

## **Relinquishment of Personal Allowance**

Full name of person transferring the allowance			
Address			
Tax reference number			
Full name of person receiving the allowance			
Tax reference number			
Date commenced to cohabit			
1. The allowance to be tra	nsferred	£.	
(If the whole of the allowance is transferred then, if the person transferring the allowance has any assessable income in the year of charge, tax will be payable on that income at 20%. For example, if the person commences employment, a Coding/Direction Notice will need to be issued to their employer, the effect of which will be to deduct tax at the rate of 20% from their earnings.)			
2. Please confirm the year in which the relinquishment is to be effective:			
DECLARATION  (A separate declaration needs to be made for each year)			
We confirm that we have read and understood the conditions for relinquishing all or part of the Single Persons Allowance that are detailed on the reverse of this form and give consent to the issue, direct to an employer, of any Coding/Direction notice which may be required.			
Signed		Date	
Signed		Date	
and used to process your assessmen for the purposes of the Rolling Electr	ormation provided in this form will be t, for tax compliance, to ensure that d onic Census. Full details of our Data Pr ormation from this form; however, the	etails held are accurate and u otection Policy can be found a	p to date, and may also be used at www.gov.gg/tax. Government
FOR OFFICE USE ONLY			
Suspend Coding Notice	Pseudo Code input	Cross reference cohabitees on DPE + EDM	
	(Granting SPA only)	(Forward notes)	Initial
Form CC2 (05/16)			

## **Conditions for relinquishment of Personal Allowance**

The following conditions must be fulfilled for a single person to relinquish their Personal Allowance:

- 1. You must be in receipt of family allowance in respect of one or more children.
- 2. You must be cohabiting, i.e. living with another person as "husband and wife", for the **whole** of the calendar year.
- 3. The person relinquishing any of their allowance must have their tax returns up to date.

If these conditions are fulfilled and either you or your partner has income which is less than the Single Person's Allowance, the Law includes provision for any unused Personal Allowance for the year of charge to be relinquished.

Any such relinquishment, once made for the year of charge, cannot be withdrawn unless the conditions cease to be satisfied, i.e. if you cease to cohabit during the year of charge, in which case the transfer of the allowance will no longer be allowed.

If you or your partner wish to relinquish all or part of your Personal Allowance, please complete the details on the form overleaf and return it to the Income Tax Office. You are both required to sign the declaration for the relinquishment to take effect.