

Claim formDirectors disqualification application

In the	
Claim no.	
Fee Account no.	

In the matter of			
			SEAL
And in the matter of The Comp	pany Directors Disqualificatio	n Act 1986.	
Name of Claimant		Name(s) of Defendant(s)	
The hearing			
(This section will be completed by	y the court)		
The defendant(s) must attend	before the (Registrar/District	Judge) on	
Date	Time		
Place			
			l: l:c .: l
section of the Compar		, the claimant, for a c	disqualification order under
section of the compar		tet 1900 that.	
The grounds upon which the c	:laimant seeks a disqualificati	on order are set out (in the detai	ls of claim overleaf and) in the
(affidavit/report) of	(sworn/dated) a true copy of whic	h is served herewith.
Note: If yo	ou do not attend, the cou	rt may make such order as it	thinks fit

 $Please\ address\ forms\ or\ letters\ to\ the\ Operational\ Delivery\ Manager\ and\ quote\ the\ claim\ number.$

	Claim no.		
Does your claim include any issues under the Human Rights Act 1998	? Ye	s No	
Details of your claim			
Defendant's name and address			£
		Court fee	
	Legal representati		
	l	ssue date	

Endorsement

- 1. CPR Part 8 as modified by the Directors Disqualification Proceedings Pratice Direction applies to this claim.
- 2. Any evidence which the defendant wishes to be taken into consideration by the court must be filed in court within 28 days from the date of service of the claim form and copies must then be served forthwith on the claimant. The evidence must be in the form of one or more affidavits.
- [3. This claim is made in accordance with the Insolvent Companies (Disqualification of Unfit Directors) Proceedings Rules 1987 (S.I. 1987/2023, as amended).]
- 4. The court has the power to impose a disqualification period as follows:

where the application is under section 2 or section 4 of the Company Directors Disqualification Act, for a period of up to 15 years;

where the application is under section 3 of the Company Directors Disqualification Act, for a period of up to 5 years; where the application is under section 7 of the Company Directors Disqualification Act, for a period of not less than 2 years and up to 15 years;

where the application is under section 8 or section 9A of the Company Directors Disqualification Act, for a period of up to 15 years.

- [5. On the first hearing of the claim, the court may hear and determine the claim summarily, without further or other notice to you and if it is so determined, the court may impose disqualification for a period of up to 5 years.]
- [6. If at the hearing of the application the court, on the evidence then before it, is minded to impose, in the case of any defendant, disqualification for any period longer than 5 years, it will not make a disqualification order on the first hearing but will adjourn the application to be heard (with further evidence, if any) at a later date that will be notified to the defendant. At the second hearing, the court may impose disqualification period of more than 5 years without any further reference to you.]
- 7. Your attention is drawn to the possibility of resolving the claim by offering an undertaking pursuant to section 1A or 9B of the Company Directors Disqualification Act (as applicable) or pursuant to the summary procedure adopted in *Re Carecraft Construction Co. Ltd* [1994] 1 WLR 172 (as clarified by the decision of the Court of Appeal in *Secretary of State v Rogers* [1996] 1 WLR 1569).

Statement of Truth		
*(I believe)(The claimant believes) that the facts sta * I am duly authorised by the claimant to sign this		e true.
Full name of claimant		
Name of claimant's legal representative's firm		
signed *(Claimant)(Claimant's legal representative)	position or office held	(if signing on behalf of firm or company)
*delete as appropriate		
	to which documen	ant's legal representative's address ts should be sent if different from prepared to accept service by DX, e add details.