**SCHEDULE** 

Paragraph 2(3)(b)



Case reference number

# The Simple Procedure Response Form

The Simple Procedure is a speedy, inexpensive and informal court procedure for settling or determining disputes with a value of £5,000 or less.

A claim has been raised against you under the Simple Procedure . You have been provided with a copy of the Claim Form which sets out the claim made against you.

The Simple Procedure Rules should be read alongside this form. They can be found on the Scottish Courts and Tribunals Service website. Please **read the whole Response Form** before beginning to complete it. There are guidance notes for each part of the form.

Please note that if you **do nothing**, the court will almost certainly, if appropriate, award the claim to the claimant and order you to make a payment, including interest and expenses.

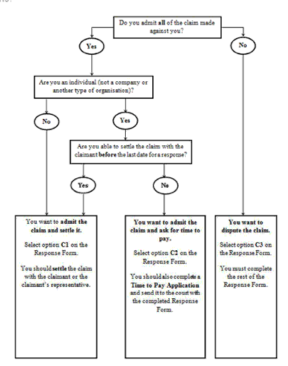
A. ABOUT YOU				
<ol> <li>Set out information</li> </ol>	about you, so that the court knows who you are and how to			
contact you.				
A1. Are you an individual, a	a company or an organisation?			
☐ An individual (includ	ling a sole trader) (please fill out A2)			
☐ A company or organ	nisation (please fill out A3)			
A2. What is your full name?	·			
Name				
Middle name				
Surnaine				
Trading name or representative capacity (if any)				
A3. What is the name of the company or organisation?				
Name				
Company type				

	company registration or (if limited company or LLP)	
٦	rading name (if any)	
A4. Wi	nat are your contact	details?
	Address	
	City	
	Postcode	
	Email address	
A5. Ho	w would you prefer	the court and the claimant to contact you?
	By post	
	Email	
B. AB	OUT YOUR REPRE	SENTATION
(i)	Set out information	about how you will be represented.
B1. Ho	w will you be repres	ented during this case?
	I will represent mys	elf
	I will be represente	d by a solicitor
		d by a non-solicitor (e.g. a family member, friend, or someone dvocacy organisation)
B2. Wi	no is your representa	ative?
1	If a family member	or friend, give their full name. If someone from an advice or
	advocacy organisat	tion, also give the name of that organisation.
	Name	
	Surname	
Org	anisation / firm name	
B3. Wi	nat are the contact d	letails of your representative?
0	If your representative	ve works for a solicitors' firm or an advice or advocacy
	organisation, give t	he address of that firm or organisation.
	Address	
	City	

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

	Postcode	
	Email address	
B4. W	ould you like us to co	ntact you through your representative?
1	If you select 'yes', the representative.	en the court will send orders and information in this case to your
	Yes	
	No	
B5. H	ow would your repres	entative prefer the court to contact them?
	By post	
	Online	
C. YO	UR RESPONSE TO	THE CLAIM

① You should decide now how you intend to respond to this claim. There are three options. Please mark the box next to the option you choose and follow those instructions.



C1.	I want to	admit t	the claim	and	settle	it before	the	last	date	for a	response.

- You should select this option if you accept that the claim against you is correct and you are able to settle it with the claimant now.
- You do not need to complete Parts D and E.
- You should send this Response Form to the court and to the claimant. You should settle the claim with the claimant or the claimant's representative by the last date for a response.

## C2. I want to admit the claim and apply for time to pay.

- ① You should select this option if you accept that the claim against you is correct but you want to be given time to make a payment, or time to make payments in instalments.
- (i) You do not need to complete Parts D and E.
- (i) You should also complete a Time to Pay Application and send it with this completed Response Form to the court and to the claimant by the last date for a response.
- ① Only an individual may ask for time to pay. If you are a company or another type of organisation and accept that the claim against you is correct, you should select option C1 and try to settle the claim before the last date for a response.

### C3. I want to dispute the claim.

- ① You should select this option if you do not accept that the claim against you is correct, and you want to:
  - argue that the court does not have jurisdiction,
  - dispute the entire claim, or
  - dispute the amount that is being claimed.
- You should complete this Response Form and send it to the court and to the claimant by the last date for a response. You will be sent written orders by the court telling you how to proceed.

## D. ABOUT YOUR RESPONSE

# D1. What is the background to this claim?

- ① In this part, you should set out the essential factual background to the claim. The claimant has set out their understanding in section D1 of the Claim Form. In particular, you should set out anything in section D1 of the Claim Form which you disagree with.
- ① For example, you should include:
  - key dates
  - if there was an agreement, what was agreed

	- when you became aware of the problem or dispute	
	whether any payments have been made so far, and if so what	
	whether any services have been provided so far, and if so what.	
1	If this is insufficient space to describe the essential factual background, you may another sheet of paper, which must be headed 'D1' and must be attached to the Response Form.	
	y should the claim not be successful?	
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- (i) You should complete this section if you think that:
  - you have a right of contribution, relief or indemnity against someone who is already a respondent
  - someone else should be made a respondent in this claim, as they are solely, jointly, or jointly and severally liable with you for the claim made against you
  - someone else should be made a respondent in this claim as they are liable to you
    for the claim made against you.
- If you complete this section then the court may order you to formally serve the Claim Form and the Response Form on any additional respondents.
- ☐ Yes (please complete D4)

### D4. Which additional respondents do you think should be responding to this claim?

- Set out below the full names and addresses of any additional respondents you think should be responding to the claim made against you.
- Set out the reasons why each person should be an additional respondent to the claim made against you.

```
1. [Name]
[Address]
[Reasons why this person should be an additional respondent]

2. [Name]
[Address]
[Reasons why this person should be an additional respondent]
[...]
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# D5. What steps have you taken, if any, to try to settle the dispute with the claimant?

- It is an important principle of simple procedure that parties should be encouraged to settle their disputes by negotiation, where possible.
- The court will use this information to assess whether more negotiation would help you and the claimant settle your dispute.

### E. WITNESSES, DOCUMENTS AND EVIDENCE

E1. Set out in a numbered list any witnesses you might bring to a hearing to support your response, their name and address, and what their relationship to the claim or response is.

- You should list any witnesses you think you might bring to a hearing. You do not need to list yourself or the claimant.
- ① You should provide the full name and address of any witnesses.
- (i) Your claim may require no witnesses other than you and the claimant. You do not need to bring a witness if the evidence which they might give can be shown in some other way, e.g. by photographs.
- ① You should describe the relationship of each witness to the claim or response. For example, you might indicate that a witness:
  - was the person with whom you made an agreement,
  - was present when the alleged damage took place,
  - inspected some work which you consider to have been completed satisfactorily.
- If the court orders a hearing, Part 11 of the Simple Procedure Rules tells you what you need to do to arrange the attendance of your witnesses.

```
1. [Name]
[Address]
[Relationship to the claim or response]

2. [Name]
[Address]
[Relationship to the claim or response]

3. [Name]
[Address]
[Relationship to the claim or response]
```

E2. Set out in a numbered list any documents you might bring to court to support your response.

- You should list any documents you think you might bring to a hearing. This includes photographs and other printed material which may be kept in a file.
- When preparing these documents for a hearing, it is useful if they are indexed with numbers.
- If the court orders a hearing, Part 10 of the Simple Procedure Rules tells you what you need to do to lodge documents before that hearing.

1.		
2.		
3.		
4.		
5.		
[]		

# E3. Set out any other pieces of evidence you intend to bring to a hearing to support your response.

- You should list any other evidence you think you might bring to a hearing.
- This includes objects, but not printed material. For example, if the claim was about damage caused to an item of clothing, you might list the item of clothing. You do not need to bring a piece of evidence if the important point can be shown in some other way, e.g. by photographs.
- ① If the court orders a hearing, Part 10 of the Simple Procedure Rules tells you what you need to do to lodge other evidence before that hearing.

I	1.	
	2.	
	3.	
	4.	
	5.	
	[]	

# PLEASE CHECK THIS FORM BEFORE SENDING IT.



# The Simple Procedure Notice of Claim

The Simple Procedure is a speedy, inexpensive and informal court procedure for settling or determining disputes with a value of £5,000 or less.

You have been formally served with a simple procedure claim.

# A. ABOUT THE CASE

Sheriff Court	
Claimant	
Respondent	
Case reference number	

# B. ABOUT THIS NOTICE OF CLAIM

## What is this envelope?

You have received this envelope because a claim is being made against you in court. The claim is being made under the Simple Procedure. The Simple Procedure is a speedy, inexpensive and informal court procedure for settling or determining disputes with a value of £5,000 or less. The Simple Procedure Rules are available on the Scottish Courts and Tribunals Service website.

In the Simple Procedure, the person who is making a claim against you is known as the claimant. You, the person the claim is being made against, are known as the respondent.

This envelope should contain:

- · this Notice of Claim,
- a Timetable,
- · a completed Claim Form,
- · if you are able to apply to the court for time to pay, a Time to Pay Application,
- a blank Response Form.

# What should you do next?

You should read the completed Claim Form carefully, because it sets out the claim being made against you, including the identity of the claimant, what the claimant says happened and what the claimant wants from you if their claim is successful in court.

You should read the Timetable carefully. This sets out what the last date for a response is. This is the date by which, if you want to dispute the claim, you must send a completed Response Form to the court and to the claimant. If you do not do this, the court will almost certainly, if appropriate, award the claim to the claimant and order you to make a payment, including interest and expenses.

### What help is available?

If you are not sure what to do next, you can contact the office of the sheriff clerk at the sheriff

If you need help to decide how to respond to the claim, how to complete the Response Form or help by representing you in court at a hearing, you should contact a solicitor, the Citizens Advice Bureau or another advocacy or assistance organisation.

:. ABOUT FORMAL SERVICE			
C1. Who formally served th	is Notice of Claim?		
i) This section will set	out the details of the person who formally served this Notice.		
Name			
Address			
Firm or organization			
Firm or organisation			
Signature			
Date of formal service			



# FORM 6C

# The Simple Procedure Confirmation of Formal Service

This is a Confirmation of Formal Service. It is used to inform the court when and how something has been formally served.

It must be completed and sent to the court whenever you are required to formally serve something on someone under the rules.

A. AB	OUT THE CASE	
	Sheriff Court	
	Claimant	
	Respondent	
Ca	se reference number	
B. AB	OUT YOU	
B1. W	hat is your full name	?
	Name	
	Middle name	
	Surname	
	Firm or organisation	
B2. W	hat is your professio	n?
	Sheriff officer	
	Sheriff clerk	
	Solicitor	
C. AB	OUT FORMAL SER	VICE
C1. W	no did you formally s	serve something on?

1	You must identify the person who you were required to serve something on.
C2. W	hat did you formally serve?
1	You must identify the form or document formally served.
C3. H	ow did you formally serve it?
(1)	You must describe the method of formal service used.
	By a next-day postal service which records delivery
	Delivering it personally
	Leaving it in the hands of a resident or employee
	Depositing it in a home or place of business by letter box or other lawful way
	Leaving it at a home or place of business in a way likely to come to the person's attention
	Other
1	If you have selected 'Other' or need to give more details about the manner of formal service, please set this out below.
C4. W	hen did you formally serve it?
(1)	You must identify when service was performed.



# The Simple Procedure Witness Citation Notice

You have been cited as a witness in a case in the sheriff court. The details of the case and the date on which you should come to court are set out below.

It is very important that you attend court and you should note that failure to do so may result in a warrant being granted for your arrest.

You may claim back money which you have had to spend and any earnings you have lost within certain specified limits, because you have to come to court. These may be paid to you if you claim within specified time limits. Claims should be made to the person who has asked you to attend court. Proof of any loss of earnings should be given to that person.

If you wish your travelling expenses to be paid before you go to court, you should apply for payment to the person who has asked you to attend court (listed below at D1).

If you:

- would like to know more about being a witness,
- are a child under the age of 18,
- think you may be a vulnerable witness within the meaning of section 11(1) of the Vulnerable Witnesses (Scotland) Act 2004 (that is someone the court considers may be less able to give their evidence due to mental disorder or fear or distress connected to giving your evidence at the court hearing).

you should contact the person who cited you (listed below at D1) for further information.

If you are a vulnerable witness (including a child under the age of 18) then you should be able to use a special measure (such measures include use of a screen, a live TV link or a supporter, or a commissioner) to help you give evidence.

# A. ABOUT THE CASE

Sheriff Court	
Claimant	
Respondent	

Case reference number	
B. ABOUT THE WITNESS	
B1. What is the full name of	if the witness?
Name	
Middle name	
Surname	
C. WHEN AND WHERE Y	OU MUST COME TO COURT
① The witness must c	ome to the court listed below on the date and time listed below.
The Sheriff Court you must come to is:	
Address	
Postcode	
You must come to the Sheriff Court on:	
D. ABOUT THIS CITATIO	
This part contains in  D1. Who is citing you as a	nformation about the party who has cited you as a witness.
	ited you is represented by a solicitor, they should list the solicitor's
	do not, they should list their own details.
Name	
Address	
Firm or organisation	
Email address	
D2. Which party is citing yo	ou as a witness?
☐ Claimant	
☐ Respondent	
D3. Who formally served th	nis Witness Citation Notice?
Name	
Address	

Document Generated: 2023-05-26

Firm or organisation	
Solicitor or sheriff officer	
Signature	
Date of formal service	