## **GUIDANCE NOTES ON PRECEDENT H**

- 1. This is the form on which you should set out your budget of anticipated costs in accordance with CPR Part 3 and Practice Directions 3E and 3F.
- 2. This table identifies where within the budget form the various items of work, **in so far as they are required by the circumstances of your case**, should be included. Allowance must be made in each phase for advising the client, taking instructions and corresponding with the other party/parties and the court in respect of matters falling within that phase.

Phase	Includes	Does NOT include
Pre-action	<ul> <li>Pre-Action Protocol correspondence</li> <li>Investigating the merits of the claim and advising client</li> </ul>	Any work already incurred in relation to any other phase of the budget
	<ul> <li>Considering ADR, advising on settlement and Part 36 offers</li> <li>All other steps taken and advice given pre-</li> </ul>	
61.1	action	
Statements of case	<ul> <li>Preparation of Claim Form</li> <li>Issue and service of proceedings</li> <li>Preparation of Particulars of Claim, Defence, Reply, including taking instructions, instructing counsel and any necessary investigation</li> <li>Considering opposing statements of case and advising client</li> <li>Part 18 requests (request and answer)</li> <li>Any conferences with counsel primarily relating to statements of case</li> </ul>	Amendments to statements of case (see below)
CMC	<ul> <li>Completion of AQs</li> <li>Arranging a CMC</li> <li>Preparation of costs budget for first CMC and reviewing opponent's budget</li> <li>Correspondence with opponents to agree directions and budgets, where possible</li> <li>Preparation for, and attendance at, the CMC</li> <li>Finalising the order</li> </ul>	Subsequent CMCs
Disclosure	<ul> <li>Obtaining documents from client and advising on disclosure obligations</li> <li>Reviewing documents for disclosure, preparing disclosure report or questionnaire response and list</li> <li>Inspection</li> <li>Reviewing opponent's list and documents, undertaking any appropriate investigations</li> <li>Correspondence between parties about the scope of disclosure and queries arising</li> <li>Consulting counsel, so far as appropriate, in relation to disclosure</li> </ul>	<ul> <li>Applications for specific disclosure</li> <li>Applications and requests for third party disclosure</li> </ul>

Witness	Identifying witnesses	Arranging for witnesses to attend trial
Statements	Obtaining statements	(include in trial preparation)
	Preparing witness summaries	
	Consulting counsel, so far as appropriate,	
	about witness statements	
	Reviewing opponent's statements and	
	undertaking any appropriate investigations	
	Applications for witness summaries	
Expert	<ul> <li>Identifying and engaging suitable expert(s)</li> </ul>	<ul> <li>Obtaining permission to adduce expert</li> </ul>
Reports	<ul> <li>Reviewing draft and approving report(s)</li> </ul>	evidence (include in CMC or as separate
	Dealing with follow-up questions of experts	application)
	Considering opposing experts' reports	Arranging for experts to attend trial
	<ul> <li>Meetings of experts (preparing agenda etc)</li> </ul>	(include in trial preparation)
PTR	Bundle	<ul> <li>Assembling and/or copying the bundle</li> </ul>
	Preparation of updated costs budgets and	(this is not fee earners' work)
	reviewing opponent's budget	
	Preparing and agreeing chronology, case	
	summary and dramatis personae (if ordered	
	and not already prepared earlier in case)	
	Completing and filing pre-trial checklists	
	Correspondence with opponents to agree	
	directions and costs budgets, if possible	
	Attendance at the PTR	
Trial	Trial bundles	Assembling and/or copying the trial
Preparation	Witness summonses, and arranging for	bundle (this is not fee earners' work)
	witnesses to attend trial	Counsel's brief fee and any refreshers
	Any final factual investigations	
	Supplemental disclosure and statements (if	
	required)	
	Agreeing brief fee     Any pro-trial conformace and advise from	
	Any pre trial conferences and advice from Counsel	
	Pre-trial liaison with witnesses	
Trial	Solicitors' attendance at trial	Proparation for trial
IIIai	All conferences and other activity outside	<ul><li>Preparation for trial</li><li>Agreeing brief fee</li></ul>
	court hours during the trial	Agreeing brief fee
	Attendance on witnesses during the trial	
	Counsel's brief fee and any refreshers	
	Dealing with draft judgment and related	
	applications	
Settlement	Settlement negotiations, including Part 36	Mediation (should be included as a
	and other offers and advising the client	contingency)
	Drafting settlement agreement or Tomlin	3 3/
	order	
	Advice to the client on settlement (excluding)	
	advice included in the pre-action phase).	

- 3. The 'contingent cost' sections of this form should be used for **anticipated costs** which do not fall within the main categories set out in this form. Examples might be the trial of preliminary issues, a mediation, applications to amend, applications for disclosure against third parties or (in libel cases) applications re meaning. **Costs which are not anticipated** but which become necessary later are dealt with in paragraph 4.7 of the Practice Direction.
- 4. Any party may apply to the court if it considers that another party is behaving oppressively in seeking to cause the applicant to spend money disproportionately on costs and the court will grant such relief as may be appropriate.