

<u>Trustee Consent to Sale of (Trust) Property and</u> Consent to Removal of Restrictions at HM Land Registry



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Trust Consent for sale of property (and restrictions at HMLR)

Circumstances

This most usually applies where a trust is a Discretionary Trust or a Life Interest Trust and the general circumstances are such that the assets are vested in a named beneficiary (or beneficiaries) who themselves manage the assets – the trust itself being largely dormant save for a restriction notice protecting a Trust interest in a loan advancement or life interest to such beneficiary.

When a sale of property takes place, the process is to seek a consent to the sale from the trustees of the Trust and that process can include a full removal of the restriction notice or indeed a removal and replacement of the notice to a new property purchased out of the proceeds of sale.

The work required usually includes three processes:

- Communication: holding a meeting or discussion with co-trustees;
- Evaluation: undertaking a due process along the lines as set out below and;
- Decision-Making: agreeing a course of action

Communications

Initially this can be by email or phone but then usually followed up with a meeting with the Trustees (or zoom/video conference call) and then subsequently arranging for documentation to be emailed for approval before executing consents and further documents.

Evaluation Process

- Value of the Trust Fund being protected by the restriction
- Current Legal Owner(s) of the property
- Names of beneficiaries who are currently protected by the restriction
- Reason for the request for consent or removal; sale or re-mortgage?
- Is there a related purchase using sale proceeds? Can a new Eq Charge be created on the new property?
- What is the value of the new property? Is the value commensurate with the existing property?
- What are the wishes and instructions of other co-Trustees?

Do the remainder beneficiaries know and consent to the removal or consent?

• What are the instructions contained in the Trust; particularly the Memorandum of Wishes or

Supplemental Trust Deeds?

Is there any other existing security for the loan or value of the Trust Fund? (this could be a restriction on

another property for example)

• If not, are there any other assets on which security or restriction notices could be placed?

Decision Options

Include:

Consenting to a sale of property

Consenting to a mortgage or re-mortgage.

Retaining the existing restriction in favour of the Trust on the existing HMLR title.

Consenting to removal of the restriction on condition that a new Equitable Charge restriction notice is

placed on the new property purchased from the proceeds or other suitable property.

Removal and agreement that no further Equitable Charge or restriction shall be entered and/or instead

that a Deed of Promissory Note executed to replace the existing restriction and Equitable Charge.

Likely Work Involved

Usually the process would involve:

A review of the Trust

A discussion or meeting with any co-trustees and with relevant beneficiaries

Completion of Minute of Decision covering all aspects

Communications with any co-trustee on decision and subsequent documentation

Assisting with preparation or execution of appropriate documentations

Contact Us

For more information and for an initial discussion for advice please contact us on:

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