

Acknowledgment of Service

Claim under the Pre-Action Protocol for Personal Injury Claims below the Small Claims Limit in Road Traffic Accidents

Name of court

Claim number

Name of claimant (including any reference)

Name of defendant (including any reference)

Please read these notes carefully – they will help you to decide what to do about this claim.

- You have 14 days from the date on which you were served with the claim form to respond to the claim.
- If you do not return the acknowledgment of service, you will not be permitted to rely on any of the evidence provided by you which is contained in the relevant Court Pack.
- If you do not return the acknowledgment of service, you will be allowed to attend any hearing of this claim but you will not be allowed to take part in the hearing unless the court gives you permission to do so.
- Court staff can tell you about procedures but they cannot give legal advice. If you need legal advice, you should contact a solicitor or Citizens Advice immediately.

1. What is the Defendant's full name, if different from the name given on form **RTASC D**?

Name

1.1 Where should documents about this claim be sent?

Building and street

Second line of address

Town or city

County (optional)

Postcode

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Phone number

DX number

Email

Ref:

Section A

2. Where the claim brought against you is:

- Assessing the value of the claim: liability admitted in part but remains in dispute (including where non-protocol vehicle costs and/or an uplift are claimed in such cases)

Go to section B

- Assessing the value of the claim: liability not in dispute and the claim includes non-protocol vehicle costs (and an uplift where claimed in such cases)

Go to section C

- Assessing the value of the claim: liability not in dispute and the claimant applies for an uplift in exceptional circumstances (no claim for non-protocol vehicle costs)

Go to section D

Section B – liability admitted in part but remains in dispute

3. Tick as appropriate:

- Liability is disputed;
- The amount of damages claimed is disputed;
- The application for uplift in exceptional circumstances is opposed.
- I am aware of other claims or counterclaims relating to this accident.

Give details of other claims – including name and address of other parties and any counterclaim made by you

I am aware of court proceedings that have been issued by other parties related to this accident

Give parties names and addresses and where known claim number of proceedings

I am aware of court decisions that have already been made relating to this accident.

Give the claim number, date of judgment, court and name of judge and attach a copy of the judgment if available.

3.1 The names of the witnesses (including myself) that I intend should give evidence at trial on liability or on any issue as to the value of the claim (including on any claim for non-protocol vehicle costs or uplift application) are as follows:

Once you have answered this section, go to section E

Section C – Liability not in dispute and the claim includes non-protocol vehicle costs (and an uplift where claimed in such cases)

4. Tick as appropriate:

- Liability is not in dispute
- The amount of damages claimed is disputed;
- The application for uplift in exceptional circumstances is opposed.

4.1 The names of the witnesses (including myself) that I intend should give evidence at trial on any issue as to the value of the claim (including on any claim for non-protocol vehicle costs or uplift application) are as follows:

Once you have answered this section, go to section E

Section D – Liability not in dispute and the claimant applies for an uplift in exceptional circumstances (no claim for non-protocol vehicle costs)

5. Tick as appropriate:

- Liability is not in dispute
- The application for uplift in exceptional circumstances is opposed

if the evidence is not provided with this form, explain why.

5.1 The names of the witnesses (including myself) that I intend should give evidence at trial on any issue as to the value of the claim (including on any uplift application) are as follows:

Once you have answered this section, go to section E

Section E – Evidence

6. Tick as appropriate

- All of the evidence that I wish to rely on is included in the Court Pack.
- I wish to rely on evidence not contained in the Court Pack
- I attach the evidence not included in the Court Pack to this form
- The reason that the evidence was not produced as part of the steps taken under the RTA Small Claims Protocol is as follows:

It is not possible to attach the evidence to this form because:

I summarise the evidence as follows:

Once you have answered this section, go to section F

Section F – 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 acknowledgment of service are true.
- The Defendant** believes that the facts stated in this acknowledgment of service are true. **I am authorised** by the defendant to sign this statement.
- The Insurer believes** that the facts stated in this acknowledgment of service are true.

Signature

- Defendant
- Insurer
- Defendant's legal representative (as defined by CPR 2.3(1))

Date

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Full name

If signing on behalf of firm or company give position or office held

Serving other parties

You must serve copies of the acknowledgment of service on any other party named on the claim form, at the same time as you file it with the court.

What happens next

On receipt of your acknowledgment of service, the court file will be referred to the judge for directions for the determination of the claim. The court will contact you and tell you what to do next.

Note:

The defendant must sign the statement of truth in a Section B case, and may sign the statement of truth in a Section C or D case.

The insurer may sign the statement of truth in a Section C or D case.