**IN THE HIGH COURT OF JUSTICE**

**THE BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES**

**INSOLVENCY AND COMPANIES LIST (ChD)**

**IN THE MATTER OF [NAME OF COMPANY]**

**AND IN THE MATTER OF THE COMPANIES ACT 2006**

**BETWEEN**

**[ ]**

**Petitioner(s)**

**-and-**

**[ ]**

**Respondents**

**UPON THE PETITION** of the abovenamed Petitioner(s) presented to the court on [insert date of presentation]

**OF ITS OWN MOTION THE COURT ORDERS:**

1. The rules of the Disclosure Pilot set out in Practice Direction 51U shall apply to this matter;

2. The Petitioner(s) serve the petition by 4.00 pm [insert date 14 days after date of issue];

3. The petition stand as points of claim;

4. The Respondent(s) (save for the company) file and serve points of defence by 4.00 pm [insert date 28 days after date in para 2. above];

5. The Petitioner(s) file and serve points of reply (if so advised) by 4.00 pm [insert date 28 days after date in para 4. above];

6. The petition shall be listed for a costs case management conference on [insert date 77 days after date in para 5. Above]. In the absence of a time estimate the matter will be listed for 1½ hours[[1]](#footnote-1);

7. Where there is to be costs management:

1. the parties file and exchange costs budgets by 4.00 pm [21 days before hearing fixed by para 6 above];
2. the parties consider each other’s costs budget(s) and by 4.00 pm [insert date 14 days before date in para 6 above] identify to each other which phases in the other party’s/parties’ budget(s) are agreed and which are not agreed, in the latter case giving brief reasons and suggested alternative figures;
3. by 4.00 pm [7 days before hearing fixed by para 6 above] the Petitioner’s solicitors file and serve:
   1. confirmation that all phases in the budgets are agreed; or
   2. a one page summary in tabular form setting out the figures for the phases in the budgets indicating which phases have been agreed and which have not been agreed together with a summary of the reasons for disagreement and suggested alternative figures;
4. the parties file and serve in the form below a non-binding indication of what they believe to be the approximate value of the shares in issue in the petition by 4.00 pm [insert date 7 days before the date in para 6];

8. The parties be permitted to vary by consent the time for compliance with any of the orders above for a period of no more than 28 days. In the event that the hearing fixed pursuant to paragraph 6 needs to be vacated as a result, the parties are to inform the Court as soon as reasonably practicable so the hearing may be vacated and re-fixed;

9. Costs be in the petition.

**Estimate of value**

For the purpose of the hearing mentioned in paragraph 6 of the order dated [ ] I/ we put the following non-binding estimate on the value of the shares in issue in this petition on [insert date(s) ]: £

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Petitioner/petitioner’s solicitors/Respondent/respondent’s solicitors

1. The parties are directed to CPR 3.12. If the parties seek an order dispensing with cost budgets they should inform the court in advance of the hearing, and in any event notify the court as soon as possible if the 1.5 hour time estimate is too long or too short or the date cannot be kept. [↑](#footnote-ref-1)