FORM 32C

Rule 32.05

CASE MANAGEMENT STATEMENT

	N THE LOCAL COURT		Claim No	
Д	.Τ			Plaintiff
		and		Defendent
				Defendant
		(comments to be as brie	f as possible)	
			Plaintiff(s) [<i>Comments</i>]	Defendant(s) [<i>Comments</i>]
	The parties certify that this proceeding is ready for hearing (Yes/No)			
	All pleadings have been completed and delivered and pleadings are closed (Yes/No)			
	All particulars requested have been furnished (Yes/No)			
	Discovery of documents I been given by the parties (Yes/No)	nas		
-	Inspection of documents has taken place (Yes/No)			
	All necessary medical examinations have taken place (Yes/No)			
	The parties require furthe medical examinations prio to the hearing (Yes/No)			

8.	All reports and statements have been served (Yes/No)	
9.	Where counsel is required, counsel has been briefed (Yes/No)	
10.	Counsel's advice on evidence has been obtained (Yes/No)	
11.	All witnesses should be available at the hearing (Yes/No)	
12.	The length of hearing is estimated at	
13.	(a) Offers of settlement made under Part 20 (Yes/No)	
	(b) The prospects of settlement are —	
14.	Details of witnesses —	
	(a) Within the jurisdiction	
	(i) The number of experts:	
	(ii) The number of non-experts:	
	(b) Outside the jurisdiction	
	(i) The number of experts:	
	(ii) The number of non-experts:	
15.	The directions required are —	
	(a) For the plaintiff:	
	(b) For the defendant:	
16.	Other relevant facts regarding the fixing of a hearing date are —	
	(a) For the plaintiff:	
	(b) For the defendant:	

- 17. The shortest notice on which each party would be ready to commence the hearing is —
- 18. The issues to be determined at the hearing are —

Dated:

Legal practitioner for the plaintiff(s)

Legal practitioner for the defendant(s)