## Table of Amendments to the Standard Civil Contract 2018, 2018 Standard Civil Contract (Education and Discrimination) 2018 and the Standard Civil Contract (Housing Possession Court Duty Scheme) 2013

The tables below set out amendments that have been made to the Standard Civil Contract documents since 2020. The Legal Aid Agency has consulted with the Consultative Bodies about these amendments as required by the contract.

#### Changes coming into effect from 1 August 2024

Please note that the table below sets out changes that have been made to the 2018 Standard Civil Contract Specification: Immigration and Asylum Category Specific Rules. These amendments have been consulted on and will come into effect on 1 August 2024.

Paragraph Number	Current Provision	Amendment
8.24A (Acceptance of applications other than in person)		Acceptance of applications other than in person The number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.15 or provide telephone or email advice under Paragraph 3.18, must not exceed 75% of your total Matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraphs 3.15 or provide telephone or email advice under Paragraphs 3.18 in order to comply with your duties under the Equality Act 2010, this will not count towards the 75% limit set out in this Paragraph 8.24A
8.37A (Supplementary Matter Starts)	Amended Clause You may self-grant Supplementary Matter Starts in the Immigration and Asylum Category of Law, save that the total number of Supplementary Matter Starts you may self-grant in any year of the Contract Period may not exceed an amount which is equal to 100% of your existing allocation of Matter Starts in the Immigration and Asylum Category for that year	If You are a Lot 1 Provider you may self-grant Supplementary Matter Starts in the Immigration and Asylum Category of Law, save that the total number of Supplementary Matter Starts you may self-grant in any year of the Contract Period may not exceed an amount which is equal to 100% of your existing allocation of Matter Starts in the Immigration and Asylum Category for that year.

8.37B (Supplementary Matter Starts)	New Clause	If you are a Lot 2/3 Provider you may self-grant unlimited numbers of Supplementary Matter Starts in the Immigration and Asylum Category of Law.
8.37C (Supplementary Matter Starts)	New Clause	Where you self-grant Supplementary Mater Starts pursuant to Paragraph 8.37B you must, with 14 days of the exercise of this right, inform your Contract Manager of the number of Matter Starts granted.
8.37D (Supplementary Matter Starts)	New Clause	The requirements in Paragraphs 1.22 and 1.23 shall not apply where you self-grant Supplementary Matter Starts pursuant to Paragraph 8.37B.

### Changes coming into effect from 1 January 2024

Please note that the table below sets out changes that have been made to the 2018 Standard Civil Contract Specification: Immigration and Asylum Category Specific Rules. These amendments have been consulted on and will come into effect on 1 January 2024.

Paragraph Number	Current Provision	Amendment
8.1 (Definitions)		"Illegal Migration Act Matter" means civil legal aid services to an individual who has received an Illegal Migration Act Removal Notice, in relation to such a Notice, as set out in paragraph 31C of Part 1 of Schedule 1 to the Act ("Removal notices under the Illegal Migration Act 2023")

	New definition			"Illegal Migration Apursuant to section Migration Act 2023	n 8 of the Illegal	' means a notice issued	
covered by this	·			For the purposes of Controlled Work, a Matter should proceed and be reported under this Specification as an "Asylum Matter" where:			
	out in paragraph 30	ragraph 30 of Part 1 of Schedule 1 of the Act			(a) it relates to civil legal services in respect of the rights set out in paragraph 30 of Part 1 of Schedule 1 of the Act ("Immigration: rights to enter and remain"); or		
	paragraph 24 of Pa	part 1 of Schodulo 1 to the Act ("Special		(b) it relates to an asylum issue and is proceeding under paragraph 24 of Part 1 of Schedule 1 to the Act ("Special Immigration Appeals Commission"); or			
		(c) restricted to the second s			(c ) it relates to civil legal aid services to an individual who has received an Illegal Migration Act Removal Notice, in relation to such a Notice, as set out in paragraph 31C of Part 1 of Schedule 1 to the Act ("Removal notices under the Illegal Migration Act 2023").		
8.11A (Delegated Functions in respect of Controlled Work)	New Clause			functions in accord	ance with an Autho	tor, you have delegated risation to determine al Migration Act Matters.	
8.18 (Level of Accreditation for Contract Work)	Type of Contract Work Conduct if Legal Help Matters and Legal Representation	Level Of Accreditation Senior Caseworker. Trainee Casework Assistants (who have passed the		Type of Contract Work Conduct if Legal Help Matters and Legal Representation	Level Of Accreditation Senior Caseworker. Trainee Casework Assistants (who have passed the		

	relevant		relevant	
	examination		examination	
	required by the		required by the	
	IAAS at level)		IAAS at level)	
	and Casework		and Casework	
	Assistants can		Assistants can	
	conduct tasks		conduct tasks	
	delegated by		delegated by	
	the Senior		the Senior	
	Caseworker,		Caseworker,	
	except		except	
	Reserved		Reserved	
	Matters.		Matters.	
Reserved	Senior	Reserved	Senior	
Matter 1- Use	Caseworker	Matter 1- Use	Caseworker	
of Delegated	and above	of Delegated	and above	
Functions to		Functions to		
make a		make a		
determination		determination		
that an		that an		
individual		individual		
qualifies for		qualifies for		
CLR; and		CLR; and		
conduct of		conduct of		
CLR cases		CLR cases		
Reserved	Senior	Reserved	Senior	
Matter 2- All	Caseworker	Matter 2- All	Caseworker	
Contract Work	and above	Contract Work	and above	
for clients who		for clients who		
lack capacity		lack capacity		
within the		within the		
meaning of		meaning of		
section 2 of the		section 2 of the		
Mental Capacity		Mental Capacity		
Act 2005		Act 2005		

	Reserved	Senior		Reserved	Senior	
	Matter 3- All	Caseworker		Matter 3- All	Caseworker	
	Contract Work	and above	(	Contract Work	and above	
	carried out for a			carried out for a		
	Child or a UASC			Child or a UASC		
	Reserved	Senior		Reserved	Senior	
	Matter 4- All	Caseworker		Matter 4- All	Caseworker	
	Contract Work	and above		Contract Work	and above	
	for Clients		1	for Clients		
	detained in			detained in		
	IRC's			IRC's		
	Conduct of any	Senior		Reserved	Senior	
	other Contract	Caseworker		Matter 5- All	Caseworker	
	Work not	and above		Contract Work	and above	
	covered above			in respect of an		
				Illegal Migration		
				Act Matter		
			,	where the		
				Client is not		
				detained in an		
				IRC		
				Conduct of any	Senior	
				other Contract	Caseworker	
			,	Work not	and above	
			(	covered above		
8.26A (Matter Start Rules)	New Clause		A A o a <sub>l</sub> re	ct Matter will con ppropriate UKVI u f the original appl pplication made to epresentation at t	n to a Client's Illega stitute one Matter. Inique Client numbe ication given by the o appeal at the Upp he Upper Tribunal, i stitute Licensed Wo	The er will be that UKVI. Any er Tribunal or if permission

Between 8.37 and 8.37A	New Heading	Supplementary Matter Starts
8.37A (Supplementary Matter Starts)		You may self-grant Supplementary Matter Starts in the Immigration and Asylum Category of Law, save that the total number of Supplementary Matter Starts you may self-grant in any year of the Contract Period may not exceed an amount which is equal to 100% of your existing allocation of Matter Starts in the Immigration and Asylum Category for that year.
8.42 (Bail)	When attending a Client in detention you must always advise them in relation to Bail and record the outcome of this advice on the file.	When attending a Client in detention you must always advise them in relation to Bail (including advising where if a bail application to the First Tier Tribunal cannot be made where the Client has been issued with an Illegal Migration Act Removal Notice) and record the outcome of this advice on the file.

8.52 (Detained Cases)	under the Detained Duty Advice Scheme and/or the DAC Scheme if you have been granted Schedule Authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.42 you must advise the detained Client in relation to the appropriateness of any Bail applications.	You may only provide advice and representation to Clients under the Detained Duty Advice Scheme and/or the DAC Scheme if you have been granted Schedule Authorisation to do so. However, if you do not have an Exclusive Schedule Authorisation for the Detained Duty Advice Scheme and/or DAC Schemes, you may provide advice and representation to Clients outside those schemes in other places of detention e.g. prisons, IRCs or other designated places of UKVI detention. In accordance with Paragraph 8.42 you must advise the detained Client in relation to the appropriateness of any Bail applications.
8.54 (Detained Cases)	Subject to Paragraph 8.55, where you act for a Client under Paragraph 8.6 or Paragraph 8.52you may:	Subject to Paragraph 8.55, wWhere you act for a Client under Paragraph 8.6 or Paragraph 8.52 you may:
	(a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of advice at prisons under Paragraph 8.157only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;	(a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of advice at prisons under Paragraph 8.157only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;
	(b) claim the reasonable costs of any Bail application(s)you make (subject to the CLR Cost Limit set out at Paragraph 8.102below). This Paragraph 8.54 also extends to prisons or any other designated place of UKVI detention.	<ul><li>(b) claim the reasonable costs of any Bail application(s)you make (subject to the CLR Cost Limit set out at Paragraph 8.102 below). This Paragraph 8.54 also extends to prisons or any other designated place of UKVI detention.</li></ul>
8.55 (Detained Cases)	In accordance with Paragraph 8.171, where you are attending a Detained Duty Advice Surgery under a Schedule Authorisation you may not make any claim for travel or waiting time. Disbursements such as travel and interpreting costs are claimable.	Not Used. In accordance with Paragraph 8.171, where you are attending a Detained Duty Advice Surgery under a Schedule Authorisation you may not make any claim for travel or waiting time. Disbursements such as travel and interpreting costs are claimable.

8.101 (Matters paid by Hourly Rates)

Immigration and Asylum Controlled Work contained in the following list is remunerated through Hourly Rates:

- (a) Asylum Matters opened under this Contract which relate to an Asylum application (including 'NAM' or 'Legacy'), made to the UKBA prior to the 1 October 2007;
- (b) a fresh claim/further application for Asylum opened under this Contract where the original Asylum application was lodged, whether concluded or not, prior to 1 October 2007;
- (c) advice in relation to the merits of lodging an application for permission to appeal to the Upper Tribunal (where advice has not been received under Stage 2 of the Standard Fee);
- (d) Bail applications;
- (e) advice and applying for a determination that a Client qualifies for civil legal services provided as Licensed Work, including complying with any pre-action protocol;
- (f) initial advice in relation to an Asylum application prior to claiming Asylum at the Asylum Intake Unit where you then cease to be instructed. This will also apply where the Client returns after attendance at the Asylum Intake Unit but where it is confirmed that the Client will be dispersed and will not continue to instruct you;
- (g) Escape Fee Cases under the Standard Fee;
- (h) advice in relation to a Client who is an UASC;
- (i) cases remitted, reviewed or referred from the Court of Appeal or the Upper Tribunal to the First Tier Tribunal;
- (j) where you hold a Schedule Authorisation any Matters opened under the Detained Duty Advice Scheme or for a DAC Scheme Client;

Immigration and Asylum Controlled Work contained in the following list is remunerated through Hourly Rates:

- (a) Asylum Matters opened under this Contract which relate to an Asylum application (including 'NAM' or 'Legacy'), made to the UKBA prior to the 1 October 2007;
- (b) a fresh claim/further application for Asylum opened under this Contract where the original Asylum application was lodged, whether concluded or not, prior to 1 October 2007;
- (c) advice in relation to the merits of lodging an application for permission to appeal to the Upper Tribunal (where advice has not been received under Stage 2 of the Standard Fee);
- (d) Bail applications;
- (e) advice and applying for a determination that a Client qualifies for civil legal services provided as Licensed Work, including complying with any pre-action protocol;
- (f) initial advice in relation to an Asylum application prior to claiming Asylum at the Asylum Intake Unit where you then cease to be instructed. This will also apply where the Client returns after attendance at the Asylum Intake Unit but where it is confirmed

that the Client will be dispersed and will not continue to instruct you;

- (g) Escape Fee Cases under the Standard Fee;
- (h) advice in relation to a Client who is an UASC;
- (i) cases remitted, reviewed or referred from the Court of Appeal or the Upper Tribunal to the First Tier Tribunal;

- Measures Orders:
- (I) applying for a determination that an individual qualifies for civil legal services provided as Licensed Work in relation to Terrorism Prevention and Investigation Measures Orders;
- civil legal services provided as Licensed Work in relation to the Special Immigration Appeals Commission;
- (n) immigration advice in relation to a Client who is a Separated Child;
- (o) CLR (excluding Online Procedure Advocacy Services) where: (i) CLR was granted on or before 6 October 2020 and you have not elected to claim a Stage 2(c) Standard Fee; or (ii) CLR was granted between 7 October 2020 and 31 March 2023;
- (p) where you provide 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility pursuant to Paragraph 8.186;
- (g) advice on an application to rebut Group 2 Refugee status pursuant to Paragraph 8.26;
- (r) advice in relation to Age Assessment Appeals;
- (s) up to 7 hours advice to a Client in receipt of a PRN; and
- (t) any follow-on work that is conducted for a Client after receiving advice in relation to Paragraph 8.101(s).

- (k) advice in relation to Terrorism Prevention and Investigation (i) where you hold a Schedule Authorisation any Matters opened under the Detained Duty Advice Scheme or for a DAC Scheme Client;
  - (k) advice in relation to Terrorism Prevention and Investigation Measures Orders;
- (m) applying for a determination that an individual qualifies for (I) applying for a determination that an individual qualifies for civil legal services provided as Licensed Work in relation to Terrorism Prevention and Investigation Measures Orders;
  - (m) applying for a determination that an individual qualifies for civil legal services provided as Licensed Work in relation to the Special Immigration Appeals Commission;
  - (n) immigration advice in relation to a Client who is a Separated Child;
  - (o) CLR (excluding Online Procedure Advocacy Services) where: (i) CLR was granted on or before 6 October 2020 and you have not elected to claim a Stage 2(c) Standard Fee; or (ii) CLR was granted between 7 October 2020 and 31 March 2023;
  - (p) where you provide 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility pursuant to Paragraph 8.186;
  - (q) advice on an application to rebut Group 2 Refugee status pursuant to Paragraph 8.26;
  - (r) advice in relation to Age Assessment Appeals;
  - (s) up to 7 hours advice to a Client in receipt of a PRN; and
  - (t) any follow-on work that is conducted for a Client after receiving advice in relation to Paragraph 8.101(s)-; and
  - (u) Illegal Migration Act Matters.

8.106 (Legal Help Cost Limits)	Help Cost Limits are the maximum amount of costs that we will	pay for at the Legal Help stage of a Matter (excluding VAT):  (a) £100 inclusive of disbursements where:
	prior to making their application for asylum and then you cease to be instructed; or	application prior to making their application for asylum and then you cease to be instructed; or
	(ii)You provide initial advice in relation to an Asylum application and the Client decides not to make an application or does not provide you with any further instructions in relation to the Matter; or	(ii) You provide initial advice in relation to an Asylum application and the Client decides not to make an application or does not provide you with any further instructions in relation to the Matter; or
	(iii)You provide advice in relation to the merits of an appeal to the Upper Tribunal;	(iii) You provide advice in relation to the merits of an appeal to the Upper Tribunal;
	(b)£500 in Immigration Matters; and  (c)£800 in Asylum Matters, (where the Matter progresses beyond initial advice).	<ul><li>(b) £500 in Immigration Matters;</li><li>(c) £800 in Asylum Matters, (where the Matter progresses beyond initial advice)-; and</li></ul>
		d) £3000 in Illegal Migration Act Matters.
8.108 (Legal Help Cost Limits)	be extended. The Cost Limits set out in Paragraph 8.106(b) and 8.106(c)may be extended by submitting the relevant Contract Report Form to us, however, costs are only payable within the	The Legal Help Cost Limit set out in Paragraph 8.106(a) cannot be extended. The Cost Limits set out in Paragraph 8.106(b), 8.106(c) and (d) may be extended by submitting the relevant Contract Report Form to us, however, costs are only payable within the Cost Limits that applied at the point they were incurred. Cost Limits cannot be extended retrospectively.
8.109 (Legal Help Cost Limits)	are exclusive of the reasonable costs incurred for	The Legal Help Cost Limits in Paragraphs 8.106(b), 8.106(c) and 8.106(d) are exclusive of the reasonable costs incurred for accompanying a Client to a Screening or Substantive Interview under Paragraph 8.67.

8.110A (Legal Help Disbursement Limit)	New Clause	For Illegal Migration Act Matters only, unless we notify you otherwise in writing, the Legal Help Disbursement Limit is £1500 (exclusive of VAT) and is the maximum sum we will pay for the total of all disbursements for the Legal Help stage of any Matter.
8.111 (Legal Help Disbursement Limit)	The Legal Help Disbursement Limit may be extended by submitting the relevant Contract Report Form to us. However, disbursements are only payable within the Legal Help Disbursement Limit that applied at the point they were incurred. Disbursement Limits cannot be amended retrospectively.	The Legal Help Disbursement Limit, including for Illegal Migration Act Matters, may be extended by submitting the relevant Contract Report Form to us. However, disbursements are only payable within the Legal Help Disbursement Limit that applied at the point they were incurred. Disbursement Limits cannot be amended retrospectively.
8.116 (Self Grant Scheme: Increases to Cost)	The Self-Grant Scheme shall apply between 1 April 2023 and 31 July 2023 and where we have given you express written authority to operate under the provisions of Paragraphs 8.116 to 8.134.	The Self-Grant Scheme shall only apply between 1 April 2023 and 31 July 2023 and where we have given you express written authority to operate under the provisions of Paragraphs 8.1176 to 8.134.
8.123 (Self Grant Scheme: Increases to Cost)	to extend the Disbursement Limit and Cost Limits beyond the limits set out in Paragraphs 8.106 to 8.112 you must submit a relevant Contract Report Form to us.	Tto extend the Disbursement Limit and Cost Limits beyond the limits set out in Paragraphs 8.12506 to 8.13412 you must submit a relevant Contract Report Form to us.
Between 8.140 and 8.140A	New Heading	Illegal Migration Act Claims
8.140A (Illegal Migration Act Claims)	New Clause	Subject to Paragraphs 8.140B to 8.140D you may Claim for a Controlled Work Matter, in addition to the circumstances listed in Paragraph 8.139, where the Matter has been open for a period of 6 months and there has been no UKVI decision on the Client's suspensive claim.

(	3.140B Illegal Migration Act Claims)	New Clause	Where you submit a Claim pursuant to Paragraph 8.140A you must continue to provide Contract Work under the original Matter and may submit a supplemental Claim in accordance with Paragraph 3.37.
	8.140C (Illegal Migration Act Claims)		Where you submit a Claim pursuant to Paragraph 8.140A and provide further advice to a Client on the same Matter, regardless of the length of time since the previous advice or submission of the Claim, this must be treated as the same Matter and a separate Matter Start may not be opened.
	8.140D (Illegal Migration Act Claims)	New Clause	We may, by notice, remove your right to submit Claims pursuant to Paragraph 8.140A if you persistently fail to comply with Paragraphs 8.140B to 8.140C irrespective of the date on which we become aware of such breach.
	permission to appeal to the Upper Tribunal)	applications to the Upper Tribunal for permission to appeal are made or any work in relation to an application is commenced. If you apply to the Upper Tribunal for permission to appeal and permission is refused you may not claim any costs relating to the application or appeal, either by way of Standard Fee or Hourly Rates. Your costs in the Matter must be limited to those	A Licensed Work Certificate must be in place before any applications to the Upper Tribunal for permission to appeal are made or any work in relation to an application is commenced. Except in respect of Illegal Migration Act Matters, lif you apply to the Upper Tribunal for permission to appeal and permission is refused you may not claim any costs relating to the application or appeal, either by way of Standard Fee or Hourly Rates. Your costs in the Matter must be limited to those covered by Stage 2 or those allowed under Paragraph 8.138.
	8.143 (Applications for permission to appeal to the Upper Tribunal)		Where an application for permission to appeal to the Upper Tribunal is: (a) dealt with under the DAC Scheme; or

	(b)has been lodged by the UKVI,  you may Claim costs for Contract Work associated with the application, whether or not permission is granted, at the rates set out in the Remuneration Regulations.	(b) has been lodged by the UKVI; or  (c) has been lodged as part of an Illegal Migration Act Matter  you may Claim costs for Contract Work associated with the application, whether or not permission is granted, at the rates set out in the Remuneration Regulations.
8.150 (IRC Rota)	If you have Schedule Authorisation to deliver Contract Work under an IRC Rota you must deliver that Contract Work. If, for whatever reason, you are unable to meet your obligations under an IRC Rota, you must inform us immediately.	If you have Schedule Authorisation to deliver Contract Work under an IRC Rota you must:  (a) deliver that Contract Work which shall include; providing advice at all IRC Rota Slots you are allocated; and  (b) if, for whatever reason, you are unable to meet your obligations under an IRC Rota, you must inform us immediately.
8.150A (IRC Rota)	New Clause	Failure to comply with Paragraph 8.150(a) may result in the imposition of Sanctions pursuant to Clause 24 including but not limited to Sanction 1 suspending or restricting your participation on IRC Rotas. For the avoidance of doubt, obligations under Paragraphs 8.150(a) and (b) are separate and compliance with 8.50(b) does not in itself mean a Sanction will not be imposed in respect of a breach of Paragraph 8.150(a) where this is considered reasonable.
8.152 (IRC Rota)	The IRC Rota will operate during Business Hours from Monday through to Friday inclusive and will exclude any Bank and Public Holidays.	The IRC Rota will operate during Business Hours from Monday through to Friday inclusive and will exclude any Bank and Public Holidays and pursuant to Paragraph 8.151 you must ensure that you have sufficient numbers of Caseworkers available to meet your IRC obligations when the IRC rota is in operation.

8.153 (IRC Rota)	You must be contactable during Business Hours (including via fax, telephone, email and any other method we may reasonably require).	You must be contactable during Business Hours (including via fax, telephone, email and any other method we may reasonably require).
8.154 (The Detained Duty Advice Scheme)	Your Schedule will set out the number (and if applicable the dates) of IRC Rota days during which you must deliver the Detained Duty Advice Scheme services at the designated IRC(s) throughout the Schedule period.	We will periodically issue (providing at least one month notice) IRC rota allocations which Your Schedule will set out the number (and if applicable the dates) of IRC Rota days during which you must deliver the Detained Duty Advice Scheme services at the designated IRC(s) throughout the Schedule period.
8.154A (The Detained Duty Advice Scheme)	New Clause	You must attend the designated IRC(s) in person to deliver the Detained Duty Advice Scheme surgeries on all IRC Rota days until 31 December 2023.
8.154B (the Detained Duty Advice Scheme)	New Clause	Subject to Paragraph 8.154C, from 1 January 2024 you may deliver the Detained Duty Advice Scheme surgeries remotely.
8.154C (the Detained Duty Advice Scheme)	New Clause	We may rescind the authorisation to deliver Detained Duty Advice Scheme surgeries remotely pursuant to Paragraph 8.154B by providing you with one month's notice.
Advice Scheme)	that week. The IRC will provide you with information as to the:	During each IRC Rota week you will be informed by the IRC of the number of Detained Duty Advice Surgeries required during that week. On the Business Day immediately preceding a scheduled Detained Duty Advice Scheme IRC Rota day, t\( \pm \) the IRC will provide you with information confirming the:
	•Time and date of the Detained Duty Advice Surgery;	<ul> <li>Nnumber of Detained Duty Advice Surgeries required during that week at the Clients requiring Detained Duty Advice Scheme services IRC;</li> </ul>

	<ul> <li>Location; and</li> <li>Details of Clients you are required to see at each Detained</li> <li>Duty Advice Surgery.</li> </ul>	<ul> <li>Ttime and date of the Detained Duty Advice Scheme surgery slots Surgery;</li> <li>Llocation; and</li> <li>dDetails of Clients you are required to see at each Detained Duty Advice Scheme sSurgery including any requirement for interpreters.</li> </ul>
Advice Scheme)	·	You mustmay provide a maximum of 30 minutes advice to a Client at a Detained Duty Advice Scheme Ssurgery without reference to the Client's financial eligibility.
Advice Scheme)	of the Matter and to make a decision as to whether the Matter requires further investigation or whether further action can be	The purpose of the advice session is to ascertain the basic facts of the Matter and to make a decision as to whether the Matter requires further investigation or whether further action can be taken e.g. advice regarding an Illegal Migration Act Removal Notice or other issue.
Advice Scheme)	Client in relation to Temporary Admission and Bail and record the outcome of this advice on the file.	When attending a Client, the Caseworker must always advise the a-Client in relation to Temporary Admission and Bail (including advising where a Bail application to the First Tier Tribunal cannot be made where the Client has been issued with an Illegal Migration Act Removal Notice) and record the outcome of this advice on the file.
Advice Scheme)	must make a determination as to whether the Client qualifies for civil legal services in accordance with Legal Aid Legislation and any Authorisation made under it to ascertain whether you	On the conclusion of the Client's 30 minute advice session you must make a determination as to whether the Client qualifies for civil legal aid services in accordance with Legal Aid Legislation and any Authorisation made under it to ascertain whether you are able to continue to advise the Client under Controlled Work in accordance with this Contract.

8.161 (the Detained Duty Advice Scheme)	You must record the time spent with each Client at a Detained Duty Advice Surgery on the Contract Report Form specified by us.	
8.161A (the Detained Duty Advice Scheme)	New Clause	Where you are aware you will not have capacity to advise one or more Clients following the 30 minute advice session you must inform us of this issue as a minimum at least 3 Business Days prior to the Detained Duty Advice Scheme surgery. When considering your capacity you must assume that 10 Clients per day you are scheduled to attend at a Detained Duty Advice Scheme surgery may require further civil legal aid services following the advice session.
Advice Scheme)	written format at the end of the Detained Duty Advice Surgery whether or not the matter requires further investigation. This information should sufficiently address the outcome of the Detained Duty Advice Surgery with details of the name of the	You must ensure the Celient is given adequate information in a written format at the end of the Detained Duty Advice Scheme sSurgery whether or not the matter requires further investigation. This information should sufficiently address the outcome of the Detained Duty Advice Scheme sSurgery with details of the name of the Caseworker who has advised the Celient.
Between 8.162 and 8.162A	New Heading	Capacity Notification & Referral
8.162A (Capacity Notification & Referral)	New Clause	The provisions in Paragraph 8.162B and 8.162C shall only apply where we have notified you of the same.

8.162B (Capacity Notification & Referral)	New Clause	Where, pursuant to Paragraph 8.160 you determine that the Client qualifies for civil legal aid services in accordance with Legal Aid Legislation and any Authorisation made under it but do not have capacity to continue to advise that Client you must immediately inform us using the email address we shall provide for this purpose.
8.162C (Capacity Notification & Referral)	New Clause	Where we notify you that another Provider has capacity to accept a referral you must provide relevant information by email to the Client and the alternative Provider including but not limited to:  (a) the Client's details;  (b) completed Legal Aid Application Forms; and  (c) a summary of the information obtained etc during the advice session.
8.179 (Detained Duty Advice Scheme Remuneration)	You may not make any Claim for travelling time or waiting time. Disbursements such as costs of travel and interpreting costs are claimable.	You may not make any Claim for travelling time or waiting time to attend a Detained Duty Advice Scheme surgery in person.  Reasonable Delisbursements such as costs of travel and interpreting costs are claimable.
8.181 (Detained Duty Advice Scheme Remuneration)	The Standard Fee you may Claim is dependent on the number of Clients you advise at the Detained Duty Advice Surgery.	The Standard Fee you may Claim is dependent on the number of Clients you advise at the Detained Duty Advice Scheme Ssurgery.

### **2018 Category Definitions**

Paragraph Number	Current Provision	Amendment
39 Immigration and Asylum	39. Legal Help on matters and all proceedings in relation to:	<b>39.</b> Legal Help on matters and all proceedings in relation to:
	(a) Immigration-related detention powers referred to in paragraph 25(1) of Part 1 of Schedule 1 to the Act;	(a) Immigration-related detention powers referred to in paragraph 25(1) of Part 1 of Schedule 1 to the Act;
	(b) Conditions of immigration bail under provisions referred to in paragraph 26(1) or 27(1) of Part 1 of Schedule 1 to the Act;	(b) Conditions of immigration bail under provisions referred to in paragraph 26(1) or 27(1) of Part 1 of Schedule 1 to the Act;
	(c) Conditions imposed on an individual under the provisions referred to in paragraph 27A(1) of Part 1 of Schedule 1 to the Act;	(c) Conditions imposed on an individual under the provisions referred to in paragraph 27A(1) of Part 1 of Schedule 1 to the Act;
	<ul><li>(d) An application for indefinite leave by a victim of domestic violence (as described in paragraph 28 of Part 1 of Schedule 1 to the Act);</li></ul>	(d) An application for indefinite leave by a victim of domestic violence (as described in paragraph 28 of Part 1 of Schedule 1 to the Act);
	<ul><li>(e) A residence card application by a victim of domestic violence (as described in paragraph 29 of Part 1 of Schedule 1 to the Act);</li></ul>	(e) A residence card application by a victim of domestic violence (as described in paragraph 29 of Part 1 of Schedule 1 to the Act);
	(f) Rights to enter and to remain in the United Kingdom under the provisions referred to in paragraph 30(1) of Part 1 of Schedule 1 to the Act;	(f) Rights to enter and to remain in the United Kingdom under the provisions referred to in paragraph 30(1) of Part 1 of Schedule 1 to the Act;
		(g) An application by a victim of human trafficking for leave to enter or remain in the United

(g	) An application by a victim of human trafficking	Kingdom (as described in subparagraph 32(1) of
	for leave to enter or remain in the United	Part 1 of Schedule 1 to the Act);
	Kingdom (as described in subparagraph 32(1)	
	of Part 1 of Schedule 1 to the Act);	(h) A Terrorism Prevention and Investigation
		Measure notice (as described in paragraph 19 or
(h	) A Terrorism Prevention and Investigation	paragraph 45 of Part 1 of Schedule 1 to the Act:
	Measure notice (as described in paragraph 19	
	or paragraph 45 of Part 1 of Schedule 1 to the	(i) An application by a victim of slavery, servitude
	Act:	or forced or compulsory labour for leave to enter
		or remain in the United Kingdom (as described in
(i)	An application by a victim of slavery, servitude	subparagraph 32A(1) of Part 1 of Schedule 1 to
	or forced or compulsory labour for leave to	the Act);
	enter or remain in the United Kingdom (as	,
	described in subparagraph 32A(1) of Part 1 of	(j) A claim for damages arising from any of the
	Schedule 1 to the Act);	powers listed in (a)-(c) of this paragraph 39 (as
	, and the second	described in paragraphs 3, 21, 22, of 39) of Part 1
l (ii	A claim for damages arising from any of the	of Schedule 1 to the Act);
G.	powers listed in (a)-(c) of this paragraph 39 (as	of Schedule 1 to the Acty,
	described in paragraphs 3, 21, 22, of 39) of	(k) All new services introduced by the Nationality
	Part 1 of Schedule 1 to the Act);	and Borders Act 2022; and
	rare 1 or senedule 1 to the Acty,	and borders Act 2022, and
/k	) All new services introduced by the Nationality	(I) All new services introduced by the Illegal
	and Borders Act 2022.	Migration Act 2023.
	and Borders Not 2022.	Wilgiation / let 2023.

Please note that the table below sets out changes that have been made to the 2018 Standard Civil Contract Specification (General Provisions 1-6), the 2018 Standard Civil Contract Specification (General Provisions 1-6) (Education and Discrimination) and the 2018 Standard Civil Contract Family Mediation Specification in relation to remote supervision. These amendments have been consulted on and will come into effect on 1 November 2023.

## 2018 Standard Civil Contract Specification (General Provisions 1-6), the 2018 Standard Civil Contract Specification (General Provisions 1-6) (Education and Discrimination)

2.21 (Supervision Standard)	Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to: (a) designating time to conduct supervision of each Caseworker; (b) designating at least one day per calendar month to be in attendance at each Office at which they supervise staff (which must coincide with attendance by staff supervised); and (c) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the individual Caseworker.	Amended text  Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to:  (a) designating time to conduct supervision of each Caseworker;  (b) designating at least one day per calendar month to be in attendance at each Office at which they supervise staff where you determine that this is required (which must coincide with attendance by staff supervised); and  (c) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the individual Caseworker.
2.23 (Supervision Standard)	Where a Caseworker undertakes Contract Work in a location other than where their Supervisor is based, the Supervisor must conduct, as a minimum, face to face supervision at least once per calendar month with the parties present in the same physical location.	Amended text Where a Caseworker undertakes Contract Work in a location other than where their Supervisor is based, the Supervisor must conduct, as a minimum, face to face supervision at least once per calendar month with the parties present in the same physical location where you determine that this is required.

#### 2018 Standard Civil Contract Family Mediation Specification

2.14 (Supervision)	Where a Mediator undertakes Contract Work in a	Amended text
	location other than where their Supervisor is	Where a Mediator undertakes Contract Work in a
	based, the Supervisor must conduct, as a	location other than where their Supervisor is based,
	minimum, face-to -face supervision at least once	the Supervisor must conduct <del>, as a minimum,</del> face-to
		-face supervision at least once every three months

every three months with the parties present in the	with the parties present in the same physical
same location.	location where you determine that this is required.

#### Changes coming into effect from 1 August 2023

Please note that the 2018 Standard Civil Contract Category Specific Rules Housing and Debt has been amended to incorporate the new Housing Loss Prevention Advice Service (HLPAS) contract work (under an exclusive schedule) that are due to commence on 1<sup>st</sup> August 2023. The new provisions have been consulted on and are set out at paragraph 10.18 to 10.78. Please note that these provisions only apply to providers with an exclusive HLPAS Schedule and that <u>no</u> amendments have been made to paragraph's 10.1 to 10.17 of the 2018 Standard Civil Contract Category Specific Rules Housing and Debt. A draft version of the revised 2018 Standard Civil Contract Category Specific Rules Housing and Debt can be found at <a href="https://www.gov.uk/government/publications/standardcivil-contract-2018">https://www.gov.uk/government/publications/standardcivil-contract-2018</a>.

#### Changes coming into effect from 1 April 2023

These tables set out changes that have been included into 2018 Standard Civil Contract Category Specific Rules Immigration and Asylum. <u>Please note that these changes to the above contract documents will not come into effect until 1 April 2023.</u>

2018 Standard C	2018 Standard Civil Contract Category Specific Rules Immigration and Asylum	
Paragraph Number Current Provision Amendment		Amendment
8.1 (Definitions)	New Definition	"Add-on Services" means as described in section 66 of the Nationality and Borders Act 2022;
8.1 (Definitions)	New Definition	"Age Assessment Appeal" means an appeal to the First-tier Tribunal brought by an Age Disputed Person;

8.1 (Definitions)	New Definition	"Age Disputed Person" means as described in section 49(1) of the Nationality and Borders Act 2022;
8.1 (Definitions)	"Attendance Day" means the day your Senior Caseworker(s) will be required to attend the IRC to assist a DFT, DAC or NSA Client at the Substantive Interview. An Attendance Day is normally required the day after you have been advised by the UKVI that	"Attendance Day" means the day your Senior Caseworker(s) will be required to attend the IRC to assist a DFT, DAC or NSA Client at the Substantive Interview. An Attendance Day is normally required the day after you have been advised by the UKVI that such a client needs legal representation;

	"Cost Limits" means the cost limits set out at Paragraphs 8.106 to 8.129 below;	"Cost Limits" means the cost limits set out at Paragraphs 8.106 to 8.129 8.134 below;
8.1 (Definitions)	"Detained Fast Track" or "DFT Scheme" means the UKVI scheme used for the accelerated processing of specified asylum applications;	"Detained Fast Track" or "DFT Scheme" means the UKVI scheme used for the accelerated processing of specified asylum applications;
8.1 (Definitions)	"Fast Track Client" means an individual detained under a UKVI Detained Fast Track Scheme;	"Fast Track Client" means an individual detained under a UKVI Detained Fast Track Scheme;
8.1 (Definitions)	"Fast Track" or "Fast Track Scheme" means the special contract arrangements subject to Schedule Authorisation to deliver services to Clients detained in relation to the UKVI Detained Fast Track Scheme;	"Fast Track" or "Fast Track Scheme" means the special contract arrangements subject to Schedule Authorisation to deliver services to Clients detained in relation to the UKVI Detained Fast Track Scheme;
8.1 (Definitions)	"Fast Track Procedure Rules" means The Asylum and Immigration Tribunal (Fast Track Procedure) Rules 2017;	"Fast Track Procedure Rules" means The Asylum and Immigration Tribunal (Fast Track Procedure) Rules 2017;
8.1 (Definitions)	Group 2 Refugee" means as defined in section 11(1)(b) of the Nationality and Borders Act 2022;	Group 2 Refugee" means as defined in section 4112(1)(b) of the Nationality and Borders Act 2022;

North East, Yorkshire and the Humber; North West; South West; or Wales;	South West; or Wales;
"IRC Procurement Area" means an individual IRC; either: Brook House IRC; Colnbrook IRC; Derwentside IRC; Harmondsworth IRC; Tinsley House IRC; or Yarl's Wood IRC;	"IRC Procurement Area" means an individual IRC; either: Brook House IRC; Colnbrook IRC; Derwentside IRC; Harmondsworth IRC; Tinsley House IRC; or Yarl's Wood IRC;
New Definition	"National Referral Mechanism" or "NRM" means as described in Part 4 of Schedule 1 to the Act;
"NSA Scheme" means the UKVI scheme used for the processing of specified asylum applications;	"NSA Scheme" means the UKVI scheme used for the processing of specified asylum applications;
New Definition	"Priority Removal Notice" or "PRN" as described in section 20(3) of the Nationality and Borders Act 2022;

"Standby Day" means any day on which you are required to be on call to receive referrals of Clients subject to the Scheme;	"Standby Day" means any day on which you are required to be on call to receive referrals of Clients subject to the Detained Fast Track DAC Scheme;
New Definition	"Self-Grant Scheme Form" means the form issued by us which must be used to record your exercise of authority under the SelfGrant Scheme;

	"UKVI" means UK Visas and Immigration, formerly known as the United Kingdom Border Agency,	"UKVI" means UK Visas and Immigration, (formerly known as the United Kingdom Border Agency, Immigration Nationality Directorate, Border and Immigration Agency) and Home Office.
	Immigration Nationality Directorate, Border and Immigration Agency and Home Office. Where UKVI is referenced it also includes Ports, Entry Clearance Offices, Consulates and Embassies	Offices Consulates and Englaceries and
	"Work Restrictions" means our Work Restrictions document published by us on our website which sets out permissible and prohibited work and those matters that are reserved under various levels of the Law Society Immigration and Asylum Accreditation Scheme;	"Work Restrictions" means our Work Restrictions document published by us on our website which sets out permissible and prohibited work and those matters that are reserved under various levels of the Law Society Immigration and Asylum Accreditation Scheme.;
8.5 (Work Subject to Exclusive Schedule Authorisations	In addition to the Schedule for mainstream Immigration and Asylum Contract Work as described in Section 1 of this Civil Specification, there are two separate arrangements in the Immigration and Asylum Category of Law which are subject to specific Schedule Authorisation. Your Contract for Signature or Schedule will denote whether you have Schedule Authorisation to carry out Contract Work under:  a) Detained Duty Advice Scheme in an IRC; and b) the Detained Fast Track Scheme/Detained Asylum Casework Scheme.	In addition to the Schedule for mainstream Immigration and Asylum Contract Work as described in Section 1 of this Civil Specification, there are two separate arrangements in the Immigration and Asylum Category of Law which are subject to specific Schedule Authorisation. Your Contract for Signature or Schedule will denote whether you have Schedule Authorisation to carry out Contract Work under:  a) Detained Duty Advice Scheme in an IRC; and b) the Detained Fast Track Scheme/Detained Asylum Casework Scheme.

8.6 (Work Subject to Exclusive Schedule	Unless you have Schedule Authorisation you may not provide Contract Work under the special contract arrangements specified in Paragraph 8.5 unless:  (a) the Client is a close family member of an existing	Unless you have Schedule Authorisation you may not provide Contract Work under the special contract arrangements specified in Paragraph 8.5 unless:
Authorisations)		(e) the Client is a close family member of an existing Client and knowledge of the family's circumstances is material to the new Client's case (a close family member for the purpose of this rule is a member of the family who is the Client's spouse, partner, child, sibling, parent, grandparent or grandchild); or
		(f) in the case of a Client detained in an IRC only, the Client is an existing Client on whom you have

(b)	in the case of a Client detained in an IRC only, the Client is an existing Client on whom you have attended in the UK and carried out at least five hours work (excluding travel and waiting) prior to the Client's detention. In this case you should continue to act for the Client until you reach the completion of the next stage of the Matter. At this point you should decide whether it is in the best interests of the Client to refer the matter to a Provider with Schedule Authorisation or to continue to represent the Client yourself; or	
(c)	there are no providers with Schedule Authorisation in the IRC Procurement Area where the Client is detained; or	

(d) the Client has an appeal listed at a designated Fast Track Scheme location.

attended in the UK and carried out at least five hours work (excluding travel and waiting) prior to the Client's detention. In this case you should continue to act for the Client until you reach the completion of the next stage of the Matter. At this point you should decide whether it is in the best interests of the Client to refer the matter to a Provider with Schedule Authorisation or to continue to represent the Client yourself; or

- there are no providers with Schedule Authorisation in the IRC Procurement Area where the Client is detained; or
- the Client has an appeal listed at a designated Fast Track DAC Scheme location,

however, if you do not hold an Exclusive Schedule Authorisation as specified in Paragraph 8.5 and are not authorised to provide Contract Work under the special contract arrangements specified in Paragraph 8.5 you may provide Contract Work to Clients that is not restricted to holders of Exclusive Schedule Authorisations.

### 8.8 (Work Subject to Exclusive Schedule **Authorisations)**

legal services in respect of the rights mentioned in:

- (a) paragraph 25 of Part 1 of Schedule 1 to the Act ("Immigration: detention"):
- (b) paragraph 26 of Part 1 of Schedule 1 to the Act ("Immigration: conditions of immigration bail: persons liable to examination or removal");

For the purposes of Controlled Work, a Matter should proceed and For the purposes of Controlled Work, a Matter should proceed and be be reported as an "Immigration Matter" where it relates to civil reported as an "Immigration Matter" where it relates to civil legal services in respect of the rights mentioned in:

- (b) paragraph 25 of Part 1 of Schedule 1 to the Act ("Immigration: detention");
- (b) paragraph 26 of Part 1 of Schedule 1 to the Act ("Immigration: conditions of immigration bail: persons liable to examination or removal");

	<ul> <li>an application by the individual for leave to enter, or to remain in, the United Kingdom;</li> <li>(h) paragraph 24 of Part 1 of Schedule 1 to the Act ("Special Immigration Appeals Commission") where it relates to an immigration issue;</li> </ul>	paragraph 27A of Part 1 of Schedule 1 to the Act ("Immigration: conditions imposed under other provisions");  (e) paragraph 28 of Part 1 of Schedule 1 to the Act ("Immigration: victims of domestic violence and indefinite leave to remain"); (f) paragraph 29 of Part 1 of Schedule 1 to the Act ("Immigration: victims of domestic violence and residence cards");  (g) paragraph 31B of Part 1 of Schedule 1 to the Act  ("Appeals relating to age assessments under the Nationality and Borders Act 2022");  (hg) paragraph 32 of Part 1 of Schedule 1 to the Act (Victims of trafficking in human beings") insofar as civil legal services relate to an application by the individual for leave to enter, or to remain in, the United Kingdom;  (ih) paragraph 24 of Part 1 of Schedule 1 to the Act ("Special Immigration Appeals Commission") where it relates to an immigration issue;  (ji) paragraph 45 of Part 1 of Schedule 1 to the Act ("Terrorism
8.25 (Matter Start Rules)	An Asylum application and any Asylum appeal will constitute one Matter. The appropriate UKVI unique Client number will be that of the original Asylum application.	An Asylum application and any Asylum appeal other than Standard Fee Stage 2(a), 2(b) or 2 (c) Claims will constitute one separate Matters. The appropriate UKVI unique Client number for both Matters will be that of the original Asylum application.

8.26 (Matter Start Rules)	New clause	An Asylum application and any Asylum appeal attracting a Standard Fee Stage 2(a), 2(b) or 2 (c) Claim will constitute one Matter. The appropriate UKVI unique Client number will be that of the original application given by the UKVI.
8.27 (Matter Start Rules)	An application to rebut a provisional decision to recognise an individual as a Group 2 Refugee by the Home Office made prior to a final decision on the asylum application will constitute one Matter.	Advice in relation to an application (including advice on merits) to rebut a provisional decision to recognise an individual as a Group 2 Refugee by the Home Office made prior to a final decision on the asylum application will constitute one a separate Matter.
8.28 (Matter Start Rules)	A Matter Start under Paragraph 8.27 is a separate Matter Start to the original Asylum application and a separate Claim may be submitted for this work.	A Matter Start under Paragraph 8.276 is a separate Matter Start to the original Asylum application and a separate Claim may be submitted for this work.
8.29 (Matter Start Rules)	New clause	An Age Assessment Appeal will constitute one Matter
8.30 (Matter Start Rules)	New clause	A Matter Start under Paragraph 8.29 is a separate Matter Start to any associated Immigration or Asylum Matter.
8.31 (Matter Start Rules)	New clause	Advice in relation to obligations under a Priority Removal Notice is a separate Matter Start to any associated Immigration or Asylum Matter;

8.32(Matter Start Rules)	An Immigration application and any Immigration appeal will constitute one Matter. The appropriate UKVI unique Client number will be that of the original application given by the UKVI.	An Immigration application and any Immigration appeal other than Standard Fee Stage 2(a), 2(b) or 2 (c) Claims will constitute separate Matters will constitute one Matter. The appropriate UKVI unique Client number for both Matters will be that of the original application given by the UKVI.
8.33 (Matter Start Rules)	New clause	An Immigration application and any Immigration appeal attracting a Standard Fee Stage 2(a), 2(b) or 2 (c)) Claim will constitute one Matter. The appropriate UKVI unique Client number will be that of the original application given by the UKVI.
8.36 (Matter Start Rules)	New clause	Any associated advice in relation to the National Referral Mechanism will not constitute a separate Matter from the original Matter and you may not open a separate Matter Start.
8.39 (Matter Start Rules)		Where a case or a Client is transferred to another Office under Paragraph 8.382 above, the case must proceed under the same Matter Start.
8.52 (Detained Cases)	the Detained Duty Advice Scheme and/or the DAC Scheme in an IRC if you have been granted Schedule Authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.36 you must advise	you have been granted Schedule Authorisation to do so. However, you may provide advice and representation to Clients in other places

# 8.53 (Detained Cases)

Where you are providing advice and representation under Paragraph 8.46 you should continue to act for Cross referencing correction following changes to the Specification 11 the Client until: (a) the Client formally ceases to give instructions; (b) the Client is released from detention; (c) the Client is dispersed from the area; (d) the Client is removed from the country; or (e) you are no longer able to act for the Client because of a conflict of interest or other good reason relating to professional conduct.

Where you are providing advice and representation under Paragraph 8.5246 you should continue to act for Cross referencing correction following changes to the Specification 11 the Client until: (a) the Client formally ceases to give instructions; (b) the Client is released from detention; (c) the Client is dispersed from the area; (d) the Client is removed from the country; or (e) you are no longer able to act for the Client because of a conflict of interest or other good reason relating to professional conduct.

8.54 (Detained Cases)	Subject to Paragraph 8.49, where you act for a Client under Paragraph 8.6 or Paragraph 8.46 you may:	Subject to Paragraph 8.5549, where you act for a Client under Paragraph 8.6 or Paragraph 8.5246 you may:
	<ul> <li>(a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of advice at prisons under Paragraph 8.155 only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;</li> <li>(b) claim the reasonable costs of any Bail application(s) you make (subject to the CLR Costs Limit set out at Paragraph 8.91 below). This Paragraph 8.48 also extends to prisons or any other designated place of UKVI detention.</li> </ul>	(a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of advice at prisons under Paragraph 8.155 only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison; (b) claim the reasonable costs of any Bail application(s) you make (subject to the CLR Costs Limit set out at Paragraph 8.91 below). This Paragraph 8.5448 also extends to prisons or any other designated place of UKVI detention.
8.56 (Advice on referral into the National Referral Mechanism)	New heading and clause	Advice on referral into the National Referral Mechanism You may provide Add-on Services in relation to potential referral into the National Referral Mechanism where:  (a) you are advising a Client under a Matter Start in circumstances where Add-on Services may be provided under the Act; and  (b) you recognise indicators of the Client being a potential victim of modern slavery.

8.58 (Advice on referral into the National Referral Mechanism)		The following are not within the scope of Add-on Services:  (a) identifying whether the client is showing trafficking indicators; and  (b) ongoing advice and support through the NRM process.
8.57 (Advice on referral into the National Referral Mechanism)	New clause	Add-on Services should include:  (a) a factual explanation of the NRM;  (b) an explanation of support surrounding the NRM;  (c) an explanation of how the NRM interacts with the immigration system; and  (d) an explanation of the referral process.

8.59 (Priorit Removal Notic advice)	y New heading and clause	Priority Removal Notice advice  The scope of work is as set out in paragraph 31ZA of Part 1 of Schedule 1 to the Act.
8.60 (Priority Removal Notice advice)	New clause	There is no means assessment required to open a Matter Start to provide advice in relation to a Client's Priority Removal Notice obligations under s31ZA of the Nationality and Borders Act.

	New clause	
8.61 (Priority Removal Notice advice)		You may provide up to (but no more than) 7 hours of Contract Work and when this limit is reached you must determine whether the Client qualifies for another form of publicly funded assistance.
8.62 (Priority Removal Notice advice)	New clause	Where at any time prior to concluding 7 hours of Contract Work you determine that the Client qualifies for any other form of Contract Work in the Immigration and Asylum Category of Law you must cease to provide Priority Removal Notice advice and commence a Matter under that form of Contract Work.
8.63 (Priority Removal Notice advice)	New clause	In the circumstances described in Paragraph 8.62 you must close the Priority Removal Notice Matter and submit a Claim based on Hourly Rates for the work undertaken to that point.
8.64	where at the point the Matter is started, no other more local Provider can assist the Client and the Client is either:  (a) in receipt of support from National Asylum Support Service;  (b) an UASC and is in receipt of other support from Social Services;	Subject to Paragraph 8.65, the cost of the Client's travel to attend on you to give instructions are claimable as a disbursement, where at the point the Matter is started, no other more local Provider can assist the Client and the Client is either:  (a) in receipt of support from National Asylum Support Service;  (b) an UASC and is in receipt of other support from Social Services; (c) an adult or Child in receipt of support by a local authority under the Care Act 2014, the Children Act 1989 or the Immigration Act 2016; or  (d) in the reasonable opinion of the Provider the Client is suffering from destitution.
	(d) in the reasonable opinion of the Provider the Client is suffering from destitution.	

PART D  8.72 (Standard					Part D in a includes but amendmen correction referencing	clearer format making it it is not limited to; the in it of existing tables, remo	-
Fee Scheme)	Standard	Asylum	Immigration		Standard	Asylum &	Immigration
	Fee				Fee	Immigration	
	Stage 1	Legal Help	Legal Help		Stage 1	Legal Help	<del>Legal Help</del>
	Stage 2 (a)  Stage 2 (b)	CLR- no substantive hearing where the Online Procedure is not used.	not used.		Stage 2 (a)	CLR- no substantive hearing where the Online Procedure is not used.  CLR granted on or before 31 March 2023.	
	hearing hearing where the Online Online Procedure is not used.  hearing where the Online Procedure is not used.	Stage 2 (b)	CLR- Substantive hearing where the Online Procedure is not used.  CLR granted on or before 31 March 2023.	CLR Substantive hearing where the Online Procedure is not used.			

	(\$\frac{1}{2}\text{age 2}the Matter has been on the open of the for a period of the open of the	for a period Client's Asyl (b) pro- calculated o	of the mentles was disterned um Application; and fit Cookstage and malble and must be basis of Hours as de	See paragraph 8.63 below.  where the Matter has been open has been no UKVI decision on the rather the Stage 1 Standard Fee as tes is equal to or exceeds the scribed in the Remuneration
		Stage 2 (d)	CLR- No substantive hearing where the Online Procedure is used.  CLR granted on or after 1 April 2023.	
		Stage 2 (e)	CLR- Substantive hearing where the Online Procedure is used.  CLR granted on or after 1 April 2023.	
8.72 (Standard Fee Scheme)	Stage 2 (a): CLR	Stage 2 (a) a	and 2 (d): CLR	
8.75 - Asylum Stage 1 Claims	Subject to Paragraphs 8.76 to 8.78 you may Claim for a Controlled Work Matter, in addition to the circumst ances listed in Paragraph 3.64, where:	-	r, in addition to the circ	you may Claim for a Controlled umstances listed in Paragraph

8.79 (Stage 2 (a) and 2 (d)): CLR	Stage 2 (a): CLR	Stage 2 (a) and 2 (d): CLR  Where a determination is made that an individual qualifor CLR and the Matter concludes prior to the substant hearing the Standard Fee covers, but is not limited to, following Contract Work:	
		(a)	drafting and lodging an appeal, including drafting and submitting an Appeal Skeleton Argument where applicable;
		(b)	preparation of an appeal;
		(c)	re-application of the merits criteria in accordance with the Merits Regulations;
		(d)	where a determination in relation to CLR is withdrawn, if necessary, the completion of an application for a review of the withdrawal of a determination in relation to Controlled Legal Representation; and
		(e)	any post appeal advice and assistance that does not constitute a separate Matter Start.

8.80 (Stage 2 (b) and 2 (e)): CLR	Stage 2 (b): CLR		tter reaches a substantive hearing the Standard Feers, but is not limited to, the following Contract Work:
		(b)	preparation of an appeal;
		(c)	consideration of determination and advice to the Client about the determination and carrying out any necessary work;
		(d)	re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;
		(e)	where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;
		(f)	where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and
		(g)	any post appeal advice and assistance that does not constitute a separate Matter Start.
8.81 (Stage 2 (c)): CLR	Where a determination is made that an individual qualifies for CLR and the Matter is opened through the Pre Online Procedure prior	and the Matte	rmination is made that an individual qualifies for CLR ris opened through the Pre Online Procedure prior to
	to 7th October 2020 and you choose to claim Stage 2(c) Standard	7th October 20	020 and you choose to claim Stage 2(c) Standard Fee

8.83 (Matters that do not use the Online Procedure)	necessary work; (f) where the appeal is allowed, explaining the consequences of the decision including rights and entitlements and (g) any post appeal advice and assistance that does not constitute a separate Matter Start.  CLR Standard Fees for matters that are not using the Online Procedure are split into two sub-stages. The Standard Fee(s) claimable for such Matters will depend on where the Matter concludes. For Matters that use the Online Procedure,	(f) where the appeal is allowed, explaining the consequences of the
	Regulations for an appeal to the Upper Tribunal;  (e) where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any	1
	the determination and carrying out any necessary work;	<ul><li>(c) consideration of determination and advice to the Client about the determination and carrying out any necessary work;</li><li>(d) re-applying the merits criteria as set out in the Merits Regulations</li></ul>
	(b) preparation of an appeal including the appeal bundle;	(b) preparation of an appeal including the appeal bundle;
	(a) drafting and lodging an appeal, including drafting and submitting an Appeal Skeleton Argument;	(a) drafting and lodging an appeal, including drafting and submitting an Appeal Skeleton Argument;
	Fee instead of Online Procedure Hourly Rates, the Standard Fee covers but is not limited to, the following Contract Work:	instead of Online Procedure Hourly Rates, the Standard Fee covers but is not limited to, the following Contract Work:

8.86 (Matters	
	Where a Matter is lodged through the Online Procedure, claims of be made as follows:
Procedure)	(a) for CLR Matters granted prior to 7th October 2020 ("Pre Online Procedure") you may claim, at your discretion, either
	Standard Fee Stage 2(c) (subject to the conditions set out in Paragraph 8.63 below) and the fee for attendance at the

hearing set out in Paragraph 8.79 or the Online Procedure Hourly Rates and the Online Procedure Advocacy Services set out in Paragraph 8.93; and

(b) for CLR Matters granted on or after 7th October 2020 ("Post Online Procedure") you may claim only Online Procedure Hourly Where a Matter is lodged through the Online Procedure, remuneration is as set out below:-claims can be made as follows:

Date CLR Granted	Remuneration
CLR granted on or before 6 October 2020: You may elect to claim under one, but not both, of the following 2 options	Option 1:  • Standard Fee Stage 2(c); and where an advocate has attended a substantive hearing

Rates and the Online Procedure Advocacy Services set out in Paragraph 8.93.	Advo as Remun • You a Sta 2(a)	itional Payments for ocacy Services set out in the eration Regulations may not also claim andard Fee Stage or Stage 2(b) in tion to the same ter
	Ho an att hea . Add for Ser the Rei	ended a substantive aring: ditional Payments Advocacy vices as set out in

	CLR granted between 7 October 2020 and 31 March 2023 inclusive:	<ul> <li>Online Procedure Hourly Rates and where an advocate has attended a substantive hearing:</li> <li>Additional Payments for Advocacy Services as set out in Table</li> </ul>
		4(ca) of the Remuneration Regulations
	CLR granted on or after 1 Apri 2023: One but not both of:	Where no substantive hearing takes place: Standard Fee Stage 2(d)
		Where a substantive hearing takes place: Standard Fee Stage 2(e)
	Paragraph 8.63 below) and the set out in Paragraph 8.79 or the and the Online Procedure Advoc 8.93, and (b) for CLR Matters gr October 2020 ("Post Online P	im, at your discretion, either ect to the conditions set out in fee for attendance at the hearing e Online Procedure Hourly Rates cacy Services set out in Paragraph anted on or after 7th rocedure") you may claim only es and the Online Procedure

8.92 (Matters that use the Online Procedure)	Post Online Procedure	Post Online Procedure Applying For Payments
8.96 (Escape Fee Cases)		Where Stage 1 and Stage 2 Claims are treated as separate Matters the Matters will be treated as an Escape Fee Case where, following conclusion of the Matter, the value of the Controlled Work, when calculated as if it were paid at the appropriate Hourly Rate, exceeds the relevant Stage Threshold and assessed independently for the purposes of determining whether either or both Claims shall become an Escape Fee Case.

## 8.98 (Escape New clause The Stage Thresholds are: Fee Case) 3 times the applicable Standard Fee for the Matter where the relevant Legal Help form was signed, or CLR was granted, on or before 31 March 2023; and 2 times the applicable Standard Fee for the Matter where the relevant Legal Help form was signed, or CLR was granted, on or after 1 April 2023. 8.99 (Escape In order to calculate whether a Matter becomes an Escape Fee Case, In order to calculate whether a Matter becomes an Escape Fee Fee Case) Case, the following steps must be applied: (a) identify the total the following steps must be applied: (a) identify the total hours spent hours spent on the Matter up to the end of the last stage on the Matter up to the end of the last stage remunerated under the remunerated under the Standard Fee Scheme or when the Matter Standard Fee Scheme or when the Matter concludes (whichever is concludes (whichever is earlier), including any advocacy services earlier), including any advocacy services but excluding services which but excluding services which are outside the Standard Fee and are are outside the Standard Fee and are always payable at Hourly Rates (as specified under Paragraph 8.86101); always payable at Hourly Rates (as specified under Paragraph 8.86); calculate the total costs for the hours spent on such services calculate the total costs for the hours spent on such services using the Hourly Rates set out in the Remuneration Regulations to using the Hourly Rates set out in the Remuneration Regulations to determine the ' determine the ' from Total A deduct all the claims for additional payments (as set out in Remuneration Regulations) paid or payable, to determine from Total A deduct all the claims for additional payments the 'reduced total' (Total B); (as set out in Remuneration Regulations) paid or payable, to determine the 'reduced total' (Total B); identify the Standard Fee(s) claimable for the Matter (note identify the Standard Fee(s) claimable for the Matter (note only one Standard Fee is payable at each stage). Add these Standard only one Standard Fee is payable at each stage). Add these Fees together and multiply that total by the Stage Threshold (Total Standard Fees together and multiply that total by the Stage C); and if Total B exceeds Total C then the Matter has escaped the Threshold (Total C); and if Total B exceeds Total C then the Matter Standard Fee Scheme and is therefore an Escape Fee Case payable has escaped the Standard Fee Scheme and is therefore an Escape at Hourly Rates. Fee Case payable at Hourly Rates.

	Any previous Claims paid in respect of the Matter will be reconciled against Total B (in Paragraph 8.82(c)) to determine the final	payment to be made for the Escape Fee Case. (a) Escape Fee Cases
	payment to be made for the Escape Fee Case. (a) Escape Fee Cases must be subject to an individual Cost Assessment.	

8.101 (Matters paid by Hourly Rates)	(j) initiaCLackieseluding attions procedus a sicensed works in relation to some physical applications are procedured as sicensed works as the season of the	((b) Asykupplying tiens ap detecth in alter it his attent randi with ich qualities fan civil Asykupplying tiens ap detecth in alter it his attent with its attent in a trapply lagrifuet her application that Asylumdivipe a equation to the stigation by a frapply lagrifuet her application to the trapply lagrifuet her application to the trapply lagrifue her application to the trapply lagrifue her application to the store of a college of the store o
Between 8.103 and 8.104	Additional Payments for Online Procedure Advocacy Services	(i) where you hold a Schedule Authorisation any Matters opened (t) Any follow up work that is conducted for a client after receiving under the Detained Duty Advice Scheme or for a Detained Fast advice in relation to 8.86 (s).  Track or a DAC Scheme Client;  Additional Payments for Advocacy Services for Matters paid at Hourly Rates Payments for Online Procedure Advocacy Services

8.104 (Additional Payments for Advocacy Services for Matters paid at Hourly Rates)	substantive hearing fee may be claimed for the second and each subsequent day; and  (c) advocacy fees are inclusive of time for travel and waiting.	Where applicable, Standard Fees Additional Payments for aAdvocacy sServices as set out in the Remuneration Regulations are payable at the end of CLR as set out in Paragraph 8.10190 (o), for each relevant attendance. When claiming for advocacy work the following rules apply: (a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person; May 2022 (b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per Matter; if such a hearing goes into a
8.105 (Additional payment for National Referral Mechanism advice)	New Heading and Clause	Additional payment for National Referral Mechanism advice Where applicable, the National Referral Mechanism Bolt-on Fee as set out in the Remuneration Regulations is payable at the end of a Matter.
8.108	The Legal Help Cost Limit set out in Paragraph 8.8(a) cannot be extended. The Cost Limits set out in Paragraph 8.8(b) and 8.8(c) may be extended by submitting the relevant Contract Report Form to us, however, costs are only payable within the Cost Limits that applied at the point they were incurred. Cost Limits cannot be extended retrospectively.	The Legal Help Cost Limit set out in Paragraph 8.1068(a) cannot be extended. The Cost Limits set out in Paragraph 8.1068(b) and 8.1068(c) may be extended by submitting the relevant Contract Report Form to us, however, costs are only payable within the Cost Limits that applied at the point they were incurred. Cost Limits cannot be extended retrospectively

8.116 (SelfGrant Scheme: increases to Cost	New Heading and Clause	Self-Grant Scheme: increases to Cost Limits  The Self-Grant Scheme shall apply between 1 April 2023 and 31 July 2023 and where we have given you express written authority to operate under the provisions of Paragraphs 8.116 to 8.134.
Limits)		
8.117 (SelfGrant Scheme: increases to Cost Limits)	New clause	We will only provide express authority to operate under the SelfGrant Scheme where you are able to demonstrate to our reasonable satisfaction that it is appropriate to do so.
8.118 (Self- Grant Scheme: Increases to Cost Limits)	New clause	To be eligible to join the Self-Grant Scheme you must apply to use the process published on our website and have:  (a) held an authorisation to conduct Contract Work in the Immigration and Asylum category of Law for a minimum of 12 continuous months which may include time under a Previous Contract; and  (b) 90% or more of applications to extend Cost and Disbursement Limits granted by us as submitted and without the requirement for amendment, correction, resubmission or similar of the relevant Contract Report Form.
8.119 (Self - Grant Scheme: Increases to Cost Limits)	New clause	The decision to grant authority to operate under the Self-Grant Scheme is at our absolute discretion and can be withdrawn at any point.

8.120 (SelfGrant Scheme: increases to Cos Limits)		Where you are granted authority to operate under the Self-Grant Scheme you may extend the Disbursement Limit and Cost Limits above the limits set out in Paragraphs 8.106 to 8.112 and up to the limits set out in Paragraphs 8.125 to 8.134 without our prior approval and without submitting a Contract Report Form to us.
8.121 (Self- Grant Scheme: Increases to Cost Limits)	New clause	The Self-Grant Scheme provisions do not apply to:  (a) Licensed Work;  (b) Counsel's costs;  (c) Exceptional Cases;  (d) DAC Standby Remuneration; and  (e) the Legal Help Cost Limits set out in paragraph 8.106(a).
8.122 (Self- Grant Scheme: Increases to Cost Limits)	New clause	Under the Self-Grant Scheme, every time you extend your Disbursement Limit and Cost Limits you must fill in a Self-Grant Scheme Form and keep a copy on the Client file.
8.123 (Self- Grant Scheme: Increases to Cost Limits)	New clause	To extend the Disbursement Limit and Cost Limits beyond the limits set out in Paragraphs 8.106 to 8.112 you must submit a relevant Contract Report Form to us.
8.124 (Self- Grant Scheme: Increases to Cost Limits)	New clause	All exercises of authority to extend the Disbursement Limits and Cost Limits under the Self-Grant Scheme must be incurred reasonably and in accordance with the Contract, applicable regulations and guidance. Where, on assessment, we consider any extensions unreasonable this decision is subject to appeal pursuant to Paragraphs 6.71 to 6.81.

8.125 (Disbursements under the SelfGrant Scheme)	New clause	If you have joined the Self-Grant Scheme and determine that it is reasonable to instruct an expert in order to provide Controlled Work to the Client, pursuant to Paragraph 4.24, you may incur the disbursement without the requirement to submit a Contract Report Form to us if the following criteria are met:  (a) the total time quoted by the expert to provide the service is 12 hours or less (this includes all ravel, interview, preparation and reportwriting time combined); and (b) the hourly rate quoted by the expert does not exceed that specified in the codified rates for
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		the expert type required, as outlined in the Remuneration Regulations 2013.
8.126 (Disbursements under the Self Grant Scheme)	New clause	If the expert required is not included in the codified rates, the hourly rate quoted must not exceed the following hourly rates:  (a) £40.00 for an independent social worker;  (b) £108.00 for a medical legal report;  (c) £120.00 for a country expert report;  (d) £100.00 for a scarring report;  (e) £100.00 for a torture report;  (f) £100.00 for a trafficking report; and  (g) £100.00 per 1,000 words translated for translation (in person).
8.127 (Disbursements under the Self Grant Scheme)	New clause	If the required expert is not included in the codified rates or in the rates of Paragraph 8.126 and you require an increase in your disbursement level you must submit a Contract Report Form to us in order to request the relevant increase.
8.128 (Disbursements under the Self Grant Scheme)	New clause	The maximum amounts of all expert travel time and mileage is: (a) £40.00 for expert travel time; and (b) £0.45 per mile for expert vehicle mileage.
8.129 (Disbursements under the Self Grant Scheme)	New clause	The maximum hourly rates for non-codified-rate experts do not include expert travel time and mileage and refer only to the hourly rate in respect of the provision of the required expertise.

8.130 (Cost Limits increase under the SelfGrant	If you have joined the Self-Grant Scheme and require an increase in Cost Limits in order to progress a Matter paid in Hourly Rates you may increase Cost Limits up to a maximum of £3,000.00 for a Matter Start by completing a Self-Grant Scheme Form and retaining it on
SelfGrant Scheme)	Start by completing a Self-Grant Scheme Form and retaining it on the Client file.

8.131 (Cost Limits increase under the SelfGrant Scheme)	New clause	If you require subsequent increases to your Cost Limits beyond the limits of the Self-Grant Scheme, you must submit the relevant Contract Report Form to us outlining the additional costs requested and their necessity for the progress of the Matter.
8.132 (Cost Limits increase under the Self Grant Scheme)	New clause	The provisions in Paragraphs 8.130 and 8.131 relate to both Legal Help and Controlled Legal Representation Matters paid in Hourly Rates and the £3,000.00 cost limit refers to the overall Matter Start and not to each stage of a Matter.
8.133 (Cost Limits increase under the SelfGrant Scheme)	New clause	Where you are required to undertake work in respect of Bail as part of the Client's existing asylum application or appeal Matter Start under the Self-Grant Scheme you may incur an additional amount of £500 beyond the £3,000.00 cost limit of paragraph 8.132.
8.134 (Cost Limits increase under the Self Grant Scheme)	New clause	The disbursements incurred are classed as separate to costs and are not included in the £3,000 cost limits under the Self-Grant Scheme.

8.143 (Applications for permission to appeal to	Where an application for permission to appeal to the Upper Tribunal is: (a) dealt with under the UKVI detained Fast Track; or (b) has been lodged by the UKVI, you may Claim costs for Contract Work associated with the application, whether or not permission	Where an application for permission to appeal to the Upper Tribunal is: (a) dealt with under the UKVI detained Fast Track DAC Scheme; or (b) has been lodged by the UKVI, you may Claim costs for Contract Work associated with the application, whether or not
8.141	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.100 if at least 3 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.61 and 8.98 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for payment under this Paragraph 8.106, at least 3 months have elapsed since that entitlement arose or the application was made	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.10400 if at least 3 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.61 and 8.98 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for payment under this Paragraph 8.14106, at least 3 months have elapsed since that entitlement arose or the application was made
the Upper Tribunal)	is granted, at the rates set out in the Remuneration Regulations.44	permission is granted, at the rates set out in the Remuneration Regulations.44
8.146 (Scope of IRC Contract Work)	This part of the Specification sets out the additional rules that apply if you hold a Schedule Authorisation permitting you to deliver Controlled Work at Immigration Removal Centres through either the;  (a) the DFT Scheme; and/or  (b) the Detailed Duty Advice Scheme.	This part of the Specification sets out the additional rules that apply if you hold a Schedule Authorisation permitting you to deliver Controlled Work at Immigration Removal Centres through either the Detained Duty Advice Scheme or the DAC Scheme.  ; (a) the DFT Scheme; and/or (b) the Detailed Duty Advice Scheme.
8.149 (IRC Rota)	advice and assistance by attending at: (a) a Detained Duty Advice Scheme at a designated IRC (b) a Detained Fast Track Scheme (which includes Detained Fast Track Clients and NSA	Your Schedule will confirm whether you are on an IRC Rota to deliver advice and assistance by attending at: (a) a Detained Duty Advice Scheme at a designated IRC.: or as part of the DAC scheme at a designated IRC.; and/or (b) a Detained Fast Track Scheme (which includes Detained Fast Track Clients and NSA Clients) at either

8.156 (The Detained Duty Advice Scheme)	number of Detained Duty Advice Surgeries required during that week. The IRC will provide you with information as to the:  Number of Detained Duty Advice Surgeries required during the week at the IRC; • Time and date of the Detained Duty Advice	A During each IRC Rota week you will be informed by the IRC of the number of Detained Duty Advice Surgeries required during that week. The IRC will provide you with information as to the:  • Number of Detained Duty Advice Surgeries required during the week at the IRC; • Time and date of the Detained Duty Advice Surgery;  • Location; and Details of Clients you are required to see at each Detained Duty Advice Surgery.  Harmondsworth/Colnbrook and/or Yarls Wood).
8.154 (The Detained Duty Advice Scheme)	Your Schedule will set out the number (and if applicable the dates) of IRC Rota days or weeks during which you must deliver the Detained Duty Advice Scheme services at the designated IRC(s) throughout the Schedule period.	Your Schedule will set out the number (and if applicable the dates) of IRC Rota days or weeks during which you must deliver the Detained Duty Advice Scheme services at the designated IRC(s) throughout the Schedule period.
Between 8.162 and 8.163	Amended Header The Detained Fast Track Scheme	Amended Header The Detained Fast Track DAC Scheme

8.166 (Standby Days)  8.167 (Standby Days)	Your Schedule will set out your allocated Rota slots on Standby Days on the Detained Fast Track Scheme Rota throughout the Schedule period.  The Standby Day is the day you may be contacted by the UKVI regarding DFT and/or NSA Clients. Each Standby Day will commence at 9am and finish at 6pm.	Your Schedule will set out your allocated Rota slots on Standby Days on the Detained Fast Track DAC Scheme Rota throughout the Schedule period.  The Standby Day is the day you may be contacted by the UKVI regarding DACFT and/or NSA Clients. Each Standby Day will commence at 9am and finish at 6pm.
8.169 (Standby Days)	When you are on Standby, the UKVI will notify you as soon as possible after the claim for asylum has been made that an individual requires legal advice. The UKVI will provide you with	When you are on Standby, the UKVI will notify you as soon as possible after the claim for asylum has been made that an individual requires legal advice. The UKVI will provide you with the
8.163 (The DAC Scheme)	support, advice and assistance required to any Senior Caseworkers advising a Client at a DFT Scheme at an IRC in accordance with your Rota obligations. Such person (or each such persons) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices. If you cease to meet the requirements of this Paragraph	pbligations. Such person (or each such persons) must be either a sole

	the following information: (a) details of the Detained Fast Track Client and/or NSA Certificate; and (b) time, date and location of the relevant Substantive Interview.	following information: (a) details of the Detained Fast Track Client and/or NSA Certificate; and (b) time, date and location of the relevant Substantive Interview.
8.173 (Post Attendance Day)	The IRC will notify you when a decision has been made on your DFT or NSA Client's application for asylum. Once you have received notification of the decision, you must then attend your DFT or NSA Client at the IRC, so that you can provide further advice.	The IRC will notify you when a decision has been made on your DACFT or NSA Client's application for asylum. Once you have received notification of the decision, you must then attend your DACFT or NSA Client at the IRC, so that you can provide further advice.
8.174 (Post Attendance Day	In providing advice on the decision, you must advise on its effect and, if it is adverse, must advise on whether there are grounds for appeal. You must make a determination in accordance with your obligations under this Contract that the Client qualifies for civil legal services in relation to any such appeal before granting funding for any appeal or conducting any Contract Work in relation to it. CLR must not be granted if the sole reason is to preserve your DFT or NSA Client's right of appeal.	In providing advice on the decision, you must advise on its effect and, if it is adverse, must advise on whether there are grounds for appeal. You must make a determination in accordance with your obligations under this Contract that the Client qualifies for civil legal services in relation to any such appeal before granting funding for any appeal or conducting any Contract Work in relation to it. CLR must not be granted if the sole reason is to preserve your DACFT or NSA Client's right of appeal.

Between 8.18 and 8.184	<b>3</b> Detained Fast Track Scheme Standby Remuneration	Detained Fast Track DAC Scheme Standby Remuneration
8.184 (DAC Scheme Standby Remuneration)	Where you have been on Standby for a day to receive calls from the UKVI with details of a DFT or NSA Client, but you are not allocated a Client, you may Claim the Standard Fee Standby rate set out in the Remuneration Regulations.	Where you have been on Standby for a day to receive calls from the UKVI with details of a DACFT or NSA Client, but you are not allocated a Client, you may Claim the Standard Fee Standby rate set out in the Remuneration Regulations.
8.185 (DAC Scheme Standby Remuneration)	Where you grant Controlled Work for a DFT or NSA Client the Matter can be Claimed at Hourly Rates as set out at Paragraph 8.83 and the normal payment and assessment rules for Controlled Work under this Contract apply.	Where you grant Controlled Work for a DACFT or NSA Client the Matter can be Claimed at Hourly Rates as set out at Paragraph 8.10183 and the normal payment and assessment rules for Controlled Work under this Contract apply.
2018 Standard C	ivil Contract Category Definitions	
Paragraph C Number	urrent Provision	Amendment

25 (Community		Legal Help and related proceedings in relation to:
Care)	Legal Help and related proceedings in relation to:	(a) the provision of community care services (as described in paragraph 6 of Part 1 of
	(a) the provision of community care services (as described in paragraph 6 of Part 1 of Schedule 1 to	Schedule 1 to the Act);
	the Act);	(b) the provision of facilities for disabled persons (as described in paragraph 7 of Part 1 of Schedule 1 to the Act); and,
	<ul><li>(b) the provision of facilities for disabled persons (as described in paragraph 7 of Part 1 of Schedule 1 to the Act); and,</li></ul>	
	(c) the inherent jurisdiction of the High Court in	(c) the inherent jurisdiction of the High Court in relation to vulnerable adults (as described in paragraph 9 of Part 1 of Schedule 1 to the
	relation to vulnerable adults (as described in paragraph 9 of Part 1 of Schedule 1 to the Act);	Act);
	(d) the inherent jurisdiction of the High Court in relation to children (as described in paragraph 9 of Part 1 of Schedule 1 to the Act) where the case relates to a decision on medical treatment;	(d) the inherent jurisdiction of the High Court in relation to children (as described in paragraph 9 of Part 1 of Schedule 1 to the Act) where the case relates to a decision on medical treatment;
	(e) a person's capacity, their best interests (health and welfare), and deprivation of liberty issues under the Mental Capacity Act 2005 (as described in	(e) a person's capacity, their best interests (health and welfare), and deprivation of liberty issues under the Mental Capacity Act 2005 (as described in
	subparagraph 5(1)(c) of Part 1 of Schedule 1 to the Act); and	subparagraph 5(1)(c) of Part 1 of Schedule 1 to the Act); and
		(f) Age assessment appeals to the First-Tier Tribunal.

	Legal(gleAncerppliatateicsnaby) an Wiption coefdings an tealafticking for leave to	(g) An application by a victim of human trafficking for leave
(Immigration	enter or remain in the United Kingdom (as described in	Legal Help oto relatee ा अन्य कार्या कार्या कार्या कार्या कार्य कार्या कार्य कार्य कार्य कार्य कार्य कार्य कार्य
and	symparasignahi32112119fe2atte1eaftEchedWe1ste1te1eActbin	subparagraph 32(1) of Part 1 of Schedule 1 to the Act);
Asylum)	paragraph 25(1) of Part 1 of Schedule 1 to the Act; (h) A Terrorism Prevention and Investigation Measure notice (as) described in paragraph 19 of paragraph 45 of Schedule 1 to the Act; Schedule 1 to the Act; Schedule 1 to the Act;	(a) Immigration-related detention powers referred to in  (h) Apargarism 2sevention and investigation tyles we notice  (as described in paragraph 19 or paragraph 45 of Part 1 of  (b) Schedule 1 to the Act:
	Schedule 1 to the Act; (i) An application by a victim of slavery, servitude or forced or	to in paragraph 26(1) or 27(1) of Part 1 of Schedule 1 to  (i) Anapplication by a victim of slavery, servitude or forced
	comedianishers at axe abayer Abandale in the	or compulsory labour for leave to enter or remain in the
	Unitedovisions referred to in paragraph 27A(1) of Part 1 of Kingdomg (ခုန္တ ရုံရှန္တင်း၊ုံစုံရွေပျံးရွ နုပုစုparagraph 32A(1) of Part 1 of Schedule 1 to the Act);	(c) <sup>Uchted</sup> tions imposed on an individual under the Kingdom (asidesis ibed in autom paraghaን የሚታልየት ያስተቀመ of Schedulechted the 14th bine Act;
	(d) An application for indefinite leave by a victim of (j) A claim for damages at single from any in the powers disted in (a) (c) of this paragraph 3 h (as described in paragraphs 3, 21, 22, of 39) of Part 1 of Schedule 1 to the Act); and (e) A residence card application by a victim of domestic violence (as described in paragraph 29 of Part 1 of	(i) <sub>d)</sub> AAનિયંભુનિશ્વનિભાવષ્ટન ત્યાં કંગામદિવાસ ભાગ પાત્ર પિલ્ફાન ખુલ sisted indshest ભિષ્ણ ત્યાં કારણ કારણ કારણ કરી કારણ પ્રત્યાં કારણ માટે કર્યા કારણ કરી કારણ કરી કારણ કર્યા કારણ કરી કર્યો કાર્યો કાર્યો કાર્યો કર્યો કાર્યો કાર્યો કાર્યો કર્યો કાર્યો કાર્યા કાર્યો કાર્યો કાર્યો કાર્યા કાર્યા કાર્યા કાર્યો ક
	Schedule 1 to the Act);	(Ke)Age esides cecard appalleation to fiastician Tot blomestic
	33.33	violence (as described in paragraph 29 of Part 1 of
	(f) Rights to enter and to remain in the United Kingdom	Schedule 1 to the Act);
	under the provisions referred to in paragraph 30(1) of	
45 (Public Law)	Legal Help and and and and an and an analysis of the lattion to:	(f) Rights to enter and to remain in the United Kingdom Legal Help and hed processions referebation in Character 30(1) of Part 1 of Schedule 1 to the Act;
	(a) public law challenges to the acts, omissions or	rate I of Schedule I to the Act,
	decisions of public bodies by way of judicial review	(d) public law challenges to the acts, omissions or decisions of
	or habeas corpus (as described in paragraphs 19 and 20 of Part 1 of Schedule 1);	public bodies by way of judicial review or habeas corpus (as described in paragraphs 19 and 20 of Part 1 of Schedule 1);
	(b) any claim described in paragraph 21 or 22 of Part 1 of Schedule 1 to the Act concerning the human rights of the client or a dependant of the client other	(e) any claim described in paragraph 21 or 22 of Part 1 of Schedule 1 to the Act concerning the human rights of the client or a dependant of the client other than

than matters that fall within the definition of another Category; and		matters that fall within the definition of another Category; <del>and</del>
(c) A Terrorism Prevention and Investigation Measure notice (as described by paragraph 45 of Part 1 of Schedule 1 to LASPO).	(f)	A Terrorism Prevention and Investigation Measure notice (as described by paragraph 45 of Part 1 of Schedule 1 to LASPO)-; and
	(g)	Age assessment appeals to the First-Tier Tribunal.

## **Changes coming into effect from 1 September 2022**

These tables set out changes that have been included into 2018 Standard Civil Contract Category Specific Rules Immigration and Asylum. <u>Please note that these changes to the above contract documents will not come into effect until 1 September 2022.</u>

2018 Standar	2018 Standard Civil Contract Category Specific Rules Immigration and Asylum		
Paragraph Number	Current Provision	Amendment	
8.33	Where a case or a Client is transferred to another Office under Paragraph 8.31 above, the case must proceed under the same Matter Start.	Where a case or a Client is transferred to another Office under Paragraph 8.321 above, the case must proceed under the same Matter Start.	

8.71	New Clause	
		Subject to Paragraph 8.72 to 8.74 you may Claim for a Controlled Work Matter, in addition to the circumstances listed in Paragraph 3.64, where:
		(a) the Matter has been open for a period of 6 months and there has been no UKVI decision on the Client's Asylum Application; and
		profit costs claimable under the Stage 1 Standard Fee as calculated on the basis of Hourly Rates is equal to or exceeds the Stage 1 Standard Fee amount as described in the Remuneration Regulations.
8.72	New Clause	Where you submit a Claim pursuant to Paragraph 8.71 you must continue to provide Contract Work under the original Matter and
		may submit a supplemental Claim in accordance with Paragraph 3.37.
8.73	New Clause	Where you submit a Claim pursuant to Paragraph 8.71 and provide further advice to a Client on the same Matter, regardless of the length of time since the previous advice or submission of the Claim, this must be treated as the same Matter and a separate Matter Start may not be opened.

8.74	New Clause	We may, by notice, remove your right to submit Claims pursuant to Paragraph 8.71 if you persistently fail to comply with Paragraphs 8.71 to 8.73 irrespective of the date on which we become aware of such breach.
8.71 onwards		Paragraph numbers and cross references updated due to insertion of new clauses as above.

## Changes coming into effect from 1 July 2022

These tables set out changes that have been included into 2018 Standard Civil Contract Category Specific Rules Immigration and Asylum. <u>Please note that</u> these changes to the above contract documents will not come into effect until 1 July 2022.

2018 Standard Civil Contract Category Specific Rules Immigration and Asylum

Paragraph Number	Current Provision	Amendment
8.1 (Definitions)	"Asylum Screening Unit" means a UKVI location where an asylum claim can be made. Principally this will be Lunar House, 40 Wellesley Road, Croydon CR9 2BY or at a UK border if a claim for asylum is made on immediate arrival in the UK;	"Asylum Screening Intake Unit" means a UKVI location where an asylum claim can be made. Principally this will be Lunar House, 40 Wellesley Road, Croydon CR9 2BY or at a UK border if a claim for asylum is made on immediate arrival in the UK;
8.1 (Definitions)	"Cost Limits" means the cost limits set out at Paragraphs 8.79 to 8.88 below;	"Cost Limits" means the cost limits set out at Paragraphs 8.8179 to 8.9088 below;
8.1 (Definitions)	New Clause	"Group 2 Refugee" means as defined in section 11(1)(b) of the Nationality and Borders Act 2022;

8.1	"IRC Procurement Area" means either:	"IRC Procurement Area" means either:
(Definitions)	Brook House IRC;	Brook House IRC; Colnbrook
	Colnbrook IRC;	IRC;
	Harmondsworth IRC;	Derwentside IRC;
	Tinsley House IRC;	Harmondsworth IRC;
	Yarl's Wood IRC; or	Tinsley House IRC; or
	Morton Hall IRC; or	Yarl's Wood IRC; <del>or</del>
		Morton Hall IRC; o
8.1 (Definitions)	"Standard Fee Scheme" means the fee scheme set out at Paragraphs 8.55 to 8.56 below;	"Standard Fee Scheme" means the fee scheme set out at Paragraphs 8.5755 to 8.675 below;
(2 0		
8.3	This Contract covers Contract Work within the Immigration and Asylum Category of Law in England and Wales which is within the scope of Part 1 of Schedule 1 to the Act.	This Contract-Specification covers Contract Work within the Immigration and Asylum Category of Law in England and Wales which is within the scope of Part 1 of Schedule 1 to the Act.
8.6	Unless you have Schedule Authorisation you may not provide Contract Work under the special contract arrangements specified in 8.5 unless:	Unless you have Schedule Authorisation you may not provide Contract Work under the special contract arrangements specified in Paragraph 8.5 unless:
	(b) in the case of a Client detained in an IRC only, the Client is an existing Client on whom you have attended in the UK and carried out at least five hours work (excluding travel and waiting)	(b) in the case of a Client detained in an IRC only, the Client is an existing Client on whom you have attended in the UK and carried out at least five hours work (excluding travel and waiting) prior to the

	prior to the Client's detention. In this case you should continue to act for the Client until you reach the completion of the next stage of the Matter. At this point you should decide whether it is in the best interests of the Client to refer the matter to a Provider with Schedule Authorisation or to continue to represent the Client yourself;	Client's detention. In this case you should continue to act for the Client until you reach the completion of the next stage of the Matter. At this point you should decide whether it is in the best interests of the Client to refer the matter to a Provider with Schedule Authorisation or to continue to represent the Client yourself; or
	(d) your Client has an appeal listed at a designated Fast Track location	(d) theyour Client has an appeal listed at a designated Fast Track location
8.7	(a) it relates to civil legal services in respect of the rights set out in paragraph 30 of Part 1 of Schedule 1 of the Act ("Immigration: rights to enter and remain");	(a) it relates to civil legal services in respect of the rights set out in paragraph 30 of Part 1 of Schedule 1 of the Act ("Immigration: rights to enter and remain"); or
8.8	(i) paragraph 45 of Part 1 of Schedule 1 to the Act ("Terrorism prevention and investigation measures etc");	(i) paragraph 45 of Part 1 of Schedule 1 to the Act ("Terrorism prevention and investigation measures etc"); or
8.26	New Clause	An application to rebut a provisional decision to recognise an individual as a Group 2 Refugee by the Home Office made prior to a final decision on the asylum application will constitute on Matter.
8.27	New Clause	A Matter Start under Paragraph 8.26 is a separate Matter Start to the original Asylum application and a separate Claim may be submitted for this work.

8.26	Paragraph numbers updated due to insertion of new clauses.
onwards	

8.31 becomes 8.33	Where a case or a Client is transferred to another Office under Paragraph 8.30 above, the case must proceed under the same Matter Start.	Where a case or a Client is transferred to another Office under Paragraph 8.310 above, the case must proceed under the same Matter Start.
8.44 becomes 8.46	You may only provide advice and representation to Clients under the Detained Duty Advice Scheme and/or the DAC Scheme in an IRC if you have been granted Schedule authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.34 you must advise the detained Client in relation to the appropriateness of any Bail applications. Where you are providing advice and representation under paragraph	You may only provide advice and representation to Clients under the Detained Duty Advice Scheme and/or the DAC Scheme in an IRC if you have been granted Schedule authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.346 you must advise the detained Client in relation to the appropriateness of any Bail applications.  Where you are providing advice and representation under paragraph
8.45 becomes 8.47	Where you are providing advice and representation under paragraph 8.44 You should continue to act for the Client until:	Where you are providing advice and representation under Pparagraph 8.446 yYou should continue to act for the Client until:
	(a) the Client formally ceases to give instructions;	(a) the Client formally ceases to give instructions;
	(b) the Client is released from detention;	(b) the Client is released from detention;
	(c) the Client is dispersed from the area;	(c) the Client is dispersed from the area;
	(d) the Client is removed from the country; or	(d) the Client is removed from the country; or
	(e) you are no longer able to act for the Client because of a conflict of interest or other good reason relating to professional conduct.	(e) you are no longer able to act for the Client because of a conflict of interest or other good reason relating to professional conduct.

8.46 becomes 8.48	Subject to Paragraph 8.47, where you act for a Client under Paragraph 8.6 or Paragraph 8.44 you may:  (a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of	Subject to Paragraph 8.497, where you act for a Client under Paragraph 8.6 or Paragraph 8.464 you may:  (a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention; and in the case of advice at prisons		
	advice at prisons under Paragraph 8.146 only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;  (b) claim the reasonable costs of any Bail application(s) you make (subject to the CLR Costs Limit set out at Paragraph 8.85 below). This Paragraph 8.46 also extends to prisons or any other designated place of UKVI detention.	under Paragraph 8.151 146 only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;  (b) claim the reasonable costs of any Bail application(s) you make (subject to the CLR Costs Limit set out at Paragraph 8.875 below).  This Paragraph 8.486 also extends to prisons or any other designated place of UKVI detention.		
8.47 becomes 8.49	In accordance with Paragraph 8.134, where you are attending a Detained Duty Advice Surgery under a Schedule Authorisation you may not make any claim for travel or waiting time. Disbursements such as travel and interpreting costs are claimable.	In accordance with Paragraph 8.1364, where you are attending a Detained Duty Advice Surgery under a Schedule Authorisation you may not make any claim for travel or waiting time. Disbursements such as travel and interpreting costs are claimable.		
8.48 becomes 8.50	Subject to Paragraph 8.49, the cost of the Client's travel to attend on you to give instructions are claimable as a disbursement, where at the point the Matter is started, no other more local Provider can assist the Client and the Client is either:	Subject to Paragraph 8.5149, the cost of the Client's travel to attend on you to give instructions are claimable as a disbursement, where at the point the Matter is started, no other more local Provider can assist the Client and the Client is either:		

8.53 becomes 8.55	The cost of your travel to attend interviews in accordance with Paragraph 8.51 above is claimable as a disbursement at the rates set out in the Remuneration Regulations.				The cost of your travel to attend interviews in accordance with Paragraph 8.531 above is claimable as a disbursement at the rates set out in the Remuneration Regulations.			
8.55 becomes 8.57	All Immigration and Asylum Controlled Work is remunerated according to either Standard Fees or Hourly Rates, which are set out in the Remuneration Regulations. For Matters lodged through the Online Procedure see Paragraph 8.60 below.				All Immigration and Asylum Controlled Work is remunerated according to either Standard Fees or Hourly Rates, which are set out in the Remuneration Regulations. For Matters lodged through the Online Procedure see Paragraph 8.620 below.			
8.56 becomes 8.58		Standard Fee	Asylum	Immigration		Standard Fee	Asylum	Immigration
		Stage 1 Stage 2(a)	Legal Help	Legal Help		Stage 1 Stage 2(a)	Legal Help	Legal Help
		Stage Z(a)	CLR – no substantive hearing where the Online Procedure is not used	CLR – no substantive hearing where the Online Procedure is not used		Stage Z(a)	CLR – no substantive hearing where the Online Procedure is not used	CLR – no substantive hearing where the Online Procedure is not used
		Stage 2(b)	CLR – substantive hearing where the Online Procedure is not used	CLR – substantive hearing where the Online Procedure is not used		Stage 2(b)	CLR – substantive hearing where the Online Procedure is not used	CLR – substantive hearing where the Online Procedure is not used

8.57 becomes 8.59	Procedure are split into two sub-stages. The Standard Fee(s) claimable for such Matters will depend on where the Matter concludes. For Matters that use the Online Procedure, refer to			Procedure claimable concludes	are split into for such Matt	natters that are not of two sub-stages. The ers will depend on we that use the Online of below.	Standard Fee(s) Where the Matter	
8.59 becomes 8.61	advocate has actually attended at a substantive hearing. The fee for attendance at the hearing is claimable as an additional payment			advocate l attendanc	nas actually at	ng is claimable as an	ed where you or an tive hearing. The fee fo additional payment as	
8.60 becomes 8.62	Where a Matter is lodged through the Online Procedure, claims can be made as follows:  (a) for CLR Matters granted prior to 7th October 2020 ("Pre Online Procedure") you may claim, at your discretion, either Standard Fee Stage 2(c) (subject to the conditions set out in Paragraph 8.61 below) and the fee for attendance at the hearing set out in			Where a N	is follows:  (a) for CLR  ("Pre O  discreti  the con	Matters granted prining Procedure") yo on, either Standard	ne Procedure, claims ca for to 7th October 2020 ou may claim, at your Fee Stage 2(c) (subject ragraph 8.634 below) a e hearing set out in	0 : to
	Stage 2(c)	See Paragraph 8.61 below	See Paragraph 8.61 below		Stage 2(c)	See Paragraph 8.6 <mark>31</mark> below	See Paragraph 8.6 <mark>31</mark> below	

Paragraph 8.73 or the Online Procedure Hourly Rates and the Online Procedure Advocacy Services set out in Paragraph 8.87; and

for CLR Matters granted on or after 7th October 2020 ("Post Online Procedure") you may claim only Online Procedure Hourly Rates and the Online Procedure Advocacy Services set out in Paragraph 8.87.

(b) Paragraph 8.753 or the Online Procedure Hourly Rates and the Online Procedure Advocacy Services set out in Paragraph 8.897; and

for CLR Matters granted on or after 7th October 2020 ("Post Online Procedure") you may claim only Online Procedure Hourly Rates and the Online Procedure Advocacy Services set out in Paragraph 8.897.

8.64 becomes 8.66	The provisions in relation to Hourly Rates will apply where CLR was granted on or after 7 <sup>th</sup> October 2020 for Matters using the Post Online Procedure. If the Matter proceeds to a hearing, then the fee for attendance at the hearing is claimable as an additional payment as set out at Paragraph 8.87 below.	The provisions in relation to Hourly Rates will apply where CLR was granted on or after 7 <sup>th</sup> October 2020 for Matters using the Post Online Procedure. If the Matter proceeds to a hearing, then the fee for attendance at the hearing is claimable as an additional payment as set out at Paragraph 8.897 below.
8.65 becomes 8.67	For all Matters you must submit a Controlled Work Claim (including additional payments if incurred) within 6 months of the end of each of the following stages of the case citing the correct UKVI unique Client number:  (a) Legal Help - at the end of Stage 1 (as described at Paragraph 8.68 below) or where the Matter otherwise ends earlier; or  (b) CLR - at the end of Stage 2 (as described at Paragraph 8.72 below);  Where an asylum application has been lodged, you may submit the claim when the client has been interviewed (where required) and all submissions have been made to the Home Office.  Where the Matter reaches a substantive hearing the Standard Fee covers, but is not limited to, the following Contract Work:	For all Matters you must submit a Controlled Work Claim (including additional payments if incurred) within 6 months of the end of each of the following stages of the case citing the correct UKVI unique Client number:  (a) Legal Help - at the end of Stage 1 (as described at Paragraph 8. 7068 below) or where the Matter otherwise ends earlier; or  (b) CLR - at the end of Stage 2 (as described at Paragraph 8.742 below); or  Where an asylum application has been lodged, you may submit the claim when the client has been interviewed (where required) and all submissions have been made to the Home Office.  Where the Matter reaches a substantive hearing the Standard Fee covers, but is not limited to, the following Contract Work:

	(f) (a) drafting and lodging an appeal;
<ul><li>(f) drafting and lodging an appeal;</li><li>(g) preparation of an appeal;</li></ul>	<ul> <li>(g) (b) preparation of an appeal;</li> <li>(h) (c) consideration of determination and advice to the Client about the determination and carrying out any necessary work;</li> </ul>
(h) consideration of determination and advice to the Client about the determination and carrying out any necessary work;	(i) (d) re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;
(i) re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;	(j) (e) where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;
(j) where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;	(k) (f) where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and
(k) where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and	(I) (g) any post appeal advice and assistance that does not constitute a separate Matter Start.
(I) any post appeal advice and assistance that does not constitute a separate Matter Start.	

## 8.73 becomes 8.75

Where applicable, Standard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as described in Paragraph 8.72), in addition to the appropriate Standard Fee, for each relevant attendance. When claiming for advocacy work the following rules apply:

- (a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;
- (b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per Matter; if such a hearing goes into a second day, either part heard or re-listed, an additional day's substantive

Where applicable, Standard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as described in Paragraph 8.742), in addition to the appropriate Standard Fee, for each relevant attendance. When claiming for advocacy work the following rules apply:

- (a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;
- (b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per
   Matter; if such a hearing goes into a second day,

		either part heard or re-listed, an additional day's substantive hearing fee
	hearing fee may be claimed for the second and each subsequent day; and	may be claimed for the second and each subsequent day; and
	advocacy fees are inclusive of time for travel and waiting.	advocacy fees are inclusive of time for travel and waiting.
8.77	Unless we notify you otherwise in writing, the disbursement limits in Paragraph 8.74 above are the total sum (exclusive of VAT) you may claim for all the disbursements at each stage of any Matter.	Unless we notify you otherwise in writing, the disbursement limits in Paragraph 8.764 above are the total sum (exclusive of VAT) you may claim for all the disbursements at each stage of any Matter.
8.79	Paragraphs 4.28, 4.31 and 6.61 of the Specification apply in relation any disbursements which you claim pursuant to this Section 8 of the Specification.	Paragraphs 4.3028, 4.331 and 6.61 of the Specification apply in relation any disbursements which you claim pursuant to this Section 8 of the Specification.

8.81 becomes 8.83	identify the total hours spent on the Matter up to the end of the last stage remunerated under the Standard Fee Scheme or when the Matter concludes (whichever is earlier), including any advocacy services but excluding services which are outside the Standard Fee and are always payable at Hourly Rates (as specified under Paragraph 8.84);	identify the total hours spent on the Matter up to the end of the last stage remunerated under the Standard Fee Scheme or when the Matter concludes (whichever is earlier), including any advocacy services but excluding services which are outside the Standard Fee and are always payable at Hourly Rates (as specified under Paragraph 8.864);
8.84	Any previous Claims paid in respect of the Matter will be reconciled against Total B (in Paragraph 8.81(c)) to determine the final payment to be made for the Escape Fee Case.	Any previous Claims paid in respect of the Matter will be reconciled against Total B (in Paragraph 8.821 (c)) to determine the final payment to be made for the Escape Fee Case.
8.84 becomes 8.86	claiming Asylum at the Asylum Screening Unit where you	(f) initial advice in relation to an Asylum application prior to claiming Asylum at the Asylum Screening Intake Unit where you then cease to be instructed. This will also apply where the Client returns after attendance at the Asylum—Screening Intake Unit but where it is confirmed that the Client will be dispersed and will not continue to instruct you;
	(p) where you provide 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility pursuant to Paragraph 8.146;	(p) where you provide 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility pursuant to Paragraph 8.151;46;
	New Clause	(q) Advice on an application to rebut Group 2 Refugee Status pursuant to Paragraph 8.26

8.87	Contract Work payable at Hourly Rates with the exception of 8.84(d), will be subject to Cost Limits as described at Paragraphs 8.88 to 8.91 and Paragraphs 8.94 to 8.97. The relevant Hourly Rates are set out in the Remuneration Regulations.	Contract Work payable at Hourly Rates with the exception of Paragraph 8.864(d), will be subject to Cost Limits as described at Paragraphs 8.9088 to 8.931 and Paragraphs 8.964 to 8.997. The relevant Hourly Rates are set out in the Remuneration Regulations.
8.87 becomes 8.89	Where applicable, Standard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of CLR as set out in Paragraph 8.84 (o), for each relevant attendance. When claiming for advocacy work the following rules apply:	Where applicable, Standard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of CLR as set out in Paragraph 8.864 (o), for each relevant attendance. When claiming for advocacy work the following rules apply:
8.93	The Legal Help Cost Limits in Paragraph 8.88(b) and 8.88(c) are exclusive of the reasonable costs incurred for accompanying a Client to a Substantive Interview under Paragraph 8.51.	The Legal Help Cost Limits in 8.9088(b) and 8.9088(c) are exclusive of the reasonable costs incurred for accompanying a Client to a Screening or Substantive Interview under Paragraph 8.531.
8.94 becomes 8.96	Unless we notify you otherwise in writing, the following CLR Cost Limits are the maximum amount of costs (including disbursements) that we will pay for at the CLR stage of a Matter (excluding VAT):  (a) £500 in relation to Bail only Matters;  (b) £1200 in Immigration Matters; and	Unless we notify you otherwise in writing, the following CLR Cost Limits are the maximum amount of costs (including disbursements) that we will pay for at the CLR stage of a Matter (excluding VAT):  (d) £500 in relation to Bail only Matters;  (e) £1200 in Immigration Matters; and
	(c) £1600 in Asylum Matters.  In relation to work done under Paragraph 8.84(o) the Cost Limits	(f) £1600 in Asylum Matters.  In relation to work done under Paragraph 8.864 (o) the Cost Limits

will not include Online Procedure Advocacy Services.	will not include Online Procedure Advocacy Services.
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8.97	Where a determination is made that an individual qualifies for CLR in relation to an appeal then any subsequent Bail application will be part of the CLR Cost Limits as stated in Paragraph 8.94(b) or 8.94(c). Where a determination is made that an individual qualifies for CLR in relation to a Bail only Matter and CLR is subsequently extended to cover an appeal then the CLR Cost Limits in Paragraph 8.90(b) or 8.90(c) will apply.	Where a determination is made that an individual qualifies for CLR in relation to an appeal then any subsequent Bail application will be part of the CLR Cost Limits as stated in Paragraph 8.964 (b) or 8.964 (c). Where a determination is made that an individual qualifies for CLR in relation to a Bail only Matter and CLR is subsequently extended to cover an appeal then the CLR Cost Limits in Paragraph 8.90(b) or 8.90(c) will apply.
8.99 becomes 8.101	Where we allow a higher rate, we will specify both an Hourly Rate and where applicable a maximum Cost Limit. You may not exceed the specified Hourly Rate or the maximum Cost Limit without further authority from us. This authority will not be granted retrospectively, and you must obtain it before the work is done. A higher rate will only apply to advocacy, attendance and preparation, where it falls within Paragraph 8.97.	Where we allow a higher rate, we will specify both an Hourly Rate and where applicable a maximum Cost Limit. You may not exceed the specified Hourly Rate or the maximum Cost Limit without further authority from us. This authority will not be granted retrospectively, and you must obtain it before the work is done. A higher rate will only apply to advocacy, attendance and preparation, where it falls within Paragraph 8.997.
8.100 becomes 8.102	Where a matter falls within Paragraph 8.98 you must contact us to discuss the preparation and agreement of a case plan.	Where a matter falls within Paragraph 8.10098 you must contact us to discuss the preparation and agreement of a case plan.

8.105 becomes 8.106	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.98 if at least 3 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.59 and 8.96 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for payment under this Paragraph 8.98, at least 3 months have elapsed since that entitlement arose or the application was made.	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.10098 if at least 3 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.6159 and 8.986 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for payment under this Paragraph 8.10698, at least 3 months have elapsed since that entitlement arose or the application was made.
8.106 becomes 8.107	A Licensed Work Certificate must be in place before any applications to the Upper Tribunal for permission to appeal are made or any work in relation to an application is commenced. If you apply to the Upper Tribunal for permission to appeal and permission is refused you may not claim any costs relating to the application or appeal, either by way of Standard Fee or Hourly Rates. Your costs in the Matter must be limited to those covered by Stage 2 or those allowed under Paragraph 8.101.	A Licensed Work Certificate must be in place before any applications to the Upper Tribunal for permission to appeal are made or any work in relation to an application is commenced. If you apply to the Upper Tribunal for permission to appeal and permission is refused you may not claim any costs relating to the application or appeal, either by way of Standard Fee or Hourly Rates. Your costs in the Matter must be limited to those covered by Stage 2 or those allowed under Paragraph 8.1031.
8.108 becomes 8.109	The costs of interpreters and experts instructed in connection with the preparation of an application for permission to appeal to the Upper Tribunal are claimable whether or not permission is granted. Where an application has been successful, and the Matter has been sent to the First-tier Tribunal then the Matter will be funded as set out at Paragraph 8.84(i).	the preparation of an application for permission to appeal to the Upper Tribunal are claimable whether or not permission is granted. Where an application has been successful, and the Matter has been

8.120 becomes 8.128

If you have Schedule Authorisation to deliver a DFT Scheme you must throughout the Contract Period Employ an Advanced Caseworker who must be available on Standby Days, Attendance Days and as otherwise reasonably required to provide any support, advice and assistance required to any Senior Caseworkers advising a Client at a DFT Scheme at an IRC in accordance with your Rota obligations. Such person (or each such persons) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices. If you cease to meet the requirements of this Paragraph 8.126 your Schedule Authorisation to deliver any such DFT

If you have Schedule Authorisation to deliver a DFT Scheme you must throughout the Contract Period Employ an Advanced Caseworker who must be available on Standby Days, Attendance Days and as otherwise reasonably required to provide any support, advice and assistance required to any Senior Caseworkers advising a Client at a DFT Scheme at an IRC in accordance with your Rota obligations. Such person (or each such persons) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during times during their working hours (except as required for the proper their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices. If you cease to meet the requirements of this Paragraph 8.1286 your Schedule Authorisation to deliver any such DFT

	Schemes will cease. Any breach of this Paragraph 8.126 shall be a Fundamental Breach.	Schemes will cease. Any breach of this Paragraph 8.1286 shall be a Fundamental Breach.
8.140 becomes 8.148	Where you grant Controlled Work to a Client after giving advice at the Detained Duty Advice Surgery you may Claim the Hourly Rates as set out at Paragraph 8.84 and the normal payment and assessment rules for Controlled Work under the Contract apply.	Where you grant Controlled Work to a Client after giving advice at the Detained Duty Advice Surgery you may Claim the Hourly Rates as set out at Paragraph 8.864 and the normal payment and assessment rules for Controlled Work under the Contract apply.
8.142 becomes 8.150	Where you grant Controlled Work for a DFT or NSA Client the Matter can be Claimed at Hourly Rates as set out at Paragraph 8.81 and the normal payment and assessment rules for Controlled Work under this Contract apply.	Where you grant Controlled Work for a DFT or NSA Client the Matter can be Claimed at Hourly Rates as set out at Paragraph 8.831 and the normal payment and assessment rules for Controlled Work under this Contract apply.
8.149 becomes 8.157	Advice provided pursuant to Paragraph 8.149 shall be remunerated via Hourly Rates in accordance with Paragraph 8.84(p).	Advice provided pursuant to Paragraph 8.15149 shall be remunerated via Hourly Rates in accordance with Paragraph 8.864 (p).
8.150 becomes 8.158	You may make any Claim for travel time or waiting time in respect of advice provided pursuant to Paragraph 8.149 and disbursements such as costs of travel and interpreting costs are also claimable as provided for under Paragraph 8.46(a).	You may make any Claim for travel time or waiting time in respect of advice provided pursuant to Paragraph 8.15149 and disbursements such as costs of travel and interpreting costs are also claimable as provided for under Paragraph 8.486 (a).
8.151 becomes 8.159	Where you grant Controlled Work to a Client after giving advice pursuant to Paragraph 8.149, you may Claim the Hourly Rates or Standard Fees as applicable and the normal payment and assessment rules for Controlled Work under the Contract apply.	Where you grant Controlled Work to a Client after giving advice pursuant to Paragraph 8.15149, you may Claim the Hourly Rates or Standard Fees as applicable and the normal payment and assessment rules for Controlled Work under the Contract apply.

# **Changes coming into effect from 1 November 2021**

These tables set out changes that have been included into 2018 Standard Civil Contract Category Specific Rules Immigration and Asylum and the Standard Civil Contract (Housing Possession Court Duty Scheme) 2013. Please note that these changes to the above contract documents will not come into effect until 1 November 2021.

2018 Standar	2018 Standard Civil Contract Category Specific Rules Immigration and Asylum			
Paragraph Number	Current Provision	Amendment		
8.44	You may only provide advice and representation to Clients if you have been granted Schedule authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.34 you must advise the detained Client in relation to the appropriateness of any Bail applications.	You may only provide advice and representation to Clients under the Detained Duty Advice Scheme and/or the DAC Scheme in an IRC if you have been granted Schedule authorisation to do so. However, you may provide advice and representation to Clients in other places of detention e.g. prisons or other designated places of UKVI detention. In accordance with Paragraph 8.34 you must advise the detained Client in relation to the appropriateness of any Bail applications.		
8.46 (a)	Subject to Paragraph 8.47, where you act for a Client under Paragraph 8.6 or Paragraph 8.44 you may:  (a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention and	Subject to Paragraph 8.47, where you act for a Client under Paragraph 8.6 or Paragraph 8.44 you may:  (a) in addition to the costs claimable (either under the Standard Fee or Hourly Rates), claim your reasonable additional costs for travel (including travel disbursements) to the place of detention and your actual waiting time at the place of detention and in the case of advice at prisons under Paragraph 8.146 only, your reasonable additional costs for travel time (including travel disbursements and travel time) to the prison and your actual waiting time at the prison;		

8.146 – 8.151	New Heading and clauses	Advice in Prisons  8.146 You may provide a maximum of 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility.  8.147 The purpose of the advice session is to ascertain the basic facts of the Matter and to make a decision as to whether the Matter requires further investigation or whether further action can be taken.
8.84 (p)	New Clause	8.84(p) where you provide 30 minutes advice to a Client at a prison without reference to the Client's financial eligibility pursuant to Paragraph 8.146
		8.148 When attending a Client, the Caseworker must always advise a Client in relation to Temporary Admission and Bail and record the outcome of this advice on the file.  8.149 On the conclusion of the Client's 30 minute advice session you must make a determination as to whether the Client qualifies for civil legal services in accordance with Legal Aid Legislation and any Authorisation made under it to ascertain whether you are able to continue to advise the Client under Controlled Work in accordance with this Contract.  8.150 You must record the time spent with each Client at a prison on the Contract Report Form specified by us.  8.151 You must ensure the client is given adequate information in a written format at the end of the advice session whether or not the matter requires further investigation. This information should sufficiently address the outcome of the advice.

8.152 – 8.154	New subsection heading and clauses	Rates of Payment for Advice in Prisons  8.152 Advice provided pursuant to Paragraph 8.146 shall be remunerated via Hourly Rates in accordance with Paragraph 8.84(p).  Advice provided pursuant to Paragraph 8.146 shall be remunerated via Hourly Rates in accordance with Paragraph 8.84(p).  8.153 You may make any Claim for travel time or waiting time in respect of advice provided pursuant to Paragraph 8.146 and disbursements such as costs of travel and interpreting costs are also claimable as provided for under Paragraph 8.46(a).  8.154 Where you grant Controlled Work to a Client after giving advice pursuant to Paragraph 8.146, you may Claim the Hourly Rates or Standard Fees as applicable and the normal payment and assessment rules for Controlled Work under the Contract apply.
Standard Civil Co Paragraph Number	ontract (Housing Possession Court Duty Scheme) 2013  Current Provision	Amendment

10.20	Payment will be monthly in arrears for work done. Payments will be made separately from your Standard Monthly Payments for other Controlled Work. Periodically we will reconcile your Claims and payments. If, in any Housing Possession Court Duty Scheme session where you are available to advise the client (in person at court or some other off-site location or remotely) but you perform no work for Clients:  (a) you perform no work for Clients we will pay you on the basis that you have advised one Client during the session and you are entitled to payment on that basis;	Payment will be monthly in arrears for work done. Payments will be made separately from your Standard Monthly Payments for other Controlled Work. Periodically we will reconcile your Claims and payments. If, in any Housing Possession Court Duty Scheme session where you are available to advise the client (in person at court or some other off-site location or remotely) but:  (a) you perform no work for Clients we will pay you on the basis that you have advised one Client during the session and you are entitled to payment on that basis; or  (b) where the Housing Possession Court Duty Scheme session takes place between 1 November 2021 and 30 April 2022 you perform no work for Clients or one Client only, we will pay you on the basis that you have advised two Clients during the session and you are entitled to payment on that basis.
10.24	If you provide the Service at the session and, within three months of doing so, subsequently open a new Housing or Debt matter Start under your 2018 Standard Civil Contract in relation to the same case then you cannot claim any payment for providing the Service at the session. The costs of providing the Service will be included in the Housing or Debt Matter Start Fixed Fee provided for in the Remuneration Regulations and paid in accordance with your 2018 Standard Civil Contract. Work undertaken in advising and representing the client through the HPCDS can be included in the hours that contribute towards the escape fee if a separate Legal Halep matter is subsequently opened.	If you provide the Service at the session the following provisions apply: (a) where you subsequently open a new Housing or Debt Matter Start under your 2018 Standard Civil Contract in relation to the same case, then you cannot claim any payment for providing the Service at the session. The costs of providing the Service will be included in the Housing or Debt Matter Start Fixed Fee provided for in the Remuneration Regulations and paid in accordance with your 2018 Standard Civil Contract. Work undertaken in advising and representing the client through the HPCDS can be included in the hours that contribute towards the Escape Fee Case threshold if a separate Legal Help matter is subsequently opened; or  (b) where the Housing Possession Court Duty Scheme session takes place between 1 November 2021 and 30 April 2022 and you subsequently open a new Housing or Debt Matter Start under your 2018 Standard Civil Contract in relation to the same case, you can claim payment for the Matter Start in addition to payment for providing the Service at the session. Payment for the

Housing or Debt Matter Start Fixed Fee Regulations and paid in accordance wi	
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10.47	Although the Service is available to any person (regardless of means) whose home is at immediate risk because of possession proceedings, we need to know how many Clients would be financially eligible for the Scheme if there were a means test. Therefore, you must ensure that, for each Client, our means assessment questionnaire is completed.	Not used.

<u>Changes coming into effect from 1 November 2021</u> These tables set out changes that have been included into the 2018 Standard Civil Contract Specification (General Provisions 1-6), 2018 Standard Civil Contract

(Education and Discrimination) Specification (General Provisions 1-6), 2018 Standard Civil Contract Specification- Category Specific Rules: Mediation and 2018 Standard Civil Contract Category Definitions. <u>Please note that these changes to the above contract documents will not come into effect until 1 November 2021.</u>

# 2018 Standard Civil Contract Specification (General Provisions 1-6)

Paragraph Number	Current Provision	Amendment
2.10 (Supervisor Standards)	Amended Clause In order to receive or maintain a Schedule Authorisation in any Category you must (unless Category Specific Rules specify otherwise):  (a) have at least one full time (or full time equivalent) Supervisor working in that Category. For the purpose of this Paragraph 2.10 "full time equivalent" means the equivalent of one individual working 5 days a week and 7 hours on each such day (excluding breaks); and	Amended Clause In order to receive or maintain a Schedule Authorisation in any Category you must (unless Category Specific Rules specify otherwise):  (a) have at least one full time (or full time equivalent) Supervisor working in that Category. For the purpose of this Paragraph 2.10 "full time equivalent" means the equivalent of one individual working 5 days a week and 7 hours on each such day (excluding breaks); and  (b) such person (or each such person) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation
	(b) such person (or each such person) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices.  Subject to Paragraphs 2.24 to 2.25, if you cease to meet the requirements of this Paragraph 2.10 your right to undertake work in the relevant Category will cease. Any breach of this Paragraph 2.10 shall be a Fundamental Breach.	(where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices.  Supervisors must at all times during their working hours (except as required for the proper performance of their role such as attending court and/or clients) be accessible to those they supervise.  Subject to Paragraphs 2.24 to 2.25, if you cease to meet the requirements of this Paragraph 2.10 your right to undertake work in the relevant Category will cease. Any breach of this Paragraph 2.10 shall be a Fundamental Breach.

2.21 (Supervision Standards)	Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to: (a) designating time to conduct supervision of each Caseworker; (b) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the Caseworker.	Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to: (a) designating time to conduct supervision of each Caseworker; (b) designating at least one day per calendar month to be in attendance at each Office at which they supervise staff (which must coincide with attendance by staff supervised); and (c) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the Caseworker.
2.23 (Supervision Standards)	Without limiting Paragraph 2.10, where a Caseworker does not undertake Contract Work in the same location as their Supervisor, the Supervisor must conduct, as a minimum, face-to-face supervision at least once per calendar month	Without limiting Paragraph 2.10, Where a Caseworker does not undertakes Contract Work in the same a location other than where as their Supervisor is based, the Supervisor must conduct, as a minimum, face-to-face supervision at least once per calendar month with the parties present in the same physical location.
3.17 (Acceptance of Applications other than in person)	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.15 or provide telephone or email advice under Paragraph 3.18, must not exceed 25% of your total Matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraphs 3.15 or provide telephone or	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.15 or provide telephone or email advice under Paragraph 3.18, must not exceed 25% 50% of your total Matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraphs 3.15 or provide telephone or email advice under Paragraphs 3.18 in order to comply with your duties under
	email advice under Paragraphs 3.18 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% limit set out in this Paragraph 3.17.	the Equality Act 2010, this will not count towards the 25% 50% limit set out in this Paragraph 3.17.

2018 Standard Civil Contract (Education and Discrimination) Specification (General Provisions 1-6)

	aragraph Iumber	Current Provision	Amendment
IN	umber		

### 2.10 (Supervisor Standards)

#### **Amended Clause**

In order to receive or maintain a Schedule Authorisation in any Category you must (unless Category Specific Rules specify otherwise):

- (a) have at least one full time (or full time equivalent)
  Supervisor working in that Category. For the purpose of this
  Paragraph 2.10 "full time equivalent" means the equivalent of one
  individual working 5 days a week and 7 hours on each such day
  (excluding breaks); and
- (b) such person (or each such person) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices.

Subject to Paragraphs 2.24 to 2.25, if you cease to meet the requirements of this Paragraph 2.10 your right to undertake work in the relevant Category will cease. Any breach of this Paragraph 2.10 shall be a Fundamental Breach.

#### **Amended Clause**

In order to receive or maintain a Schedule Authorisation in any Category you must (unless Category Specific Rules specify otherwise):

- (a) have at least one full time (or full time equivalent) Supervisor working in that Category. For the purpose of this Paragraph 2.10 "full time equivalent" means the equivalent of one individual working 5 days a week and 7 hours on each such day (excluding breaks); and
- (b) such person (or each such person) must be either a sole principal, one of your employees or a director of or partner in or member of your organisation (where you are a company, partnership (other than an LLP) or LLP respectively) and must at all times during their working hours (except as required for the proper performance of their role (such as attending court and/or Clients)) work from one of or any combination of your Offices.

  Supervisors must at all times during their working hours (except as required for the proper performance of their role such as attending court and/or clients) be accessible to those they supervise.

Subject to Paragraphs 2.24 to 2.25, if you cease to meet the requirements of this Paragraph 2.10 your right to undertake work in the relevant Category will cease. Any breach of this Paragraph 2.10 shall be a Fundamental Breach.

2.23 (Supervision Standards)	Without limiting Paragraph 2.10, where a Caseworker does not undertake Contract Work in the same location as their Supervisor, the Supervisor must conduct, as a minimum, face-to-face supervision at least once per calendar month	Without limiting Paragraph 2.10, Where a Caseworker does not undertakes Contract Work in the same a location other than where as their Supervisor is based, the Supervisor must conduct, as a minimum, face-to-face supervision at least once per calendar month with the parties present in the same physical location.
3.17 (Acceptance of Applications other than in person)	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.15 or provide telephone or email advice under Paragraph 3.18, must not exceed 25% of your total Matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraphs 3.15 or provide telephone or email advice under Paragraphs 3.18 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% limit set out in this Paragraph 3.17.	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.15 or provide telephone or email advice under Paragraph 3.18, must not exceed 25% 50% of your total Matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraphs 3.15 or provide telephone or email advice under Paragraphs 3.18 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% 50% limit set out in this Paragraph 3.17.
2.21 (Supervision Standards)	Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to: (a) designating time to conduct supervision of each Caseworker; (b) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the Caseworker.	Arrangements must be in place to ensure that each Supervisor is able to conduct their role effectively including but not limited to: (a) designating time to conduct supervision of each Caseworker;  (b) designating at least one day per calendar month to be in attendance at each Office at which they supervise staff (which must coincide with attendance by staff supervised); and  (c) ensuring that the level of supervision provided reflects the skills, knowledge and experience of the Caseworker.

2018 Standard Civil Contract Specification- Category Specific Rules: Mediation		
Paragraph Number	Current Provision	Amendment

3.11 (Contract Work via Remote Communication)	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.9 or provide services via videoconferencing or other means of remote communication under Paragraph 3.12, must not exceed 25% of your total matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraph 3.9 or provide services via videoconferencing or other means of remote communication under Paragraph 3.12 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% limit set out in this Paragraph 3.11.	Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.9 or provide services via videoconferencing or other means of remote communication under Paragraph 3.12, must not exceed 25%-50% of your total matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraph 3.9 or provide services via videoconferencing or other means of remote communication under Paragraph 3.12 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% 50% limit set out in this Paragraph 3.11.
2.14 (Supervision)	where their Supervisor is based, the Supervisor must conduct, as a	Where a Mediator undertakes Contract Work in a location other than where their Supervisor is based, the Supervisor must conduct, as a minimum, face- toface supervision at least once every three months with the parties present in the same location

2018 Standard Civil Contract Category Definitions		
Paragraph Number	Current Provision	Amendment
39 (h) (Immigration and Asylum)	A Terrorism Prevention and Investigation Measure notice (as described in paragraph 45 of Part 1 of Schedule 1 to the Act);	A Terrorism Prevention and Investigation Measure notice (as described in paragraph 19 or paragraph 45 of Part 1 of Schedule 1 to the Act);

45 (Public Law Category)	45. Legal Help and related proceedings in relation to:	45. Legal Help and related proceedings in relation to:
	(a) public law challenges to the acts, omissions or decisions of public bodies by way of judicial review or habeas corpus (as described in paragraphs 19 and 20 of Part 1 of Schedule 1); and	(a) public law challenges to the acts, omissions or decisions of public bodies by way of judicial review or habeas corpus (as described in paragraphs 19 and 20 of Part 1 of Schedule 1); and
	(b) any claim described in paragraph 21 or 22 of Part 1 of Schedule 1 to the Act concerning the human rights of the client or a dependant of the client other than matters that fall within the definition of another Category;	(b) any claim described in paragraph 21 or 22 of Part 1 of Schedule 1 to the Act concerning the human rights of the client or a dependant of the client other than matters that fall within the definition of another Category; or
		(c) A Terrorism Prevention and Investigation Measure notice (as described in paragraph 19 or paragraph 45 of Part 1 of Schedule 1 to the Act).

# Changes coming into effect from 1 October 2021

These tables set out changes that have been included into the 2018 Standard Civil Contract Specification- Category Specific Rules: Family, Category Specific Rules: Housing and Debt<u>Please note that these changes to the above contract documents will not come into effect until 1 October 2021.</u>

2018 Standard Civil Contract Specification- Category Specific Rules: Family		
Paragraph Number	Current Provision	Amendment

#### 7.25 Payments on Account and final payments

7.25 Payments on Account may be claimed for Family Contract Work in accordance with Paragraphs 6.19 to 6.30, subject to the following rules:

- (a) subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;
- (b) subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);
- (ba) in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 July 2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;

#### **Payments on Account and final payments**

7.25 Payments on Account may be claimed for Family Contract Work in accordance with Paragraphs 6.19 to 6.30, subject to the following rules:

- (a) subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 7580% of the costs incurred by you calculated on an Hourly Rates basis;
- (b) subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 7580% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);

(ba) in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 July 2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%;

(c) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on

2018 Standard	(c) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolton Fees due – see Paragraph 7.28 for the position of Counsel; and  (ca) during the period 4 August 2020 to 31 July 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and  (d) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.  Civil Contract Specification- Category Specific Rules: Housing and	Account to you for work within that Scheme may not exceed 7580% of the relevant Standard Fees and Bolt-on Fees due – see Paragraph 7.28 for the position of Counsel; and  (ca) during the period 4 August 2020 to 31 July 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and  (d) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.
Paragraph Number	Current Provision	Amendment

10.18 – 10.21	Claiming rules
	10.18 You may make a Claim for a Housing Controlled Work Matter during the period 13 April 2021 to 30th September 2021 (inclusive) when the incurred profit costs as calculated in accordance with the relevant Hourly Rates set out in the Remuneration Regulations have reached the £157 fixed fee.
	10.19 You may submit a Claim in respect of unpaid Controlled Work disbursements if you have become entitled to submit a Controlled Work Claim under paragraph 10.18.

### **Claiming rules**

10.18 You may make a Claim for a Housing Controlled Work Matter during the period 13 April 2021 to 30th September 2021 (inclusive) when the incurred profit costs as calculated in accordance with the relevant Hourly Rates set out in the Remuneration Regulations have reached the £157 fixed fee.

10.19 You may submit a Claim in respect of unpaid Controlled Work disbursements if you have become entitled to submit a Controlled Work Claim under paragraph 10.18.

10.20 Where you have made a Claim under paragraph 10.18 and/or 10.19, whether or not your incurred profit costs (as calculated in accordance with the

10.20 Where you have made a Claim under paragraph 10.18 and/or 10.19, whether or not your incurred profit costs (as calculated in accordance with the relevant Hourly rates) have exceeded the relevant Escape Fee Case threshold or, you have incurred further disbursements (in addition to those claimed under paragraph 10.19), you must still submit a final Claim at the conclusion of the Controlled Work Matter.

10.21 For the avoidance of doubt, a Claim under paragraph 10.18 or 10.19 does not constitute:

- a. a Claim under paragraph 3.64 of this Specification or a basis for ending the provision of Controlled Work under the relevant Matter; or
- b. a Claim for the purposes of paragraph 3.35 of this Specification (which will remain the Claim made under paragraph 10.20).

relevant Hourly rates) have exceeded the relevant Escape Fee Case threshold or, you have incurred further disbursements (in addition to those claimed under paragraph 10.19), you must still submit a final Claim at the conclusion of the Controlled Work Matter.

10.21 For the avoidance of doubt, a Claim under paragraph 10.18 or 10.19 does not constitute:

a. a Claim under paragraph 3.64 of this Specification or a basis for ending the provision of Controlled Work under the relevant Matter; or

b. a Claim for the purposes of paragraph 3.35 of this Specification (which will remain the Claim made under paragraph 10.20).

### Changes coming into effect from 1 September 2021

These tables set out changes that have been included into the 2018 Standard Civil Contract Specification (General Provisions 1-6) and the 2018 Standard Civil Contract Specification- Category Specific Rules: Family to support the referral of Clients from the civil legal aid operator service to a face-to-face Family Provider. Please note that these changes to the above contract documents will not come into effect until 1 September 2021.

2018 Standard Civil Contract Specification (General Provisions 1-6)		
Paragraph Number	Current Provision	Amendment

3.18 (Advice Remote Communicat	· ·	3.18 You may give advice to a Client over the telephone, by email or via other means of remote communication before that Client has signed the Application Form where:
	<ul> <li>3.18 You may give advice to a Client over the telephone, by email or via other means of remote communication before that Client has signed the Application Form where:</li> <li>(a) the Client requests and it is not necessary for the interests of the Client or his or her case to attend you in person; and</li> <li>(b) the Client meets the criteria in the Merits Regulations and</li> </ul>	interests of the Client or his or her case to attend you in person; or and  (b) the Client has been referred by the civil legal advice telephone operator service; and  (c) the Client meets the criteria in the Merits Regulations
	Financial Regulations for the provision of Legal Help,  and you may make a Claim for this work provided that the Client subsequently signs the Application Form and provides appropriate evidence in relation to their financial means and identity.	and Financial Regulations for the provision of Legal Help, laim for this work provided that the Client subsequently provides appropriate evidence in relation to Application For financial means a
2018 Stand	ard Civil Contract Specification- Category Specific Rules: Family	
Paragraph Number	Current Provision	Amendment
7.18A (Referrals from the CLA Operator Service)	New Heading and Clause	Referrals from the civil legal aid operator service  7.18A You acknowledge that whilst the civil legal aid operator service will have undertaken an initial assessment of likely Client eligibility (including scope and financial eligibility) for services under the Contract, you retain full responsibility for assessing financial eligibility, merits and scope for all prospective Clients in accordance with the provisions of the Contract.

Changes made on 27 July 2021 These tables set out further amendments that have been made to the Payments on Accounts application process. The changes to POA for the General Specification that was previously made on 28 April 2021 is now permanent. Please note that the changes to POA for the Family Specification that was previously made on 28 April 2021 has now been extended. These changes are now in effect from 4 August 2020 until 30 September 2021.

2018 Standard Civil Contract Specification (General Provisions 1-6). N.B. this change also applies to the 2018 Standard Civil Contract (Education and

Paragraph Number	Current Provision	Amendment
6.21	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and  (d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 July 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 7580% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and  (d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 July 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.

Paragraph Number	Current Provision	Amendment
		• ,

2018 Standard Civil Contract Specification- Category Specific Rules: Family

		• • • • • • • • • • • • • • • • • • • •	-	count may be claimed for Family Contract Work in accordance 6.19 to 6.30, subject to the following rules:
	a)	subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;	a)	subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;
	b)	subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if	b)	subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);
	(ba)	in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 July	(ba)	in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 July only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;
		2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;	c)	subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that
	c)	subject to the provisions of paragraph 7.25(ca), as there		Scheme may not exceed 75% of the relevant Standard Fees and

is no "escape" mechanism for payments under the

- see Paragraph 7.28 for the position of

Counsel;

Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolton Fees due

Bolt-on Fees due – see Paragraph 7.28 for the position of

(ca) during the period 4 August 2020 to 31 July 30 September 2021

set out at paragraph 7.25(c) may not exceed 100% of the

only, applications for Payment on Account in relation to work

Counsel;

relevant fee; and

	d)	for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.

work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and	
d) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.	

### Changes made on 29 June 2021

This table sets out further amendments made to the 2018 Standard Civil Contract Specification Category Specific Rules: Housing and Debt (29 June 2021) to reflect an extension to new claiming rules for Housing claims submitted from 13 April until 30 September 2021. Please note that this amendment will end on 30 September 2021.

Paragraph Number	Current Provision	Amendment	
10.18 Claiming	Claiming Rules	Claiming Rules	
Rules)	10.18 You may make a Claim for a Housing Controlled Work Matter during the period 13 April 2021 to 30 June 2021 (inclusive) when the incurred profit costs as calculated in accordance with the relevant Hourly Rates set out in the Remuneration Regulations have reached the £157 fixed fee.	10.18 You may make a Claim for a Housing Controlled Work Matter during the period 13 April 2021 to 30 September  2021 (inclusive) when the incurred profit costs as calculated in accordance with the relevant Hourly Rates set out in the Remuneration Regulations have reached the £157 fixed fee.	

### Changes made on 28 April 2021

These tables set out further amendments that have been made to the Payments on Accounts application process. Please note that the changes to POA that was previously made on 19 January 2020 has now been extended. These changes are now in effect from 4 August 2020 until 31 July 2021.

	ard Civil Contract Specification (General Provisions 1-6). N.B. this cion) Specification (General Provisions 1-6)  Current Provision	Amendment	
6.21	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and  (d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 January 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and  (d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 July 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.	
2018 Stand	ard Civil Contract Specification- Category Specific Rules: Family		
Paragraph Number	Current Provision	Amendment	

7.25	Payments on Account may be claimed for Family Contract Work in accordance with Paragraphs 6.19 to 6.30, subject to the following rules:	Payments on Account may be claimed for Family Contract Work in accordance with Paragraphs 6.19 to 6.30, subject to the following rules:

- e) subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;
- f) subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);
- (ba) in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 January 2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;
- g) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolton Fees due see Paragraph 7.28 for the position of Counsel;
- (ca) during the period 4 August 2020 to 31 January 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and

- e) subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;
- f) subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);
- (ba) in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 July 2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;
- g) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolt-on Fees due see Paragraph 7.28 for the position of Counsel;
- (ca) during the period 4 August 2020 to 31 July 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and
- h) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.

h)	for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.	

#### Changes made on 13 April 2021

This table sets out amendments made to the 2018 Standard Civil Contract Specification Category Specific Rules: Housing and Debt (May 2020) to reflect new claiming rules for Housing claims submitted from 13 April until 30 June 2021.

2018 Standard Civil Contract Specification Category Specific Rules: Housing and Debt (May 2020).			
Paragraph Number	Current Provision	Amendment	

New Provisions	Claiming rules
	10.18 You may make a Claim for a Housing Controlled Work Matter during the period 13 April 2021 to 30 June 2021 (inclusive) when the incurred profit costs as calculated in accordance with the relevant Hourly Rates set out in the Remuneration Regulations have reached the £157 fixed fee.
	10.19 You may submit a Claim in respect of unpaid Controlled Work disbursements if you have become entitled to submit a Controlled Work Claim under paragraph 10.18.
	10.20 Where you have made a Claim under paragraph 10.18 and/or 10.19, whether or not your incurred profit costs (as calculated in accordance with the relevant Hourly rates) have exceeded the relevant Escape Fee Case threshold or, you have incurred further disbursements (in addition to those claimed under paragraph 10.19), you must still submit a final Claim at the conclusion of the Controlled Work Matter.
	10.21 For the avoidance of doubt, a Claim under paragraph 10.18 or 10.19 does not constitute:
	a. a Claim under paragraph 3.64 of this Specification or a basis for ending the provision of Controlled Work under the relevant Matter; or
	b. a Claim for the purposes of paragraph 3.35 of this Specification (which will remain the Claim made under paragraph 10.20).
	New Provisions  2 on 19 January 2021

#### Changes made on 19 January 2021

These tables set out further amendments that have been made to the Payments on Accounts application process. Please note that the changes to POA that was previously made on 4 August 2020 has now been extended. These changes are now only be in effect from 4 August 2020 until 30 April 2021.

# 2018 Standard Civil Contract Specification (General Provisions 1-6). N.B. this change also applies to the 2018 Standard Civil Contract (Education and Discrimination) Specification (General Provisions 1-6)

Paragraph Number	Current Provision	Amendment
6.21	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four applications within any 12 month period;  (c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and  (d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 30 April 2021 only, cumulative Payments on
	(d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 January 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.	Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.

Paragraph Number	Current	Provi	ision	Amendment	
7.25	rules:	i)	count may be claimed for Family Contract Work in Paragraphs 6.19 to 6.30, subject to the following	•	scount may be claimed for Family Contract Work in accordance is 6.19 to 6.30, subject to the following rules:
		j)	subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis;	i) j)	subject to the provisions of paragraphs 7.25(ba) and 7.25(ca), applications for Payments on Account may not exceed 75% of the costs incurred by you calculated on an Hourly Rates basis; subject to the provisions of paragraphs 7.25(a), 7.25(ba) and
			subject to the provisions of paragraphs 7.25(a), 7.25(ba) and 7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for		7.25(ca), where an application relates to work within the scope of a Standard Fee the application may not be for more than 75% of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);
			Payment on Account is made, you have already incurred sufficient costs to escape that fee (if permitted under the relevant scheme);	(ba)	in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 30 April 2021 only the

### Forthcoming changes to the contracts (Notice given on 1 December 2020)

The tables below set out amendments that will be made to the 2018 Standard Civil Contract, the 2018 Standard Civil Contract (Education and

	maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;
(ba) in relation to applications for Payment on Account of profit costs during the period 4 August 2020 to 31 January 2021 only the maximum applicable percentage of cumulative Payments on Account in paragraphs 7.25(a) and (b) is 80% rather than 75%.;	k) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolt-on Fees due – see Paragraph 7.28 for the position of
k) subject to the provisions of paragraph 7.25(ca), as there is no "escape" mechanism for payments under the Family Advocacy Scheme any Payment on Account to you for work within that Scheme may not exceed 75% of the relevant Standard Fees and Bolton Fees due – see Paragraph 7.28 for the position of Counsel;	Counsel;  (ca) during the period 4 August 2020 to 30 April 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and
(ca) during the period 4 August 2020 to 31 January 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and	I) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.
I) for the avoidance of the doubt Payments on Account of disbursements may continue to be claimed at 100%.	

Discrimination), the Standard Civil Contract (Housing Possession Court Duty Scheme) 2013 to support the United Kingdom's exit from the European Union on the 31 December 2020. These amendments will come into force on the 1 January 2021.

2018 Standard Civil Contract Standard Terms, 2018 Standard Civil Contract (Education and Discrimination) Standard Terms and the Standard Civil Contract (Housing Possession Court Duty Scheme) 2013 Standard Terms

Paragraph	Current Provision	Amendment
Number		

Interpretations	"Data Controller" means, where Personal Data is being processed for Law Enforcement Purposes, as it is defined in the LED; and in all other circumstances, as it is defined in GDPR;	"Data Controller" means, where Personal Data is being processed for Law Enforcement Purposes, as it is defined in the LED; and in all other circumstances, as it is defined in the Data Protection Act 2018 and Relevant General Data Protection Regulations GDPR;
	"Data Protection Legislation" means the Data Protection Act 2018, the GDPR, the LED, the Regulation of Investigatory Powers Act 2000, the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000 (SI 2000/2699), the Privacy and Electronic Communications Directive 2002/58/EC, the Privacy and Electronic Communications (EC Directive) (Amendment) Regulations 2011 and all applicable laws, regulations, statute, declaration, decree, directive, legislative enactment, order, ordinance, regulation, rule or other binding restriction (as amended, consolidated or re-enacted from time to time) relating to the protection of individuals with regards to the processing of personal data and privacy to which a party is subject, and including where applicable the guidance and codes of practice issued by the UK's Information Commissioner's Office and any generally accepted code of good practice;	"Data Protection Legislation" means the Data Protection Act 2018, Relevant General Data Protection Regulations, the GDPR, the LED, the Regulation of Investigatory Powers Act 2000, the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000 (SI 2000/2699), the Privacy and Electronic Communications Directive 2002/58/EC, the Privacy and Electronic Communications (EC Directive) (Amendment) Regulations 2011 and all applicable laws, regulations, statute, declaration, decree, directive, legislative enactment, order, ordinance, regulation, rule or other binding restriction (as amended, consolidated or re-enacted from time to time) relating to the protection of individuals with regards to the processing of personal data and privacy to which a party is subject, and including where applicable the guidance and codes of practice issued by the UK's Information Commissioner's Office and any generally accepted code of good practice;
	"Data Protection Impact Assessment" means as specified in the GDPR;	"Data Protection Impact Assessment" means as specified in the GDPR Data Protection Act 2018 and Relevant General Data Protection Regulations.
	"Data Subject" means as specified in the GDPR;	"Data Subject" means as specified in the GDPR Data Protection Act 2018 and Relevant General Data Protection Regulations.
	"GDPR" means the General Data Protection Regulation (Regulation (EU) 2016/679);	"GDPR" means the Relevant General Data Protection Regulations (Regulation (EU) 2016/679)

"Joint Controllers" means as it is defined in the GDPR;	"Joint Controllers" means as it is defined in the GDPR Data Protection Act 2018 and Relevant General Data Protection Regulations.

	"Personal Data" means as it is defined in the GDPR;	"Personal Data" means as it is defined in the Data Protection Act 2018 and Relevant General Data Protection Regulations GDPR
	"Personal Data Breach" means as it is defined in the GDPR;	"Personal Data Breach" means as it is defined in the Data Protection Act 2018 and Relevant General Data Protection Regulations GDPR
	"Processing" means as it is defined in the GDPR and "Processed" and "Process" shall be construed accordingly;	"Processing" means as it is defined in the Data Protection Act 2018 and Relevant General Data Protection Regulations GDPR and "Processed" and "Process" shall be construed accordingly
	"Processor" means, where Personal Data is being Processed for Law Enforcement Purposes, as it is defined in the LED; and in all other circumstances, as it is defined in the GDPR;	"Processor" means, where Personal Data is being Processed for Law Enforcement Purposes, as it is defined in the LED; and in all other circumstances, as it is defined in the Data Protection Act 2018 and Relevant General Data Protection Regulations GDPR;
	New Clause added in at 1.5	
		Unless the context otherwise requires, any reference to European Union law that is directly applicable or directly effective in the UK at any time is a reference to it as it applies in England and Wales from time to time including as retained, amended, extended, re-enacted or otherwise given effect on or after 11pm on 31 January 2020.
13.4	13.4 We may also make such amendments to the Contract as we consider necessary in the circumstances:	We may also make such amendments to the Contract as we consider necessary in the circumstances:

(Amending the Contract to take account of other legislative changes)	<ul> <li>(a) to comply with, or take account of, any U.K. legislation or any</li> <li>EU legislation having direct effect;</li> <li>(b) as a result of any decision of a U.K. court or tribunal, or a decision of the European Court of Human Rights or of the European Court of Justice or any other institution of the European Union;</li> </ul>	<ul> <li>(a) to comply with, or take account of, any U.K. legislation or any EU legislation having direct effect;</li> <li>(b) as a result of any decision of a U.K. court or tribunal, or a decision of the European Court of Human Rights or of the European Court of Justice or any other institution of the European Union;</li> <li>(c) to comply with the requirements of any regulatory body or tax or similar authority.</li> </ul>
	(c) to comply with the requirements of any regulatory body or tax or similar authority.	
16.7 (Yours and our Data Protection Legislation obligations)	16.7 You will not transfer the LAA Data or Shared Data outside of the European Union unless you have obtained our express prior written approval and meet the following conditions:  (a) you have provided appropriate safeguards in relation to the transfer (whether in accordance with Article 46 of the GDPR or Article 37 of the LED) as determined by LAA;  (b) the Data Subject has enforceable rights and effective legal remedies;  (c) you comply with your obligations under the Data Protection  Legislation by providing an adequate level of protection to any	You will not transfer the LAA Data or Shared Data outside of the European Union unless you have obtained our express prior written approval and meet the following conditions:  (a) you have provided appropriate safeguards in relation to the transfer (whether in accordance with the Data Protection Act 2018 and Relevant General Data Protection Regulations Article 46 of the GDPR or Article 37 of the LED) as determined by LAA;  (b) the Data Subject has enforceable rights and effective legal remedies;  (c) you comply with your obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is
	Personal Data that is transferred (or, if you are not so bound, use your best endeavours to assist us in meeting our obligations); and (d) you comply with any reasonable instructions stipulated as a condition of giving our approval.	transferred (or, if you are not so bound, use your best endeavours to assist us in meeting our obligations); and (d) you comply with any reasonable instructions stipulated as a condition of giving our approval.

16.15 (Yours and our Data Protection Legislation obligations)	16.15 Where you are Processing LAA Data, you will: (a) Process such LAA Data only in accordance with written instructions from us (which may be specific instructions or instructions of a general nature as set out in this Contract or as otherwise notified by us to you during the Contract Period);  (b) implement such technical and organisational measures as are required to enable you to Process such LAA Data in compliance with the Data Protection Legislation and to protect such LAA Data against unauthorised or unlawful processing and against accidental loss, destruction, damage, alteration or disclosure. These measures will be appropriate to the harm which might result from any unauthorised or unlawful Processing, accidental loss, destruction or damage to the LAA Data and having regard to the nature of the LAA Data which is to be protected and shall meet the requirements of the Data Protection Legislation (including the requirements of Article 32 (Security of Processing) of the GDPR).	Where you are Processing LAA Data, you will:  (a) Process such LAA Data only in accordance with written instructions from us (which may be specific instructions or instructions of a general nature as set out in this Contract or as otherwise notified by us to you during the Contract Period);  (b) implement such technical and organisational measures as are required to enable you to Process such LAA Data in compliance with the Data Protection Legislation and to protect such LAA Data against unauthorised or unlawful processing and against accidental loss, destruction, damage, alteration or disclosure. These measures will be appropriate to the harm which might result from any unauthorised or unlawful Processing, accidental loss, destruction or damage to the LAA Data and having regard to the nature of the LAA Data which is to be protected and shall meet the requirements of the Data Protection Legislation (including the requirements of Article 32 (Security of Processing) of the GDPR)
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	l Contract Specification (General Provisions 1-6) (August 2 2018 Standard Civil Contract (Education and Discrim	2020). N.B. this change also apply to the Housing Possession Court Duty Scheme
Contract and the	Tota Standard Civil Contract (Education and Discinit	mution) Specification (General Provisions 1-0)
Paragraph Number	Current Provision	Amendment

	<ul> <li>(a) such residence is purely temporary and the Client can without serious disadvantage delay the application until they have returned to the European Union, or</li> <li>(b) the services could be applied for on the same Matter by a person resident in the European Union, or</li> <li>(c) it is otherwise unreasonable to accept the application.</li> </ul>	(b) the services could be applied for on the same Matter by a person resident in the UK European Union, or  (c) it is otherwise unreasonable to accept the application.
2018 Civil Specification: 3.16 (Acceptance of Applications other than in person)	3.16 Applications may not be accepted in accordance with Paragraph 3.15 above where the Client is resident outside the European Union and:	Applications may not be accepted in accordance with Paragraph 3.15 above where the Client is resident outside the U.K. European Union and: (a) such residence is purely temporary and the Client can without serious disadvantage delay the application until they have returned to the U.K. European Union, or

2018 Standard Civil Contract Specification: Category Specific Rules Mediation (May 2020)			
Paragraph Number	Current Provision	Amendment	

Paragraph 3.10	3.10 Applications may not be accepted in accordance with Paragraph 3.9 above where the Client is resident outside the European Union and:
	a) such residence is purely temporary and the Client can without serious disadvantage delay the application until they have returned to the European Union, or
	b) the services could be applied for on the same Matter by a person resident in the European Union, or

c)

it is otherwise unreasonable to accept the application.

Applications may not be accepted in accordance with Paragraph 3.9 above where the Client is resident outside the UK European Union and:

- a) such residence is purely temporary and the Client can without serious disadvantage delay the application until they have returned to the UK European Union, or
- b) the services could be applied for on the same Matter by a person resident in the UK European Union, or
- c) it is otherwise unreasonable to accept the application.

Category Definitions 2018

Paragraph Number	Current Provision	Amendment
11	The following civil legal services fall into the Category of Law that relates to the underlying substance of the case as referenced by the widest Category Definition:	The following civil legal services fall into the Category of Law that relates to the underlying substance of the case as referenced by the widest Category Definition:
	(a) Public law challenges to the acts, omissions or decisions of public bodies by way of judicial review (as described in paragraph 19 of Part 1 of Schedule 1 to the Act). These cases are also covered by the Public Law Category	(a) Public law challenges to the acts, omissions or decisions of public bodies by way of judicial review (as described in paragraph 19 of Part 1 of Schedule 1 to the Act). These cases are also covered by the Public Law Category
	(b) Civil legal services provided in relation to a writ of habeas corpus ad subjiciendum (as described in paragraph 20 of Part 1 of Schedule 1 to the Act). These cases are also covered by the Public Law Category	(b) Civil legal services provided in relation to a writ of habeas corpus ad subjiciendum (as described in paragraph 20 of Part 1 of Schedule 1 to the Act). These cases are also covered by the Public Law Category
	(c) Cases involving a contravention of the Equality Act 2010 or previous discrimination enactment (as described in paragraph 43 of	(c) Cases involving a contravention of the Equality Act 2010 or previous discrimination enactment (as described in paragraph 43 of Part 1 of Schedule 1 to the Act). These cases are also covered by the Discrimination category
	Part 1 of Schedule 1 to the Act). These cases are also covered by the Discrimination category	(d) Cross-border disputes where the civil legal services are required to be provided under Council Directive 2003/8/EC (as described in paragraph 44 of Part 1 of Schedule 1 to the Act). If these services do not fall within any Category of Law they are classified as Miscellaneous Work.
	(d) Cross-border disputes where the civil legal services are required to be provided under Council Directive 2003/8/EC (as	22.26.7 2. 22.1 2.07 2.2 2.22.1.22 22.111300114110002 1701141
	described in paragraph 44 of Part 1 of Schedule 1 to the Act). If these	
	services do not fall within any Category of Law they are classified as	
	Miscellaneous Work.	

# Changes made on 29 September 2020

The tables below set out amendments that have been made to the 2018 Standard Civil Contract Specification: Category Specific Rules: Immigration and Asylum- August 2020.

Paragraph Number	Current Provision	Amendment
8.1 (Definitions)	"Appeal Skeleton Argument" means the skeleton argument that is required to be filed under the Online Procedure for appeals to the First Tier Tribunal of the Immigration and Asylum Chamber;	"Appeal Skeleton Argument" means the skeleton argument that appellant is required directed to be filed under produce as a part of 'Online Procedure' for appeals to the First Tier Tribunal of the Immigration and Asylum Chamber;

2018 Standard Civil Contract Specification: Category Specific Rules: Immigration and Asylum- August 2020

	New Definition						
				"Online Procedu Procedure cases	•	means advocacy in rela	tion to Online
	New Definition						
					Aid (Remuneration) (A	s the hourly rates set o amendment) (No 2) (Co	
Part D - Remuneration For Immigration and Asylum Controlled Work	=	ither Standard Fees or	Work is remunerated t Hourly Rates, which ir	either Standard	Fees or Hourly Rates, v	Work is remunerated a which are set out in the gh the Online Procedure	Remuneration
Standard Fee Scheme:							
8.55			,	<u>,                                      </u>		,	
Part D - Remuneration	Standard Fee	Asylum	Immigration	Standard Fee	Asylum	Immigration	

Work Standard Fee Scheme: 8.56	Stage 2 (b) Stage 2 (c)	CLR – substantive hearing  CLR - using the	CLR – substantive hearing CLR - using the			substantive hearing where the Online  Procedure is not used	substantive hearing where the Online  Procedure is not used	
		Online Procedure	Online Procedure		Stage 2 (b)	CLR – substantive hearing where the Online Procedure is not used	CLR – substantive hearing where the Online Procedure is not used	
					Stage 2 (c)	CLR using the Online Procedure See Paragraph 8.61 below	CLR using the Online Procedure See Paragraph 8.61 below	
For Immigration	Stage 1	Legal Help	Legal Help	Stage 1 Legal Help Legal Help	Legal Help			
and Asylum Controlled	Stage 2 (a)	CLR – no substantive hearing	CLR – no substantive hearing		Stage 2 (a)	CLR – no	CLR – no	

Part D - Remuneration For Immigration and Asylum Controlled Work Standard Fee Scheme: 8.57	CLR is split into three sub-stages. The Standard Fee(s) claimable will depend on whether the Online Procedure is used and on where the Matter concludes.	CLR Standard Fees for matters that are not using the Online Procedure are split into two sub-stages. The Standard Fee(s) claimable for such Matters will depend on where the Matter concludes. For Matters that use the Online Procedure, refer to Paragraphs 8.60 to 8.65 below.
Title prior to Paragraph 8.60	Matters that do use the Online Procedure	Matters that <del>do</del> use the Online Procedure

Paragraph 8.60	New clause		Vhere a Matter is s follows:	s lodged through the O	nline Procedure, claims	s can be made
		(a	Procedur Stage 2(c and the t the Onlin Advocact b) for CLR N Procedur	re") you may claim, at you continued to the condition of the for attendance at the Procedure Hourly Ray Services set out in parallel and the Procedure Hourly Ray Services set out in parallel and the parallel an	o 7th October 2020 ("Provour discretion, either Stions set out in Paragrane hearing set out in paragraph 8.87; and offer 7th October 2020 (Vonline Procedure House Services set out in paragraph 8.87)	Standard Fee ph 8.61 below) ragraph 8.73 or cedure ("Post Online orly Rates and
8.61	New clause					
		Pr	re Online Procec	lure		
		9	Standard Fee	Asylum	Immigration	
			Stage 2(c)	CLR – Where CLR was granted prior to 7 October 2020	CLR - Where CLR was granted prior to 7 October 2020	

for a Matter for a Matter where where the Online the Online Procedure is used Procedure is used

Previously 8.60		Now clause 8.62  If you choose to claim payment for Stage 2(c) (instead of Online Procedure Hourly Rates) then you may not claim payment for Stage 2(a) or Stage 2(b) in relation to the same Matter.
Previously 8.61	You may only claim a Stage 2(c) Standard Fee where you have drafted and submitted an Appeal Skeleton Argument under the Online Procedure. A Stage 2(c) Standard Fee cannot be claimed where:  (a) Where a matter concludes prior to the submission of an Appeal Skeleton Argument. You should claim the Stage 2(a) Standard Fee. (b) You commence a matter after an Appeal Skeleton Argument has been drafted and submitted, but where you represent a client at a substantive hearing before the First Tier Tribunal. You should claim the Stage 2(b) Standard Fee plus any hearing fee.	You may only claim a Stage 2(c) Standard Fee where CLR was granted prior to 7th October 2020. If you have drafted and submitted an Appeal Skeleton Argument under the claim payment for Online Procedure A Stage 2(c) Standard Fee cannot be claimed where:  (a) Where a matter concludes prior to the submission of an Appeal Skeleton Argument. You should claim the Stage 2(a) Standard Fee.  (b) You commence a matter after an Appeal Skeleton Argument has been drafted and submitted, but where Hourly Rates then you represent a client at a substantive hearing before the First Tier Tribunal. You should may not claim the payment for Stage 2(b) Standard Fee plus any hearing fee. c) Standard Fees in relation to the same Matter. The provisions in relation to
		Rates.

Previously 8.62	If the matter proceeds to a hearing then the fee for attendance at the hearing is claimable as an additional payment as set out at Paragraph 8.71 below.	Now Clause 8.64  The provisions in relation to Hourly Rates will apply where CLR was granted on or after 7 <sup>th</sup> October 2020 for Matters using the Post Online Procedure. If the mMatter proceeds to a hearing, then the fee for attendance at the hearing is claimable as an additional payment as set out at Paragraph 8.7187 below.	
Previously 8.63 & 8.64	8.63 For all Matters you must submit a Controlled Work Claim (including additional payments if incurred) within 6 months of the end of each of the following stages of the case citing the correct UKVI unique Client number:  (a) Legal Help - at the end of Stage 1 (as described at Paragraph 8.66 below) or where the Matter otherwise ends earlier; or (b) CLR - at the end of Stage 2 (as described at Paragraph 8.70 below).	Now clause 8.65  For all Matters you must submit a Controlled Work Claim (including additional payments if incurred) within 6 months of the end of each of the following stages of the case citing the correct UKVI unique Client number:  (a) Legal Help - at the end of Stage 1 (as described at Paragraph 8.6668 below) or where the Matter otherwise ends earlier; or  (b) CLR - at the end of Stage 2 (as described at Paragraph 8.7072 below).  (c) Where an asylum application has been lodged, you may submit the claim when the client has been interviewed (where required) and all submissions have been made to the Home Office.	
Previously 8.64	Where incurred you should also Claim any relevant additional payments including disbursements.	Now clause 8.66	
Previously 8.67	Where a determination is made that an individual qualifies for CLR but the Matter concludes prior to the substantive hearing the	Now clause 8.69	

Work	vers, but is not limited to, the following Contract  drafting and lodging an appeal; preparation of an appeal; re-application of the merits criteria in accordance with the Merits Regulations;  (c) where a determination in relation to CLR is withdrawn, if necessary, the completion of an application for a review of the withdrawal of a determination in relation to Controlled Legal Representation; and any post appeal advice and assistance that does not constitute a separate Matter Start.	Matter conclu	ermination is made that an individual qualifies for CLR and the ides prior to the substantive hearing the Standard Fee covers, ted to, the following Contract Work:  drafting and lodging an appeal;  preparation of an appeal;  re-application of the merits criteria in accordance with the Merits Regulations;  where a determination in relation to CLR is withdrawn, if necessary, the completion of an application for a review of the withdrawal of a determination in relation to Controlled Legal Representation; and  any post appeal advice and assistance that does not constitute
the M Skelet	a determination is made that an individual qualifies for CLR and atter is lodged through the Online Procedure and the Appeal on Argument is submitted, the Standard Fee covers but is not d to, the following Contract Work:  (a) drafting and lodging an appeal, including drafting and submitting an Appeal Skeleton Argument;  (b) preparation of an appeal including the appeal bundle;  (c) consideration of determination and advice to the Client about the determination and carrying out any necessary work;	Now clause 8.71 Where a determ Matter is lodged October 2020 a claim Stage 2(c) Standard Fee co	a separate Matter Start.

(d) re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;		
(e) where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;	(c) (d)	consideration of determination and advice to the Client about the determination and carrying out any necessary work; re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;
<ul> <li>(f) where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and</li> <li>(g) any post appeal advice and assistance that does not constitute a separate Matter Start.</li> </ul>	(e)	where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;
	(f)	where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and

		any post appeal advice and assistance that does not (g) constitute a separate Matter Start.
Previously 8.71	Where applicable, Graduated Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as described in Paragraph 8.64), in addition to the appropriate Standard Fee, for each relevant attendance. When claiming for advocacy work the following rules apply:  (a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;  (b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per Matter; if such a hearing goes into a second day, either part heard or re-listed, an additional day's substantive hearing fee may be claimed for the second and each subsequent day; and	Now clause 8.73  Where applicable, GraduatedStandard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as described in Paragraph 8.6472), in addition to the appropriate Standard Fee, for each relevant attendance. When claiming for advocacy work the following rules apply:  (a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;
	(c) advocacy fees are inclusive of time for travel and waiting.	<ul> <li>(b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per Matter; if such a hearing goes into a second day, either part heard or re-listed, an additional day's substantive hearing fee may be claimed for the second and each subsequent day; and</li> <li>(c) advocacy fees are inclusive of time for travel and waiting.</li> </ul>
8.80	New clause	Where a Standard Fee is only payable in relation to Stage 1 of a Matter then the Matter will be treated as an Escape Fee Case where, following the conclusion of Stage 1 of the Matter, the value of the Controlled Work, when calculated as if it were paid at the appropriate Hourly Rate, exceeds three times the value under Standard Fee Scheme.

Previously clause 8.78	In order to calculate whether a Matter becomes an Escape Fee Case, the following steps must be applied:	Now clause 8.81
	<ul> <li>(a) identify the total hours spent on the Matter up to the end of Stage 2 or when the Matter concludes (whichever is earlier), including any advocacy services but excluding services which are outside the Standard Fee and are always payable at Hourly Rates (as specified under paragraph 8.76);</li> <li>(b) calculate the total costs for the hours spent on such services using the Hourly Rates set out in the Remuneration Regulations to determine the 'gross total' (Total A);</li> </ul>	In order to calculate whether a Matter becomes an Escape Fee Case, the following steps must be applied:  (a) identify the total hours spent on the Matter up to the end of Stage 2the last stage remunerated under the Standard Fee Scheme or when the Matter concludes (whichever is earlier), including any advocacy services but excluding services which are outside the Standard Fee and are always payable at Hourly Rates (as specified under paragraph 8.7684);
	<ul> <li>(c) from Total A deduct all the claims for additional payments (as set out in Remuneration Regulations) paid or payable, to determine the 'reduced total' (Total B);</li> <li>(d) identify the Standard Fees claimable for the Matter (note only one Standard Fee is payable at each Stage). Add these Standard Fees</li> </ul>	<ul> <li>(b) calculate the total costs for the hours spent on such services using the Hourly Rates set out in the Remuneration Regulations to determine the 'gross total' (Total A);</li> <li>(c) from Total A deduct all the claims for additional payments (as set out in Remuneration Regulations)</li> </ul>
	together and multiply that total by 3 to determine the 'Escape Threshold' (Total C); and  (e) if Total B exceeds Total C then the Matter has escaped the Standard Fee Scheme and is therefore an Escape Fee Case payable at Hourly Rates.	paid or payable, to determine the 'reduced total' (Total B); identify the Standard Fees claimable for the Matter (note only one Standard Fee is payable at each Stage). Add these Standard Fees together and multiply that total by 3 to determine the 'Escape Threshold' (Total C); and  if Total B exceeds Total C then the Matter has escaped the Standard Fee Scheme and is therefore an Escape Fee Case payable at Hourly Rates.

Previously 8.81	list is remunerated through Hourly Rates:	Now clause 8.84 Immigration and Asylu remunerated through	ım Controlled Work contained in the following list is Hourly Rates:
	(a) Asylum Matters opened under this Contract which relate to an Asylum application (including 'NAM' or 'Legacy'), made to the UKBA prior to the 1 October 2007;	(a)	Asylum Matters opened under this Contract which relate to an Asylum application (including 'NAM' or 'Legacy'), made to the UKBA prior to the 1 October 2007;
	(b) a fresh claim/further application for Asylum opened under this Contract where the original Asylum application was lodged, whether concluded or not, prior to 1 October 2007;	(b)	a fresh claim/further application for Asylum opened under this Contract where the original Asylum application was lodged, whether concluded or not, prior to 1 October
	(c) advice in relation to the merits of lodging an application for permission to appeal to the Upper Tribunal (where advice has not been received under Stage 2 of the Standard Fee);	(c)	advice in relation to the merits of lodging an application for permission to appeal to the Upper Tribunal (where
	(d) Bail applications;		advice has not been received under Stage 2 of the Standard Fee);
	<ul> <li>(e) advice and applying for a determination that a Client qualifies for civil legal services provided as Licensed Work, including complying with any pre-action protocol;</li> </ul>	(d)	Bail applications;
	(f) initial advice in relation to an Asylum application prior to claiming		
	Asylum at the Asylum Screening Unit where you then cease to be		

instructed. This will also apply where the Client returns after attendance at the Asylum Screening Unit but where it is confirmed that the Client will be dispersed and will not continue to instruct you;	(e)	
<ul> <li>(g) Escape Fee Cases under the Standard Fee;</li> <li>(h) advice in relation to a Client who is an UASC;</li> <li>(i) cases remitted, reviewed or referred from the Court of Appeal</li> </ul>	(f)	advice and applying for a determination that a Client qualifies for civil legal services provided as Licensed Work, including complying with any pre-action protocol;
or the Upper Tribunal to the First Tier Tribunal;  (j) where you hold a Schedule authorisation any Matters opened		initial advice in relation to an Asylum application prior to claiming Asylum at the Asylum Screening Unit where you then cease to be instructed. This will also apply
under the Detained Duty Advice Scheme or for a Detained Fast Track or a DAC Scheme Client;  (k) advice in relation to Terrorism Prevention and Investigation	(g) (h)	where the Client returns after attendance at the Asylum Screening Unit but where it is confirmed that the Client will be dispersed and will not continue to instruct you;
Measures Orders;	(i)	Escape Fee Cases under the Standard Fee;
(I) applying for a determination that an individual qualifies for		advice in relation to a Client who is an UASC;
civil legal services provided as Licensed Work in relation to Terrorism Prevention and Investigation Measures Orders;	(j)	cases remitted, reviewed or referred from the Court of Appeal or the Upper Tribunal to the First Tier Tribunal;
(m) applying for a determination that an individual qualifies for civil legal services provided as Licensed Work in relation to the Special Immigration Appeals Commission; and	(k)	where you hold a Schedule authorisation any Matters opened under the Detained Duty Advice Scheme or for a Detained Fast Track or a DAC Scheme Client;
(n) immigration advice in relation to a Client who is a Separated Child,	(1)	advice in relation to Terrorism Prevention and Investigation Measures Orders;
		applying for a determination that an individual qualifies for civil legal services provided as Licensed
		Work in relation to Terrorism Prevention and Investigation Measures Orders;
	(m)	
		applying for a determination that an individual qualifies for civil legal services provided as Licensed Work in relation to the Special Immigration Appeals Commission; and

			<ul> <li>(n) immigration advice in relation to a Client who is a Separated Child; and</li> <li>(o) CLR (excluding Online Procedure Advocacy Services) where the matter has progressed using:         <ul> <li>(i) the Pre Online Procedure where you have chosen to claim Online Procedure Hourly Rates rather than the Stage 2(c) Standard Fee; or</li> <li>(ii) the Post Online Procedure Hourly Rates.</li> </ul> </li> </ul>
8.87	New clause	8.87	
			nal payments for Online Procedure Advocacy Services
			Where applicable, Standard Fees for advocacy services set out in the Remuneration Regulations are payable at the end of CLR as set out in Paragraph 8.84 (o), for each relevant attendance. When claiming for advocacy work the following rules apply:
			<ul> <li>(a) advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;</li> </ul>
			(b) only one advocacy fee for a substantive hearing in the First Tier Tribunal may be claimed per Matter; if such a hearing goes into a second day, either part heard or re-listed, an additional day's substantive hearing fee may be claimed for the second and each subsequent day; and
			(c.) advocacy fees are inclusive of time for travel and waiting.

Previously	Unless we notify you otherwise in writing, the following CLR Cost	
8.90	Limits are the maximum amount of costs (including disbursements)	
	than for Contract Work undertaken in connection with an appeal to the First Tier Tribunal:	Now clause 8.94 Unless we notify you otherwise in writing, the following CLR Cost Limits are the maximum amount of costs (including disbursements) that we will pay for at the

(a) £500 in relation to Bail only Matters; (b) £1200 in Immigration Matters; and	CLR stage of a Matter VAT) Work undertaken Tribunal:):	other than for Contract nnection with an appeal to the First Tier
(c) £1600 in Asylum Matters.	(c)	£500 in relation to Bail only Matters;  £1200 in Immigration Matters; and  £1600 in Asylum Matters.  In relation to work done under Paragraph 8.84(o) the Cost Limits will not include Online Procedure Advocacy Services.

Previously 8.98	When claiming on the basis of Hourly Rates, you must submit a Controlled Work Claim within six months of the end of each of the following stages of the case citing the correct UKVI/Home Office unique Client number:  (a) Legal Help:  (i) the date that a determination is made that an individual qualifies or does not qualify for CLR;  (ii) following the submission of a fresh claim/further application for asylum; or  (iii) when you have completed the work under Legal Help, if earlier.  (You should ensure that any advice/assistance in relation to an appeal to an Independent Funding Adjudicator against a determination that the Client does not qualify for CLR is provided as part of this Claim.)	Now clause 8.102  When claiming on the basis of Hourly Rates, you must submit a Controlled Work Claim within six months of the end of each of the following stages of the case citing the correct UKVI/Home Office unique Client number:  (a) Legal Help:  (i) the date that a determination is made that an individual qualifies or does not qualify for CLR;  (ii) following the submission of a fresh claim/further application for asylum; er  (iii) when you have completed the work under Legal Help, if earlier; or  (iv) where an asylum claim has been lodged, you may submit a Claim after the client has been interviewed (where required) and all submissions have been made to the Home Office. If additional work is subsequently required, you may need to submit a claim amendment.  (You should ensure that any advice/assistance in relation to an appeal to an Independent Funding Adjudicator against a determination that the Client does not qualify for CLR is provided as part of this Claim).
	(i) the date that you apply for the permission to appeal to the Upper Tribunal; or	(I.) CI.D.
	(ii) when you have completed the work under CLR, if earlier.	<ul> <li>(b) CLR:</li> <li>(i) the date that you apply for the permission to appeal to the Upper Tribunal;</li> <li>(ii) in matters in which the appeal before the Upper Tribunal is funded under Controlled Work, a decision has been received confirming that the appeal is to be remitted to the First Tier Tribunal; or</li> </ul>
	21 Santambar 2020	(iii) when you have completed the work under CLR, if earlier.

Changes made on 21 September 2020

The tables below set out amendments that have been made to accommodate the stay on possession hearings in court coming to an end on the 21<sup>st</sup> September 2020.

Paragraph Number	Current Provision	Amendment
10.22	The rate referred to in the Remuneration Regulations is payable per Client and covers all work for a Client in relation to a single listed hearing. If you advise or represent the Client at more than one hearing then fees are claimable for each hearing. You do not	The rate referred to in the Remuneration Regulations is payable per Client and covers all work for a Client in relation to a single listed hearing. If you advise or represent the Client at more than one hearing then fees are claimable for each hearing. You do not need to have represented the client
	need to have represented the client at both the review and the substantive hearings in order to be paid. If you only represent the client at the review hearing then you will be paid for that hearing. If you represent the client at the review hearing and the substantive hearing you will be paid for each hearing. There are no additional payments for travel or waiting. No additional payments will be made other than for disbursements incurred in representing a Client at a remote hearing.	at both the review and the substantive hearings in order to be paid. If you only represent the client at the review hearing then you will be paid for that hearing. If you represent the client at the review hearing and the substantive hearing you will be paid for each hearing. There are no additional payments for travel or waiting. No additional payments will be made other than for disbursements incurred in representing a Client at a remote hearing

# Changes made on 13 August 2020

The tables below set out amendments that have been made to accommodate the stay on possession hearings in court coming to an end on the 23<sup>rd</sup> August

10.47	Although the Service is available to any person (regardless of means) whose home is at immediate risk because of possession proceedings, we need to know how many Clients would be financially eligible for the Scheme if there were a means test. Therefore, you must ensure that, for each Client, our means assessment questionnaire is completed.	Although tThe Service is available to any person (regardless of means) whose home is at immediate risk because of possession proceedings. No form of means assessment reporting is therefore required., we need to know how many Clients would be financially eligible for the Scheme if there were a means test. Therefore, you must ensure that, for each Client, our means assessment questionnaire is completed.
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2020.

Annex A HPCDS 2013 Standard Civil Contract Specification Category Specific Rules				
Paragraph Number	Current Provision	Amendment		
10.16	You may participate in the Housing Possession Court Duty Scheme only if you are authorised to do so under Exclusive Schedule Arrangements. Unless otherwise stated, in Paragraphs 10.16 to 10.55:	You may participate in the Housing Possession Court Duty Scheme only if you are authorised to do so under Exclusive Schedule Arrangements. Unless otherwise stated, in Paragraphs 10.16 to 10.55:		

	(a) references to a Schedule refer to your Exclusive Schedule Arrangements for the Housing Possession Court Duty Scheme;	(a) references to a Schedule refer to your Exclusive Schedule Arrangements for the Housing Possession Court Duty Scheme;
	(b) "the Scheme" means the Housing Possession Court Duty Scheme operating under this Contract; and	(b) "the Scheme" means the Housing Possession Court Duty Scheme operating under this Contract and includes advice and representation at both review hearings and substantive hearings; and
	(c) "the Service" means services you provide as part of the Scheme, as more specifically described at Paragraphs 10.18 and 10.38 to 10.39.	(c) "the Service" means services you provide as part of the Scheme, as more specifically described at Paragraphs 10.18 and 10.38 to 10.39; and
		(d)"Court hearing" means a hearing held at court or some other off-site location. "Remote hearing" means a hearing held by telephone or video conference.
10.18 (the Service)	The Housing Possession Court Duty Scheme is Controlled Work. The payment provisions for all work under the Scheme are specified in the Remuneration Regulations.	The Service involves the provision at a court of Legal Help and Help at Court (in person at court or some other off-site location or remotely) to Clients with a listed possession hearing (which will be either a review hearing or a substantive hearing) as described at Paragraphs 10.36 to 10.39 below. Subject to the terms of your Schedule, work covered by the Scheme may only be claimed for under this Contract.
10.20 (Payment)	Payment will be monthly in arrears for work done. Payments will be made separately from your Standard Monthly Payments for other Controlled Work. Periodically we will reconcile your Claims and payments. If, in any Housing Possession Court Duty Scheme session, you have performed no work for Clients we will pay you on the basis that you have seen one Client during the session and you are entitled to payment on that basis.	Payment will be monthly in arrears for work done. Payments will be made separately from your Standard Monthly Payments for other Controlled Work. Periodically we will reconcile your Claims and payments. If, in any Housing Possession Court Duty Scheme session where you are available to advise the client (in person at court or some other off-site location or remotely) but, you have performed no work for Clients we will pay you on the basis that you have seen advised one Client during the session and you are entitled to payment on that basis.

10.21 (Payment)	For the purpose of the Scheme, "session" means either a morning or afternoon period when the court is in session. Consequently, a court can list a maximum of two sessions per day. However, there must be a clear break between sessions listed on the same day for two payments to be claimed. Where the court lists a full day session, you will only be entitled to Claim one payment for this full day session.	For the purpose of the Scheme, "session" means either a morning or afternoon a period when the court is in session. Consequently, aThe court will determine the number of sessions per day and can list a maximum of two sessions per day. However, as long as there must be is a clear break between sessions listed on the same day for two payments can to be claimed for each session. Where the court lists a full day session, you will only be entitled to Claim one payment for this full day session.
10.22 (Payment)	The rate referred to in the Remuneration Regulations is payable per Client and covers all work for a Client under the Scheme so that no	The rate referred to in the Remuneration Regulations is payable per Client and covers all work for a Client under the Scheme so in relation to a single listed

	additional payments will be made. There are no additional payments for travel or waiting.	hearing. If you advise or represent the Client at more than one hearing then fees are claimable for each listed hearing. You do not need to have represented the client at both the review and the substantive hearings in order to be paid. for both hearings i.e. If you only represent the client at the review hearing then you will be only paid for that hearing. If you represent the client at the review hearing and the substantive hearing you will be paid for each hearing. That no additional payments will be made. There are no additional payments for travel or waiting. No additional payments will be made other than for disbursements incurred in advising or representing a Client at a remote hearing.
10.24 (Matter Start Rules)	If you provide the Service at court and, within six months of doing so, subsequently open a new Housing or Debt Matter Start under your 2018 Standard Civil Contract in relation to the same case then you cannot claim any payment for providing the Service at court. The costs of providing the Service will be included in the Housing or Debt Matter Start Fixed Fee provided for in the Remuneration Regulations and paid in accordance with your 2018 Standard Civil Contract.	If you provide the Service at the session and, within three six months of doing so, subsequently open a new Housing or Debt Matter Start under your 2018 Standard Civil Contract in relation to the same case then you cannot claim any payment for providing the Service at the session court. The costs of providing the Service will be included in the Housing or Debt Matter Start Fixed Fee provided for in the Remuneration Regulations and paid in accordance with your 2018 Standard Civil Contract. Work undertaken in advising and representing the client through the HPCDS can be included in the hours that contribute towards the escape fee if a separate Legal Help matter is subsequently opened.
10.25 (Matter Start Rules)	The rule at Paragraph 10.24 does not apply if you subsequently open a non-Housing/non-Debt Matter Start under your 2018 Standard Civil Contract (where you have authorisations in Categories other than Housing and Debt under that contract) after providing the Service at court. The Matter Start rules set out in Section 3 of the General Rules of the Specification to your 2018 Standard Civil Contract will apply in these circumstances.	The rule at Paragraph 10.24 does not apply if you subsequently open a nonHousing/non-Debt Matter Start under your 2018 Standard Civil Contract (where you have authorisations in Categories other than Housing and Debt under that contract) after providing the Service. at court. The Matter Start rules set out in Section 3 of the General Rules of the Specification to your 2018 Standard Civil Contract will apply in these circumstances.

10.27 (Volumes of Work)	We will allocate a volume of acts of assistance to each Scheme for the year (or such other period as is specified in your Schedule). Schemes will be able to provide 10% more acts of assistance than their allocated volume without prior authorisation from us. If	We will allocate a volume of acts of assistance to each Scheme for the year (or such other period as is specified in your Schedule). Schemes will be able to provide 10% more acts of assistance than their allocated volume without prior authorisation from us. If Schemes wish to provide acts of assistance
	Schemes wish to provide acts of assistance above this level then our prior written approval is required. Provision of the Service does not allow or require you to use up Housing Matter Starts issued to you under your 2018 Standard Civil Contract for services not covered by the Scheme.	above this level then our prior written approval is required. Provision of the Service does not allow or require you to use up Housing Matter Starts issued to you under your 2018 Standard Civil Contract for services not covered by the Scheme.
10.32 (Management)	You must ensure that you have appropriate adviser(s) present on each day at the court when the Service is required.	You must ensure that you have appropriate adviser(s) available for each on the day session held by the court. present on each day at the court when the Service is required.
10.36 (Who Can Use The Scheme?)	The Scheme is available to any person (regardless of means) whose home is at immediate risk because of possession proceedings. You must provide the Service to any such person (the Client) who requires it during one of the specified court sessions. The Client does not pay anything for the Service. If a Client has received the Service and wishes to use it again you may provide it to them if they are in genuine need of it and it is appropriate to do so.	The Scheme is available to any person (regardless of means) whose home is at immediate risk because of possession proceedings being listed for either a review hearing or a substantive hearing. You must provide the Service to any such person (the Client) who requires it during one of the specified court sessions, which could be held in person at court or some other off-site location or remotely. The fact that you assisted a client in relation to a review hearing does not automatically mean that you will assist them at the substantive hearing. The Client does not pay anything for the Service. If a Client has received the Service and wishes to use it again you may provide it to them if they are in genuine need of it and it is appropriate to do so.

10.37 (Who Can Use The Scheme?)	You must provide the Service to all Clients who request to see an adviser under the Scheme.	You must provide the Service to all Clients who request advice to see a provider under the Scheme.
10.38 (Scope of the Scheme)	The Scheme covers the following types of proceedings at the court set out in your Schedule.  (a) private rented possession proceedings;  (b) public/registered social landlord rented possession proceedings;  (c) mortgage possession proceedings;	The Scheme covers the following types of proceedings held by at the court set out in your Schedule.  (a) private rented possession proceedings;  (b) public/registered social landlord rented possession proceedings;  (c) mortgage possession proceedings;  (d) applications to stay/suspend execution of warrants of possession; and  (e) Clients with charging orders relating to property whereby the Client is at immediate risk of losing their home through a forced sale.
	<ul> <li>(d) applications to stay/suspend execution of warrants of possession; and</li> <li>(e) Clients with charging orders relating to property whereby the Client is at immediate risk of losing their home through a forced sale.</li> </ul>	

10.39 (Scope of the Scheme)	For Clients within the scope of the Scheme (see Paragraphs 10.36 to 10.37) you must provide the following services:  (a) face-to-face advice to the Client on the day, prior to the hearing;  (b) advocacy for the relevant proceedings on the day of the hearing;  (c) face-to-face advice to the Client on the day, post the hearing, explaining the outcome and the options available to the Client;  (d) on the day of the hearing, assisting Clients to liaise with third parties;  (e) referrals to other Providers to take on follow up work where you are unable to take on this work under your Contract or to other organisations where the Client may not be eligible for Legal Aid;  (f) send a letter to each Client setting out your advice.	unable to take on this work under your Contract or to other organisations where the Client may not be eligible for Legal Aid; (f) send a letter to each Client setting out your advice
10.41 (Clients requesting advice outside the terms of the Scheme)	Further to Paragraph 10.40, when considering whether it is appropriate in the circumstances, you should take account of the Client's location and whether it is feasible to deliver face-to-face advice from your Office or whether it is more appropriate to refer the Client to a Provider located nearer the Client.	Further to Paragraph 10.40, when considering whether it is appropriate in the circumstances, you should take account of the Client's location and whether it is feasible to deliver face to face advice from your Office or advise the Client or whether it is more appropriate to refer the Client to a Provider located nearer the Client.

10.49 (Flexibility)	Your obligation is to provide the Scheme at the court listed in your Schedule. You must provide the Service at all sessions the court runs and therefore you must have the flexibility to cater for the fluctuations in demand for the Service.	Your obligation is to provide the Scheme at the court listed in your Schedule. You must provide the Service at all sessions the court runs and therefore you must have the flexibility to cater for the fluctuations in demand for the Service and deliver the Service using the required method for the court and the Client (i.e. in person or remotely).			
10.50 (Flexibility	If you are unable to provide the Service at a court session you must inform your Contract Manager immediately.	If you are unable to provide the Service at a court session you must inform your Contract Manager immediately.			
Annex B HPCDS	Annex B HPCDS 2013 Standard Civil Contract Specification Category Specific Rules				
Paragraph Number	Current Provision	Amendment			
Table 4 Delegation of the Service	You are authorised to delegate provision of the service to Agents for the purposes of delivering the scheme in the court(s) listed in Table 2. You must ensure that Advisors who act as your agents are appropriate advisors as defined in 10.33 of the Standard Civil Contract specification i.e. they undertake 12 hours a week specialist housing advice.	You are authorised to delegate provision of the service to Agents for the purposes of delivering the scheme in the court(s) listed in Table 2. You must ensure that Advisors who act as your agents are appropriate advisors as defined in 10.33 of the Standard Civil Contract specification i.e. they undertake 12 hours a week specialist housing advice.  In using Agents you must follow the rules set out in 2.5 and 2.6 of the Civil Specification. As the delegation, will, of necessity be of the entire Matter			

Table 5 Delegation of the Service	This Contract Schedule is dependent on your organisation continuing to hold a Legal Aid Agency Contract with authorisation to undertake mainstream Housing and Debt Services.  This Contract Schedule is conditional on your organisation delivering at all sessions listed for the Scheme(s) included in this Schedule on and after 01 October 2018.  Your organisation must cover all sessions that the court lists and provide Housing Possession Court Duty Scheme Services to any	This Contract Schedule is dependent on your organisation continuing to hold a Legal Aid Agency Contract with authorisation to undertake mainstream Housing and Debt Services.  This Contract Schedule is conditional on your organisation delivering at all sessions listed for the Scheme(s) included in this Schedule on and after 01 October 2018.
	Client at court with a Housing problem that requests to see an adviser.  Your organisation must deliver the Housing Possession Court Duty Scheme service in accordance with the Service awarded and as committed to in any selection criteria responses given by your organisation at the time of tendering.	Your organisation must cover all sessions that the court lists and provide Housing Possession Court Duty Scheme Services to any Client at court with a listed possession hearing Housing problem that requests it requests to see an adviser.
	Signed for and on behalf of the Lord Chancellor (electronically or by hand) by:  Name of signatory: Shaun McNally	Your organisation must deliver the Housing Possession Court Duty Scheme service in accordance with the Service awarded and as committed to in any selection criteria responses given by your organisation at the time of tendering.  Signed for and on behalf of the Lord Chancellor (electronically or by hand) by:
	TA A LEAD 2020	Name of signatory: Shaun McNally [Print Name] Status of signatory: Chief Executive [Print Status]  This schedule is valid only if it is signed by a person authorised by the Lord Chancellor.

# Changes made on 7 August 2020

These tables set out amendments that have been made to disbursements for Controlled Work.

2018 Standard Civil Contract Specification: Category Specific Rules: Immigration and Asylum		
Paragraph Number	Current Provision	Amendment

8.100	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.95 if at least 6 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.59 and 8.93 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for payment	You may submit a Claim to us in respect of unpaid Controlled Work disbursements (not including Counsel's fees). You may only apply under Paragraph 8.95 if at least 6 3 months have elapsed since the start of the Matter and, if you have become entitled to make a Controlled Work Claim (as defined at Paragraphs 8.59 and 8.93 for Standard Fee and Hourly Rates Matters respectively) or have previously applied for		
	under this Paragraph 8.95, at least 6 months have elapsed since that entitlement arose or the application was made.	payment under this Paragraph 8.95, at least 6 months have elapsed since that entitlement arose or the application was made.		
	2018 Standard Civil Contract Specification: Category Specific Rules: Mental Health			
2018 Stand	ard Civil Contract Specification. Category Specific Rules. Mental He			
Paragraph Number	Current Provision	Amendment		

#### Changes made on 4 August 2020

These tables set out further amendments that have been made to the Payments on Accounts application process. Please note that at present these amendments will only be in effect from 4 August 2020 until 31 January 2021.

# 2018 Standard Civil Contract Specification (General Provisions 1-6). N.B. this change also applies to the 2018 Standard Civil Contract (Education and Discrimination) Specification (General Provisions 1-6)

Paragraph Number	Current Provision	Amendment
6.21	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:
	<ul> <li>(e) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;</li> <li>(b) you may make no more than four applications within any 12 month period;</li> <li>(c) cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and</li> </ul>	<ul> <li>(a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;</li> <li>(b) you may make no more than four applications within any 12 month period;</li> <li>(c) subject to the provisions of paragraph 6.21(d), cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account; and</li> <li>(d) where applications for Payments on Account for profit costs are made during the period 4 August 2020 to 31 January 2021 only, cumulative Payments on Account for profit costs may exceed 75% but must not exceed 80% of your incurred profit costs at the date of the application.</li> </ul>

2018 Standard Civil Contract Specification- Category Specific Rules: Family

	Current Provision	Amendment
Paragraph Number	(b) where an application relates to work within the scope	o)  of a Standard Fee the application may not be for more than 75%
7.25	than 75% of the Standard Fee unless, at the time the Payments on Account may be claimed her Family Countract Walk you have accordance with Pajagraph's 6.19 to 6.30 subject to the following fulles permitted under the relevant scheme);	of the Standard Fee unless, at the time the application for Payment on Account is made, you have already incurred Payments on Account may be claimed for Family font fact Work in accordance With Paragraphs 6.19 to 6.30, subject to the following rules:  relevant scheme);
	(a)ទៀបគ្រាម៉េរ៉ានទាំងទៅម៉ាមាស់កាម៉េរ៉ាខាចការិខេត្តបន្ទាមាធិប្តី រក់១(ខាត់ខេត្ត 7៦/ខេត្ត ម៉ោមប៉េននេះ គាល់រីកាមផល់គ្នាចំពាប់ពេះ មេសាខាត់ម៉េងហាder Hthe ក្រុការប្រែសាស់ស្វេស Scheme any Payment on Account to you for work within that Scheme may not exceed	(ba) in relation to applications for Payment on Account of profit m) scholectus ing provisions of payment on Account of profit applications in provisions for Payment on Account of profit applications in the provisions for Payment on Account of profit applications in the provisions for Payment on Account of profit applications in the provisions for Payment on Account of profit application in the profit of profit of the
	75% of the relevant Standard Fees and Bolton Fees due – see Paragraph 7.28 for the position of Counsel;	ત્રુ <sup>ubje</sup> çti tgethe prayişi posisi hararpapa 7,25(ca) 23( th) or 2 is(ba) and ૪૯૪૬૧૫૬," ભારતિ આંગણ બ્રિપ્ટ પ્રસાય પાયા પાયા કર્યો છે. માના Scheme any Payment on Account to you for work within that
	for the avoidance of the doubt Payments on Account (d) of disbursements may continue to be claimed at 100%.	Scheme may not exceed 75% of the relevant Standard Fees and Bolt-on Fees due – see Paragraph 7.28 for the position of Counsel;
		(ca) during the period 4 August 2020 to 31 January 2021 only, applications for Payment on Account in relation to work set out at paragraph 7.25(c) may not exceed 100% of the relevant fee; and

	for the avoidance of the doubt Payments on Account of p) disbursements may continue to be claimed at 100%.
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## Changes made on 15 July 2020

This table sets out amendments made to the Category Specific Rules: Mental Health to the Standard Civil Contract 2018 to enable the Adjourned Hearing Fee to be paid in circumstances where a Mental Health Tribunal that has been listed for a remote hearing is adjourned, postponed or cancelled on the day of the hearing.

#### 2018 Standard Civil Contract Specification: Category Specific Rules- Mental Health

Paragraph Number	Current Provision	Amendment
9.1	New Definition Inserted	
		The following definition has been added to the list of defined terms at Paragraph 9.1 of the Mental Health Category Specific Rules:
		"Remote Hearing" means a MHT hearing intended to dispose of a case that is conducted via live audio or video link

	9.84	The following amendments have been made to Paragraph 9.84 of the Mental Health Category Specific Rules:  (a) This fee level primarily covers the act of representing the Client at the MHT and any aftercare services. Work includes Counsel's fees for that representation.  (b) Where the MHT is adjourned or is postponed, the fee will cover all the sittings of the MHT until a decision (disposal) is reached, except as set out below at Paragraph 9.85.	(a) This fee level primarily covers the act of representing the Client at the MHT and any aftercare services. Work includes Counsel's fees for that representation (b)Where the MHT is adjourned or is postponed, the fee will cover all the sitting of the MHT until a decision (disposal) is reached, except as set out below a Paragraphs 9.85 and 9.85A.  (c) If no effective MHT hearing takes place, for example because the Client discharged before the hearing, then you will not be entitled to claim a Level	
		(c) If no effective MHT hearing takes place, for example because the Client is discharged before the hearing, then you will not be entitled to claim a Level 3 (Mental Health Proceedings) Fee unless you are entitled to claim a Level 3 (Mental Health Proceedings) Fee in substitution for an Adjourned Hearing Fee under Paragraph 9.85 below.  (d) If, however, an effective hearing takes place but the decision is set aside and a new hearing is fixed to re-decide the case (pursuant to section 9(5)(a) of the 2007 Act or otherwise) you may treat the new hearing as a fresh Matter and may claim a new Level 3 (Mental Health Proceedings) Fee (and any associated Level 1 or 2 (Mental Health Proceedings) Fee subject to meeting all other conditions of this Specification).	(Mental Health Proceedings) Fee unless you are entitled to claim a Level 3 (Mental Health Proceedings) Fee in substitution for an Adjourned Hearing Fee under Paragraph 9.85 or 9.85A below.  (d) If, however, an effective hearing takes place but the decision is set aside and a new hearing is fixed to re-decide the case (pursuant to section 9(5)(a) of the 2007 Act or otherwise) you may treat the new hearing as a fresh Matter and may claim a new Level 3 (Mental Health Proceedings) Fee (and any associated Level 1 or 2 (Mental Health Proceedings) Fee subject to meeting all other conditions of this Specification).	
	9.85A	New Paragraph Inserted	The following new Paragraph 9.85A has been added to the Mental Health Category Specific Rules after the existing Paragraph 9.85:	

		When a MHT hearing that has been listed as a Remote Hearing is adjourned or postponed to another day, or is otherwise cancelled, on the day of the hearing:
		(a) at the request of the MHT or Responsible Clinician; or
		(b) in circumstances where you make a request to adjourn, postpone or cancel the MHT hearing, and where you could not have otherwise reasonably avoided making such a request,
		and in either case you have incurred:
		1. some travel costs by travelling to, and arriving at, the client's location to take part in the MHT hearing in their presence; and/or
		2. some advocacy costs in putting the client's case forward to the MHT before the MHT hearing was adjourned, postponed or cancelled; and/or
		3. some attendance costs for attending a Remote Hearing, provided that a minimum of fifteen minutes elapsed between the hearing having started (or having been scheduled to start) and the hearing having been adjourned, postponed or cancelled (as applicable), without you providing any advocacy; then provided that you have taken reasonable steps to prevent any of the costs set out in sub-paragraphs 1, 2 and/or 3 above being incurred, for example, by seeking an adjournment at the earliest possible opportunity before the MHT hearing has started where it is clear that one will need to be requested, then you may claim an Adjourned Hearing Fee.
9.85B	New Paragraph Inserted	
		The following new Paragraph 9.85B has been added to the Mental Health Category Specific Rules after the above new Paragraph 9.85A:
		For the avoidance of doubt, Paragraph 9.85A applies to any claim for an Adjourned Hearing Fee in respect of a Remote Hearing which has been adjourned, postponed or cancelled since the issue of the "Pilot Practice Direction: Contingency Arrangements in the First-Tier Tribunal and the Upper Tribunal" by Sir Ernest Ryder, Senior President of Tribunals on 19 March 2020, including any procedures for assessing remuneration or subsequent appeals, and regardless of the date the claim was submitted

	to the Legal Aid Agency. The reasons behind the adjournment, postponement or cancellation of the Remote Hearing should be documented on file along with a justification, and any relevant evidence, that the circumstances warrant the Adjourned Hearing Fee to be claimed.
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#### Changes made on 10 July 2020

These tables set out amendments that have been made to account for changes to the Payments on Accounts application process.

2018 Standard Civil Contract Specification (General Provisions 1-6). N.B. this change also apply to the Housing Possession Court Duty Scheme Contract and the 2018 Standard Civil Contract (Education and Discrimination) Specification (General Provisions 1-6)

Paragraph Number	Current Provision		Amendment		
6.21 (Payment on Accounts)	Specific	earlier than 3 months after the issue of the Certificate;  you may make no more than two applications within any 12 month period; and  cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred	On any Licensed Work case, subject to Paragraph 6.23 and the Category Specific Rules, you may apply to us for a Payment on Account of your profit costs incurred under the Certificate provided that:  (a) an application for a first Payment on Account may not be made earlier than 3 months after the issue of the Certificate;  (b) you may make no more than four two applications within any 12 month period and  (c) cumulative Payments on Account for profit costs under a Certificate must not exceed 75% of the amount of your incurred profit costs, calculated at the date of each application for the Payment on Account.		

## Changes made on 8 June 2020

This table sets out amendments that have been made to the 2018 Standard Civil Contract Specification: Category Specific Rules Immigration and Asylum.

Paragraph Number	Current Provision	Amendment
8.1 (Definitions)		"Appeal Skeleton Argument" means the skeleton argument that the appellant is directed to produce as a part of 'Online procedure' for appeals to the First Tier Tribunal of the Immigration and Asylum Chamber up of appeals;
	"IRC Procurement Area" means either:  Brook House IRC;  Campsfield IRC;  Colnbrook IRC;  Harmondsworth IRC;  Tinsley House IRC;  Yarl's Wood IRC; or  Morton Hall IRC; or	Amended Definition  "IRC Procurement Area" means either:  Brook House IRC;  Campsfield IRC;  Colnbrook IRC;  Harmondsworth IRC;  Tinsley House IRC;  Yarl's Wood IRC; or  Morton Hall IRC; or

	"Online Procedure" means Her Majesty's Court and Tribunal Service reform online service accessed through MyHMCTS or any other appeals where the parties are directed by the Tribunal to deal with an appeal online

Part D -	New Subtitle and Clause Inserted			Arhended Table that do use the Online Procedure				
Rant Deration Remuneration Famigration	Standard Fee	Asylum	Immigration		-	im payment for Stage Stagger (b) in relation to	2(c) then you may not o thasignation	laim payment
ammagyation Sagtestation Work-Standard	Stage 1	Legal Help	Legal Help		Stage 1	Legal Help	Legal Help	
Fee Scheme: Work 8.56 Standard Fee Scheme: 8.60	Stage 2 (a)	CLR – no substantive hearing	CLR – no substantive hearing		Stage 2 (a)	CLR – no substantive hearing	CLR – no substantive hearing	
Part D - Remuneration For	New Edause Inse	r <b>ted</b> R – substantive hearing	CLR – substantive hearing		Stage 2 (b)	CLR – substantive hearing	CLR – substantive hearing	
Immigration and Asylum Controlled							dard Fee where you h t under the Online Prod CLR - using the Online Procedure	
Work Standard Fee Scheme: 8.61					(a) Where a matt	 dard Fee cannot be cla ter concludes prior to t hould claim the Stage 2	he submission of an Ap	peal Skeleton
Remuneration	or Stage 2(b) as se Matter concludes.	t out in 8.56 will be clai	ndard Fee for either Stag med depending on whe ments for both Stage 2(	re the	submitted, but w CLR is split into t the First Tier Trib depend on whet	where you represent the hree two sub-stages. To Junal, you should claim her the Online Procedu	peal Skeleton Argument e client at a substantive he Standard Fee(s) clair the Stage 2(b) Standar ire is used and on for et 56 will be claimed depe	hearing before nable will d Fee plus any ther Stage 2 (a)
For Immigration and Asylum CortPolled	New Clause Inse	rted			where the Matte	er concludes. <del>You may receded to a hearing the</del>	not claim payments for the fee for attendance atter, set out at Paragraph 8	both Stage 2(a) e at the hearing
5@indard Fee								
•	New Subtitle inclu	uded			Matters that do n	ot use the Online Proce	dure	
8.57 and 8.58							· · · ·	

Scheme: 8.62			
	You must submit a Controlled Work Claim (including addition payments if incurred) within 6 months of the end of each of t following stages of the case citing the correct UKVI unique Clienumber:  (a) Legal Help - at the end of Stage 1 (as described at Paragra 8.61 below) or where the Matter otherwise ends earlier; CLR - at the end of Stage 2 (as described at Paragraph 8.66 below)	he ent ph or	Amended Clause  For all Matters Yyou must submit a Controlled Work Claim (including additional payments if incurred) within 6 months of the end of each of the following stages of the case citing the correct UKVI unique Client number:  (b) Legal Help - at the end of Stage 1 (as described at Paragraph 8.691 below) or where the Matter otherwise ends earlier; or  CLR - at the end of Stage 2 (as described at Paragraph 8.6674 below).

Part D - Remuneration For Immigration and	New Clause Inserted	Where a determination is made that an individual qualifies for CLR and the Matter is lodged through the Online Procedure and the Appeal Skeleton Argument is submitted, the Standard Fee covers but is not limited to, the following Contract Work:
Asylum Controlled		(a) drafting and lodging an appeal, including drafting and submitting an Appeal Skeleton Argument;
Work		(b)preparation of an appeal including the appeal bundle;
Standard Fee Scheme: 8.69		(c)consideration of determination and advice to the Client about the determination and carrying out any necessary work;
		(d) re-applying the merits criteria as set out in the Merits Regulations for an appeal to the Upper Tribunal;
		(e) where the appeal to the First Tier Tribunal is dismissed and an appeal to the Upper Tribunal is not being pursued, explaining the consequences of the decision and carrying out any necessary work;
		(f)where the appeal is allowed, explaining the consequences of the decision including rights and entitlements; and
		(g)any post appeal advice and assistance that does not constitute a separate Matter Start.
	Where applicable, Graduated Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as	
Additional payments to		Amended Clause

the Standard Fee for advocacy and disbursements Advocac services - formerly 8.66	Standard Fee, for	ngraph 8.64), in addition to the appropriate each relevant attendance. When claiming for e following rules apply:	8.71. Where applicable, Graduated Fees for advocacy services set out in the Remuneration Regulations are payable at the end of Stage 2 (as described in Paragraph 8.64), in addition to the appropriate Standard Fee, for each relevant attendance. When claiming for advocacy work the following rules apply:	
	(b)	advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel;	(a)advocacy fees are payable whether the relevant advocacy services are carried out by you or Counsel and whether remotely or in person;	
	(c)		(b) only one advocacy fee for a substantive hearing in the First  Tier Tribunal may be claimed per Matter; if such a hearing goes into a second day, either part heard or re-listed, an additional day's substantive hearing fee may be claimed for the second and	

#### Changes made on 15 May 2020

These tables set out amendments that have been made to account for changes to legislation made by the *Civil Legal Aid (Procedure) (Amendment) Regulations* 2020.

2018 Standa	2018 Standard Civil Contract Specification (General Provisions 1-6)		
Paragraph	Current Provision	Amendment	

1.5	"Exempted Person" has the meaning given to it in regulation 20 of the Procedure Regulations being, at the Contract Start Date  "Gateway Work" has the meaning given in regulation 20 of the Procedure Regulations;"	"Exempted Person" has the meaning given to it in regulation 20 of the Procedure Regulations being, at the Contract Start Date  "Gateway Work" has the meaning given in regulation 20 of the Procedure Regulations;"
2.38	In providing Controlled Work that is not Gateway Work you must attend your Client in the Office or other permitted location named in the Schedule unless the Controlled Work is:  (a) provided via any Outreach Services service specifically authorised by a Schedule or other contract issued by us; (b) approved by us in writing in advance; (c) provided to a Client at their location for good reason; (d) Controlled Legal Representation or Help at Court at the appropriate court or tribunal; or (e) appropriate travel to attend on Counsel, experts, witnesses or site inspections.	In providing Controlled Work that is not Gateway Work you must attend your Client in the Office or other permitted location named in the Schedule unless the Controlled Work is:  (a) provided via any Outreach Services service specifically authorised by a Schedule or other contract issued by us; (b) approved by us in writing in advance;  (c) provided to a Client at their location for good reason; (d) Controlled Legal Representation or Help at Court at the appropriate court or tribunal; or  (e) appropriate travel to attend on Counsel, experts, witnesses or site inspections.
2.46	You must signpost Clients or potential Clients to the helpline in respect of Gateway Work unless that Client or potential Client is an Exempted Person as described in the Procedure Regulations.	Not used You must signpost Clients or potential Clients to the helpline in respect of Gateway Work unless that Client or potential Client is an Exempted Person as described in the Procedure Regulations.

2018 Stand	2018 Standard Civil Contract Specification Category Specific Rules: Housing and Debt		
Paragraph	Current Provision	Amendment	
Paragraph	Current Provision	Amenument	

Paragrap h 2 of the preamble	Legal Help in relation to the Debt matters described at paragraph 26(a) to (c) of the Debt section of the Category Definitions 2018 is Gateway Work and, subject to limited exceptions described in the Procedure Regulations, must be referred to the Gateway.	Legal Help in relation to the Debt matters described at paragraph 26(a) to  (c) of the Debt section of the Category Definitions 2018 is Gateway Work and, subject to limited exceptions described in the Procedure Regulations, must be referred to the Gateway.	

2018 Stand	2018 Standard Civil Contract - Family Mediation Specification		
Paragraph Current Provision		Amendment	
1.5 (Definitio ns)	"Category of Work" means the specific categories of Family Mediation Contract Work set out in paragraph 3.15;	"Category of Work" means the specific categories of Family Mediation Contract Work set out in paragraph 3.1520;	

3	 Application Form is fully and accurately completed by the Client. In particular wou must ensure that:	Before you commence a Matter, you must ensure that the relevant Application Form is fully and accurately completed by the Client. In particular you must ensure that:
	(a) the assessment of means section and the Client's details are fully and accurately completed; and	(a) the assessment of means section and the Client's details are fully and accurately completed; and
	(b) the Application Form is signed by the Client in your presence before Family Mediation is commenced, and	(b) the Application Form is signed by the Client in your presence before
	the completed form must be kept on file.	Family Mediation is commenced, and the completed form must be kept on file.
		(b) the Application Form is signed by the Client in your presence before Family Mediation is commenced, subject to the exceptions set out in the Procedure Regulations and Paragraphs 3.9 to 3.14 of this Specification, and
		the completed form must be kept on file.

3.9	You may, except in relation to the requirements set out at Paragraph 3.7(b) above, provide services to a Client remotely (including, for example, video conferencing facilities). Any work conducted in accordance with this Paragraph 3.9 must be done in accordance with the Family Mediation Council Code of Practice and any guidance that either we or the Family Mediation Council may issue.	3.9 You may, except in relation to the requirements set out at Paragraph 3.7(b) above, provide services to a Client remotely (including, for example, video conferencing facilities). Any work conducted in accordance with this Paragraph 3.9 must be done in accordance with the Family Mediation Council Code of Practice and any guidance that either we or the Family Mediation Council may issue.
		3.9 Subject to Paragraphs 3.10 to 3.12, an application for Controlled Work may be accepted via post, fax, email, or other such method of communication as we may agree from time to time where the Client requests that the application is made in this way and it is not necessary for the interests of the Client or his or her case to attend you in person. Any work conducted in accordance with this Paragraph 3.9 must be done in accordance with the Family Mediation Council Code of Practice and any guidance that either we or the Family Mediation Council may issue.
		<ul> <li>3.10 Applications may not be accepted in accordance with Paragraph</li> <li>3.9 above where the Client is resident outside the European Union and: <ul> <li>a) such residence is purely temporary and the Client can without serious disadvantage delay the application until they have returned to the European Union, or</li> </ul> </li> </ul>
		b) the services could be applied for on the same Matter by a person resident in the European Union, or
		c) it is otherwise unreasonable to accept the application.
		3.11 Unless we provide specific written authority in advance, the number of Matters where your Client does not attend you in person either because you accept an application under Paragraph 3.9 or provide services via videoconferencing or other means of remote communication under Paragraph 3.12, must not exceed 25% of your total matters opened in any Schedule period. For the avoidance of doubt, where you accept a postal or faxed application under Paragraph 3.9 or provide

services via videoconferencing or other means of remote communication under Paragraph 3.12 in order to comply with your duties under the Equality Act 2010, this will not count towards the 25% limit set out in this Paragraph 3.11. 3.12 You may provide services to a Client via videoconferencing or other means of remote communication before that Client has signed the Application form where: the Client requests and it is not necessary for the interests of the Client or his or her case to attend you in person; and b) the Client meets the criteria in the Merits Regulations and Financial Regulations for the provision of Legal Help, and you may make a Claim for this work provided that the Client subsequently signs the Application Form and provides appropriate evidence in relation to their financial means and identity. 3.13 The Client does not have to attend your Office to sign the Application Form after having been given advice in the manner set out in Paragraph 3.12. You may send the Application Form to your Client, after you have given the advice, for signature and return, subject to Paragraph 3.9. 3.14 You may, other than in relation to the requirements set out at Paragraph 3.7(b) (taking into account the exceptions to that requirement at Paragraphs 3.9 to 3.13), provide services to a Client remotely (including, for example, video conferencing facilities). Any work conducted in accordance with this Paragraph 3.14 must be done in accordance with the Family Mediation Council Code of Practice and any guidance that either we or the Family Mediation Council may issue.

3.27		
	3.26 Good cause for declining to receive an application under Paragraph 3.26 includes:	3.27 Good cause for declining to receive an application under Paragraph 3.216 includes:
	3.26.1.1.1 where you do not have the capacity to take on the case or Matter;	3.27.1.1.1 where you do not have the capacity to take on the case or Matter;

		<ul> <li>3.26.1.1.2 where you do not have the necessary skill or expertise to take on the case or Matter; or</li> <li>3.26.1.1.3 other professional conduct reasons such as actual or potential conflict of interest.</li> </ul>	<ul> <li>3.27.1.1.2 where you do not have the necessary skill or expertise to take on the case or Matter; or</li> <li>3.27.1.1.3 other professional conduct reasons such as actual or potential conflict of interest.</li> </ul>
Housing Possession Court Duty Scheme Category Specific Rules (Annex A of the HPCDS Contract for Signature (the 'Offer'		3.28 You must not decline to receive an application under Paragraph 3.26:  (a) which is within the scope of your Contract and which you have the appropriate skills and capacity to carry out, on any grounds which directly or indirectly discriminate on the grounds of a protected characteristic (as defined in section 4 of the Equality Act 2010); or (b) because a potential Client's protected characteristic (as defined in section 4 of the Equality Act 2010) may result in additional costs or disbursements being incurred compared with a Client without them.	<ul> <li>3.29 You must not decline to receive an application under Paragraph 3.246:</li> <li>(a) which is within the scope of your Contract and which you have the appropriate skills and capacity to carry out, on any grounds which directly or indirectly discriminate on the grounds of a protected characteristic (as defined in section 4 of the Equality Act 2010); or (b) because a potential Client's protected characteristic (as defined in section 4 of the Equality Act 2010) may result in additional costs or disbursements being incurred compared with a Client without them.</li> </ul>
	3.30 Paragraph	3.30 "Good cause" in Paragraph 3.26 does not include any considerations regarding the level of any Standard Fee you may be entitled to receive under this Contract. You may not decline to receive an application under Paragraph 3.26 on the grounds (however stated) that the Standard Fee you would be entitled to Claim for that work does not represent what you consider to be appropriate remuneration in the circumstances of the individual case or Matter.  Current Provision	3.30 "Good cause" in Paragraph 3.261 does not include any considerations regarding the level of any Standard Fee you may be entitled to receive under this Contract. You may not decline to receive an application under Paragraph 3.261 on the grounds (however stated) that the Standard Fee you would be entitled to Claim for that work does not represent what you consider to be appropriate remuneration in the circumstances of the individual case or Matter.  Amendment

10.40	Where a Client seeks your advice outside of the terms of the Housing Possession Court Duty Scheme, then, subject to any means or merits tests you should (if you are permitted by your 2018 Standard Civil Contract) consider whether it is appropriate in the circumstances to commence Legal Help, Help at Court or Licensed Work. You will be entitled to payment for assisting that Client in accordance with your 2018 Standard Civil Contract but you will not be entitled to claim any fee under this Contract. Gateway Work, as defined in the Procedure Regulations, must be referred to the Gateway.	Where a Client seeks your advice outside of the terms of the Housing Possession Court Duty Scheme, then, subject to any means or merits tests you should (if you are permitted by your 2018 Standard Civil Contract) consider whether it is appropriate in the circumstances to commence Legal Help, Help at Court or Licensed Work. You will be entitled to payment for assisting that Client in accordance with your 2018 Standard Civil Contract but you will not be entitled to claim any fee under this Contract. Gateway Work, as defined in the Procedure Regulations, must be referred to the Gateway.
10.41	Further to Paragraph 10.40, when considering whether it is appropriate in the circumstances, you should take account of the Client's location and whether it is feasible to deliver face-to-face advice from your Office or whether it is more appropriate to refer the Client to a Provider located nearer the Client. Matters which are Gateway Work must be referred to the Gateway and you may not commence Legal Help.	Further to Paragraph 10.40, when considering whether it is appropriate in the circumstances, you should take account of the Client's location and whether it is feasible to deliver face-to-face advice from your Office or whether it is more appropriate to refer the Client to a Provider located nearer the Client. Matters which are Gateway Work must be referred to the Gateway and you may not commence Legal Help.

2018 Standard Civil Contract (Education and Discrimination) Specification (General Provisions 1-6)1

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<sup>&</sup>lt;sup>1</sup> The *Standard Civil Contract (Education and Discrimination) 2018* was drafted to anticipate the removal of the mandatory telephone gateway. For example, paragraph 2.46A of the General Specification confirms that once the gateway is removed the requirement at 2.46 to refer clients to CLA no longer applies. In other words, it is written into the terms of the contract itself the provider can now take on cases directly without the client having to apply via CLA. However, it was felt on consultation with Consultative Bodies that the minor change to paragraph 2.38 of the Specification was required to the contract documentation to make it consistent with the other

Paragraph	Current Provision	Amendment
2.38	In providing Controlled Work that is not Gateway Work you must attend your Client in the Office or other permitted location named in the Schedule unless the Controlled Work is:	In providing Controlled Work that is not Gateway Work you must attend your Client in the Office or other permitted location named in the Schedule unless the Controlled Work is:
	<ul> <li>(a) provided via any Outreach Services service specifically authorised by a Schedule or other contract issued by us;</li> <li>(b) approved by us in writing in advance;</li> <li>(c) provided to a Client at their location for good reason; (d) Controlled Legal Representation or Help at Court at the appropriate court or tribunal; or</li> <li>(e) appropriate travel to attend on Counsel, experts, witnesses or site inspections.</li> </ul>	<ul> <li>(a) provided via any Outreach Services service specifically authorised by a Schedule or other contract issued by us; (b) approved by us in writing in advance;</li> <li>(c) provided to a Client at their location for good reason; (d) Controlled Legal Representation or Help at Court at the appropriate court or tribunal; or</li> <li>(e) appropriate travel to attend on Counsel, experts, witnesses or site inspections.</li> </ul>

facetoface contracts. The amended paragraph 2.38, however, be read in conjunction with requirements on offering clients the choice of remote advice or face-to-face advice from June 2020 as set out in the Category Specific Rules for Education and Discrimination.