

APPLICATION FOR PERSONAL DISREGARD – MEMBERS (AND DEPENDANTS) OF VISITING FORCES

A person can be disregarded for discount purposes if he or she has a 'relevant association' with a visiting force from one of the countries to which the Visiting Forces Act 1952 applies.

A person has a relevant association if they are:

[A] a member of that force, or a member of a civilian component of the force; or

[B] a dependant of a member, provided that the dependant is not (a) a British Citizen or (b) is a British Citizen not ordinarily resident in the UK.

A person's membership of a visiting force can be proved by a certificate issued under s.11 of the Visiting Forces Act 1952.

*In all cases, provide a copy of the Section 11 certificate as above.	
ADDRESS	
PLEASE STATE THE NAMES AND DATES OF WHO ARE AGED 18 OR OVER:-	BIRTH OF ALL MEMBERS OF YOUR HOUSEHOLD
NAME	DATE OF BIRTH
Is the dwelling occupied by a member of a visiting	ng armed force? YES/NO
Are you a British Citizen? YES/NO If YES how	
If NO please provide a copy of your passport in	c. entry visa to the UK.
DECLARATION	
I understand that the Council may wish to check immediately about changes in the status of the Government Finance Act 1992, anyone giving fa imposition of penalties. As far as I know the info	alse information could be prosecuted or face
SIGNED	DATE
CAPACITY IN WHICH YOU HAVE SIGNED	

N.B. This information may be used by the Council for other relevant purposes.



Additional notes

This disregard can only have effect where the person associated with the visiting force is not a liable person for council tax, for example; where a member of a visiting force lodges with a British citizen.

The disregard does not apply to a dependant of a member of a visiting force in the dependant is a British citizen.