

Eviction of Trespassers Form 1/3

This authorises and empowers High Court Writ Recovery to effect the removal and eviction of Squatters and Trespassers.

IMPORTANT: before completing this form please read the following:

	Tenants information and any other relevant documents ready to hand ou will need to agree to the Terms & Conditions and Sign
	@highcourtwritrecovery.co.uk if you need assistance at any stage.
Reference Number Client Reference/Account Number (to assist prompt response)	
Managing Ager	nt Details
•	cross through this section and complete the form from 'Landlord's Details' ing Agent please complete both this and the 'Landlord's Details' sections
Full Name	
Address	
Postcode	
Telephone Number	
Email	
Date Authorised by Landlord	



Eviction of Trespassers Form 2/3

Landlord's Details

Landlord's Name	
Landlord's Address	
Landlord's Postcode	
Landlord's Contact Number	
Date of Authorisation	
Property Details	
Name of Property (if applicable)	
Address of Premises	
Postcode	
Type of Trespass i.e. Trespass of Land and/or Building, Commercial Fly Traders, etc	
Additional Instructions	



Eviction of Trespassers Form 3/3

Authorisation

Terms and Conditions

- 1) We hereby authorise High Court Writ Recovery to affect peaceful re-entry and thereby secure forfeiture of the lease.
- 2) You are authorised to change locks, display necessary termination notices as required; and for doing so this shall be your sufficient Warrant, Authority and Indemnification against all Actions at Law, as well as costs, charges or expenses which are reasonably incurred by reason of executing this Warrant (in accordance with our published fee schedule and any other expenses in instructing third parties); and we thereby undertake not to hold you accountable for goods forcibly or clandestinely removed from the premises following their being made secure.
- 3) Where our agents have been forced to withdraw from an enforcement action due to circumstances outside of our control, for any reason whatsoever including but not limited to the Client standing us down on site, the site being vacant on our attendance or the Police issuing instructions to withdraw, our fees for attendance and time spent on site remain payable as quoted.
- 4) Where our planned attendance is delayed or cancelled by you or any other party, once our Enforcement Agents have already mobilised to site but not yet arrived, we reserve the right to charge 50% of any fees we have already quoted to you for the aborted attendance.
- 5) I represent that I am authorised to provide these instructions on behalf of the Landlord and will be bound by the terms of this Agreement.

Signed:		
Date:		
Position:		

What Next?

We can accept your instructions by Email or Post - we will send you a confirmation of receipt.

Email - Please send scans of this completed form and any relevant documents and email as attachments to instructions@highcourtwritrecovery.co.uk

Post - Please post the original form (retain a copy for your own records) together with any copies of relevant documents to:

High Court Writ Recovery, PO Box 816, Waltham Abbey, EN8 1RG

Email us at clientservices@highcourtwritrecovery.co.uk if you need assistance at any stage.