Case management information sheet

To be completed by, or on behalf of,

who is [1st][2nd][3rd][][Claimant][Defendant] [Part 20 claimant] in this claim

In the	e County Court			
High Court	High Court of Justice			
Queen's Bench Division				
Technology and Construction Court				
Claim No.				
Last date for filing				

£

Assigned judge

 Please read the notes on page five before completing this form.

 You should note the date by which it 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.

 Settlement

 Do you wish there to be a one month stay to attempt to settle the claim, either by informal discussion or by alternative dispute resolution?

 Location of trial

 Is there any reason why your claim needs to be heard at a particular court?

 Yes

 If Yes, say which court and why?

C Pre-action protocols

Α

B

The Construction and Engineering Disputes protocol applies to this claim.

Have you complied with it?	Yes	🗌 No
If No, please explain the reasons why on a separate sheet and attach it to this form.		

 D
 Case management information

 What amount of the claim is in dispute?
 £

 Is there a counterclaim to this claim?
 □ Yes
 No

If Yes, state value of counterclaim

Applications

Have you made any app	plication(s) in this claim?		Yes	🗌 No	
If Yes, what for? (e.g. summary judgment, add another party)		For hearing on			
Witnesses					
So far as you know at this stage, what witnesses of fact do you intend to call at the trial or final hearing					

including, if appropriate, yourself?					
Witness name	Witness to which facts				
Experts					
Do you wish to use expert evidence at the trial or final hearing	ng?				
Have you already copied any experts' report(s) to the other party(ies)?	None yet Yes No obtained				
Do you consider the case suitable for a single joint expert in	any field?				
Please list any single joint experts you propose to use and any other experts you wish to rely on. Identify single joint experts with the initials 'SJ' after their name(s).					
Expert's name	Field of expertise (eg. orthopaedic surgeon, surveyor, engineer)				
Do you want your expert(s) to give evidence orally at the tria	ial or final hearing?				
If Yes, give the reasons why you think oral evidence is neces	essary:				

Disclosure

Are there any special considerations concerning disclosure of any documents that should be brought to the attention of the judge? Yes No No

If Yes, please give details on a separate sheet and attach it to this form.

Transfer

If you think your case is suitable for a transfer to another court or track, say which:

Court: Chancery Division/Queen's Bench Division/another TCC court/Commercial Court/ County Court Track: Small claims/Fast track

Please give brief reasons for your choice:

E Trial or final hearing

How long do you estimate the trial or final hearing will take?		days	hours	_minutes
Are there any days when you, an expert or an essential witness will not be able to attend court for the trial or final hearing? If Yes, please give details	1		🗌 Yes	No
Name Da	Dates not available			
Proposed directions (Parties should agree directions wherever possible)				
See CPR Part 60 Practice Direction paras 8.4 and 8.6 and The Technology and Construction Court Guide				
Have you attached a list of the directions you think appropriate for management of the claim?	the		☐ Yes	🗌 No
If Yes, have they been agreed with the other party(ies)?			Yes	🗌 No

G Costs

F

Do **not** complete this section if you have suggested your case is suitable for the small claims track **or** you have suggested one of the other tracks and you do not have a solicitor acting for you.

What is your estimate of your costs incurred to date?	£
What do you estimate your overall costs are likely to be?	£

In substantial cases these questions should be answered in compliance with CPR Part 43

Η

Other information	
Have you attached documents to this form?	Yes No
Have you sent these documents to the other party(ies)?	Yes No
If Yes, when did they receive them?	
Do you intend to make any applications in the immediate future?	🗌 Yes 🗌 No
If Yes, what for?	
Are video link facilities required?	Yes No
In the space below, set out any other information you consider will help including any details about IT being used before or at trial	the judge to manage the claim,
Signed [Counsel][Solicitor][for the][1 st][2 nd][3 rd][]	Date

[Claimant][Defendant][Part 20 claimant]

Please enter your firm's name, reference number and full postal address including (if appropriate) details of DX, fax or e-mail

		if applicable	
		fax no.	
		DX no.	
Tel. no.	Postcode	e-mail	
Your reference no.			

Notes for completing a case management information sheet

- If you fail to return the form by the date given, the judge may give directions or make any order he thinks fit.
- Use a separate sheet if you need more space for your answers marking clearly which section the information refers to. You should write the claim number and the name of the assigned judge on it, and on any other documents you send with the form. Please ensure they are firmly attached to it.

A Settlement

If you think that you and the other party may be able to negotiate a settlement you should tick the 'Yes' box. The court may order a stay, whether or not all the other parties to the claim agree. You should still complete the rest of the form, even if you are requesting a stay. Where a stay is granted it will be for an initial period of one month. You may settle the claim either by informal discussion with the other party or by alternative dispute resolution (ADR). ADR covers a range of different processes which can help settle disputes. More information is available in the Legal Services Commission leaflet 'Alternatives to Court' free from the LSC leaflet line Phone: 0845 3000 343

B Location of trial

Whenever possible the trial of a claim will be heard by the assigned TCC judge. A TCC claim may be tried at any place where there is a TCC judge available to try the claim.

C Pre-action protocols

Before any claim is started, the court expects you to have exchanged information and documents relevant to the claim to assist in settling it, and to have complied with the construction and engineering disputes protocol

D Case management information Applications

It is important for the court to know if you have already made any applications in the claim, what they are for and when they will be heard. The outcome of the applications may affect the case management directions the court gives.

Witnesses

Remember to include yourself as a witness of fact, if you will be giving evidence.

Experts

Oral or written expert evidence will only be allowed at the trial or final hearing with the court's permission. The judge will decide what permission it seems appropriate to give when the claim is allocated to track. Permission in small claims track cases will only be given exceptionally.

E Trial or final hearing

You should enter only those dates when you, your expert(s) or essential witness(es) will not be able to attend court because of holiday or other committments.

F Proposed directions

Attach the list of directions, if any, you believe will be appropriate to be given for the management of the claim. Agreed directions on fast and multi-track cases should be based on the forms of standard directions set out in the practice direction to CPR Part 28 and form PF52.

G Costs

Only complete this section if you are a solicitor and have suggested the claim is suitable for allocation to the fast or multi-track.

H Other Information

Answer the questions in this section. Decide if there is any other information you consider will help the judge to manage the claim. Give details in the space provided referring to any documents you have attached to support what you are saying.