## List of documents: standard disclosure

## **Notes**

- The rules relating to standard disclosure are contained in Part 31 of the Civil Procedure Rules.
- Documents to be included under standard disclosure are contained in Rule 31.6
- A document has or will have been in your control if you have or have had possession, or a right of possession, of it or a right to inspect or take copies of it.

In the	
Claim No.	
Claimant (including ref)	
<b>Defendant</b> (including ref)	
Date	

## **Disclosure Statement**

I, the above named
☐ Claimant ☐ Defendant
Party (if party making disclosure is a company, firm or other organisation identify here who the person making the disclosure statement is and why he is the appropriate person to make it)
state that I have carried out a reasonable and proportionate search to locate all the documents which I am
required to disclose under the order made by the court on (date of order)
I did not search for documents:-
pre-dating
located elsewhere than
in categories other than
for electronic documents
☐ I carried out a search for electronic documents contained on or created by the following:  (list what was searched and extent of search)

I did n	ot search for the following	g:-					
☐ do	ocuments created before						
documents contained on or created by the   Claimant   Defendant							
	] PCs	portable data sto	age media	ı			
	databases	servers					
	back-up tapes	off-site storage					
	mobile phones	obile phones					
	notebooks	handheld devices					
	PDA devices						
do	ocuments contained on or	created by the	Claimant	Defendant			
	mail files	document files					
	calendar files	web-based applications					
	spreadsheet files graphic and presentation files						
I certify th		of disclosure and to to ments set out in or a	the best of	my knowledge I have carried out that duty. this form, is a complete list of all documents			
I understand that I must inform the court and the other parties immediately if any further document required to be disclosed by Rule 31.6 comes into my control at any time before the conclusion of the case.							
require	· · · · · · · · · · · · · · · · · · ·		•	ory or class of documents (as set out below) nds that to do so would be disproportionate to			
Signed			Date				
	(Claimant)(Defendant)('s	litigation friend)					

List and number here, in a convenient order, the documents (or bundles of documents if of the same nature, e.g. invoices) in your control, which you do not object to being inspected. Give a short description of each document or bundle so that it can be identified, and say if it is kept elsewhere i.e. with a bank or solicitor

I have control of the documents numbered and listed here. I do not object to you inspecting them/producing copies.

List and number here, as above, the documents in your control which you object to being inspected. (Rule 31.19) I have control of the documents numbered and listed here, but I object to you inspecting them:

Say what your objections are

I object to you inspecting these documents because:

List and number here, the documents you once had in your control, but which you no longer have. For each document listed, say when it was last in your control and where it is now.

I have had the documents numbered and listed below, but they are no longer in my control.