES, please state • Date of conviction or order			.		
Place of conviction or order					
Have you as an individual or a partner of a firm within the last 2 years had a statutory demand served upon you under the insolvency Act 1986? a bankruptcy order made against you? an order made against you and not been discharged from bankruptcy?	Tick t	he apı	prop	riate No	box
If YES, give full details below					
······		•••••			
				• • • • • • • • • • • • • • • • • • • •	
	••••••				
Have you, as a director or secretary of a company or when responsible for the any organisation, within the last 2 years, had an administrator or administration manager appointed, had a winding up petition presented to the court, or patary winding up? If YES, give full details below	ve recei	ver			
N/A					
N/A					
N/A					
N/A _					
N/A					
		• • • • • • • • • • • • • • • • • • • •			

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Part 2 continued

Part 2 continued

Part 2 continued	
10. Have you had judgment entered or order made against you either in the High court in the last 2 years?	Court or in a county
	Tick the appropriate box
In support of your answer you must exhibit a certified copy, not more than one month old, of a search of the Register of County Court Judgments against your full name and your home and business addresses for the last 6 years.	Yes No

Part 3 Part 3

Part 3	3 r the renewal of a general certificate	Tick t	he app	ropriat	e box
I enclose	a. certified copy of search of Register of County Court Judgments	Yes Yes Yes Yes		No No No	
EITHER OR	I enclose a bond and/or deposit totalling £10,000	Yes		No	
	There is a subsisting bond and/or deposit totalling £10,000 lodged in court	Yes		No	

Part 4 Part 4

Part 4		
I will not levy distress at any premises	n respect of which I am regularly employed	d to collect rent.
(Name)	make oath	n/ affirm* and say that
to the best of my knowledge the part	iculars contained in this application and th	e above statements are true.
Signed		
Sworn or affirmed at		
In the county of		
	19	
Before me		
Proper Officer appointed by the judge	to take affidavits	* delete as preferred

Part 5 Part 5

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You must attend when the Judge will hear your application at County Co	Part 5 To be comple Two references are held Notice of this application was	Yes No	
	You must attend when t		
ordere)	On(date)	at	

FORM 6

Cancellation of Bailiff's CertificateRent 6 Cancellation of Bailiff's CertificateRent 6

Cancellation of Bailiff's Certificate ... County Court Please complete this form in BLOCK CAPITALS The certificate granted to (Full name of Bailiff) (Bailiff's address) Tel.No. to act as a bailiff levying distress for rent in England and Wales is cancelled. Signed Judge

Rent 6

Notice of Seizure of Goods and Inventory Distress for Rent Rules 1988:Rule 12Rent 7 Notice of Seizure of Goods and Inventory Distress for Rent Rules 1988:Rule 12Rent 7

FORM 7

Notice of Seizure of Goods and Inventory Distress for Rent Rules 1988: Rule 12

The following information must be typed or printed on this form

Where the bailiff is in business alone ie a sole trader:

- full name;
- business address;
- telephone number;
- VAT registration number;
- consumer credit licence, if any.

Where the bailiff is a partner in a firm of bailiffs:

- firm's name;
- business address;
- telephone number;
- names of all the partners;
- VAT registration number;
- consumer credit licence, if any.

Where the bailiff is employed by a firm or company:

- firm's or company's name;
- business address;
- telephone number;
- names of all the partners or directors;
- registered office and company registration number, if a company;
- VAT registration number;consumer credit licence, if any.

Complete this form in BLOCK CAPITALS

(Name of Tenant) (Address of Tenant)	of
(Bailiff's full name)	and all others it may concern
(Address & Tel. No.)	of
Name of person authorising seizure of goods.	Tel No
	acting on a certificate granted to me at
	County Court and with authority of
	have seized the goods specified in the inventory below
	for the sum of £
	which is the rent lowed to
	up to (date)
Description & full address of premises	for

Rent 7

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Inventory

Inventory	y

Inventory

	inventory	
1		
2	12	·······
3		
4		
5	15	
6	16	
7	17	
8	18	
9	19	
10	20	
Any person removing these a	oods may be liable to penalties.	
Any person removing these g	oods may be hable to penalties.	
Amount owing:		
Rent total sum (excluding costs)		£
Costs (see scale below)		£
TOTAL amount if paid today		£
Additional days possession at	a day until distress is fully paid (maximum £) £
•····		
TOTAL (including additional days po-	ssession fees (if any)	£
Additional costs, for which you may l	be liable, will be incurred under the scale of fees below in	the event of
further action being taken.		
	nnection with this seizure may be taxed (independently a	ssessed) on
application to the local county court	in the event of any dispute.	
5: 1		_
Signed	dated	19
By Bailiff		

Scale of FeesRent 7 Scale of FeesRent 7

Rent 7

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Scale of Fees	

FORM 8

Form of walking- possession agreement (Request not to remove goods) Distress for Rent Rules 1988 Form 8 $\,$

Form of walking- possession agreement (Request not to remove goods) Distress for Rent Rules 1988 Form 8

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FORM 8

Form of walking- possession agreement (Request not to remove goods)

Distress for Rent Rules 1988

Complete this form in BLOCK CAPITALS

Address of firm of	Bailiff of
certificated bailiffs.)	
	Tel No
	For my convenience and in consideration of your not leaving a man in close
	possession of the goods upon which you have levied distress at
Address of Tenant)	
	in the position which they now occupy, I agree:
	 To pay the lawful fees for the man in walking possession.
	2. That you and the man in walking possession may re-enter the premises
	at any time while the distress is in force.
	3. That I will not remove or sell the goods or any part of them or allow any
	other person to do so without your permission.
	 That the goods on which distress is levied are impounded on the premises.
	5. That I will show this form to any other person who may call with the
	intention of levying on the goods and tell you of their visit at once.
	6. You may remove and sell the goods at any time after
	if I have not by then paid the sum due and your fees, charges and expenses.
	 I certify that a copy of this agreement and the Notice of Seizure have been handed to me.
	Signed
	Date

Form 8

FORM 9

Removal ExpensesRent 9 Removal ExpensesRent 9 Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

FORM 9

Removal Expenses

Please complete this form in BLOCK CAPITALS

The following information must be typed or printed on this form

Where the bailiff is in business alone Where the bailiff is a partner in a ie a sole trader:

- full name;business address;
- telephone number;
- VAT registration number;
- consumer credit licence, if any.

firm of bailiffs:

- firm's name;business address;
- telephone number;
- names of all the partners;
- VAT registration number;
- consumer credit licence, if any.

Where the bailiff is employed by a firm or company:

- firm's or company's name; business address;
- telephone number;
- names of all the partners or
- directors;
 registered office and company registration number, if a company;
- VAT registration number;
- consumer credit licence, if any.

	То
	of
(Address of Tenant from which	
removal takes place)	and all others it may concern
The cost of removing for the purpose of sa	/ attending to remove (<i>delete as appropriate</i>) goods onle / safe keeping is calculated as follows:
Number and type	of vehicles used for removal:
Basis of charge and	d total cost:
Number of men er	nployed:
	d total cost: £
Number and type	of special removal machines:
Basis of charge and	d total cost:
VAT£	<u></u>
Total cost (includi	ng VAT as appropriate):
Time attended	<u>le</u> ft
Total time at premises	
Estimated return and off-	loading time
Total time	
on application to the	d expenses in connection with this removal may be taxed (independently assessed) clocal county court in the event of any dispute. andum handed to tenant or his representative or left on his premises at
арргорпасе	
(Bailiff's full name)	
(Address and telephone no.)	of
Name of authorised attending to remove	person
Signed	Date
J.g.,	

Rent 9

EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules, which regulate the issue of certificates to bailiffs levying distress for rent and the fees, charges and expenses recoverable, replace the Distress for Rent Rules 1983. The principal changes made are:—

- (a) the holder of a general certificate may, upon its expiry, apply for its renewal rather than for a fresh certificate (rule 4(3));
- (b) an applicant for a general certificate must provide two references (rule 4(4)(a));
- (c) an applicant for a general certificate must attend in person at the hearing of the application (rule 5(2));
- (d) the security in the case of a general certificate is increased to £10,000 (rule 6(1));
- (e) a procedure for complaints about bailiffs' conduct is introduced (rule 8);
- (f) the fees, charges and expenses recoverable are increased (Appendix 1).