Directions questionnaire	In the
(Fast track and Multi-track)	

In the	Claim No.

To be completed by, o	r on behalf of,
who is [1 st][2 nd][3 rd][][Claimant][Defendant][Part 20 claimant] in this claim

You should note the date by which this questionnaire must be returned and the name of the court it should be returned to since this may be different from the court where the proceedings were issued.

If you have settled this claim (or if you settle it on a future date) and do not need to have it heard or tried, you must let the court know immediately.

If the claim is not settled, a judge will allocate it to an appropriate case management track. To help the judge choose the most just and costeffective track, you must now complete the directions questionnaire.

You should write the claim number on any other documents you send with your directions questionnaire. Please ensure they are firmly attached to it.

Notes

Settlement

Under the Civil Procedure Rules parties should make every effort to settle their case before the hearing. This could be by discussion or negotiation (such as a roundtable meeting or settlement conference) or by a more formal process such as mediation. The court will want to know what steps have been taken. Settling the case early can save costs, including court hearing fees.

For legal representatives only

I confirm that I have explained to my client the need to try to settle; the options available; and the possibility of costs sanctions if they refuse to try to settle.

I confirm

Yes

Yes

No

For all

Your answers to these questions may be considered by the court when it deals with the questions of costs: see Civil Procedure Rules Part 44.

- 1. Given that the rules require you to try to settle the claim before the hearing, do you want to attempt to settle at this stage?
- 2. If Yes, do you want a one month stay?
- 3. If you answered 'No' to question 1, please state below the reasons why you consider it inappropriate to try to settle the claim at this stage.

The court may order a stay, whether or not all the other

parties to the claim agree. Even if you are requesting a
stay, you must still complete the rest of the question naire. $\\$
More information about mediation, the fees charged and
a directory of mediation providers is available online
from www.civilmediation.justice.gov.uk This service
provides members of the public and businesses with
contact details for national civil and commercial
mediation providers, all of whom are accredited by the
Civil Mediation Council

Reasons:

Court			Notes
B1. (High Court only) The claim has been issued in the High Court. Do you consider it should remain there?	Yes	No No	High Court cases are usually heard at the Royal Courts of Justice or certain Civil Trial Centres. Fast or multi-track trials may be dealt with at a Civil Trial Centre or at the
If Yes, in which Division/List?			court where the claim is proceeding.
If No, in which County Court hearing centre would you prefer the case to be heard?			
B2. Trial (all cases) Is there any reason why your claim needs to be heard at a court or hearing centre?	Yes	☐ No	
If Yes, say which court and why?			
Pre-action protocols			
You are expected to comply fully with the relevant pre-action protocol.			Before any claim is started, the court expects you to have
Have you done so?	Yes	No	complied with the relevant pre–action protocol, and to have exchanged information and documents relevant
If you have not complied, or have only partially complied, please explain why.			to the claim to assist in settling it. To find out which protocol is relevant to your claim see: www.justice.gov. uk/guidance/courts-and-tribunals/courts/procedure-rules/civil/menus/protocol.htm
Case management information			
-			
D1. Applications Have you made any application(s) in this claim?	Yes	☐ No	D1. Applications It is important for the court to know if you have already
If Yes, what for? (e.g. summary judgment, add another party).			made any applications in the claim (or are about to issue one), what they are for and when they will be heard. The outcome of the applications may affect the case management directions the court gives.
For hearing on	/ /		
D2. Track			D2. Track
If you have indicated in the proposed directions a track attached which would not be the normal track for the claim, please give brief reasons below for your choice.			The basic guide by which claims are normally allocated to a track is the amount in dispute, although other factors such as the complexity of the case will also be considered. Leaflet EX305 — The Fast Track and the Multi-track , explains this in greater detail.

Do you wish to use expert evidence at the trial or final hearing? Yes Have you already copied any experts' report(s) to the other party(ies)? None yet obta

None yet obtained
Yes No

Do you consider the case suitable for a single joint expert in any field?

Yes No

There is no presumption that expert evidence is necessary, or that each party will be entitled to their own expert(s). Therefore, the court requires a short explanation of your proposals with regard to expert evidence.

Experts (continued)				Notes	
Please list any single joint experts Identify single joint experts with t your proposal and an estimate of c	he initials 'SJ' aft		•	•	
Expert's name	pert's name Field of expertise (e.g. orthopaedic surgeon, surveyor, engineer)		Justification for expert and estimate of costs		
Witnesses Which witnesses of fact do you int	end to call at the	e trial or fin	al hearing incli	uding, if appropriate, you	rself?
Witness name				Witness to which facts	
Trial or Final Hearing					
How long do you estimate the trial or final hearing will take?				Give the best estimate you can of the time that the court	
less than one day	one	e day more than one day		than one day	will need to decide this case. If, later you have any reasor to shorten or lengthen this estimate you should let the
Hrs				State number of days	court know immediately.
Are there any days within the next 12 months when you, an expert or an essential witness will not be able to attend court for trial or final hearing?					You should only enter those dates when you, your expert(s) or essential witnesses will not be available to attend court because of holiday or other commitments.
If Yes, please give details		Dates not	t available		
Name Dates not available					

You should notify the court immediately if any of these dates change.

Do not complete this section if:

- 1) you do not have a legal representative acting for you
- 2) the case is subject to fixed costs

If your claim is likely to be allocated to the Multi-Track form Precedent H must be filed at in accordance with CPR 3.13.

Lonfirm Precedent H is attached.

I confirm Precedent H is attached		
Other information		
Do you intend to make any applications in the future? If Yes, what for?	Yes	□ No
In the space below, set out any other information you consider will help t	he judge to ma	nnage the clai
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Notes

You must attempt to agree proposed directions with all other parties. **Whether agreed or not a draft of the order for directions which you seek must accompany this form.**

All proposed directions for multi-track cases must be based on the directions at www.justice.gov.uk/courts/procedure-rules/civil

All proposed directions for fast track cases must be based on CPR Part 28.

Signature		
	Date	
[Legal Representative for the][1st][2nd][3rd][[Claimant][Defendant][Part 20 claimant]]	
Please enter your name, reference number and full po fax or e-mail	stal address includ	ling details of telephone, DX,
		If applicable
	Telephone no.	
	Fax no.	
	DX no.	
Postcode	Your ref.	
F-mail		