

**Filing questionnaire
(Pre-trial checklist)**

In the **WEST LONDON COUNTY COURT.**

To be completed by, or on behalf of:

**2ND DEFENDANT (NOELLE KLOSTERKOTTE
DIT - RAWÉ)**

Claim No. **WL203537**

Earliest date for filing with court office

Date(s) fixed for trial or trial period

who is ~~1st~~ ~~2nd~~ ~~3rd~~ ~~4th~~ ~~5th~~ ~~6th~~ ~~7th~~ ~~8th~~ ~~9th~~ ~~10th~~ ~~11th~~ ~~12th~~ ~~13th~~ ~~14th~~ ~~15th~~ ~~16th~~ ~~17th~~ ~~18th~~ ~~19th~~ ~~20th~~ ~~21st~~ ~~22nd~~ ~~23rd~~ ~~24th~~ ~~25th~~ ~~26th~~ ~~27th~~ ~~28th~~ ~~29th~~ ~~30th~~ ~~31st~~ ~~claimant~~ ~~defendant~~ in this claim

This form must be completed and returned to the court no later than the date given above. If not, your statement of case may be struck out or some other sanction imposed.

If the claim has settled, or settles before the trial date, you must let the court know immediately.

Legal representatives only: You must attach estimates of costs incurred to date, and of your likely overall costs. In substantial cases, these should be provided in compliance with CPR Part 43.

For multi-track claims only, you must also attach a proposed timetable for the trial itself.

A Confirmation of compliance with directions

1. I confirm that I have complied with those directions already given which require action by me. Yes No

If you are unable to give confirmation, state which directions you have still to comply with and the date by which this will be done.

19.10.03 / pg Witness Statement

Directions	Date
<p>THE DEFENDANT HAS PREPARED HER WITNESS STATEMENT BUT THE CLAIMANT HAS NOT INDICATED WHETHER OR NOT IT HAS DONE SO, EXCHANGE WAS ORDERED BY 21 OCTOBER 2003. EXPERT REPORTS HAVE NOT BEEN PREPARED, THE 2ND DEFENDANT IS OF THE VIEW SETTLEMENT HAS BEEN REACHED AND ASKS THE COURT TO MAKE APPROPRIATE DIRECTIONS.</p>	

Already dealt with at the LVT; extracts Brian Gale pg

2. I believe that additional directions are necessary before the trial takes place. Yes No

TRIAL NOT NECESSARY, SETTLEMENT REACHED

If Yes, you should attach an application and a draft order. Include in your application all directions needed to enable the claim to be tried on the date, or within the trial period, already fixed. These should include any issues relating to experts and their evidence, and any orders needed in respect of directions still requiring action by any other party.

3. Have you agreed the additional directions you are seeking with the other party(ies)? Yes No

B Witnesses

1. How many witnesses (including yourself) will be giving evidence on your behalf at the trial? (Do not include experts - see Section C) N/A

Continued over

2. If the trial date is not yet fixed, are there any days within the trial period you or your witnesses would wish to avoid, if possible? (Do not include experts - see Section C)

Please give details

Name of witness	Dates to be avoided, if possible	Reason

Please specify any special facilities or arrangements needed at court for the party or any witness (e.g. witness with a disability).

3. Will you be providing an interpreter for any of your witnesses? Yes No

C Experts

You are reminded that you may not use an expert's report or have your expert give oral evidence unless the court has given permission. If you do not have permission, you must make an application (see section A2 above)

1. Please give the information requested for your expert(s)

Name	Field of expertise	Joint expert?	Is report agreed?	Has permission been given for oral evidence?
MR. BROCK, LSM PARTNERS	SURVEYOR.	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No
		<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No
		<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No

2. Has there been discussion between experts? Yes, at LVT ; Brian Gale pg Yes No

3. Have the experts signed a joint statement? Yes No

4. If your expert is giving oral evidence and the trial date is not yet fixed, is there any day within the trial period which the expert would wish to avoid, if possible? Yes No **NOT KNOWN**

If Yes, please give details

Name	Dates to be avoided, if possible	Reason

