## **Environmental Review**

#### Application for urgent consideration

Complete this form if your application is urgent – for example, it must be considered within 7 days.

The claimant, or the claimant's solicitors must serve this form on the defendant(s) and any interested parties with the N466PC Environmental Review claim form.

If you do not complete this form correctly, it may be rejected by the Administrative Court Office.

lame of	court	

High Court of Justice Planning Court Claim number

Name of claimant (including any reference)

Name of defendant

Interested parties

Date

Month Day Year

### To the Defendant(s) and Interested Party(ies)

Representations as to the urgency of the claim may be made by defendants or interested parties to the relevant Administrative Court Office via email - details on last page.

Sec	tion 1 – Reasons fo	r urgency		
	t .			

You must complete sections 1 to 5 and attach a draft order.

# Section 2 – Justification for request for urgent consideration

Day	Month	Year				
ime						
lease pro	vide reasons f	for any delay ir	n making the	application	ı <b>.</b>	
		made to put th		t and any		
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Se	ction 3 – Proposed	timetable	<b>Note 3:</b> This will determine the time within which your
3.1	How quickly do you requi be considered?	application is referred for consideration.	
	within 3 days indicate in hours (eg.	2 hours, 24 hours etc.)	Applications which do not need to be considered within 7 days should be made using form <b>PCPF244</b> .
	3 - 6 days indicate in days (eg. 4	1 days, 6 days etc.)	
	days		
3.2		and timeframe of consideration sought.  ht and the application for such relief	
	should be considered		
	days	hours	
	Abridgement of time considered within	e for AOS is sought and should be	
	days	hours	
	☐ A substantive hearing	ng is sought by	
	Day Month	Year	
	Other interlocutory should be considered	<b>directions</b> are sought and the application	ו
	days	hours	

# **Section 4 – Grounds for application**

# Section 5 - Interim relief and draft order

**5.1** A draft order must be attached which sets out what interim order

	why in the box be	

# Section 6 - Service

A copy of this form of application was served on the defendant(s) and interested parties as follows:

Defendant			
by handir	ng it to or leav	ving it with	
☐ by e-mail	.to		
Date served			
Day	Month	Year	
Interested party			
☐ by handir	ng it to or leav	ring it with	
☐ by e-mail	.to		
Date served			
Day	Month	Year	

## **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 <b>believe</b> that the facts stated in this form are true. I confirm that all relevant facts have been disclosed in this application.
	The claimant believes that the facts stated in this form are true. I am authorised by the claimant to sign this statement.
	Signature
	Claimant
	Claimant's legal representative (as defined by CPR 2.3(1))
	Date
	Day Month Year
Wh	at you do next
	Send your completed form and draft order to the court where your case is proceeding:
	<b>London</b> email: immediates@administrativecourtoffice.justice.gov.uk
	<b>Birmingham</b> email: birmingham@administrativecourtoffice.justice.gov.uk
	Cardiff email: cardiff@administrativecourtoffice.justice.gov.uk
	Leeds email: leeds@administrativecourtoffice.justice.gov.uk
	Manchester email: manchester@administrativecourtoffice.justice.gov.uk