Application by owner of a Park Home site for a refusal order preventing the occupier from giving the park home and assigning the agreement to a member of the occupier's family

Paragraph 8(B) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983 (as amended)

It is important that you read the notes below carefully before you complete this form.

This is the correct form to use if the following conditions are satisfied.

- (a) you are a park home protected site owner; and
- (b) an occupier of a park home on the site, has served a notice of proposed gift on you under paragraph 8B(1)(a) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983 (as amended by the Mobile Homes Act 2013); and
- (c) you want the tribunal to grant a refusal order preventing the occupier from giving the park home and assigning the agreement to the proposed occupier.

IMPORTANT:

- (1) Your application must be received by the Tribunal within the period of 21 days beginning with the date on which you received notice of the proposed gift and
- (2) You must, within that 21 day period, give notice to the occupier that you **have applied** to the Tribunal for a refusal order. Failure to do so will mean that your application will be treated as not having been made.

A fee is payable for this application (see section 8 for Help with Fees).

Applications should be sent as a Microsoft Word document by **email** to the relevant regional tribunal address shown in the Annex to this form. You must also send by email **your agreement and any other documents requested below**. If you cannot access email or find someone to assist you in lodging your application by email, then a paper application will be acceptable although there may be a delay in dealing with this. Sending an application on paper will not be suitable in urgent cases.

You can now pay the **the fee (if applicable) by an on-line banking payment or by cheque/postal order enclosed with the application form.**

If you want to be sent online banking payment details by email, please tick this box

Please make sure a copy of the application is served on the other party/parties to the application. If you are unable to serve a copy on the other party/parties, please bring this to the tribunal's attention in the covering email or if sending by post in a covering letter.

Please do not send any other documents. When further evidence is needed, you will be asked to send it in separately.

If you have any questions about how to fill in this form, the fee payable, or the procedures the Tribunal will use please contact the appropriate regional office.

If you are completing this form by hand please use BLOCK CAPITAL LETTERS.

DETAILS C	OF APPLICANT SI	TE OWNER				
Name:						
Address						
Address for	r correspondence (if different from abo	we).			
			vo).			
Telephone:				. r		
Day:		Evening:		Mobile:		
Email				Fax:		
•						
Name and corresponde	address and detail	s of agent (if relevar ations will be with then	nt) Where details of ar n until the Tribunal is n	n agent have otified that :	e been given, all they are no longer actii	ng.
DETAILS C	OF RESPONDENT					
	Name: Address Address for Address for Telephone: Day: Email address: Name and corresponde	Name: Address Address for correspondence (Address for correspondence (Telephone: Day: Email address: Name and address and detail correspondence and communication	Address Address for correspondence (<i>if different from abo</i> Address for correspondence (<i>if different from abo</i> Telephone: Day: Email address: Name and address and details of agent (if relevant	Name:	Name:	Name:

Address of premises t	to which agreement to occupy relates:		
Address for correspon	ndence (<i>it different</i>)		
elephone:			
•			
Day:	Evening:	Mobile:	
Day:	Evening:	Fax:	
Email address:	Evening:		

PH6 Application by owner of a Park Home site for a refusal order preventing the occupier from giving the park home and assigning the agreement to a member of the occupier's family (11.20)

3. DETAILS OF AGREEMENT AND OCCUPIER'S NOTICE OF PROPOSED G	IFT AND ASSIGNMENT
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(a) Date of agreement:	
(b) Parties to agreement	
(c) Date of receipt of occupier's notice of proposed gift and assignment of agreement.	
Please enclose:	
A copy of the occupier's notice together with all other prescribed documents and information received from the occupier	
4. GROUND OF APPLICATION	
The ground on which an application for a refusal order may be made is that, if were to become the occupier, that person, or a person intending to reside with a pre-commencement rule or site rule for one or more of the reasons below –	him or her, would breach
(Please tick the appropriate box(es) indicating the reason(s) on which you rely).
(a) by reason of age	
(b) by keeping animals that are of a description specified in the rule	
(c) by parking vehicles on the site that are of a description specified in the rule or	
(d) by parking a number of vehicles on the site in excess of the number specified in the rule, or	
(e) that the proposed occupier has failed to provide the owner with (i) the relevant prescribed evidence that the proposed occupier is a member of the occupier's family or (ii) any other satisfactory evidence that the person concerned is a member of the occupier's family.	
The evidence prescribed for the purposes of (i) above is	
 written information on oath given by the occupier and proposed occupier which explains the relationship between them; 	
(2) a birth certificate or certificate of adoption;	
(3) a certificate of marriage or civil partnership	
Note: A 'site rule' is a rule made by the owner in accordance with any such procedure as may be prescribed which relate to (i) the management of the site or (ii) such other matters as may be prescribed.	
A 'pre-commencement rule' means a rule made before 26 May 2013 which relates to any of the matters referred to in (i) or (ii) above.	
Please enclose a copy of any rule(s) on which you rely and state the date on which the rule(s) was/were made.	

5. CAN WE DEAL WITH YOUR APPLICATION WITHOUT A HEARING?

If the Tribunal thinks it is appropriate, and all the parties and others notified of their right to attend a hearing consent, it is possible for your application to be dealt with entirely on the basis of written representations and documents and without the need for parties to attend and make oral representations. ('A paper determination').

Please let us know if you would be content with a paper determination if the Yes No Tribunal thinks it appropriate

Note: Even if you have asked for a paper determination the Tribunal may decide that a hearing is necessary. Please complete the remainder of this form on the assumption that a hearing will be held. Where there is to be a hearing, a fee of £200 will become payable by you when you receive notice of the hearing date.

6. AVAILABILITY

If there are any dates or days we must avoid during the next four months (either for your convenience or the convenience of any witness or expert you may wish to call) please list them here.

Dates on which you will NOT be available:

7. VENUE REQUIREMENTS

Please provide details of any special requirements you or anyone who will be coming with you may have (e.g. the use of a wheelchair and/or the presence of a translator):

Applications handled by the London regional office are usually heard in Alfred Place, which is fully wheelchair accessible. Elsewhere, hearings are held in local venues which are not all so accessible and the case officers will find it useful to know if you or anyone you want to come to the hearing with you has any special requirements of this kind.

8. CHECKLIST

Please check that you have completed this form fully. The Tribunal will not process your application until this has been done. Please ensure that the following are enclosed with your application and tick the appropriate box to confirm:

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A copy of the required documents is enclosed.

EITHER

A crossed cheque or postal order made out to HM Courts and Tribunal Service for the application fee of £100 (if applicable) is enclosed. **Please write your name** and address on the back of the cheque or postal order. **Please also send a** paper copy of your application with your cheque or postal order, regardless of whether you have already emailed the application.

OR

You have ticked the box at the top of this form to say you want the relevant regional tribunal office to send you details on how to pay the application fee of $\pounds 100$ by on-line banking. The unique payment reference the tribunal office supplies MUST be used when making your on-line banking payment.

DO NOT send cash under any circumstances. Cash payment will not be accepted.

Please note where there is to be a hearing, a fee of £200 will become payable by you when you receive notice of the hearing date.

Help with Fees

If you think you may be entitled to a reduced fee, the guide EX160A 'Apply for help with court, tribunal and probate fees' outlines how you can submit an application for Help with Fees.

You can submit your Help with Fees application online at <u>www.gov.uk/help-with-court-fees</u> or by completing the form EX160 'Apply for help with fees'. You can get a copy of the 'Apply for help with fees' form online at www.gov.uk/government/publications/apply-for-help-with-court-and-tribunal-fees or from your regional tribunal office.

If you have completed an online application for Help with Fees please enter the reference number you have been given here.

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If you have completed form EX160 "Apply for Help with Fees" it must be included with your application.

The 'Apply for help with fees' form will not be copied to other parties

9. STATEMENT OF TRUTH

The statement of truth must be signed and dated.

I believe that the facts stated in this application are true.

Signed:

Dated:

ANNEX: Addresses of Tribunal Regional Offices

NORTHERN REGION

HM Courts & Tribunals Service First-tier Tribunal (Property Chamber) Residential Property, 1st Floor, Piccadilly Exchange, Piccadilly Plaza, Manchester M1 4AH Telephone: 01612 379491 Fax: 01264 785 128 Email address: <u>RPNorthern@justice.gov.uk</u>

This office covers the following Metropolitan districts: Barnsley, Bolton, Bradford, Bury, Calderdale, Doncaster, Gateshead, Kirklees, Knowsley, Leeds, Liverpool, Manchester, Newcastle-upon-Tyne, Oldham, Rochdale, Rotherham, St. Helens, Salford, Sefton, Sheffield, Stockport, Sunderland, Tameside, Trafford, Tyneside (North & South), Wakefield, Wigan and Wirral.

It also covers the following unitary authorities: Hartlepool, Middlesbrough, Redcar and Cleveland, Darlington, Halton, Blackburn with Darwen, Blackpool, Kingston-upon-Hull, East Riding of Yorkshire, Northeast Lincolnshire, North Lincolnshire, Stockton-on-Tees, Warrington and York.

It also covers the following Counties: Cumbria, Durham, East Cheshire, Lancashire, Lincolnshire, Northumberland, North Yorkshire and West Cheshire.

MIDLAND REGION

HM Courts & Tribunals Service First-tier Tribunal (Property Chamber) Residential Property, Centre City Tower, 5-7 Hill Street, Birmingham, B5 4UU Telephone: 0121 600 7888 Fax: 01264 785 122 Email address: <u>RPMidland@justice.gov.uk</u>

This office covers the following Metropolitan districts: Birmingham, Coventry, Dudley, Sandwell, Solihull, Walsall and Wolverhampton.

It also covers the following unitary authorities: Derby, Leicester, Rutland, Nottingham, Herefordshire, Telford and Wrekin and Stoke-on-Trent.

It also covers the following Counties: Derbyshire, Leicestershire, Nottinghamshire, Shropshire, Staffordshire, Warwickshire and Worcestershire.

EASTERN REGION

HM Courts & Tribunals Service First-tier Tribunal (Property Chamber) Residential Property, Cambridge County Court, 197 East Road Cambridge, CB1 1BA Telephone: 01223 841 524 Fax: 01264 785 129 Email address: RPEastern@justice.gov.uk

DX 97650 Cambridge 3

This office covers the following unitary authorities: Bracknell Forest, West Berkshire, Reading, Slough, Windsor and Maidenhead, Wokingham, Luton, Peterborough, Milton Keynes, Southend-on-Sea and Thurrock.

It also covers the following Counties: Bedfordshire, Berkshire, Buckinghamshire, Cambridgeshire, Essex, Hertfordshire, Norfolk, Northamptonshire, Oxfordshire and Suffolk.

SOUTHERN REGION

HM Courts & Tribunals Service First-tier Tribunal (Property Chamber) Residential Property, Havant Justice Centre, The Court House, Elmleigh Road, Havant, Hants, PO9 2AL Telephone: 01243 779 394 Fax: 0870 7395 900 Email address: <u>RPSouthern@justice.gov.uk</u>

This office covers the following unitary authorities: Bath and Northeast Somerset, Bristol, North Somerset, South Gloucestershire, Bournemouth, Plymouth, Torbay, Poole, Swindon, Medway, Brighton and Hove, Portsmouth, Southampton and the Isle of Wight.

It also covers the following Counties: Cornwall and the Isles of Scilly, Devon, Dorset, East Sussex, Gloucestershire, Hampshire, Kent, Somerset, Surrey, West Sussex and Wiltshire.

LONDON REGION

HM Courts & Tribunals Service First-tier Tribunal (Property Chamber) Residential Property, 10 Alfred Place, London WC1E 7LR **Telephone:** 020 7446 7700 **Fax:** 01264 785 060

Email address: London.RAP@justice.gov.uk

DX 134205 Tottenham Court Road 2

This office covers all the London boroughs.

The Ministry of Justice and HM Courts and Tribunals Service processes personal information about you in the context of tribunal proceedings.

For details of the standards we follow when processing your data, please visit the following address <u>https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter</u>

To receive a paper copy of this privacy notice, please call 0300 123 1024/ Textphone 18001 0300 123 1024.