

Legal Help, Help at Court and Family Help (Lower)

ou are found doing so, you ma	ou are found doing so, you may be prosecuted and asked to repay your costs in full.			
Equal Opportuniti	ies Monitoring ur client would describe themselves as bei	ng:		
Ethnicity				
White	Mixed	Asian or Asian British		
(a) British	\square (a) White and Black Caribbean	(a) Indian		
(b) Irish	(b) White and Black African	☐ (b) Pakistani		
\Box (c) White Other	☐ (c) White Other ☐ (c) White and Asian ☐ (c) Bangladeshi			
Black or Black British	(d) Miyed Other			
(a) Black Caribbean	☐ Chinese	☐ Other		
(b) Black African	☐ Gypsy/Traveller	☐ Prefer not to say		
(c) Black Other				
Disability				
The Equality Act 2010 defines	disability as: a physical or mental impairme person's ability to carry out normal day-to-d			
Not Considered Disabled				
If a client considers himself or l	herself to have a disability please select the	e most appropriate definition.		
Definitions:				
Mental health condition	Blind			
Learning disability/difficulty Long-standing physical illness or health				
Mobility impairment	condition			
Deaf	Other			
Hearing impaired	Unknown			
Visually impaired	Prefer not to say			
Completion of this section is voluntary. This will be treated in the strictest confidence and will be used purely for statistical monitoring and research.				
Your client's deta	ils			
Title:Initials:Surn	ame:			
First name:Surname at birth:				
Date of birth:/ National Insurance no: if different)				
Sex: Male	☐ Female ☐ Pref	er not to say		
Marital status: Single	Married/Civil Partner	Cohabiting		
☐ Separat	ed Divorced/dissolved CP	Widowed		
Place of birth:	Job:			
Current address:				
	Postcode:			

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Means assessment completed using the Check if your client qualifies for legal aid (CCQ) service. Provider Details (Only complete when submitting a copy of this page with an application for extension of a Cost Limit) Name of provider: Address of provider: Postcode: DX (with exchange): Telephone number: Contract number: **Matter Type** A means assessment **must** be carried out unless an exception applies. Please refer to Regulation 5 of the Civil Legal Aid (Financial Resources and Payment for Services) Regulations 2012 which list the forms of civil legal services that are available without a determination of the individual's financial resources. Further guidance on means testing and exceptions may be found in the Lord Chancellor's Guidance on determining financial eligibility for Controlled Work and Family Mediation. If you are providing advice to a parent / individual with parental responsibility in respect of contemplated Section 31 proceedings, do not use this form. Please complete form CW1 PL - Family Help (Lower) Public Law instead. Use form CW1&2 Legal Help and Controlled Legal Representation Mental Health for means tested and non means tested services within the Mental Health Category. Tick the box which applies to your client: Go directly to the **Financial Eligibility** section. Means Test Required. Please tick the box which applies to this case: ■ Non Means Tested work: Advice to an individual in respect of international maintenance obligations - Article 10 of the 2007 Hague Convention/Article 56(1) of the EU Maintenance Regulation. Advice to an individual (a) in connection with a TPIM Notice application or (b) who is the subject to a TPIM notice for (i) permission under Schedule 1, Terrorism Prevention and Investigation Measures Act 2011, (ii) to vary measures, (iii) for revocation of notice. Advice to (a) a foster carer/approved prospective adopter of a 'looked after' child or (b) a former foster carer of a young person who lacks capacity and resides with the carer in a 'staying put' arrangement, who makes or proposes to make an appeal on behalf of the child/young person to the First Tier Tribunal (Special Education Needs and Disability) or the Education Tribunal for Wales. Housing Loss Prevention Advice Service - Early Legal

tested cases on page 13.

For **non-means tested matters** please go directly to the client certification for non means

Advice.

Financial Eligibility 1. The client is a child under the age of 18: Yes Go to question 2. No Go directly to question 5 to continue assessment. 2. The child's means are to be aggregated with a maintaining adult. Yes Go directly to question 5 to continue assessment. No Go to question 3. 3. Does this child receive any money on a regular basis? Do not include any part-time earnings (less than 16 hours per week), holiday jobs, pocket money or any maintenance you get for the child. Yes Go directly to to question 5 to continue assessment. No Go to question 4. 4. Does this Child have any savings, items of value or investments totalling £2,500 or more?

Note 1

As you have answered NO to questions 2, 3 and 4, confirming that the child is not to be aggregated with a maintaining adult and the child does not have a regular income or capital in excess of £2,500, no further assessment is required. Go directly to the client declaration on page 13.

Yes Go to question 5 to continue assessment.

No Go to note 1 below.

Financial Eligibility continued		
The client is directly or indirectly in receipt of S.4 or S.95 Asylum and Asylum category work only):	n Support (Imm)	gration
Yes Go directly to the Evidence section on page 8.		
No Go to question 6.		
6. The client has a partner whose means are to be aggregated:		
Yes Please provide details of both client's and partner's	means.	
No Please provide details of client's means only.		
7. Type of case (e.g. family):		
8. The case is about ownership or possession of assets and / or fin	ancial provision	:
Yes Go to question 9.		
□ No Go directly to Part B Capital.		
9. The client's assets (held in sole name or jointly held) have been	claimed by the	opponent:
Yes Please complete Part A Capital - Subject matter of dispute.		
□ No Go directly to Part B Capital.		
The subject matter of dispute disregard only applies to assets that are opponent. All assets that have not been specifically claimed by the opponent B Capital.	•	•
Part A: Capital - Subject matter of dispute ((SMOD)	
▶ Please list any property, assets or possessions that the opponent h	•	n to in this case:
1. Property:	Main home	Other property
Current market value	£	
Outstanding Mortgage/secured loan	£	_
2. Is property held in joint names with the opponent?	□Yes	□Yes
If property is held in joint names with the opponent, equal shares will normally be assumed for assessment purposes.	□No	□No
3. Client's share of property for assessment?		%%
▶ Enter 50% when property is jointly owned with opponent. Select 100% when property is solely owned by client or jointly with partner. Enter an appropriate % if another party has an interest.		

Part A: Capital - Subject matter of dispute (SMOD) continued

- 4. Total Net Equity (i.e. current market value minus mortgage disregard):
 - ▶ Deduct the full amount of any debt secured by a mortgage or charge on the property.
- 5. Client's share of Total Net Equity:
 - ▶ Multiply answer to question 4 by answer to question 3.
- 6. Final assessed amount of Client's equity:
 - ▶ Calculated by applying the SMOD disregard; followed by the equity disregard of £100,000 to the main home.
 - ▶ The maximum SMOD disregard is £100,000.
 - ▶ The SMOD disregard must be applied to the main home first (i.e. deducted from the client's share of total net equity shown as answer to question 5); any remainder (i.e. only if client's share of total net equity in main dwelling is less than £100,000) should then be applied to other property.
 - ▶ You must not reverse the order of the disregards
- 7. Other assets and possessions claimed by the opponent:

Savings (bank, building society, etc)

Investments (shares, insurance policies, etc)

Valuable items (boat, caravan, jewellery, etc)

Other capital (including money due to the client)

Total capital Part A

Main home Other property

£ _____

£_____

£_____

£_____

Client and Partner

£ _____

£ _____

£ _____

£ _____

- ▶ This is the total capital amount after applying the SMOD disregard of £100,000 to the assets in this section.
- ▶ If there are no SMOD property assets, apply the full £100,000 SMOD disregard to the assets set out in question 7 above.

PLEASE DON'T STRIKE THROUGH THE ENTIRE PAGE TO INDICATE THAT THE QUESTIONS DO NOT APPLY - QUESTIONS MUST BE ANSWERED

Part	B:	Capital
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- ▶ Please list all client's and partner's property, assets or possessions <u>not</u> included in Part A.
- ▶ Capital excludes household furniture and effects (unless exceptional value), clothes and tools of trade.

	tools of trade.			
1.	Property:	1		Other property
	Current market value:	£		
	Outstanding Mortgage/secured loan:	£		<u> </u>
2.	Is property held in joint names with the opponent?		Yes	Yes
	▶ If property is held in joint names with the opponent, equal shares will normally be assumed for assessment purposes.		No	 □ No
3.	Client's share of property for assessment:			<u></u> %
	▶ Enter 50% when property is jointly owned with opponent. Select 100% when property is solely owned by client or jointly with partner. Enter an appropriate % if another party has an interest.		Main homo	Other property
1	Total Not Equity (i.e. gurrent market value minus marteness		Walli Hollie	Other property
4.	Total Net Equity (i.e. current market value minus mortgage disregard):	£		
	▶ Deduct the full amount of any debt secured by a mortgage or charge on the property.			
5.	Client's share of Total Net Equity:	£		
	▶ Multiply answer to question 4 by answer to question 3.	~		
6.	Final assessed amount of Client's equity:			
	▶ After applying equity disregard of £100,000 to client's share of total net equity in main home (shown as answer to question 5).	£		
7.	Other assets and possessions:		Client	Partner
	Savings (bank, building society, etc)	£	2	£
	Investments (shares, insurance policies etc)	£		£
	Valuable items (boat, caravan, jewellery, etc)	£	<u> </u>	£
	Other capital (including money due to the client)	£	2	£
	Total capital Part B	£	2	-
	Total of all capital assets (Part A and Part B)	£		

Part C: Income			
	directly in receipt of Income Support, I ent and Support Allowance, Guarante		
☐ Yes Go	Yes Go directly to the Evidence section on page 8.		
☐ No Con	tinue with income details.		
	iply by 52 & divide by 12) multiply by 13 & divide by 12)		
Income includes:		Client	Partner
Gross monthly earn	ings	££	
• Other income		££	
`	efit, pensions, maintenance, ts, benefits in kind, etc)		
dividends, tax orear	Total gross income	££	
Total g	gross income (Client and Partner)	£	
Less monthly allowand	ces:		
▶ Housing costs, inclu			
_	nt* (capped if client has no dependents)	££	
Rent* (capped if client	has no dependents)	££	
* amounts should be net of housing benefit			
▶ Dependents' allowa	nces:		
	Partner	£	
Dependents	Aged 15 and under	£	
	Aged 16 or over	£	
► Tax and National Insurance		££_	
Standard allowance	for employment expenses	££	
► Maintenance payments actually being made		££_	
(eg for children and/or a former/separated spouse)Childcare costs because of work/self employment		£	
Payment of income legal aid)	contribution order (criminal	££	
	Total allowances	££	
	Total monthly disposable income	££	
	Total monthly disposable income (Client and Partner)	£	

Evidence		
Evidence given in support of means	Yes you will need to complete	No 🗍
	the evidence checklist on page 15.	
If no, please record justification or except		

LEGAL AID AGENCY PRIVACY NOTICE

Purpose

This privacy notice sets out the standards that you can expect from the Legal Aid Agency when we request or hold personal information ('personal data') about you; how you can get access to a copy of your personal data; and what you can do if you think the standards are not being met.

The Legal Aid Agency is an Executive Agency of the Ministry of Justice (MoJ). The MoJ is the data controller for the personal information we hold. The Legal Aid Agency collects and processes personal data for the exercise of its own and associated public functions. Our public function is to provide legal aid.

About personal information

Personal data is information about you as an individual. It can be your name, address or telephone number. It can also include the information that you have provided in a legal aid application such as your financial circumstances and information relating to any current or previous legal proceedings concerning you.

We know how important it is to protect customers' privacy and to comply with data protection laws. We will safeguard your personal data and will only disclose it where it is lawful to do so, or with your consent.

Types of personal data we process

We only process personal data that is relevant for the services we are providing to you. The personal data which you have provided in your legal aid application will only be used for the purposes set out below.

Purpose of processing and the lawful basis for the process

The purpose of the Legal Aid Agency collecting and processing the personal data which you have provided in a legal aid application is for the purposes of providing legal aid. Our lawful basis is 'the performance of a task carried out in the public interest or in the exercise of official authority' as set out in Article 6(1)(e) of UK GDPR. The tasks are those set out in the Legal Aid, Sentencing and Punishment of Offenders Act 2012. Specifically, we will use this personal data in the following ways:

- In deciding whether you are eligible for legal aid, whether you are required to make a
 contribution towards the costs of this legal aid and to assist the Legal Aid Agency in
 collecting those contributions, if appropriate.
- In assessing claims from your legal aid Provider(s) for payment from the legal aid fund for the work that they have conducted on your behalf.
- In conducting periodic assurance audits on legal aid files to ensure that decisions have been made correctly and accurately.
- In producing statistics and information on our processes to enable us to improve our processes and to assist us in carrying out our functions.

Were the Legal Aid Agency unable to collect this personal information, we would not be able to conduct the activities above, which would prevent us from providing legal aid.

We collect 'special categories of personal data'. This data is collected where necessary for the purposes set out above. The condition under which we process this data is Article 9(g) of UK GDPR – Reasons of substantial public interest. Our associated Schedule 1 condition is Statutory and Government purposes. We also collect this data for the purposes of monitoring equality, this is a legal requirement for public authorities under the Equality Act 2010. Special categories of personal data will be treated with the strictest confidence and any information published under the Equality Act will not identify you or anyone else associated with your legal aid application.

We collect 'personal data relating to criminal convictions and offences or related security measures'. This data is collected where relevant for the purposes set out above. The Legal Aid Agency is an Executive Agency of the MoJ, an Official Authority for the purposes of Article 10 of UK GDPR.

Who the information may be shared with

We sometimes need to share the personal information we process with other organisations. When this is necessary, we will comply with all aspects of the relevant data protection laws. The organisations we may share your personal information include:

- Your instructed legal aid Provider(s), including any advocate instructed by a legal aid solicitor;
- Public authorities such as: HM Courts and Tribunals Service (HMCTS), HM Revenue and Customs (HMRC), Department of Work and Pensions (DWP), Home Office and HM Land Registry;
- Non-public authorities such as: Credit reference agencies Equifax and TransUnion and our debt collection partners Marston Holdings
- If false or inaccurate information is provided or fraud identified, the Legal Aid Agency can lawfully share your personal information with fraud prevention agencies to detect and to prevent fraud and money laundering. We may specifically share data with HMRC and DWP for fraud prevention, investigation and prosecution purposes; and
- Where a debt is owed to the Legal Aid Agency, we may share your data with public authorities such as HMRC and DWP and with debt collection partners such as Marston Holdings for the purposes of tracing, debt collection and enforcement.

You can contact our Data Protection Officer for further information on the organisations we may share your personal information with.

Data Processors

We may contract with third party data processors to provide email, system administration, document management and IT storage services. Any personal data shared with a data processor for this purpose will be governed by model contract clauses under data protection law.

We contract with Marston Holdings as a data processor for the collection and enforcement of criminal legal aid contributions. Any personal data shared with the data processor for this purpose is governed by model contract clauses under data protection law.

Automated decision making

We do not use solely automated decision making within the definition of Article 22(1) of UK GDPR. The overall decision on an application for legal aid or a claim for costs in a legal aid case will always be made by a human decision maker. This could be a member of our staff, or a staff member of a legal aid Provider acting under delegated authority from the Legal Aid Agency.

Details of transfers to third country and safeguards

Personal data may be transferred to locations in the European Economic Area (EEA) where required by our data processors for hosting, storage and secure backup of our IT services. Such transfers are made on the basis of Adequacy decisions between the UK and EEA in accordance with Article 45 of UK GDPR.

In limited and exceptional circumstances, where required for the provision of technical support, personal data stored in our call centre software may be accessed by support staff located in USA, Romania, Philippines, Singapore or Australia. Where transfers for this purpose are made to locations without Adequacy decisions the transfer is made on the basis of exceptions under Article 49 of UK GDPR and is required for the legitimate interests of the Ministry of Justice. The software provider maintains the same standards of IT and personnel security for its services overseas as it does for services in the UK.

Retention period for information collected

Your personal information will not be retained for any longer than is necessary for the lawful purposes for which it has been collected and processed. This is to ensure that your personal information does not become inaccurate, out of date or irrelevant. The Legal Aid Agency have set retention periods for the personal information that we collect, this can be accessed via our website:

https://www.gov.uk/government/publications/record-retention-and-disposition-schedules

You can also contact our Data Protection Officer for a copy of our retention policies.

While we retain your personal data, we will ensure that it is kept securely and protected from loss, misuse or unauthorised access and disclosure. Once the retention period has been reached, your personal data will be permanently and securely deleted and destroyed.

Access to personal information

You can find out if we hold any personal data about you by making a 'subject access request'. If you wish to make a subject access request please contact:

Disclosure Team - Post point 10.25 Ministry of Justice 102 Petty France London SW1H 9AJ

Data.access@justice.gov.uk

When we ask you for personal data

We promise to inform you why we need your personal data and ask only for the personal data we need and not collect information that is irrelevant or excessive.

When we collect your personal data, we have responsibilities, and you have rights, these include:

- That you can withdraw consent at any time, where relevant;
- That you can lodge a complaint with the supervisory authority;
- That we will protect and ensure that no unauthorised person has access to it;
- That your personal data is shared with other organisations only for legitimate purposes;
- That we don't keep it longer than is necessary;
- That we will not make your personal data available for commercial use without your consent; and
- That we will consider your request to correct, stop processing or erase your personal data.

You can get more details on:

- Agreements we have with other organisations for sharing information;
- Circumstances where we can pass on personal information without telling you, for example, to help with the prevention or detection of crime or to produce anonymised statistics;
- Our instructions to staff on how to collect, use or delete your personal information;
- How we check that the information we hold is accurate and up-to-date; and
- How to make a complaint.

For more information about the above issues, please contact the;

The Data Protection Officer Ministry of Justice 102 Petty France London SW1H 9AJ

dataprotection@justice.gov.uk

Complaints

When we ask you for information, we will comply with the law. If you consider that your information has been handled incorrectly, you can contact the Information Commissioner for independent advice about data protection. You can contact the Information Commissioner at:

Information Commissioner's Office Wycliffe House Water Lane Wilmslow Cheshire SK9 5AF

Tel: 0303 123 1113 www.ico.org.uk

Note to solicitor: Please ensure you complete any relevant boxes on page 15.

Date:

I understand that if I give false information or withhold any relevant information the services provided to me may be cancelled at which point I will become liable to pay

all the costs that have been incurred and I may be prosecuted.

Signed:

Note to solicitor: Please ensure you complete any relevant boxes on page 15.

Legal Help and Help at Court			
Tick the relevant box below if you have:			
Travelled out of the office to visit the client, other than at court.			
Accepted an application from a child or patient or someone on their behalf.			
Provided legal help to a client who has already received it on the same matter within the last 6 months.			
Given telephone advice by you or your firm before the signature of the form.			
Claimed for outward travel before the signature of the form.			
Accepted a postal application.			
If you have ticked any of the above boxes, please provide the circumstances justi accordance with the relevant Rule in the Contract Specification.	fying this in		
Legal aid is only available for these proceedings under paragraphs 12 and 13 of Part 1, Schedule 1 of the Legal Aid Sentencing and Punishment of Offenders Act 2012 if the evidence requirements set out in regulation 33 and 34 of the Civil Legal Aid (Procedures) Regulations and/or guidance are satisfied.			
Evidence given? Yes No This evidence must be retained on the	e file.		
Family Help (Lower) - private law Are the relevant criteria in the Civil Legal Aid (Merits Criteria) Regulations 2012 for family help (lower) met and does the case satisfy the conditions as set out in the Family Specification?	□ No		
Was an application for legal representation made in this matter?	□No		

Means assessment completed using the Check if your client qualifies for legal aid (CCQ) service. Time spent and costs **Time Spent** Item 1. Attendance 2. Preparation 3. Help at Court 4. Travel and Waiting Total: Number Item 1. Letters written 2. Phone calls Total Profit Costs £_____ Vat £ ____ Value or amount of contractual or statutory charge £_____ **Disbursements** Amount Vat Mileage Other disbursements £_____ £_____ £_____ Total Counsel's fees Dated **Note:** When calculating profit costs, the time spent on each activity and the letters and telephone calls must be separated out according to the remuneration rate which applied at the time the work was carried out. Please see the Remuneration Regulations for the appropriate rates. Remember that you may not charge separately for letters in. The totals for profit costs, disbursements and counsel's fees from this form and the Controlled Legal Representation Form (if applicable) should be the same (after adding VAT and net of the amount of the statutory charge and any payment on account), as those reported by you in your online submission. Where a staged bill has been submitted in an Immigration matter a separate copy of this page should be completed for each stage reported. **Certification** (to be completed for Exceptional Funding cases only) I certify that: ▶ Where ECF funding has already been granted (direct client applicant), I have taken all reasonable steps to review the completed Controlled Work Financial Eligibility Form and to satisfy myself that the client's financial position has not changed through new information or a change of circumstances. ▶ I am able to act in this matter under the competence standards set out in my organisations legal aid contract; and my organisation is currently trading and no Law Society intervention or other sanction prohibits me from acting in this matter.

Name:

Signed: _____ Date:___/ ___

Evidence Checklist

- ▶ Please tick the relevant box(es) to indicate evidence collected.
- ▶ Please refer to the detailed financial eligibility guidance for controlled work.

income	
Employed (P.A.Y.E.) Income:	State benefits (including passporting benefits):
☐ Wage slips	☐ Bank statements
Self Employed Income: Recent bank statements Complete financial accounts Self Assessment Tax Return Cash book	 Name and type of benefit e.g. Income-based Jobseekers Allowance must be specified on the statement or additional evidence will be required e.g. notification letter. Original notification letter (for passporting)
Benefits in Kind P11D tax form (benefits in kind)	benefit, please refer to the table providing examples of acceptable and unacceptable evidence in Lord Chancellors Guidance).
Other Income: ☐ Private /Occupational Pension documents ☐ Evidence of rental income (bank statement or tenancy agreement) ☐ Trust income (bank statement or letter from trustees) ☐ Letter from friend/family providing support ☐ student grant/loan letter ☐ Other: ☐ (e.g. bank statements) ▶ For pensions and any other income that is subject to income tax, evidence must show the gross amount before tax is deducted.	 □ Latest letter advising change in benefit amount □ Letter from paying agency i.e. Department for Work and Pensions, Jobcentre Plus, Pension Service confirming receipt of the passporting benefit at the date of application. ▶ Letters must specify name and type of benefit. Letters over 6 months old must be supported by a recent bank statement. Asylum Support (AS): □ Letter from AS or Local Authority that the individual is in receipt of support. ▶ Letter must be less than 6 months old. Tax Credit Award Notice (most recent). □ Other recent HMRC letter confirming amount received. ▶ Letter must be less than 6 months old.
Expenditure (refer to guidance on risk-base	
Income Tax and National Insurance: Wage slips (employees P.A.Y.E.) Tax calculation sheet form SA302 (self	Child Care costs in excess of £600 per month Copy of agreement/contract
employed)	☐ Bank statement
Housing costs (where amount exceeds one-third of client's gross income):	Maintenance (see guidance)
Rent book/tenancy agreement	☐ Receipts
☐ Mortgage statement	Bank statement
☐ Bank statement	Copy of Maintenance Order
Capital (refer to guidance on risk-based evid	ence):
☐ Bank statement	Other:
☐ Share certificate	
☐ National savings certificate/passbook	
☐ Premium Savings Bonds or Bond Record (sun	nmary)

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