## SCHEDULE 1

## INDUSTRIAL TRIBUNAL RULES OF PROCEDURE

Consequences of a response not being presented or accepted

## **Default judgements**

- 8.—(1) In any proceedings if the relevant time limit for presenting a response has passed, a chairman may, in the circumstances listed in paragraph (2), issue a default judgement to determine the claim without a hearing under rule 26 if he considers it appropriate to do so.
  - (2) Those circumstances are when
    - (a) no response in those proceedings has been presented to the Office of the Tribunals within the relevant time limit;
    - (b) a response has been so presented, but a decision has been made not to accept the response either by the Secretary under rule 6(1) or by a chairman under rule 6(2), and the Office of the Tribunals has not received an application under rule 34 to have that decision reviewed; or
    - (c) a response has been accepted in those proceedings, but the respondent has stated in the response that he does not intend to resist the claim.
- (3) A default judgement may determine liability only or it may determine liability and remedy. If a default judgement determines remedy it shall be such remedy as it appears to the chairman that the claimant is entitled to on the basis of the information before him.
- (4) Any default judgement issued by a chairman under this rule shall be recorded in writing and shall be signed by him. The Secretary shall send a copy of that judgement to the parties, to the Agency, and, if the proceedings were referred to the tribunal by a court, to that court. The Secretary shall also inform the parties of their right to have the default judgement reviewed under rule 33. The Secretary shall put a copy of the default judgement on the Register (subject to rule 49 (sexual offences and the Register)).
- (5) The claimant or respondent may apply to have the default judgement reviewed in accordance with rule 33.
- (6) If the parties settle the proceedings (either by means of a compromise agreement or through the Agency) before or on the date on which a default judgement in those proceedings is issued, the default judgement shall have no effect.
- (7) When paragraph (6) applies, either party may apply under rule 33 to have the default judgement revoked.