The electronic official copy of the register follows this message.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.



Official copy of register of title

Title number BK337069

Edition date 12.08.2019

- This official copy shows the entries on the register of title on 13 MAY 2025 at 14:11:02.
- This date must be quoted as the "search from date" in any official search application based on this copy.
- The date at the beginning of an entry is the date on which the entry was made in the register.
- Issued on 13 May 2025.
- Under s.67 of the Land Registration Act 2002, this copy is admissible in evidence to the same extent as the original.
- This title is dealt with by HM Land Registry, Gloucester Office.

A: Property Register

This register describes the land and estate comprised in the title. Except as mentioned below, the title includes any legal easements granted by the registered lease but is subject to any rights that it reserves, so far as those easements and rights exist and benefit or affect the registered land.

WOKINGHAM

1 (20.06.1996) The Leasehold land shown edged with red on the plan of the above Title filed at the Registry and being 11, Tithe Court, Glebelands Road, Wokingham (RG40 1DS).

NOTE: Only the first floor flat is included in the title.

2 (20.06.1996) Short particulars of the lease(s) (or under-lease(s))

under which the land is held: Date : 24 May 1996

Term : 150 years from 25 March 1995
Rent : £100 and insurance rent
Parties : (1) Fairbriar Homes Limited

(2) Tithe Court Management Limited

3)

- 3 (20.06.1996) There are excepted from the effect of registration all estates, rights, interests, powers and remedies arising upon, or by reason of, any dealing made in breach of the prohibition or restriction against dealings therewith inter vivos contained in the Lease.
- 4 (20.06.1996) Landlord's title registered under BK173614.
- Unless otherwise mentioned the title includes any legal easements granted by the registered lease(s) but is subject to any rights that it reserves, so far as those easements and rights exist and benefit or affect the registered land.

B: Proprietorship Register

This register specifies the class of title and identifies the owner. It contains any entries that affect the right of disposal.

Title absolute

B: Proprietorship Register continued

1 (20.06.1996) PROPRIETOR: I

2 (20.06.1996) RESTRICTION:-Except under an order of the registrar no transfer assignment or other disposition by the proprietor of the land or his personal representatives leading to a change in the proprietorship of the land is to be registered unless accompanied by a certificate signed by a director of Tithe Court Management Limited that such transfer assignment or other disposition does not contravene any of the terms of the registered lease.

C: Charges Register

This register contains any charges and other matters that affect the land.

- 1 (20.06.1996) A Conveyance of the freehold estate dated 13 October 1873 made between (1) James Weeks and (2) Edward Sturges contains covenants affecting the land tinted pink on the title plan details of which are set out in the schedule of restrictive covenants hereto.
- 2 (20.06.1996) A Conveyance of the freehold estate dated 26 June 1879 made between (1) The Ecclesiastical Commissioners for England and (2) Edward Sturges contains covenants. By a Deed dated 15 July 1963 made between (1) The Church Commissioners for England (Commissioners) (2) John Edward Hughes (First Owner) and (3) John Howard Trapnell and Margaret Sinclair Trapnell (Second Owners) the said covenants were expressed to be released. Details of the covenants and of the release are set out in the schedule of restrictive covenants hereto.
- 3 (20.06.1996) A Conveyance of the freehold estate in the land tinted pink on the title plan and other land dated 24 April 1952 made between (1) Winifred Budd Strange, Seymour Strange and Conyers Alfred Surtees (Vendors) (2) Nora Plummer (Purchaser) and (3) Grace Mary Godsal (Sub-Purchaser) contains covenants details of which are set out in the schedule of restrictive covenants hereto.
- 4 (20.06.1996) A Conveyance of the freehold estate in the land tinted yellow on the title plan and other land dated 6 October 1952 made between (1) Nora Plummer (Vendor) (2) Eastern Properties (Reading) Limited (Purchaser) and (3) John Edmund Hughes (Sub-Purchaser) contains covenants details of which are set out in the schedule of restrictive covenants hereto.

NOTE: In a Deed dated 21 June 1963 made between (1) Nora Plummer (2) Eastern Properties (Reading) Limited and (3) John Edmund Hughes (Owner) the first of the said covenants were expressed to be released to the extent necessary to permit the Owner and those deriving title under him to use the land in this title as a Guest House or Private Hotel.

Schedule of restrictive covenants

The following are details of the covenants contained in the Conveyance dated 13 October 1873 referred to in the Charges Register:-

AND the said Edward Sturges doth hereby for himself his heirs executors administrators and assigns covenant with the said James Weeks his heirs executors administrators and assigns That he the said Edward Sturges his heirs executors administrators and assigns shall and will at all times for ever hereafter maintain and keep in good and sufficient repair and condition the fences on the boundaries of the said piece of land marked thus "T" on the said Plan drawn in the margin of these presents AND ALSO shall not nor will at any time hereafter make or open or permit to be made or opened any window in any building erected or to be erected on the said piece of land hereby granted which shall overlook so much of the fence forming the boundary of the piece of land hereby granted and the land of the said James Weeks on the Southern side thereof as lies within one hundred feet eastwards from the corner of the above mentioned land belonging to John Warwick AND ALSO shall not nor will at any time hereafter use or permit to be used the said piece of land hereby granted or any building to be erected thereon as or for an Inn Public House or Beer House.

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Schedule of restrictive covenants continued

NOTE: No copy of the Conveyance plan was supplied on first registration.

The following are details of the covenants contained in the Conveyance dated 26 June 1879 referred to in the Charges Register:-

AND the said Edward Sturges doth hereby for himself his heirs executors administrators and assigns covenant and agree with the said Ecclesiastical Commissioners their successors and assigns in manner following that is to say that he the said Edward Sturges his heirs or assigns will within twenty calendar months from the date of these presents enclose and fence in the said piece or parcel of land to the satisfaction of the Surveyors for the time being of the said Ecclesiastical Commissioners with an oaken piled fence four feet at least in height or such other sufficient fence as the said Surveyors shall approve of and that he the said Edward Sturges his heirs or assigns will not erect in or upon the said piece or parcel of land any building other than a dwellinghouse so that such building or any part thereof shall be within a less distance than twenty feet from any of the roads marked new road on the said plan drawn in the margin of these presents and will not erect upon any part of the said piece or parcel of land any dwellinghouse fronting upon any of the said roads marked new road of a less prime cost value than four hundred pounds and will not use or permit to be used any building or dwellinghouse now erected or to be hereafter erected on the said piece or parcel of land otherwise than as a private dwellinghouse or as stables coachhouse or other adjunct to a private dwellinghouse and also that in case the said Edward Struges his heirs or assigns shall make any opening from the said piece or parcel of land on or to the said roads marked new roads he or they will from time to time thereafter pay unto the said Ecclesiastical Commissioners their successors and assigns a fair proportion of the expense of maintaining in proper repair the said roads and the footpaths thereto until the same shall be taken to the Parish or Local Authority such proportion to be fixed and determined by the Surveyors for the time being of the said Ecclesiastical Commissioners their successors or assigns and that the decision of such Surveyors shall be conclusive and binding on the said Edward Sturges his heirs and assigns.

NOTE: No copy of the Conveyance plan was supplied on first registration.

The following are details of the terms of the Release contained in the Deed dated 15 July 1963 referred to in the Charges Register:-

"WHEREAS:-

By a Conveyance (hereinafter called "the Conveyance") dated the Twenty-sixth day of June One Thousand eight hundred and seventy-nine and made between the said Ecclesiastical Commissioners for England of the one part and the Reverend Edward Sturges of the other part the property described in the First and Second Schedules hereto (inter alia) was conveyed by the said Ecclesiastical Commissioners for England to the said Reverend Edward Sturges for an estate in fee simple subject to a covenant by the said Reverend Edward Sturges with the said Ecclesiastical Commissioners for England that he the said Reverend Edward Sturges his heirs executors administrators or assigns would not erect in or upon the said property any building other than a dwellinghouse so that such building or any part thereof should be within a less distance than Twenty feet from any of the roads marked new road on the plan drawn in the margin of the Conveyance and would not use or permit to be used any building or dwellinghouse then erected or to be thereafter erected on the said property otherwise than as a private dwellinghouse or as stables coach house or other adjunct to a private dwellinghouse and such covenant was thereby declared to be not only a personal covenant but also a real covenant affecting and running with the said property The parties hereto have agreed that the said restrictive covenant shall be released in the manner and upon the terms hereinafter appearing The Commissioners (so far as they lawfully can or may) hereby release the First Owner and those deriving title under him from the obligations of the covenant hereinbefore recited on the part of the said Reverend Edward Sturges in the

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Schedule of restrictive covenants continued

Conveyance contained so far as it is subsisting and is capable of being enforced to enable the First Owner and those deriving title under him to use the west wing of the House known as Tithe Barn erected on the land edged with blue on the plan annexed hereto and forming part of the property described in the First Schedule hereto as a Guest House or Private Hotel."

NOTE: The land tinted yellow on the title plan forms part of the land edged with blue referred to.

4 The following are details of the covenants contained in the Conveyance dated 24 April 1952 referred to in the Charges Register:-

COVENANT by sub-Purchaser with Vendors and Purchaser

- (a) To perform and observe said restrictive stipulations contained in said Conveyance of 26th June 1879 and to indemnify them against all claims and for future breach
- (b) Not to use the property for any purpose except a private residence or professional use by Doctor Dentist or other professional person
- (c) Not to erect or permit to be erected without written consent of Purchaser or other the owner for the time being of adjoining premises any buildings nor permit any plant tree or shrub to grow to height exceeding five feet within fifty feet from point "G" on said plan.
- NOTE 1: The Conveyance dated 26 June 1879 referred to is that referred to in the Charges Register
- NOTE 2: No point "G" is shown on the copy Conveyance plan.
- The following are details of the covenants contained in the Conveyance dated 6 October 1952 referred to in the Charges Register:-

"That he and his successors in title will henceforth and at all times hereafter observe and perform the covenants and stipulations set out in the Second Schedule hereto.

THE SECOND SCHEDULE herein referred to

- (a) Not to use or permit to be used the property hereby conveyed for any purpose other than that of a private dwellinghouse but this shall not preclude the use thereof by a Doctor or Dentist or other professional person in connection with such profession.
- (b) Not to erect or permit to be erected any building nor permit any plant tree or shrub to grow to a height exceeding five feet within Fifty feet from the point marked "G" on the said plan."

NOTE: The point marked G is lettered A on the title plan.

End of register