

Claim to s.18 entitlement Design No: _____

Part 1 Basic entitlement to s.18

| Issue | Details/explanation/references | Satisfactory? |
|---|--------------------------------|---------------|
| The artistic work in which copyright exists is: | | |
| The category of artistic work is: (drawings etc, buildings etc, artistic craftsmanship) | | |
| If the artistic work is 'artistic craftsmanship' the evidence of artistic intent, and of craftsmanship, is: | | |
| The owner of the copyright is: | | |
| The evidence that the design owner has the consent of the copyright owner is: | | |
| The basic conditions have been met: | | |

Part 2 Exclusion by reason of 'applied industrially'

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| Indications that the design was applied industrially are: | | |
| The basis for concluding the use was with the consent of the owner is | | |
| The owner's evidence that the design has not been applied industrially is: | | |
| If relevant publication is a patent or design, what are the details of the original artistic work? And has there been industrial application of that work? | | |
| From the information available, the design has not been applied industrially with the consent of the copyright owner. | | |