Application for an adoption order Section 46 Adoption and Children Act 2002

Name of court	
Serial no.	
Date received by the court	
Date issued	
Fee charged/Remission ID	

Important information – please read (this section applies to all applicants unless the child was placed with you by an adoption agency/local authority)

This may effect your eligibility to apply for an adoption order.

- You must notify the local authority for the area in which you live of your intention to apply for an adoption order at least three months and not more than 2 years before starting your application with the court. The court requires written confirmation of prior notice of this application to the local authority alongside your application (please note, the Local Authority is an automatic respondent when the application is being made by someone other than the Local Authority)
- There are certain conditions regarding how long a child must have lived with you before you are able to make this application;
 - If the child was placed with you by an adoption agency, or you are a parent of the child, the child must have lived with you (if you are applying as a couple, with one or both of you) at all times during the ten weeks before your application to the court.
 - If you are the partner of the child's parent, the child must have lived with you at all times during the period of six months before your application.
 - If you are local authority foster parents, the child must have lived with you at all times during the year before your application. However, if the child has lived with you for less than a year, you may still be able to obtain leave of the court to make this application (please use FP2 Application Notice Part 18 of the Family Procedure Rules 2020 to apply for leave of the court).
 - In any other case, the child must have lived with you at all times for not less than three years (whether or not continuous) during the period of five years before your application. However, if the child has lived with you for less than three years, you may still be able to obtain leave of the court to make this application (please use FP2 Application Notice Part 18 of the Family Procedure Rules 2020 to apply for leave of the court).

Notes to applicants

- Do not use this form if the child you want to adopt is not habitually resident in the British Islands, or if you intend to apply for a Convention adoption order. Instead you should use **Form A60** (Application for an adoption order (excluding a Convention adoption order) where the child has been brought into the UK for the purposes of adoption) or **Form A59** (Application for a Convention adoption order).
- Before filling in this form, please read the guidance notes on completing the form.
- Please complete every Part. If you are not sure of the answer to any question, or you do not think that it applies to you, please say so.
- If there is not enough room on the form for your reply, you may continue on a separate sheet. Please put the child's full name, the number of the Part and the paragraph reference at the head of the continuation sheet.
- Please use black ink when filling in the form.

I/We the undersigned		_
(and)	
wish to adopt		See Note 1
and give the following details in support of r	my/our application	
Part 1 About you		
First applicant	Second applicant	
a) Title	a) Title	
☐ Mr ☐ Mrs ☐ Miss	MrMrsMiss	
☐ Ms ☐ Other	☐ Ms ☐ Other	
b) My name is	b) My name is	See Note 2
First name(s) in full	First name(s) in full	
Last name	Last name	J
c) My address is (including postcode)	c) My address is (including postcode)	
d) My telephone number is	d) My telephone number is	
e) My date of birth is	e) My date of birth is	
f) My nationality is	f) My nationality is	1
g) My occupation is	g) My occupation is	See Note 3
h) I am	h) I am	
☐Male ☐Female	☐Male ☐Female	
i) My relationship to the child is	i) My relationship to the child is	See Note 4

Name of solicitor				
Name of firm				
Address (including postcode)				
Telephone no.		Fax no.		
DX no.				
E-mail address				
Fee account no.				
micile and habitual residence				See N
I am/We are/One of us, name	у			
is domiciled in a part of the Britis	ı İslands.			
or				
I have/We have both been ha period of at least one year, er			for a	

Status

If you are applying to adopt as a couple, please go straight to Part 2 About the child. Paragraphs (I) to (r) do not apply to you If you are applying to adopt alone, please tick the box at (I) to (r) below that applies to you. If you tick (I), (m), (q) or (r) please the give additional information asked for. If you have ticked box (I), please go straight to I am the partner of the child's See Note 6 Part 2 About the Child. Paragraphs (m) to (r) do Father Mother not apply to you. or other parent m) \square I am the partner (not the spouse or If you have ticked box (m), please go straight to See Note 7 Part 2 About the Child. Paragraphs (n) to (r) do civil partner) of a person who is not not apply to you. the child's parent and I am applying to adopt alone because: (please give reasons below, continuing on a separate sheet if necessary) n) I am not married/I do not have a civil partner See Note 8 or o) I am divorced/my civil partnership has been dissolved See Note 8 or See Note 8 I am a widow/a widower/a surviving civil partner p) I am married/I have a civil partner, and I can satisfy the court that: See Note 9 q) my spouse/civil partner cannot be found I have separated from my spouse/civil partner, we are living apart and the separation is likely to be permanent my spouse/civil partner is physically incapable of making an application or lacks capacity (within the meaning of the Mental Capacity Act 2005) to do so oxdot I am applying alone for an adoption order in respect of my own child and I can See Note 10 satisfy the court that the other natural parent has died the other natural parent cannot be found by virtue of section 28 of the Human Fertilisation and Embryology Act 1990, (disregarding subsections (5A) to (5I) of that section) and sections 34 to 47 of the Human Fertilisation and Embryology Act 2008 (disregarding sections 39, 40 and 46 of that Act) there is no other parent. or the other natural parent's exclusion from this application is justified (please give reasons below)

Part 2 About the child

a) ⁻	The child is a			
	☐Boy ☐Girl			
ŕ	The child was born on and is the person to whom the attack certified copy of the entry in the Reg of Live Births/Register of Adopted Children relates The child's nationality is		To the best of my/our knowledge the child was born on or about in (give place and country of birth)	See Note 11
d) l	/we confirm that the child is not and Yes No	has neve	r been married or a civil partner	See Note 12
e) -	The child has had his/her home with	me/us co	ntinuously since	See Note 13
f) T	Yes (If you ticked this b straight to paragrap	ox, please ph (j). Para ox, please	se of adoption by an adoption agency complete paragraphs (g) and (h) and then go agraph (i) does not apply to you.) go straight to paragraph (i). Paragraphs (g)	
g) ¯	The child was placed with me/us for	the purpo	se of adoption on	
	Name of adoption agency			
	Address (including post code)			
	Name of your contact in the agency			
	Telephone no.			
h)	No other adoption agency has bThe following adoption agency h		ved in placing the child been involved in placing the child	
	Name of adoption agency			
	Address (including post code)			
	Name of your contact in the agency			
	Telephone no.			

i)	I/we have notified in adoption order (give	• •	ur local authorit	y of my/our intentior	to apply for an	See Note 14
	Name of local auth	ority				
	Address (including post code)				
	Date notified					-
	Name of your cont the local authority					
	Email Address of loauthority	ocal				
	Telephone no.					
j)	intention to apply for before starting your prior notice of this at this not provided.	or an adoption r application w application to tl	order at least 3 ith the court. The he Local Author	e must have been not months and not months end not month to be court requires writh the court repulses with the months and the	re than 2 years tten confirmation of may be refused if	See Note 15
J/	England and V					
	Name of court					
	Case number					
	Type of order					
	Date of order					
	or the following fr England and V	•	as been made i	n respect of the child	l by a court in	
	Name of court					
	Case number					
	Type of order					
	Date of order					
	or the following fr Northern Irelar	•	as been made ii	n respect of the child	I by a court in	
	Name of court					
	Case number					
	Type of order					
	Date of order					

or ☐ the fe	ollowing permanen	ce order including provision for granting authority for the	
child	to be adopted has	been made in respect of the child by a court in Scotland:	
Name of	court		
Case nu	mber		
Type of o	order		
Date of o	order		
or No pla		ing order or permanence order has been made in respect o	f
or	•	luntary organisation has parental responsibility for the child prity/voluntary organisation has parental responsibility for the ch	ild:
	local authority or y organisation		
Address (including	g post code)		
	your contact in ority/organisation		
Telephor	ne no.		
or The has I	naintenance order/d Support Agency h following maintena been made	agreement or award of child support maintenance by the has been made in respect of the child nce order/agreement/award of child support maintenance	See Note 16
Person li	iable to pay ance		
Address			
Court an	d date of order		
agreeme	maintenance ent/child support ance award		

Αb	About other orders or proceedings that affect the child								
m)		To the best of my/our knowledge, no proceedings relating to the child (other than any placement order, freeing order, permanence order or any maintenance order as given above) have been completed or commenced in any court							
	or	The following proceedings relating to the child have been completed/commenced (in addition to any placement order, freeing order, permanence order or any maintenance order as given above)							
		oe of order ma applied for)	(Date of o or date of nearing)		Name o	of court		ase number r serial number)
Ca	ses	concerning a	a related	child					
n)		To the best of sister of the co							f or step brother or rt
	or	The following have been coparty to any pr	mpleted/	commen	ced (ple	ase give	details belov	v and, if	
	or	Don't know							
	chi	lationship to ld (eg. sister, f-brother)	Type of ormade (or applied		Date of or date hearing	of next	Name of co	ourt	Case number (or serial number)

See Note 17

Part 3 About the child's parents or guardian

The child's mother	The child's father or other parent	See Note 18
a) The name of the child's mother	e) What is their relationship to the child?	
First name(s) in full	☐ Father ☐ Other parent	
	The name of the child's father or other parent	
	First name(s) in full	
Last name		
	Last name	
b) Her address is (if deceased, please write 'Deceased' in the address box)		
	f) Address is (if deceased, please write 'Deceased' in the address box)	
c) Her nationality is	7	
	g) Nationality is	
d) Occupation is	_	
	h) Occupation is	See Note 19
	i) Does the father or other parent have parental responsibility for the child? Yes No	See Note 20
	If No, does the father or other parent	
	intend to apply for an order under section 4(1)(c) or section 4ZA(1)(c) of the Children Act 1989 (a parental responsibility order) or a child arrangements order in respect of the child?	
	☐ Yes ☐ No	
The child's guardian		See Note 21
j) The name of the child's guardian is	k) His/Her address is	
First name(s) in full		
Last name		

Parent/guardian consent to adoption

See Note 22

Note: You do not need to complete paragraph (I) if

• the child you are applying to adopt is the subject of a current placement order, the adoption agency has placed the child with you, and no parent/guardian of the child opposes the making of an adoption order;

or

• the child you are applying to adopt is the subject of a current freeing order;

or

• the child you are applying to adopt is the subject of a permanence order

Instead, go straight to Part 4 General. You should give the details of the placement order, freeing order or permanence order in Part 2 About the Child above. Otherwise, please tick the box that applies to your circumstances and give any further information requested.

l) 🗌	The child's parent(s)/guardian(s) has/have consented to the making of an adoption order	
or		
	The child's parent(s)/guardian(s) gave advance consent to the making of a future adoption order (and has/have not withdrawn that consent) and does/do not oppose the making of an adoption order	See Note 23
or		
	The child was placed with me/us for adoption by an adoption agency with the consent of each parent/guardian (and the mother's consent was given when the child was at least 6 weeks old), and no parent/guardian opposes the making of an adoption order	
or		
	The following parent(s)/guardian(s) of the child has/have not consented to the making of an adoption order: (give name(s) below)	
	we ask the court to dispense with his/her/their consent on the following grounds: e tick the grounds that apply)	
	he/she/they cannot be found	
	he/she/they lack capacity (within the meaning of the Mental Capacity Act 2005) to give consent	
	the welfare of the child requires it.	
sumn	nust attach a brief statement of facts (and two copies of the statement) setting out a nary of the history of the case and any other facts to satisfy the court that the grounds ur request apply.	

IMPORTANT: The court will send a copy of your statement of facts to each parent or guardian of the child. If you intend to ask the court to keep your identity confidential, you should make sure that the statement of facts does not include any information that could identify you, where you live, or where the child goes to school or nursery.

Part 4 General

Child's name on the adoption order

See Note 24

If the adoption order is made, I/We want the child to be known as		
First name(s) in full	Last name	
Health reports		See Note 25
Separate reports on my/our health and the health of the child made by a registered medical practitioner on (give date(s))		
are attached to this application.		
Declarations	award in respect of the proposed adaption	_
I/We have not received or given payment or re (except as follows:) (give details below)	eward in respect of the proposed adoption	_

To the best of my/our knowledge, only the person(s) or organisation(s) named in Part 2 of this application have taken part in the arrangements for the child's adoption.

Part 5

Statement of truth

First applicant

I understand that proceedings for I understand that proceedings for contempt of court may be brought against contempt of court may be brought against anyone who makes, or causes to be made, anyone who makes, or causes to be made, a false statement in a document verified a false statement in a document verified by a statement of truth without an honest by a statement of truth without an honest belief in its truth. belief in its truth. **I believe** that the facts stated in this form **I believe** that the facts stated in this form and any continuation sheets are true. and any continuation sheets are true. The first applicant believes that The second applicant believes that the facts stated in this form and any the facts stated in this form and any continuation sheets are true. I am continuation sheets are true. I am **authorised** by the applicant to sign this authorised by the applicant to sign this statement. statement. **Signature Signature** First applicant Second applicant First applicant's legal representative Second applicant's legal representative (as defined by FPR 2.3(1)) (as defined by FPR 2.3(1)) **Date Date** Day Month Year Day Month Year Full name Full name Name of first applicant's legal Name of second applicant's legal reprerepresentative's firm sentative's firm If signing on behalf of firm or company give If signing on behalf of firm or company give position or office held position or office held

Statement of truth

Second applicant

If you attend the court for a hearing

See Note 26

If you require an interpreter, you must tell the court now so that one can be arranged.

Please note that in any court proceedings in Wales you have the right to speak Welsh at any court hearing.

require written documentation in Welsh?	in weish in the course of the proceedings of
☐ Yes ☐ No	
If Yes, please give the names of the parties/wwitten or spoken Welsh?	vitnesses/children involved who need to use
	Spoken Written Both
Are there any dates on which you know you particular dates that would especially suit you	
Unavailable dates	Preferred dates
(Please note that, although the court will try to fit possible to do so) Do you or any of the parties require the court	
other assistance (e.g. sign language)?	to appoint an interpreter of arrange any
☐ Yes ☐ No	
If Yes, who requires the interpreter	
applicant respondent	Other party (please specify)
and please specify the language and di	alect required:
If attending the court, do you or any of the par require special assistance or special facilities'	•
☐ Yes ☐ No	
If Yes, please say what the needs are (pleavailable at each court may vary, court sta	ease note that the assistance/facilities aff may contact you to discuss your request).

What to do now

Once you have completed and signed this form, you should take or send the form and **three copies** to the court, together with the court fee and the following documents:

- a certified copy of the full entry in the Register of Live Births that relates to the child or, where the child has been adopted, a certified copy of the entry in the Adopted Children Register;
- if you are asking the court to dispense with the consent of any parent or guardian to the adoption, a brief statement of the facts relied on in support of the request, and **two copies** of the statement:
- a copy of any placement order (England and Wales), freeing order (England and Wales or Northern Ireland) or permanence order (Scotland) relating to the child;
- if you were a party to the proceedings, a copy of any other final order relating to the child that has effect and, if possible, a copy of any maintenance agreement or maintenance award relating to the child:
- if you were a party to the proceedings, a copy of any final order relating to a full, half or step brother or sister of the child that has effect;
- reports by a registered medical practitioner on the health of the child and the applicant(s) covering the matters specified in the Practice Direction 'Reports by a registered medical practitioner (health reports)', and two copies of the reports.
 Note: You do not have to supply health reports if:
 - the child was placed with you for adoption by an adoption agency, or
 - he/she is your child, or the child of the other applicant, or
 - you are applying alone as the partner (including the spouse or civil partner) of the child's mother or father or other parent;
- where a parent of the child has died, a certified copy of the entry in the Register of Deaths:
- if you are submitting evidence of marriage or civil partnership, a certified copy of the entry in the Register of Marriages or the Register of Civil Partnerships;
- where your spouse or civil partner has died, a certified copy of the entry in the Register of Deaths;
- a copy of any decree absolute of divorce or decree of nullity of your marriage;
- in relation to a civil partnership, a copy of any dissolution order or nullity order of your civil partnership;
- any documentary evidence supporting the reasons why you are applying to adopt the child without your spouse or civil partner, such as a decree of judicial separation;
- if your name as entered on the application form is different from the name shown on any evidence of marriage or civil partnership you are sending with your application, any documentary evidence to explain the difference.

Attach two photocopies of each of the following documents, if available, for each applicant:

- Photo page of the passport of each applicant
- any Visa, if applicable
- any page showing date of entry stamp by Immigration on the passport, if applicable
- a driving licence with the photo of each applicant

You should normally make your application to the Designated Family Centre for your area. You can find this, and a full list of courts and what type of work they do online at **courttribunalfinder.service.gov.uk**

You may need to pay a fee with your application. You should read leaflet EX50 Civil and family court fees to find out what fee, if any, you need to pay. This leaflet is available from your local court or online at hmctsformfinder.justice.gov.uk

If you have little or no savings, are on certain benefits or have a low income, you might be able to get help with your court fee (also known as fee remission). For further information or to apply for help with fees, you can visit gov.uk/get-help-with-court-fees. If you do not have access to the internet, you will be able to get a paper form (**EX160 – Apply for help with fees**) from court staff at any family court office.