STATUTORY INSTRUMENTS

2014 No. 421

ENFORCEMENT, ENGLAND AND WALES

TAKING CONTROL OF GOODS

COMMERCIAL RENT ARREARS RECOVERY

The Certification of Enforcement Agents Regulations 2014

Made	25th February 2014
Laid before Parliament	28th February 2014
Coming into force	6th April 2014

The Lord Chancellor makes the following Regulations in exercise of the powers conferred by sections 64 and 90 of the Tribunals, Courts and Enforcement Act 2007^{MI}.

Marginal CitationsM12007 c. 15. Section 90 is prospectively amended by the Crime and Courts Act 2013 (c.22),
section 25(8), and section 64(1) by the same Act, section 17(5) and Schedule 9, paragraph 46.

PART 1

INTRODUCTORY

Citation, commencement and extent

1.—(1) These Regulations may be cited as the Certification of Enforcement Agents Regulations 2014 and come into force on 6th April 2014.

(2) These Regulations extend to England and Wales only.

Interpretation

General interpretation

2. In these Regulations—

"the Act" means the Tribunals, Courts and Enforcement Act 2007;

"the 1888 Act" means the Law of Distress Amendment Act 1888 M2;

"the 1895 Act" means the Law of Distress Amendment Act 1895 M3;

"the 1988 Rules" means the Distress for Rent Rules 1988 ^{M4};

"applicant" means a person applying for a certificate to be issued under section 64 of the Act;

"certificate" means a certificate under section 64 of the Act to act as an enforcement agent and includes a certificate under section 7 of the 1888 Act which by virtue of section 64(4) of the Act has effect as a certificate under section 64 of the Act;

"certificated person" means a person to whom a certificate has been issued;

"commercial rent arrears recovery" has the meaning given by section 72 of the Act;

"complainant" means a person who makes a complaint to the court under regulation 9;

"court" means the County Court;

"enforcement agent" has the meaning given in paragraph 2(1) of Schedule 12 (enforcement agents);

[^{F1}"emergency period" means any time during which a requirement or restriction is in place under regulation 6(1) of the Health Protection (Coronavirus, Restrictions) (England) Regulations 2020 or regulation 8(1) of the Health Protection (Coronavirus Restrictions) (Wales) Regulations 2020;]

"Schedule 12" means Schedule 12 to the Act;

"the security" means the security required by regulation 6(1) of these Regulations.

Textual Amendments

F1 Words in reg. 2 inserted (25.4.2020) by The Taking Control of Goods and Certification of Enforcement Agents (Amendment) (Coronavirus) Regulations 2020 (S.I. 2020/451), regs. 1(1), **3(2)** (with reg. 1(2))

Marginal Citations

- M2 1888 c. 21. Section 7 was amended by the Statute Law Revision Act 1908 (c.49), by the Courts Act 1971 (c.23), section 56(1) and Schedule 8, Part I, paragraph 2, and is prospectively amended by the Crime and Courts Act 2013 (c.22), section 17(5) and Schedule 9, paragraph 16. The Act is prospectively repealed by the Tribunals, Courts and Enforcement Act 2007 (c.15), sections 86 and 146 and Schedule 14, paragraph 19 and Schedule 23, Part 4.
- M3 1895 c. 24. Section 1 was amended by the Statute Law Revision Act 1908 (c.49), and is prospectively amended by the Crime and Courts Act 2013 (c.22), section 17(5) and Schedule 9, paragraph 17(a).
- M4 S.I. 1988/2050, amended by S.I. 1999/2360, 1999/2564, 1999/3186, 2000/1481, 2000/2737, 2001/4026, 2003/1858, 2003/2141 and 2009/873.

Issue of certificates

Issue of certificates

- 3. A certificate may be issued under section 64 of the Act only—
 - (a) on application by the person to whom the certificate is to be issued; and
 - (b) if the judge is satisfied that—
 - (i) the applicant is a fit and proper person to hold a certificate;

- (ii) the applicant possesses sufficient knowledge of the law and procedure relating to powers of enforcement by taking control of goods and of commercial rent arrears recovery to be competent to exercise those powers;
- (iii) the forms which the applicant intends to use when exercising powers of taking control of goods or commercial rent arrears recovery conform to the design and layout prescribed in the Schedule to these Regulations;
- (iv) the applicant has lodged the security required by regulation 6(1), or such security is already subsisting; and
- (v) the applicant does not carry on, and is not and will not be employed in, a business which includes buying debts.

Information about certificates and applications

4.—(1) The court must compile and maintain a list of all certificated persons who hold a certificate which has not expired or been cancelled.

(2) The list required by paragraph (1) must contain, for each certificated person—

- (a) the certificated person's name;
- (b) the name of the certificated person's employer, if any;
- (c) the date of issue of the certificate; and
- (d) the date on which the certificate ceases to have effect.

(3) The list required by paragraph (1) must be published on a website maintained by or on behalf of Her Majesty's Courts and Tribunals Service.

(4) The court must also publish, on the website referred to in paragraph (3), notice of every application made to the court for a certificate to be issued under section 64.

(5) The notice required by paragraph (4) must contain the following information—

- (a) the applicant's name;
- (b) the name of the applicant's employer, if any;
- (c) the date on which the application will be heard, which must be at least eight days after the date in sub-paragraph (f);
- (d) that any person who knows of any reason or reasons why the applicant may not be a fit and proper person to hold a certificate may give the reason or reasons to the court;
- (e) that reasons given under sub-paragraph (d) must be given in writing;
- (f) the date by which a person must give a reason or reasons to the court under subparagraph (d), which must be at least 30 days from the date on which the notice is published on the website.

When application may be heard

5. No application for a certificate to be issued will be heard before the date in regulation 4(5)(c).

Security

6.—(1) The applicant must, before a certificate is issued—

- (a) lodge in court by way of bond security totalling £10,000; or
- (b) satisfy the judge that security totalling that amount is already subsisting by way of bond.

(2) The security must be retained once the certificate has been issued for the purpose of securing the certificated person's duties as an enforcement agent and the payment of any reasonable costs, fees and expenses incurred in the investigation of any complaint made to the court against the certificated person in the capacity of an enforcement agent.

(3) The certificated person must maintain the security throughout the duration of the certificate.

(4) If at any time during the duration of the certificate the security no longer exists, or is reduced in value so it totals less than $\pounds 10,000$, the certificated person must, by such time as the court may direct, provide fresh security to the satisfaction of the court.

Duration of certificates

7.—(1) [^{F2}Subject to paragraph (3), a] certificate has effect, unless cancelled, for two years from the date on which it was issued, subject in the case of a replacement certificate to regulation 8(3).

(2) [^{F3}Subject to paragraph (3), every] certificate must state the date on which it ceases to have effect.

 $[^{F4}(3)]$ If the relevant day falls —

(a) during the emergency period; or

(b) on or after 26th December 2019 but before the beginning of the emergency period,

the certificate will continue to have effect date for a period of 9 months beginning with the relevant day.

(4) For the purposes of paragraph (3), the relevant day is the day 3 months before the expiry of the period referred to in paragraph (1).]

Textu	al Amendments
F2	Words in reg. 7(1) substituted (25.4.2020) by The Taking Control of Goods and Certification of
	Enforcement Agents (Amendment) (Coronavirus) Regulations 2020 (S.I. 2020/451), regs. 1(1), 3(3)(a) (with reg. 1(2))
F3	Words in reg. 7(2) substituted (25.4.2020) by The Taking Control of Goods and Certification of
	Enforcement Agents (Amendment) (Coronavirus) Regulations 2020 (S.I. 2020/451), regs. 1(1), 3(3)(b) (with reg. 1(2))
F4	Reg. 7(3)(4) inserted (25.4.2020) by The Taking Control of Goods and Certification of Enforcement
	Agents (Amendment) (Coronavirus) Regulations 2020 (S.I. 2020/451), regs. 1(1), 3(3)(c) (with reg. 1(2))

Issue of replacement certificate following change of relevant details

8.—(1) If there is for any certificated person a change in any of the matters referred to in regulation 4(2)(a) and (b) (name, business address and employer of a certificated person), the certificated person must as soon as possible notify the court in writing of the change or changes, and produce the certificate to the court.

(2) Where a certificated person notifies the court and produces the certificate in accordance with paragraph (1), the certificate must be cancelled, and a replacement certificate issued to the certificated person, as soon possible.

(3) The replacement certificate must reflect the change notified, but in all other respects, including the date on which it ceases to have effect, must be the same as the cancelled certificate.

(4) No fee is payable for cancellation of a certificate and issue of a replacement certificate under this regulation.

Complaints and cancellation of certificates

Complaints as to fitness to hold a certificate

9.—(1) Any person who considers that a certificated person is by reason of the certificated person's conduct in acting as an enforcement agent, or for any other reason, not a fit person to hold a certificate, may submit a complaint in writing to the court.

(2) No fee is payable for submitting a complaint under paragraph (1).

(3) A complaint submitted under paragraph (1) must provide details of the matters complained of and explain the reason or reasons why the certificated person is not a fit person to hold a certificate.

(4) No complaint submitted under paragraph (1) may be considered by the judge until the certificated person has been provided with a copy of the complaint and given an opportunity to respond to it in writing.

(5) If on considering the complaint and the certificated person's response the judge is satisfied that the certificated person remains a fit and proper person to hold a certificate, the complaint must be dismissed.

- (6) If-
 - (a) the certificated person fails to respond; or
 - (b) on considering the complaint and the certificated person's response the judge is not satisfied that the certificated person remains a fit and proper person to hold a certificate,

the complaint must be considered at a hearing.

- (7) If a complaint is to be considered at a hearing under paragraph (6)—
 - (a) the certificated person must attend for examination and may make representations; and
 - (b) the complainant may attend and make representations, or may make representations in writing.

(8) If after a hearing the judge is satisfied that the certificated person remains a fit and proper person to hold a certificate, the complaint must be dismissed.

(9) No appeal lies against the dismissal of a complaint under paragraph (5) or paragraph (8).

Cancellation or suspension of certificates

10.—(1) If, following consideration of a complaint at a hearing, the judge is satisfied that the certificated person is not a fit and proper person to hold a certificate, the judge may—

- (a) cancel the certificate; or
- (b) suspend the certificate.

(2) If the certificate is cancelled, the judge may order that the certificated person must, before making any further application to be issued with a certificate, have fulfilled such conditions as to training or any other conditions as the judge considers necessary for the certificated person to be a fit and proper person to hold a certificate.

(3) If the certificate is suspended the judge may order that the suspension is not to be lifted until the certificated person has fulfilled such conditions as to training or any other conditions as the judge considers necessary for the certificated person to be a fit and proper person to hold a certificate.

(4) The court must, whether the certificate is suspended or cancelled, consider whether to make an order under regulation 13(2).

Application of security after consideration of complaint at a hearing

11.—(1) When a complaint has been considered at a hearing, the judge may, if satisfied that the complaint was well founded, order that the security be forfeited either wholly or in part, and that the forfeited amount be paid, in such proportions as the judge considers appropriate—

- (a) to the complainant by way of compensation for failure in due performance of the certificated person's duties as an enforcement agent or for the complainant's costs or expenses in attending and making representations; and
- (b) where costs or expenses have been incurred by the court in considering the complaint at a hearing, to Her Majesty's Paymaster General by way of reimbursement of those costs or expenses.

(2) The judge may make an order under paragraph (1) whether or not the certificate is cancelled or suspended.

(3) If an order is made under paragraph (1) but the certificate is not cancelled, regulation 6(4) applies.

(4) If the certificate is cancelled, the security must, subject to the making of an order under paragraph (1), be cancelled and the balance of any deposit, following payment of any amounts ordered to be forfeited, returned to the certificated person.

Surrender of certificate

12.—(1) When a certificate is cancelled or expires, it must be surrendered to the court, unless the judge directs otherwise.

(2) If a certificated person ceases to carry on business as an enforcement agent, the certificated person must unless the judge orders otherwise surrender the certificate to the court, and the certificate will be treated as if it had expired on the date on which it was surrendered.

(3) The security must be cancelled and the balance of any deposit returned to the certificated person following surrender of a certificate.

Continuing effect of certificate in certain circumstances

13.—(1) This regulation applies in any case where—

- (a) a certificate is cancelled or has expired, or is suspended; and
- (b) before the cancellation, expiry or suspension, the certificated person took control of goods (within the meaning given by paragraph 13(1) of Schedule 12 (ways of taking control)).

(2) In such a case, unless the court orders otherwise, the goods continue to be controlled goods and the certificate continues to have effect, for the purpose of any action which may be taken in relation to the goods as controlled goods under Schedule 12, as if it had not been cancelled, or expired, or suspended as the case may be.

Transitional, saving and consequential provisions

Applications for grant of certificate made under the 1988 Rules

14.—(1) The 1988 Rules continue to apply in relation to—

- (a) an application for the grant of a certificate which was made before 6th April 2014 by a person who does not hold a certificate but was not determined before that date;
- (b) an application for the grant of a certificate to replace an existing certificate which ceases to have effect on or before 6th August 2014.

(2) A certificate granted on or after 6th April 2014 pursuant to an application referred to in paragraph (1)(a) or (b) has effect as a certificate under section 64 of the Act in the same way as a certificate under section 7 of the 1888 Act which is in force on that date.

Duration of certificates granted under section 7 of the 1888 Act

15. A certificate under section 7 of the 1888 Act which is in force on 6th April 2014 shall have effect for the period provided for when it was granted.

Signed by the authority of the Lord Chancellor

Ministry of Justice

Edward Faulks Minister of State

		SCHEDULE		Regulation
				1
		ce of enforcer	ment	
This notice must be given		r the enforcement agent's office. ad this notice - it is	important	
Name of Debtor				
Address				
Date notice issued				
Enforcement agent				
reference number				
About this notice	You have been sent this n	notice of enforcement becaus	e you have not paid money that you owe.	
	Who you owe money to			
	The amount you owe the	m		
	Their ref./account no. (if applicable)			
	(ii also in an			
Enforcement details	Details of the court judgm	tent or order or enforcement p	power by virtue of which the debt is enforce.	able
Sum outstanding	Debt			
	Interest			
	Compliance stage fee			
	TOTAL sum outstanding			
	(a:	s at the date of this notice)		
(11.13)			continued over the page	n\$

When to make payment	You must pay, or agree a payment arrangement with the enforcement agent, by: Date
lf you do not pay	If you do not pay or agree a payment arrangement by the date above, an enforcement agent will visit you and may seize your belongings - this is called 'taking control'. These belongings may then be sold to pay the money you owe. These actions will increase the costs of enforcement and these costs will be added to the amount already owed.
Possible additional fees and expenses of enforcement	If the sum outstanding remains unpaid or you have not agreed a payment arrangement by the date and time above you may be charged the following (enforcement agent to detail further possible fees and expenses)
How to pay what you owe	How to pay including opening hours and days
How you can contact the enforcement agent or the enforcement agent's office	Telephone Address
contact the enforcement agent or the enforcement	

Notice_of_enforcement_1118.indd 2

	Control	led goods agr	reement
		vith (for example dispose of o mitting an offence and risk a	r remove) controlled goods without a fine or imprisonment.
Name of Debtor			
Address			
Enforcement agent reference number(s)			
About this agreement	agreement. The debtor a agent until the sum outsi dispose of these goods, o If the debtor does not sti	cknowledges that these good: tanding is paid. in full. The deb or allow anyone else to, during	ent the debtor's goods may be removed, or
Enforcement details	Details of the court judgr	nent or order or enforcement p	nower by virtue of which the debt is enforceable
		nent or order or enforcement p	oower by virtue of which the debt is enforceable
details	Debt	nent or order or enforcement p	bower by virtue of which the debt is enforceable
details	Debt	nent or order or enforcement p	bower by virtue of which the debt is enforceable
details	Debt	nent or order or enforcement p	bower by virtue of which the debt is enforceable
details	Debt [Interest [Compliance stage fee [nent or order or enforcement p	power by virtue of which the debt is enforceable
details	Debt Interest Compliance stage fee Enforcement stage fee Expenses (if any) TOTAL sum outstanding	nent or order or enforcement p	

	The terms of this controlled goods agreement are set out below.
Signature	Date / / /
	Debtor, person authorised by the debtor or person in apparent authority
Print name	
Signature	Date / /
	Enforcement Agent
Print name	
How you can	
contact the enforcement	Telephone
agent or the enforcement	Address
agent's office	
	Opening hours
	and days
You can seek	AdviceUK at www.adviceuk.org.uk/find-a-member
You can seek free advice and	AdviceUK at www.adviceuk.org.uk/find-a-member National Debtline at www.nationaldebtline.org or on 0808 808 4000
	National Debtline at www.nationaldebtline.org or on 0808 808 4000 Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000
free advice and information	National Debtline at www.nationaldebtline.org or on 0808 808 4000 Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000 Gov.uk at www.gov.uk
free advice and information	National Debtline at www.nationaldebtline.org or on 0808 808 4000 Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000

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Status: Point in time view as at 25/04/2020. Changes to legislation: There are currently no known outstanding effects for the The Certification of Enforcement Agents Regulations 2014. (See end of Document for details)

Description of item (eg. Computer, television, car etc.)	Manufacturer (if known)	Model (if known)	Serial number (if known) or Peoistration mark	Material, colour and usage of the goods or any other identifying characteristics
elevision, car etc.)			Registration mark if a vehicle	characteristics

Controlled_goods_agreement_1113.indd 3

	Warning of immobilisation
	Please read this warning - it is important
	This is to tell you that I have fitted a device to secure your vehicle(s)/goods and prevent them from being moved.
Date and time vehicles(s)/ goods were secured	Date / / /
	I have done this because you have not paid the sum outstanding.
Further Information	To discuss this matter please telephone quoting reference or reference numbers
Signature	
	Enforcement Agent
	PRINT NAME
You can seek	AdviceUK at www.adviceuk.org.uk/find-a-member
free advice and information	National Debtline at www.nationaldebtline.org or on 0808 808 4000
from	Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000
	Gov.uk at www.gov.uk

(11.13)

Notice_immobilisation_1113.indd 1

13

to inspe	et usur asade or romain that		ble force to re-ent	er your premise	es
	ect your goods or remove ther Please read			ant	
Name of Debtor	Flease lead	ins notice	- it is impor	an	
Address					
Address					
Date notice issued					
Enforcement agent					
reference number					
About this notice	You have been given this noti terms of the controlled goods premises to inspect your good	agreement and	the enforcement a	gent now inter	
	Who you owe money to				
	The amount you owe them				
	me amount you one mem				
	Their ref./account no.				
	Their ref./account no. (if applicable)]	
Enforcement details	Their ref./account no.	or order or enfo	rcement power by 1	irtue of which t	the debt is enforceab
	Their ref./account no. (if applicable)	or order or enfo	rcement power by	irtue of which t	the debt is enforceab
	Their ref./account no. (if applicable)	or order or enfc	rcement power by	irtue of which t	the debt is enforceab
	Their ref./account no. (if applicable)	or order or enfc	rcement power by	irtue of which t	the debt is enforceab
details	Their ref./account no. (If applicable) Details of the court judgment				the debt is enforceab
details	Their ref./account no. (if applicable)				the debt is enforceab
details Controlled goods	Their ref./account no. (If applicable) Details of the court judgment				the debt is enforceab
details Controlled goods	Their ref./account no. (If applicable) Details of the court judgment				the debt is enforceab

Repayment details	Details of how you have failed to keep to the repayment terms of this controlled goods agreement:
Sum outstanding	Debt
	Interest
	Compliance stage fee
	Enforcement stage fee
	TOTAL sum outstanding
	(as at the date of this notice)
When to make payment	You must pay this amount by:
	Time
lf you do not pay	If you do not pay by the date above, an enforcement agent will re-enter your premises to inspect belongs or to remove them for storage or sale. These actions will increase the costs of enforcement and these costs will be added to the amount already owed.
Possible additional fees and expenses of	If the sum outstanding remains unpaid by the date and time above you may be charged the following (enforcement agent to detail further possible fees and expenses).

Notice_of_intention_1113.indd 2

How to pay what you owe	How to pay including opening hours and days
How you can contact the enforcement agent or the enforcement agent's office	Telephone Address
	Opening hours and days
Signature	Enforcement Agent
	PRINT NAME
You can seek free advice and information from	AdviceUK at www.adviceuk.org.uk/find-a-member National Debtline at www.nationaldebtline.org or on 0808 808 4000 Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000
	Gov.uk at www.gov.uk

Notice_of_intentice_1113.indd 3

	No	tice after en	try or taking	con	trol of goods	
					ls taken into control	
			ith (for example dispose mitting an offence and ri		nove) controlled goods without a	
	Idwid		ad this notice - it			
	Name of Debtor					
	Address					
	Date notice issued					
	Enforcement agent reference number(s)					
	Name of enforcement agent					
	enorcementagent	PRINT NAME				
-	Enforcement details	Details of the court judgm	nent or order or enforceme	ent powe	r by virtue of which the debt is enforceable	
		Who you owe money to				
		The amount you owe				
5	Sum outstanding	Debt				
		Interest				
		Compliance stage fee				
		Enforcement stage fee				
		Expenses (if any)			Please detail the expenses	
		TOTAL sum				
		outstanding	(as at the date of this noti	ce)		
4	11.13)		and the second second field	- 41	continued over the page $\mathfrak{m} \diamondsuit$	
Notice_o	combined_1113.indd 1				10/02/2014	10:21

	entered premises			
	address			
	_			
			intention of taking contr	ol of goods
	Details of vehicle ente			
	Manufacturer	Model	Colour	Registration mark
	Location of vehicle on the highway			
	taken control of good Location on highway	s on a highway		
When to make				
When to make payment	payment arrangement agr			outstanding must be paid or a
				outstanding must be paid or a
	payment arrangement agr	on payment in ful	cement agent by I (or may be released if yo	
	payment arrangement agr	on payment in ful rcement agent) of	cement agent by I (or may be released if yo f the sum outstanding.	
payment How to pay	payment arrangement agr Date Time The goods will be released arrangement with the enfo	on payment in ful rcement agent) of	cement agent by I (or may be released if yo f the sum outstanding.	

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Notice_combined_1113.indd 2

Goods taken

into control

I have not taken control of any goods

I have taken control of the following

Description of item (eg. Computer, television, car etc.)	Manufacturer (if known)	Model (ìf known)	Serial number (if known) or Registration mark if a vehicle	Material, colour and usage of the goods or any other identifying characteristics	Location and time

Signature

Enforcement Agent

PRINT NAME

If you do not pay or do not agree a payment arrangement with the enforcement agent, they may remove any goods they have taken into control to sell or secure them to sell on site. This will increase the cost of enforcement and these costs will be added to the money you owe.

You can seek free advice and information from AdviceUK at www.adviceuk.org.uk/find-a-member

National Debtline at www.nationaldebtline.org or on 0808 808 4000

Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000

Gov.uk at www.gov.uk

Other free advice is available.

Notice_combined_1113.indd 3

1002/2014 10:21

		at goods hav for storage (
About this notice	This is to tell you that I have removed the goods listed at the back of this notice to secure storage or for sale.			
Enforcement details	Details of the court judgment the debt is enforceable.	or order or enforcement po	wer by virtue of which	
Date and time of removal	Date / /			
of removal	Time			
	I have done this because you h	nave not paid the sum outs	tanding.	
Daily or weekly storage charge				
payable where goods removed to storage				
Sum outstanding	Debt			
	Interest			
	Compliance stage fee			
	Enforcement stage fee			
	Sale stage fee		Please detail the expenses	
	Expenses (if any)		Trease detail the experises	
	TOTAL sum		_	

Notice_storage_1113.indid 1

How to pay	How to pay including opening hours and days
what you owe	
How to collect	If you pay the amount you owe, you will be able to collect your goods by (describe procedure in
your goods	bullet point form)
Signature	
Signature	Enforcement Agent
Signature	Enforcement Agent
Signature	Enforcement Agent
Signature	
Signature	Enforcement Agent PRINT NAME
	PRINT NAME
Signature You can seek free advice and	PRINT NAME AdviceUK at www.adviceuk.org.uk/find-a-member
You can seek	PRINT NAME

Notice_storage_1113.indid 2

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Status: Point in time view as at 25/04/2020. Changes to legislation: There are currently no known outstanding effects for the The Certification of Enforcement Agents Regulations 2014. (See end of Document for details)

Goods removed for storage or sale

Description of item leg. Computer, relevision, car etc.}	Manufacturer (if known)	Model (if known)	Serial number (if known) or Registration mark if a vehicle	Material, colour and usage of the goods or any other identifying characteristics

Notice_storage_1113.indd 3

	Inventory
	ou intentionally interfere with (for example dispose of or remove) controlled goods without a vful excuse, you will be committing an offence and risk a fine or imprisonment.
	Please read this notice - it is important
Name of Debtor	
Address	
Date notice issued	
Enforcement ager reference number	nt r
Name of enforcement agen	nt
Name of co-owner (if applicable)	34
Address of co-own	her
(if applicable)	
About this notice	The goods listed at the back of this notice belong to you or you and a co-owner and have been take
	into control by an enforcement agent.
Enforcement details	Details of the court judgment or order or enforcement power by virtue of which the debt is enforcea
How you can	
contact the enforcement	Telephone
agent or the enforcement	Address
agent's office	
	Opening hours and days

Signature

Enforcement Agent

PRINT NAME

You can seek free advice and information from AdviceUK at www.adviceuk.org.uk/find-a-member

National Debtline at www.nationaldebtline.org or on 0808 808 4000 Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000 Gov.uk at www.gov.uk Other free advice is available.

Inventory_1113.indd 2

Description of item eg. Computer, elevision, car etc.) Also include details of co-owner where	Manufacturer (if known)	Model (if known)	Serial number (if known) or Registration mark if a vehicle	Material, colour and usage of the goods or any other identifying characteristics
relevant.				
	1			

Inventory_1113.indd 3

10/02/2014 10:24

|____

Notice of sale					
	Please read this notice - it is important				
Name of Debtor					
Address					
Date notice issued					
Enforcement agent reference number					
Name of enforcement agent					
Name of co-owner (if applicable)					
Address of co-owner (if applicable)	r				
Enforcement	Details of the court judgment or order or enforcement power by virtue of which the debt is enforcea				

Because you have not paid the sum outstanding (detailed over the page), the goods listed at the back of this notice may be sold.

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Notice_of_sale_1113.indd 1

continued over the page ${\scriptstyle \rm IIC}$

Sum outstanding	Debt			
	Interest			
	Compliance stage fee			
	Enforcement stage fee or fees, if High Court enforcement			
	Sale stage fee		Please detail the expenses	
	Expenses (If any)			
	outstanding	(as at the date of this notice)		
Date, time and	The sale will take place o			
place of sale	Date		Time	
	Address			
When to make payment	To avoid goods taken int Date Time	to control being sold the sum outstar	iding must be paid by	
How to pay what you owe	How to pay including op	ening hours and days		
(11.13)				
Notice_of_sale_1113.indd 2				10/02/2014 10:08

10/02/2014 10:06

Status: Point in time view as at 25/04/2020. Changes to legislation: There are currently no known outstanding effects for the The Certification of Enforcement Agents Regulations 2014. (See end of Document for details)

your goods	(describe procedure in bullet point form)		
Signature			
	Enforcement Agent		
	PRINT NAME		
	PDD1 PPWE		
You can seek free advice and	AdviceUK at www.adviceuk.org.uk/find-a-member		
information	National Debtline at www.nationaldebtline.org or 0808 808 4000		
from	Money Advice Service at www.moneyadviceservice.org.uk or on 0300 500 5000 Gov.uk at www.gov.uk		
	Other free advice is available.		

(11.13)

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Goods listed for sale Because you have not paid the sum outstanding (detailed above), the goods taken into control listed below may be sold:

The sale of the controlled goods is conditional on:

an offer to buy the goods being made; and

the reserve price on the controlled goods being met.

If the above conditions are not met the new date, time and place of sale will be given in a further notice.

Description of item (eg. Computer, television, car etc.) Also include details of co-owner where relevant.	Manufacturer (if known)	Model (if known)	Serial number (if known) or Registration mark if a vehicle	Material, colour and usage of the goods or any other identifying characteristics	Valuation

Notice_of_sale_1113.indd 4

Notice of abandonment of goods (other than securities)

This notice must be given by the enforcement agent.

	Please read this notice - it is important	
Name of Debtor		
Address		
Date notice issued		
Enforcement agent reference number		
Name of enforcement agent	it	
-	PRINT NAME	

This is to tell you that the goods listed at the end of this form have been abandoned. This means you are free to come and collect these goods.

(11.13)

Notice_of_abandonment_1113.iedd 1

continued over the page \mathfrak{m}

Reason why goods were abandoned	This is because you/co-owner were not given a notice of sale within the period required by law		
	If you do not collect the goods within 28 days, from ////////////////////////////////////		
No	(Give full details)		
How to collect your goods			
Signature			
	Enforcement Agent		
You can seek	AdviceUK at www.adviceuk.org.uk/find-a-member		
free advice and	National Debtline at www.nationaldebtline.org or on 0808 808 4000		
information from	Money Advice Service at www.moneyadviceservice.org.uk or on 0300 5000		
	Gov.uk at www.gov.uk		

Notice_of_abandonment_1113.indd 2

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Description of item (eg. Computer, television, car etc.) Also include details of co-owner where relevant.	Manufacturer ()f known)	Model (if known)	Serial number (if known) or Registration mark if a vehicle	Material, colour and usage of the goods or any other identifying characteristics

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations, which are made under section 64 of the Tribunals, Courts and Enforcement Act 2007 ("the 2007 Act"), make provision for the process by which persons who by virtue of section 63 of the 2007 Act require a certificate in order to act as enforcement agents are issued with a certificate, including the requirements which must be satisfied for such a certificate to be issued, the duration of certificates and how they may be suspended or cancelled, and the making of complaints about a person that a person issued with a certificate is not a fit and proper person to hold such a certificate. They replace the provisions of the Distress for Rent Rules 1988 (which are separately revoked) dealing with these matters, but apply more widely.

Certificates are, under section 64(1) of the 2007 Act, to be issued by a judge of the County Court, and regulation 3 sets out the matters of which the judge must be satisfied before a certificate may be issued. Those are that the applicant for the certificate—

- is a fit and proper person to hold such a certificate;
- has sufficient knowledge of the relevant law and practice to be competent;
- will use forms which follow the appropriate template (as set out in the Schedule);

— has lodged (or otherwise has in place) the necessary security (as set out regulation 6); is not involved (as employee or otherwise) in the business of buying debts.

Regulation 4 requires the court to keep and publish certain information about certificated persons. Regulation 7 provides for the duration of a certificate (2 years from issue unless it has to be replaced under regulation 8 because of a change in certain details).

Regulation 9 makes provision about the making of complaints that a certificated person is not a fit and proper person to hold a certificate; and regulations 10 and 11 make provision about possible cancellation or suspension of a certificate, and application of the certificated person's security, following a hearing of such a complaint.

Regulation 12 makes provision about the surrender of certificates and regulation 13 for a certificate which has been cancelled or suspended or has expired to continue to have effect for certain limited purposes enabling enforcement action to be completed.

Regulations 14 and 15 make transitional provision in relation to certificates issued or applications made under the Distress for Rent Rules 1988.

An Impact Assessment was carried out to consider the impact of the introduction of the reforms of which these Regulations form a part. That Impact Assessment may be found at https:// consult.justice.gov.uk/digital-communications/transforming-bailiff-action.

Status:

Point in time view as at 25/04/2020.

Changes to legislation:

There are currently no known outstanding effects for the The Certification of Enforcement Agents Regulations 2014.