CASE MANAGEMENT AGENDA

You must fill in the table below and send a copy to the other side and the Tribunal at least 7 days before the preliminary hearing. Try and agree the contents with the other side first if you can.

Some sections may not be relevant in your case. Leave those blank. Don't worry if you don't know what to write. The Judge will discuss it with you at the preliminary hearing.

The Welsh language version of this form can be found at this link:

https://www.judiciary.uk/guidance-and-resources/employment-rules-and-legislation-practice-directions/

1. Your	details
1.1 What is the case number?	
1.2 Are you completing this for the claimant or the respondent, or is it agreed?	
1.3 Do you wish to make the Judge at the preliminary hearing aware of any vulnerability or disability? If so, please say what it is and explain if you need any help from the tribunal.	
1.4 Do you need an interpreter at the preliminary hearing? Which language?	
2. Claimant and respondent	
2.1 Are the names of the claimant and respondent(s) in this case correct?	
If the respondent is a company, its name should usually end "Ltd" or "plc". Please confirm the correct legal name and, if possible, the company number.	
2.2 Should any person be added or removed as a respondent? If so, why?	
3. The claim and response	
3.1 What are the complaints in the claim form?	
(e.g. unfair dismissal, direct race discrimination)	
3.2 Is the claimant withdrawing any of the complaints in the claim form? Which ones?	
3.3 Is the claimant applying to amend the claim?	

If so, they must write here or on a separate page	
exactly what they want the amended claim to	
say.	
3.4 Does the respondent need the claimant to	
explain the complaints more clearly or in more	
detail?	
If so, they must write here exactly what	
questions they need the claimant to answer.	
The claimant should provide answers in writing	
before the hearing or be ready to answer these	
questions at the preliminary hearing.	
2. F. Has the respondent made an employer's	
3.5 Has the respondent made an employer's contract claim?	
Contract Statin.	
3.6 Is there any application to amend the	
response?	
If so, the respondent must write here exactly	
what they want the amended response to say.	
3.7 Does the claimant need the respondent to	
explain the response more clearly or in more	
detail?	
If so, thou must write here exactly what	
If so, they must write here exactly what questions they need the respondent to answer.	
The respondent should provide answers in	
writing before the hearing or be ready to answer these questions at the preliminary hearing.	
3	
4. Remo	adv
4. Kellik	виу
4.1 If there is an unfair dismissal claim which	
succeeds, does the claimant want to go back to	
work for the respondent in the same job ("reinstatement") or in an equivalent job ("re-	
engagement")?	
4.2. If the claims arread and the claimant does	
4.2 If the claims succeed, and the claimant does not go back to work for the respondent, how	
much money is the claimant asking for as	
compensation?	
4.3 Has the claimant sent the respondent details	
of how that has been calculated (a "schedule of	
loss")?	
4.4 Has the Claimant started new work? If yes,	
when?	

ending, was the clair		
5.	The	ssues
	uestions will the Tribunal e final hearing of the claim?	
deal with this at the key purpose of cas	if you are legally are not, the Judge will e preliminary hearing. A e management is to ssues to be decided.	
6.	Depo	sit order
	eposit order because part of e has little reasonable	
at the preliminary he	ider making a deposit order aring even if nobody has Judge will ask about ability	
The Judge may cons at the preliminary he asked for it. If so, the	aring even if nobody has	су
The Judge may cons at the preliminary he asked for it. If so, the to pay. 7. 7.1 Is there any appli	aring even if nobody has Judge will ask about ability	су
The Judge may cons at the preliminary he asked for it. If so, the to pay. 7. 7.1 Is there any applisimilar order under E49? Why? If so, the Judge may hearing. You must see	aring even if nobody has Judge will ask about ability Priva cation for an anonymity or	cy
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8.2 Should there be a further preliminary hearing to consider striking out any part of the claim or response? Which part? Why?	
8.3 If such a preliminary hearing is needed, the Judge will fix a date for it. It will be a public hearing. The Judge might also arrange another preliminary hearing for case management if that	
is necessary.	

9. Documents and evidence

The Judge at the preliminary hearing will usually make orders for the claimant and respondent to send each other a list of all the relevant documents and other evidence they have, and copies of those things. This is called "disclosure". The Judge will then make an order for a file of relevant documents to be prepared for the final hearing. That file is often called the "hearing bundle". **9.1** Do you want to receive documents from the other side as hard copies (paper) or electronic copies (pdf)? **9.2** Do you want to send documents to the other side as hard copies (paper) or electronic copies (pdf)? **9.3** By what date should the respondent send their list of documents and copies of documents? 9.4 By what date should the claimant send their list of documents and copies of documents? 9.5 Who will be responsible for preparing the file of documents/bundle for the final hearing? **9.6** By what date should the file/bundle be sent to the other side? **9.7** Should it be a hard copy or a pdf copy? 9.8 Will expert medical evidence be needed at the final hearing? Why? **9.9** Should there be joint medical expert? 9.10 If you are legally represented, what orders should be made to instruct the joint expert?

10. Witnesses

The Judge at the preliminary hearing will usually make an order that each person who is going to give evidence at the final hearing must prepare a written witness statement and send it to the other side before the final hearing.

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10.1 Name each person you intend to call as a	
witness on your side at the final hearing and say	
briefly what each person will give evidence	
about. The claimant will need to give evidence	
and might be the only witness on their side.	
and might be the only withess on their side.	
10.2 Should the claimant and respondent	
exchange their witness statements on the same	
day or should one side go first?	
10.3 What dates should witness statements be	
exchanged or sent?	
40.401 1141 1 4 1 1 1	
10.4 Should they be sent as hard copies or pdf	
copies?	
11. Wels	h Language
11.1 Does any witness wish to give evidence in	
Welsh?	
11.2 Does any party wish to rely on documents	
written in Welsh? How many?	
writteri iri vveisir: riow many:	
12. The	final hearing
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12.1 Could you attend a bearing by video if	
12.1 Could you attend a hearing by video if	
necessary? You need somewhere to take part in	
the hearing uninterrupted between 9.30am and	
the hearing uninterrupted between 9.30am and	
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4.30pm, a good internet connection and a computer or laptop.	
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each date, you must identify the person who is unavailable and give the reason.	
The Judge at the preliminary hearing will fix the date for the final hearing or the next hearing.	
12.7 Will you or any witness be outside the UK at the time of the final hearing?	
12.8 Will you, your representative or any of your witnesses need any reasonable adjustments at the final hearing? Say who will need adjustments and what they need.	
12.9 Will you or any of your witnesses need an interpreter at the final hearing? Which language?	
12.10 Should the claimant or the respondent be responsible for providing documents for the Tribunal to use at the final hearing?	
12.11 Should they be hard copies or pdf copies?	
13. Othe	r preparation
13.1 Should there be a list of names and roles of the people involved in the events the claim is about (a "cast list")?	
13.2 Who will prepare it and on what date?	
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judicial mediation?	
14.4 Are you interested in attending a judicial mediation?	
14.5 Are you aware that you may be required to attend a dispute resolution appointment ?	
JUDICIAL USE ONLY	If relevant, Judge to consider whether criteria for judicial assessment/judicial mediation/DRA apply and then raise with the parties and record response. If appropriate, conduct JA and/or list for judicial mediation/DRA subject to liaison as appropriate with listing and the REJ.

15. Any other matters

Write here anything else you need to raise at the preliminary hearing.		

For more information about Employment Tribunals in England & Wales please go to

https://www.judiciary.uk/courts-and-tribunals/tribunals/employment-tribunal-england-wales/

or scan the QR code below:

