Contempt application

(other than an application under Part 8) CPR 81.3 and 81.4

		Name of cou	rt	
		Claim no.		
		Claimant's na	ame (including	g ref.)
		Defendant's i	name (includii	ng ref.)
		Date		
		Day	Month	Year
1.	What is your name or, if you are a legal representat your firm?	tive, the name	of	
2.	Are you a Claimant Legal representative of the claimant			

3.	Who should be served with this application?
	First name(s)
	Last name
4.	Please give the service address of any party named in question 3
	Building and street
	Second line of address
	Town or city
	County (optional)
	Postcode
	written evidence of the claimant in support of this application, in the of an affidavit or affirmation, is attached to this application
perm	rmission is required to make this application, the application for nission (headed 'Application for permission') must be included in this ication

To the defendant

If upon determination of this application you are held to be in contempt of court you may be imprisoned or fined, or your assets may be seized

Your rights

You have the right to be legally represented in the contempt proceedings.

You are entitled to a reasonable opportunity to obtain legal representation and to apply for legal aid which may be available without any means test.

You may be entitled to the services of an interpreter.

You are entitled to a reasonable time to prepare for the hearing of the contempt application against you.

You are entitled but not obliged to give written and oral evidence in your defence.

You have the right to remain silent and may not be compelled to answer any question the answer to which may incriminate you.

If you do not attend the hearing, the court may proceed in your absence. Whether or not you attend, the court will only find you in contempt if satisfied beyond reasonable doubt of the facts constituting contempt and that they do constitute contempt.

If the court is satisfied that you have committed a contempt, the court may punish you by a fine, imprisonment, confiscation of assets or other punishment permitted under the law.

If you admit the contempt and wish to apologise to the court, that is likely to reduce the seriousness of any punishment by the court.

The court's findings will be provided in writing as soon as practicable after the hearing.

The court will sit in public, unless and to the extent that the court orders otherwise. Its findings will be made public.

	ication based on breach of an	order?
Yes – g		order?
Yes – g No – g Date and t ('the order	go to question 7	eached or disobeyed
Yes - g No - g Date and t ('the order	go to question 7 o to question 10 erms of the order allegedly bre '). (If there is more than one s	eached or disobeyed
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The following information is required to be included in the application

pursuant to rule 81.4(2) of the Civil Procedure Rules 1998.

	ıy	Month	Year			
			onally served			ms of
а	iny oraer ais	pensing witi	h personal se	ervice of the	oraer.	
	oid the order	include a p	enal notice?			
Г	¬ .,					
L	Yes					
	No					
	the underta		ly undertakin Dere is more t			:
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8.

Date of personal service of the order

11.	Does the claimant, believe that the person who gave the undertaking understood its terms and the consequences of failure to comply with it?
	Yes
	□ No
12.	Summary of facts alleged to constitute the contempt (set these out very briefly, in chronological order, in numbered points)

Statement of Truth

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.
I believe that the facts stated in this contempt application are true.
The Claimant believes that the facts stated in this contempt application are true.
Signature for the Statement of Truth
Claimant
Litigation friend
Claimant's legal representative
Date
Day Month Year
Full name
Name of Claimant's legal representative's firm
Position or office held (if signing on behalf of a company)

Signature for the Contempt application
Claimant
Litigation friend
Claimant's legal representative
Date
Day Month Year
Full name
Name of Claimant's legal representative's firm
Position or office held (if signing on behalf of a company)
Claimant's address to which documents about this application should be sent
Building and street
Second line of address
Second tine of address
T "
Town or city
County (optional)
Postcode

Phone number
Email address
Fax number
DX number
Reference number

Court fee

What you need to pay

The court fee for this application is £275

How to pay the court fee
☐ I attached a Cheque/Postal order, made payable to 'HMCTS'
☐ A debit/credit card payment
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
please email me details on how to pay, my email address is
Prepayment – If you have already made a payment please note the reference number here
Your reference
 ☐ In person at the court/office ☐ I have not included payment because ☐ I have applied for Help with Fees online and my reference number is ☐ H W F ☐ I am applying for Help with Fees, see attached form EX160 ☐ Other - please explain why
Payment by account – for use by legal professionals Your account number PBA Your reference (if applicable)

What if I cannot afford to pay a court fee?

You may not have to pay a fee, or you may get some money off it if you only have a small amount of savings and investments, receive certain benefits or are on a low income. This is sometimes known as 'fee remission.'

You can apply for help with court and tribunal fees online at www.gov. uk/help-with-court-fees or through the 'EX160 Apply for help with fees' form and 'EX160A – How to apply for help with fees' guidance.