SCHEDULE 1

Rule 2(1) and (2)

FORM OF APPLICATION FOR A SPECIAL MEASURES DIRECTION UNDER SECTION 19 OF THE YOUTH JUSTICE AND CRIMINAL EVIDENCE ACT 1999

An application must be received by the court administration officer within 28 days of the date appointed for trial.

This form may also be used where an extension of time has been granted for the making of this application.

A copy of this form must be given at the same time to the other party or parties to the case.

PART A To be completed by all applicants

Details required	Notes
Details of witness	An application by the defence for evidence to be given
Name of Witness:	through a live television link or by means of a video recording need not disclose who that witness is, except where the witness is to give evidence in support of an alibi.
Date of birth of witness:	
If a previous application has been made to tender in evidence a video recording of testimony from the witness, give the date and (if known) result of that application.	If the applicant is the prosecutor, give the name of the witness (otherwise leave blank).
Case details	Give brief details of those charges to which this application
Details of Prosecuting Authority:	applies.
Case number:	
Accused(s): surname:	
forenames:	
Trial date and location (if known):	
Charges:	
Details of application	The statement should make clear whether the applicant seeks automatic eligibility (see Reasons for application
Specify the special measures being sought:	section below) or whether the applicant alleges that the quality of the evidence will be reduced unless a direction is given. In the latter case, the grounds on which the applicant
State the grounds on which the witness relies in support of the application for a special measures direction:	alleges that the quality of the witness's evidence is likely to be diminished in terms of completeness, coherence and accuracy should be clearly stated.

Details required	Notes
	Give a description of evidence submitted in support of this application:
	This requirement is optional.
	Examples of evidence might be:
	birth certificate;
	medical report;
	expert evidence;
	police report.
Arrangements which may be made available	
Give a description of the arrangements relevant to the measures applied for which may be made available at the court in which it is likely the hearing will	
take place:	
Reason for application A. Is the application for special measures for any of the following? (i) video recorded evidence in chief only; (ii) live link only; (iii) both these measures? Yes/No B. Is the witness a child witness	A child witness in need of special protection is defined by Section 21 of the Youth Justice and Criminal Evidence Act 1999. Section 21 of the Youth Justice and Criminal Evidence Act 1999. Section 21 of the Youth Justice and Criminal Evidence Act 1999 sets out a primary rule in favour of providing child witnesses with video recorded evidence in chief and
in need of special protection at the time that any relevant recording was made? Yes/No	live link unless, for witnesses who are not child witnesses in need of special protection, this would not be likely to maximise the quality of the witness's evidence.
C. Is the witness a child under 17 but not a child witness in need of special protection? Yes/No	
If the answer to both A and B is "Yes", information concerning the grounds of application and any views of the witness need not be provided.	
If the answer to C is "Yes" and there is no application	

Details required	Notes
for either video recorded evidence in chief or live link (or both), state the reasons why it is said that the special measures of video evidence in chief, live link (or both) would NOT maximise the quality of the child's evidence.	
For all witnesses over 17 years and for applications for witnesses under 17 years for measures other than video recorded evidence in chief or live link:	
Give the grounds for believing the special measures being sought in this application will improve the quality of the witness's evidence:	
Give the views of the witness as to why the measures sought in this application are required:	
Material change of circumstances Give a description of any material	This requirement applies only where— (a) a special measures direction is already in force and application is being made to discharge or vary the direction, or
change of circumstances relied upon to support this application:	(b) a previous application for a special measures direction was refused and this application seeks to reverse that decision.

PART B

To be completed if the application is for evidence to be given through a live television link

Details required	Notes
Details of application	An application by the defence need not disclose the name of the person proposed to accompany the witness if disclosure
Give—	could lead to the identification of the witness.
(a) the address of any venue from which the witness will give evidence if the court's	

Det	ails required	Notes
	own live television link is	
	not used:	
(b)	the name of the person	
	who it is proposed will	
	accompany the witness:	
(c)	the occupation of this	
	person:	
(d)	the relationship (if any) of	
	this person to the witness:	
Gro	unds	
G	. 1 24 5 1 15 14	
1	e why it is believed that this	
-	on should accompany the	
witn	ess.	

PART C To be completed if the application is to tender in evidence a video recording under section 27 of the Youth Justice and Criminal Evidence Act 1999

Details required	Notes
Video recording(s)	These details need to be completed only to the extent that the information is not contained in the video recording itself.
Statement as to circumstances in	
which video recording made:	Give the times at which recording began and finished, including details of any interruptions.
Date(s) of video recording(s):	
Time(s) of video recording(s):	Give address of premises where recording made and state the usual function of those premises.
Location and normal function of premises where video recording made:	
Details of those present while recording made	Include name, age and occupation of anyone present; time for which present; relationship (if any) to witness and to the accused.
Give details of each person present at any point during the recording:	
Use of an intermediary	The magistrate's approval for the purposes of section 29 of the Youth Justice and Criminal Evidence Act 1999 must be
1. Was any person used as an intermediary in the making of the video recording?	given before the special measures direction is given. The magistrate's approval may be sought at the hearing of the application for the special measures direction.
If so, has the magistrate's approval for the purposes of section 29 of the Youth Justice	If the magistrate's approval has not been obtained, the information required in Part D of this Form must be given.

Details required	Notes
and Criminal Evidence Act 1999	The declaration is—
been given? If it has, give details. 2. Did the intermediary make the appropriate declaration before the interview began?	"I solemnly, sincerely and truly declare that I will well and faithfully communicate questions and answers and make true explanation of all matters and things as shall be required of me according to the best of my skill and understanding."
Is the declaration recorded on the video recording?	
Equipment used	The description must include the following information—
Give a description of— (a) the equipment used for the recording: (b) any devices used as an aid to communication:	Number and type of cameras used (fixed or mobile); the number and location of microphones; the video format used; and whether it offered single or multiple recording facilities and if it did which were used.
	In the case of communication aids, describe how the device was operated. State also whether the equipment was provided for or owned by the witness or the intermediary and whether any additional needs arose for the witness or the intermediary as a result of using the devices. (Refer to the examples given in Part D, paragraph 9(b)).
Recordings of part only of an interview State whether the video recording contains part only of the interview with the witness:	A copy of any video recordings of other parts of the interview with the witness which it is not proposed to tender in evidence must also be provided to the court and the other parties. The details of each such recording must be given as above. Use separate sheets where necessary.
Details of copy	
State in respect of each video recording whether it is a copy, and give the following details in respect of each copy— Name and address of person who	
has the mastertape:	
When, and by whom, the copy was made:	
In the opinion of the applicant— (a) is the witness available for cross-examination? (b) if the witness is not available for cross-	Where the application is by the accused, the video recording(s) do not have to be served on the prosecution until the close of the prosecution case at the trial.

Details required	Notes
examination, have the parties agreed that the	
witness need not be available?	
Has the agreement of the other parties to the video recording(s) being tendered as evidence been sought?	
Have copies of the video recording(s) to which this application relates been disclosed to the other parties?	
Has a copy of this notice and the video recording(s) to which it relates been served on each party to the proceedings?	

PART D To be completed if the application is for the examination of the witness to be conducted through an intermediary

Details required	Notes
Details of application	Where an assessment has been undertaken by a relevant professional, give details of where and by whom the
1. Give a description of the communication needs of the	assessment was carried out.
witness:	If the person is not registered with the IRB, give the reason why this person is preferred to an IRB registered person.
2. State why you consider that the	IC
quality of the evidence given by the witness would be improved by use of an intermediary:	If so, give reasons why it is proposed to use the same person throughout the proceedings.
	Give details of any devices that may be used and how they
3. Give the name of the person through whom it is proposed the	are operated.
examination of the witness be	Examples might be:
conducted:	(a) whether breaks might be needed for the witness and/or the intermediary:
4. What is the occupation of this person and what is the person's area of specialism:	(b) the facilities that may be needed for the use of the devices, for example power sources.
5. Is this person related to the witness?	

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

Details required	Notes
If not related to the witness,	
does the intermediary know the	
witness and, if so, how and to	
what extent?	
6. In this manage manistant d with	
6. Is this person registered with the Intermediary Registration	
Board?	
Board:	
7. Why do you consider this	
person has the necessary	
skills to meet the particular	
communication needs of the	
witness:	
0 II4hi	
8. Has this person been used in the pre-trial investigation?	
the pre-trial investigation:	
9. Communication aids—	
(a) give details of any device	
used or which it is intended	
to use as a communication	
aid:	
(b) are there any issues which	
arise as a result of this	
device being used?	
Signature of applicant or	Date:
applicant's Solicitor:	