

SECTION 3

GUIDE TO COMPLETION OF MG FORMS

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MG2 – WITNESS ASSESSMENT FOR SPECIAL MEASURES**The purpose of this form is:**

- To advise the CPS of the potential need for special measures for a witness likely to be called to give evidence in a case
- To support the CPS in making an application to a court for specified special measures to meet the witnesses' needs.

One form to be used for **each** vulnerable or intimidated witness.

Generally, an **MG2** need not be completed in an anticipated guilty plea case. If a not guilty plea is entered, then an **MG2** will need to be completed subsequently. See notes on rear of **MG11**.

Record the views of the witness as any court considering a special measures application must consider all the circumstances of the case.

RESTRICTED (when complete)		MG2										
Not Disclosable												
WITNESS ASSESSMENT FOR SPECIAL MEASURES Information required for an application to the court by the CPS (Anticipated not guilty plea only)												
Name of witness: <input style="width: 100px;" type="text"/>	URN <table border="1" style="display: inline-table; width: 100px; height: 20px;"><tr><td style="width: 25px; height: 20px;"></td><td style="width: 25px; height: 20px;"></td><td style="width: 25px; height: 20px;"></td><td style="width: 25px; height: 20px;"></td></tr></table>											
Age: <input style="width: 40px;" type="text"/>	Date of Birth: <input style="width: 100px;" type="text"/>											
1. Identification of Witness (one form per witness) Tick whichever box(es) below apply to the witness [* automatically eligible]												
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">Vulnerable</td> <td style="width: 50%;">Intimidated</td> </tr> <tr> <td>a) Youth under 18 *</td> <td>e) Witness in fear/distress about giving evidence</td> </tr> <tr> <td>b) Witness with a mental disorder</td> <td>f) Complainant in sexual case *</td> </tr> <tr> <td>c) Witness with learning disabilities</td> <td>g) Weapons offence</td> </tr> <tr> <td>d) Witness with physical disability/ disorder</td> <td></td> </tr> </table>		Vulnerable	Intimidated	a) Youth under 18 *	e) Witness in fear/distress about giving evidence	b) Witness with a mental disorder	f) Complainant in sexual case *	c) Witness with learning disabilities	g) Weapons offence	d) Witness with physical disability/ disorder		
Vulnerable	Intimidated											
a) Youth under 18 *	e) Witness in fear/distress about giving evidence											
b) Witness with a mental disorder	f) Complainant in sexual case *											
c) Witness with learning disabilities	g) Weapons offence											
d) Witness with physical disability/ disorder												
2. Eligibility for 'Special Measures' Explain briefly the nature of the witness vulnerability and show how Special Measures are likely to improve the quality of their evidence. Factors to consider: circumstances of the offence, age of the witness, their social and cultural background/ethnic origins, their domestic and employment circumstances, any religious beliefs or political opinions, any behaviour towards the witness by the accused, his / her associates, family. Evidence of disorder/impairment or witness fear/distress: <input style="width: 100px;" type="text"/> The effect on the evidence (seek expert advice if necessary): <input style="width: 100px;" type="text"/>												
3. Special Measures Explain to the witness what is meant by 'Special Measures', the measures that may be available and what this would involve for them. Tick below the measure(s) which would be likely to maximise, so far as practicable, the quality of their evidence. Consider: the needs of the witness, age, development or disability, communication difficulties, the state of mind (distress, shock); the type and severity and/or the circumstances of the offence (offender known to the witness); the purpose and likely value of a visually recorded interview on this occasion, perceived fears about intimidation and reictimisation. <div style="text-align: center;"><u>Special Measures</u></div> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td>Screening witness from defendant</td> <td>Visually recorded interview as evidence-in-chief</td> </tr> <tr> <td>Evidence by live link</td> <td>Intermediary</td> </tr> <tr> <td>Evidence in private</td> <td>Aids to communication</td> </tr> <tr> <td>Removal of wigs & gowns</td> <td></td> </tr> </table>			Screening witness from defendant	Visually recorded interview as evidence-in-chief	Evidence by live link	Intermediary	Evidence in private	Aids to communication	Removal of wigs & gowns			
Screening witness from defendant	Visually recorded interview as evidence-in-chief											
Evidence by live link	Intermediary											
Evidence in private	Aids to communication											
Removal of wigs & gowns												
4. Witness views What views has the witness/person acting on his/her behalf expressed about: <ul style="list-style-type: none"> ◆ his/her eligibility? <input style="width: 100px;" type="text"/> ◆ whether Special Measures would be likely to improve the quality of his/her evidence? <input style="width: 100px;" type="text"/> ◆ the measure(s) proposed? <input style="width: 100px;" type="text"/> 												
2010/11		RESTRICTED (when complete)										

Show here the type of witness requiring Special Measures

Officers should ensure that information entered here is based both on the witnesses own views regarding their eligibility as well as the officer's observations and opinion. See **Notes 3.1 and 3.2**.

RESTRICTED (when complete)		MG2
Not Disclosable		
<div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"><u>5. Views of any other interested parties/agencies involved</u> e.g. Parent/guardian, Doctor, Social Services, schools, etc. (include contact details and address(es)). <div style="border: 1px solid black; height: 15px; width: 100%; margin-top: 5px;"></div></div> <div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;">Is there any other supporting material attached? Yes/No. If 'Yes' please list: <div style="border: 1px solid black; height: 15px; width: 100%; margin-top: 5px;"></div></div>		
<div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"><u>6. Special Measures Meeting</u> Is a Special Measures Meeting required? Yes/No</div>		

This is the officer completing the MG2.

MG2 – INITIAL WITNESS ASSESSMENT

GUIDANCE NOTES

1. Witness Availability

- 1.1 As soon as an officer takes a witness statement he/she should:
- (i) Accurately record the witness's non-availability to attend court by completing the section on the rear of the **MG11**.
 - (ii) Indicate on the boxes on rear of the **MG11** whether the witness will require any special assistance if attending court and/or whether the witness needs support as a vulnerable or intimidated witness.
 - (iii) Complete an **MG2** except in anticipated Guilty plea cases.
 - (iv) Hand to the witness (or parent or guardian as appropriate) any available witness information in accordance with locally agreed arrangements.

2. Initial Witness Assessment – MG2

- 2.1 Form **MG2** covers those cases that require handling under the 'Special Measures' procedure for vulnerable and/or intimidated witnesses.
- 2.2 Completion of this form is designed to help the police officer inform the CPS of the information required to make an application to the court for special measures.

3. Completing form MG2

- 3.1 For any vulnerable or intimidated witness the court must take into account the nature and circumstances of the offence and the age of the witness and any of the following factors that appear to be relevant:
- Social and cultural background and ethnic origin of witness
 - Domestic and employment circumstances of the witness
 - Any religious beliefs or political opinions of the witness
 - Any behaviour towards the person by the accused, the family or associates of the accused or any other person likely to be an accused or a witness in proceedings.
- 3.2 It is essential that the witness is asked for their views as any court considering granting a measure must take account of all circumstances of the case and in particular the views of the witness when deciding where the interests of justice lie.
- 3.3 Section 5 of the **MG2** asks for views of interested parties such as a parent or guardian. It should only be completed in appropriate cases where the views of the witness can be supported or assisted by such a person. This may include:
- the views of the carer about the witness going to court
 - how supportive is the carer of the child and the prosecution
 - strengths and weaknesses of the child, such as:
 - developmental age
 - linguistic and emotional development (e.g. the child's level of understanding, or grasp of time intervals – may be relevant to specimen charges).
 - attention span (relevant to requests for breaks when giving evidence)
 - the child's preference, the carer's and police view about how the child should give evidence (i.e. use of screens, TV link, and/or other special measures).

MG4 CHARGES

The purpose of this form is:

- To record the specific offence(s) that a defendant has been charged with
- To record the defendant's reply after charge
- To record the grant of unconditional bail.

If specimen or additional charges, this should be clearly marked at the top of the form.

Charges must follow the precise wording contained on the Police National Legal Database.

Charges should be numbered sequentially. Additional charges should be numbered in sequence following on from the first set of charges.

MG4

RESTRICTED (when complete)

CHARGE(S)

Surname:	Custody No.
Forename(s):	First arrest date: URN
Address:	PPO <input type="checkbox"/> YO <input type="checkbox"/> A/S No.
	M <input type="checkbox"/> F <input type="checkbox"/> Date of birth
Postcode:	Ethnicity Code: PNC 16-point self-determined system
Contact telephone number:	Interpreter: language/dialect:
	Name of interpreter

You are charged with the offence(s) shown below. You do not have to say anything. But it may harm your defence if you do not mention now, something which you later rely on in court. Anything you do say may be given in evidence.

Sequential No.	Charge(s)	CCCS offence Code
Continuation charges: Yes <input type="checkbox"/> No <input type="checkbox"/>		

Reply (if any):

Signed (person charged): Signed (appropriate adult):

Officer charging: Surname: Rank: No: Station:
 Officer in case: Surname: Rank/Job title: No: Station:
 Charge accepted: Surname: Rank/Job title: No: Time: Date:

FOR POST-CHARGE UNCONDITIONAL BAIL ONLY (for all other types of bail use MG4A)

I understand that I am granted bail and must surrender to the custody of Magistrates' / Youth Court at (full address) on time

I have been informed that if I fail to do so I may commit an offence and be fined, imprisoned or both.

Signed (person bailed): Signed (appropriate adult):

Officer granting: Surname: Rank: No: Time: Date:

File copy ☐
Court copy ☐
Custody record ☐
Person charged ☐

2010/11
RESTRICTED (when complete)

Include dialect where appropriate to aid provision of interpreter at court.

Record any reply after charge contemporaneously.

MG4B REQUEST TO VARY CONDITIONAL BAIL

The purpose of this form is:

- To document a defendant's request to vary **police imposed conditional bail**. It should be passed to a custody officer for a decision

This form must not be used if a defendant has already appeared in court to answer charges **or** if a court has imposed conditional bail.

RESTRICTED (when complete)		MG4B						
REQUEST TO VARY CONDITIONAL BAIL								
		Request No. 						
PRE-CHARGE CONDITIONAL BAIL <input type="checkbox"/> POST-CHARGE CONDITIONAL BAIL <input type="checkbox"/>								
Station: 	Custody No. 							
Surname and initials: 	URN 							
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th style="text-align: left; padding: 2px;">Current no.</th> <th style="text-align: left; padding: 2px;">Variation requested</th> <th style="text-align: left; padding: 2px;">Reasons given for request</th> </tr> <tr> <td style="height: 40px; vertical-align: top; padding: 2px;"> <div style="border: 1px solid black; height: 20px; width: 100%;"></div> </td> <td style="vertical-align: top; padding: 2px;"> <div style="border: 1px solid black; height: 20px; width: 100%;"></div> </td> <td style="vertical-align: top; padding: 2px;"> <div style="border: 1px solid black; height: 20px; width: 100%;"></div> </td> </tr> </table>	Current no.	Variation requested	Reasons given for request	<div style="border: 1px solid black; height: 20px; width: 100%;"></div>	<div style="border: 1px solid black; height: 20px; width: 100%;"></div>	<div style="border: 1px solid black; height: 20px; width: 100%;"></div>		
Current no.	Variation requested	Reasons given for request						
<div style="border: 1px solid black; height: 20px; width: 100%;"></div>	<div style="border: 1px solid black; height: 20px; width: 100%;"></div>	<div style="border: 1px solid black; height: 20px; width: 100%;"></div>						
I request that the conditions of my bail be varied as above for the reasons stated above. I have not had an application to change my current bail conditions heard by a court. Signed (person bailed): Signed (appropriate adult): Time: Date:								
Enquiries made to verify reasons given for request. Show where recorded if not on custody record or state 'not appropriate':								
DECISION (complete section A or B)								
<div style="border: 1px solid black; padding: 5px;"> (A) Application refused The conditions of bail set out on form MG4A remain unchanged Signed: Surname: Rank & No. I have been informed that my bail has not been changed. I have been given a copy of this form. I understand that this does not prevent me from making further applications to either the police station or court specified, for the conditions to be varied. Signed (person bailed): Signed (appropriate adult): Time: Date: </div>								
<div style="border: 1px solid black; padding: 5px;"> (B) Application granted Conditions of bail are varied as specified on form MG4A (complete MG4A) </div>								
File copy <input type="checkbox"/> Court copy <input type="checkbox"/> Custody record <input type="checkbox"/> Person bailed <input type="checkbox"/>								
2010/11		RESTRICTED (when complete)						

Is this a first or a subsequent request to vary the conditions?

Describe here what reasons the defendant has given for seeking the variation.

Describe here what variation has been requested by the defendant.

This section will be completed by the custody officer.

If application granted complete an MG4A

MG4C SURETY / SECURITY

The purpose of this form is:

- To record details and the undertaking of a surety or security taken by the custody officer to ensure the attendance of an accused at court, or return to a police station following release from police custody.

This form may be used in addition to other police bail conditions where appropriate.

If a surety or security is to be taken, rule through the section that does **not** apply.

In order to withdraw surety or security. **See notes 2.5 and 2.6.**

If the surety or security is the result of a variation in conditional bail, then enter the number of the variation in this box as shown in the accompanying **MG4A**.

If there are reasons to believe that the suspect will commit further offences or interfere with witnesses then a surety or security should **not** be used.

RESTRICTED (when complete)		MG4C
SURETY / SECURITY - (for police conditional bail only)		
Station: <input style="width: 100%;" type="text"/>	Custody No. <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/>	
Person to be bailed		URN <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/>
Surname: <input style="width: 100%;" type="text"/>		Forename(s): <input style="width: 100%;" type="text"/>
Surety		
<p>I have been informed that the above named will be bailed on my surety and must surrender to the custody of: <input style="width: 50px;" type="text"/> <input style="width: 50px;" type="text"/></p> <p>at (full address) <input style="width: 100%;" type="text"/></p> <p>on <input style="width: 20px;" type="text"/> at <input style="width: 20px;" type="text"/> am / pm</p> <p>I acknowledge my liability to pay £ <input style="width: 50px;" type="text"/> to the court if the above named person fails to surrender to custody as shown above.</p> <p>I have also been told that:</p> <p>(i) If I later decide that the above named person is unlikely to surrender to custody and for this reason wish to be relieved of my obligations as a surety, I need to notify a police officer in writing.</p> <p>(ii) I will be informed if the above named person requests the police to vary any of the bail conditions.</p> <p>Signed (surety): Time: Date:</p> <p>Surname: Forename(s):</p> <p>Address:</p>		
<p>Recognisance taken by:</p> <p>The above recognisance was taken by me and I gave the surety a copy of this record.</p> <p>Officer: Signature: Time: Date:</p> <p>Surname: Rank: No:</p> <p>Additional surety on separate MG4C Yes <input type="checkbox"/> No <input type="checkbox"/></p>		
Security		
<p>Because it appears that the above named person is unlikely to surrender to custody, security of <input style="width: 50px;" type="text"/> has been accepted from:</p> <p>Surname: <input style="width: 50px;" type="text"/> Forename(s): <input style="width: 50px;" type="text"/></p> <p>Address: <input style="width: 100%;" type="text"/></p> <p>for the surrender of the person bailed to the custody of <input style="width: 50px;" type="text"/> magistrate's court</p> <p>on <input style="width: 20px;" type="text"/> at (time) <input style="width: 20px;" type="text"/> am/pm</p> <p>MG4A Variation number (if applicable) <input style="width: 50px;" type="text"/></p> <p>File copy <input type="checkbox"/> Court copy <input type="checkbox"/> Custody record <input type="checkbox"/> Surety/Security provider <input type="checkbox"/></p>		
RESTRICTED (when complete)		
2010/11		

This form may only be used in conjunction with **MG4A** (Grant or Variation of Conditional bail).

Inform the surety of any variation to police bail conditions. Failure to do so may affect the court's decision on seizure.

MG4C – SURETY AND SECURITY GUIDANCE NOTES

1. SURETY

- 1.1 A surety is a person who gives an undertaking to ensure an accused person's return to custody. A surety's only obligation is to secure attendance of the person at court. The surety is not expected to prevent further offences or interference with witnesses by the accused.
- 1.2 Section 3(4) of the Bail Act 1976 provides that a person granted bail in criminal proceedings may be required, before release on bail, to provide one or more sureties to secure their surrender to custody.
- 1.3 The use of conditional bail powers may replace or complement the imposition of a surety or security.
- 1.4 When a custody officer is considering the release of a person from police custody on bail whether after charge or seeking a charging decision, it is for the custody officer to consider whether a surety may be required, and the setting of any associated financial surety.
- 1.5 A surety may be required to agree a sum of money to be forfeited in the event of a failure to surrender to custody. The forfeit of the amount of money may only take place where the accused fails to surrender to custody at the appointed time and place.
- 1.6 In the case of a surety no sum of money needs to be physically deposited (this would be a security – see below), though the custody officer will need to be satisfied that the person standing surety would have the means to forfeit the sum in the event of an accused person's failure to surrender.
- 1.7 The value of any financial surety should be considered appropriate to the seriousness of the offence. In lieu of a cash surety, consideration may be given to other goods that have a realisable value.
- 1.8 It follows, then, that a surety should only be used where there is a reason to suspect a failure to appear. If there are reasons to suspect further offences or witness interference, a surety should not be used.
- 1.9 Where a person is unable to provide adequate surety, the custody officer should consider alternative means of ensuring the attendance of the accused at court, such as a security or further bail conditions.

2. STANDING AS A SURETY

- 2.1 A person may be considered suitable to stand as a surety, according to Section 8 of the Bail Act 1976, following an assessment by the custody officer of the following factors:
 - The proposed surety's financial resources
 - How the surety would propose to pay the sum of money if the accused fails to appear
 - Their character and any previous convictions
 - Their relationship to the accused.
- 2.2 Before accepting a person as a surety, custody officers must be confident that the person standing as surety has the means to pay. The surety must also be made to understand that the payment of the agreed sum may be required in full, in the event that the accused fails to answer their bail and surrender at the appointed time and date.
- 2.3 Generally it is good practice to ensure that a surety:
 - Is over 18 years of age

- Has the financial means to meet their obligation (to the satisfaction of the custody officer)
 - Has a permanent address
 - Is likely to be able to secure the attendance of the accused.
- 2.4 In most cases, the surety will be required to appear before the custody officer or court to enter into the agreement.
- 2.5 Where a person contacts the police to state that they no longer wish to stand a surety, they should be required to make a statement, outlining the reasons why. In these circumstances, if the police feel that a failure to answer bail is now likely, the accused may be arrested under the Bail Act 1976.
- 2.6 If the surety has been imposed as a result of court bail, this withdrawal statement should be presented to the court and directions sought. In the event of a failure to appear the court will decide the appropriate course of action.
- 2.7 The key difference between this arrangement and the taking of a security is that no money actually changes hands unless the accused fails to surrender to custody.

3. SECURITY

- 3.1 A security is a sum of money or item of value that may be lodged with the custody officer against the accused's surrender to custody.
- 3.2 Section 3(5) of the Bail Act 1976 provides that where a person is granted bail in criminal proceedings, they may be required, before release on bail, to provide a security to ensure their surrender to custody.
- 3.3 The decision to require a security is for the custody officer to consider. Where it is considered, it is for the custody officer to determine its extent.
- 3.4 A security should not normally be taken from youths, but see paragraph 4 below.
- 3.5 The security may be lodged by the detainee or another person acting on their behalf.
- 3.6 Though not a requirement, the likely fine that might be imposed by the court in the event of a guilty plea should be considered in determining the amount of security required. In certain cases the security may exceed the eventual fine imposed by a court.
- 3.7 Where a person is unable to provide adequate security, the custody officer should consider bail with conditions, or refuse bail if there are the required grounds to believe that the detained person may fail to appear at court in answer to their bail.
- 3.8 Before any security is accepted, the custody officer must be satisfied that the cash/item is in the ownership of the provider of the security.
- 3.9 Where a security belongs to a third party, the custody officer must be satisfied that the third party is aware that the security will be forfeited if the accused fails to surrender at the appointed time.
- 3.10 A security is normally provided in cash, although exceptionally goods may be offered as security. All the custody officer will need to be mindful of is any storage implications or difficulties in realising these goods for cash.
- 3.11 Cheques, credit cards and other non-cash payments should not be accepted.

4. SPECIAL CONDITIONS RELATING TO YOUTHS (Under 17 YRS)

- 4.1 Whilst in cases involving adults, surety and security may only be used to secure attendance at court and forfeiture may only take place in the case of a failure to surrender to custody, different circumstances may apply to cases involving youths.
- 4.2 Section 3(7) of the Bail Act 1976 provides that, where the accused is a youth and

his/her parent or guardian stands surety for him/her, the court may require the surety to secure that the youth complies with any condition of bail imposed. This requirement may only be imposed with the consent of the parent or guardian and the sum in which the parent or guardian is bound may not exceed £50.

MG4D POSTAL REQUISITION – PARENT/GUARDIAN

The purpose of this form is:

- To notify a parent/guardian that a youth has been charged (by post) with the offences shown and the time, date and location of the first court appearance.

<div style="border: 1px solid black; padding: 2px; display: inline-block;">MG4D (Parent Guardian)</div>													
Written Charge(s) Parent Guardian													
<div style="border: 1px solid black; height: 100px; margin-bottom: 10px;"> <i>[Name and address of parent/guardian]</i> </div>	<div style="display: flex; justify-content: space-between;"> <div style="width: 60%;"> <p>Name and Address of Defendant</p> <div style="border: 1px solid black; height: 30px; margin-bottom: 5px;"></div> <p>Date of birth</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> </tr> </table> <p>URN <i>(if applicable)</i></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> <td style="width: 20%; height: 20px;"></td> </tr> </table> <p>Custody Number <i>(if applicable)</i></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 60%; height: 20px;"></td> <td style="width: 40%; height: 20px;"></td> </tr> </table> </div> <div style="width: 35%;"> <p>Arrest summons Number</p> <div style="border: 1px solid black; height: 20px; width: 100%;"></div> </div> </div>												
POSTAL REQUISITION													
<p>(Name of Defendant) is charged with the offence(s) below</p> <p>On [date] at [time]</p> <p>They must appear at the courthouse at [name and address of magistrates'/Youth Court] to answer the charge(s). When they appear at (Name and Address of Mag's/Youth Court) you are required to attend with them to act as their Parent Guardian.</p> <p>If THEY do not attend, the court may hear the case in their absence and may issue a warrant for their arrest. If a warrant is issued for their arrest, they may be held in custody until they are brought before the court.</p> <p>Police Bail If they are on police bail for the offence(s) they do not have to return to the police station and their police bail has been cancelled.</p> <p>Advice and help If you need advice about what to do you should get help from a solicitor or advice agency at once. If (Name of Defendant) cannot afford a solicitor they may be able to get free advice about their plea, or how to apply to the court for a representation order so that they can have a solicitor at the hearing. Do not wait until they first come to court. If you need any general advice about the court, contact the court office at <i>[address of the court office]</i></p>													
<div style="border: 1px solid black; padding: 2px; display: inline-block;">2010/11</div>	Page 1 of 3												

MG4D (Parent Guardian)

>Page break<

CHARGE(S)

<PNLD charge>

[This offence carries penalty points.]

Charge Authorised by:

Prosecution contact details:

Date:

Driving licence

[At least one offence carries penalty points. If they are convicted, it will be recorded on the paper part of their driving licence (the counterpart). They may also be disqualified from driving.

Because of this they must bring their photocard driving licence and the counterpart to the hearing or send them to the court before the hearing date. If they do not do this, they will commit an offence and their licence will be suspended until the court has received it. They will not be allowed to drive while their licence is suspended.]

Statement of means

Please ensure they fill in and bring the enclosed statement of income and expenditure to court. If this information is not provided, they may be ordered to pay a fine which is more than they can afford.

2010/11

Page 2 of 3

Discount for early plea of guilty

The court, when passing sentence on them, will consider giving them a lower penalty if they enter an early guilty plea.

The amount of any discount will depend on how early they indicate their plea, as well as the circumstances that made them plead guilty.

If they wish, they can write to the prosecutor and the court as soon as they have been charged and are sure that they want to plead guilty. If they intend to see a solicitor they should speak to their solicitor first.

They can tell the court how they will be pleading at any hearing of their case, even if their case may have to be heard at the Crown Court.

Nothing stated here is intended to persuade them to plead guilty.

MG4D POSTAL REQUISITION

The purpose of this form is:

- To inform a youth of the offences with which they are being charged (by post) and the time, date and location of the first court appearance.

<div style="border: 1px solid black; padding: 2px; display: inline-block;">MG4D</div>	
Written Charge(s) Attendance Required	
<div style="border: 1px solid black; height: 100px; margin-bottom: 10px;"></div> <div style="border: 1px solid black; padding: 5px; font-size: small;">[Name & address of parent/guardian]</div>	<div style="display: flex; justify-content: space-between; align-items: flex-start;"><div style="width: 45%;"><p style="margin: 5px 0;">URN <i>(if applicable)</i></p><p style="margin: 5px 0;">Custody Number <i>(if applicable)</i></p><p style="margin: 5px 0;">Date of birth</p><p style="margin: 5px 0;">Arrest summons Number</p></div><div style="width: 50%;"><div style="display: flex; border: 1px solid black; height: 20px; margin-bottom: 5px;"><div style="flex: 1;"></div><div style="flex: 1;"></div><div style="flex: 1;"></div><div style="flex: 1;"></div></div><div style="display: flex; border: 1px solid black; height: 20px; margin-bottom: 5px;"><div style="flex: 1;"></div><div style="flex: 1;"></div></div><div style="display: flex; border: 1px solid black; height: 20px; margin-bottom: 5px;"><div style="flex: 1;"></div><div style="flex: 1;"></div><div style="flex: 1;"></div></div><div style="border: 1px solid black; height: 20px;"></div></div></div>
POSTAL REQUISITION	
<p>You are charged with the offence(s) below:</p> <p>On [date] at [time]</p> <p>you must appear at the courthouse at [name and address of magistrates'/Youth Court] to answer the charge(s).</p> <p>If you do not attend, the court may hear the case in your absence and may issue a warrant for your arrest. If a warrant is issued for your arrest, you may be held in custody until you are brought before the court.</p> <p>Police Bail If you are on police bail for the offence(s) you do not have to return to the police station and your police bail has been cancelled.</p> <p>Advice and help If you need advice about what to do you should get help from a solicitor or advice agency at once. If you cannot afford a solicitor you may be able to get free advice about your plea, or how to apply to the court for a representation order so that you can have a solicitor at the hearing. Do not wait until you first come to court. [If you need any general advice about the court, contact the court office at [address of the court office]]</p>	
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MG4D

>Page break<

CHARGE(S)

<PNLD charge>

[This offence carries penalty points.]

Charge Authorised by:

Prosecution contact details:

Date:

[Driving licence]

At least one offence carries penalty points. If you are convicted, it will be recorded on the paper part of your driving licence (the counterpart). You may also be disqualified from driving.

Because of this you must bring your photocard driving licence and the counterpart to the hearing or send them to the court before the hearing date. If you do not do this, you will commit an offence and your licence will be suspended until the court has received it. You will not be allowed to drive while your licence is suspended.]

Statement of means

If you are found guilty, you may be fined for this offence. The court will expect you to pay on the day. Please fill in and bring the enclosed statement of means when you come to court. If you **do not** provide this information, you may be ordered to pay a fine which is more than you can afford.

MG4D

Discount for early plea of guilty

The court, when passing sentence on you, will consider giving you a lower penalty if you enter an early guilty plea.

The amount of any discount will depend on how early you indicate your plea, as well as the circumstances that made you plead guilty.

If you wish, you can write to the prosecutor and the court as soon as you have been charged and are sure that you want to plead guilty. If you intend to see a solicitor you should speak to your solicitor first.

You can tell the court how you will be pleading at any hearing of your case, even if your case may have to be heard at the Crown Court.

Nothing stated here is intended to persuade you to plead guilty.

MG4E POSTAL REQUISITION

The purpose of this form is:

- To inform an adult defendant that they are being charged (by post) with the offences shown and the time, date and location of the first court appearance.

<div style="border: 1px solid black; display: inline-block; padding: 2px 5px;">MG4E</div> <Defendant copy>	
<p>Written Charge(s)</p> <p>S9 statements enclosed / MCA statement of facts only</p>	
<div style="border: 1px solid black; height: 120px; margin-bottom: 10px;"></div> <p>[Name & address of defendant]</p>	<p>URN (if applicable) <input style="width: 40px;" type="text"/> <input style="width: 40px;" type="text"/> <input style="width: 40px;" type="text"/> <input style="width: 40px;" type="text"/></p> <p>Custody number (if applicable) <input style="width: 80px;" type="text"/></p> <p>Date of birth <input style="width: 40px;" type="text"/> <input style="width: 40px;" type="text"/> <input style="width: 40px;" type="text"/></p> <p>Arrest/Summons Number <input style="width: 120px;" type="text"/></p>
<h3>POSTAL REQUISITION</h3> <p>You are charged with the offence(s) below.</p> <p>On [date] at [time]</p> <p>[name and address of Magistrates' Court] will hear the case.</p> <p>General notes Please read all of this notice and everything sent with this charge carefully before you fill in any of the forms.</p> <p>The charge lists the offences which the prosecutor says you have committed. The evidence for this is in the enclosed witness statements. This notice tells you about the court procedure and the choices open to you. It also tells you how to fill in the plea form enclosed with this charge.</p> <p>Warning If you do not reply to the charge, or attend court, the court may find you guilty in your absence.</p> <p>Police Bail If you are on police bail for the offence(s) you do not have to return to the police station and your police bail has been cancelled.</p> <p>Advice and help If you need advice about what to do you should get help from a solicitor or advice agency at once. If you cannot afford a solicitor you may be able to get free advice about your plea, or how to apply to the court for a representation order (legal aid) so that you can have a solicitor at the hearing. Do not wait until you first come to court. If you need any general advice about the court, contact the court office at [address of the court office]</p>	
<div style="display: flex; justify-content: space-between;"><div style="border: 1px solid black; padding: 2px 10px;">2010/11</div><div>Page 1 of 13</div></div>	

<p>>Page break<</p> <div style="border: 1px solid black; padding: 10px; margin: 10px auto; width: 80%;"><p style="text-align: center;">CHARGE(S)</p><p><PNLD charge></p><p>[This offence carries penalty points.]</p> <p style="text-align: center;">[Statement of facts]</p><p>A brief statement of the case is set out below. This statement may be used as a summary of the prosecution case if you plead guilty.</p><p>{<Statement of facts>}</p><p>[<Prosecutor default costs statement>]</p> <p>Charge Authorised by:</p><p>Prosecution contact details:</p><p>Date:</p></div>	<div style="border: 1px solid black; display: inline-block; padding: 2px 5px; margin-bottom: 5px;">MG 1E</div> <p><Defendant copy></p>
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2010/11

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MG 4E

<Defendant copy>

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Your choices

After reading all the papers, you must decide which course of action to take. You can do one of the following:

1. You may plead **guilty** by post – **Section 1** explains what to do; or
2. You may attend court and plead **guilty** – **Section 2** explains what to do; or
3. You may plead **not guilty** – **Section 3** explains what to do.

Decide how you want to plead to each offence listed in the charge. If you need help with this, see a solicitor or advice agency **at once**. It is unlikely that the court would make an order for you to be represented by a solicitor for these offences.

If you need any general help about this charge contact the court office. The address is at the top of this notice.

Section 1 – Pleading guilty by post

If you admit the offences listed in the charge, you may plead guilty in writing without attending court. If this is your decision, tick those offences in **Column 1 on the plea form**, sign the form and return it to the court. You need not attend court on the date shown on this notice.

Fill in the enclosed **statement of means** form and send it to the court with your plea form. Giving these details helps the court decide the right amount of any fine. If you do not give these details you may be ordered to pay a fine which is more than you can afford. You should also tell the court anything about the offences or yourself that you feel the court should know when deciding what sentence to give you. To do this fill in the **mitigating circumstances section** of the plea form. Send the completed plea form to the court with your statement of means.

[You must send your **photocard driving licence and the paper counterpart** to the court before the hearing date. If you do not do this, you will commit an offence and your licence will be suspended until the court has received it. You will not be allowed to drive while your licence is suspended.]

At the hearing the court will hear only

- [the statement of facts;]
- the witness statements with these papers, or a summary of them;
- any other matters included with this charge (such as a claim for costs);
- details of your driving record; and
- anything you write on the plea and statement of means forms.

2010/11

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MG 4E

<Defendant copy>

If you want to plead guilty in writing you must act quickly. Fill in the plea form and the statement of means form and send them to the court so that they get there at least three days before the hearing date shown in this charge.

If you plead guilty by post, you will normally be convicted by the court on the date shown in the charge. The court may put the case back for up to four weeks without having to tell you. The court will write to you soon after the hearing to tell you what sentence the magistrates have given you.

If the court decides not to accept your guilty plea, it will tell you why in writing and give you a fresh hearing date.

Changing your plea

If you have sent the plea form to the court saying that you want to plead guilty, you can change your mind at any time before the hearing. If you do change your mind you must tell the court in writing as soon as possible that you want to plead not guilty.

Section 2 – Pleading guilty at court

If you admit the offences listed in the charge and want to plead guilty, you can do this in person at court. If this is your decision tick those offences in **Column 2 on the plea form**, sign the form and send it to the court. You must attend court on the date and at the time shown in the charge.

[You must bring your **photocard driving licence and the paper counterpart** to the hearing or send it to the court before the hearing date. If you do not do this, you will commit an offence and your licence will be suspended until the court has received it. You will not be allowed to drive while your licence is suspended.]

Complete the **statement of means** form and send it to the court so that it reaches the court at least three days before the hearing or bring it with you to court so that it can be handed to the magistrates at the hearing.

At the court hearing, you will be asked if you want to plead guilty. The court will then hear

- [the statement of facts;]
- the witness statements with these papers, or a summary of them;
- any other matters included with this charge (such as a claim for costs);
- details of your driving record; and
- anything you say about the offences and your income and expenses.

MG 4E

<Defendant copy>

The court will then decide what sentence to give you. If you are fined for this offence the court will expect you to pay on the day. If you **do not** provide the court with the statement of means, you may be ordered to pay a fine which is more than you can afford.

Attending court to plead guilty lets you tell the court things, in your own words, which might be difficult to explain in writing. For example, if the offence was committed in very unusual circumstances or if your income and expenses are complicated.

Section 3 – Pleading not guilty

If you do not admit the offences listed in the charge and you want to plead not guilty tick those offences in **Column 3 on the plea form**, sign the form and send it to the court.

You should **not attend** court on the date shown in the notice. The court will tell you in writing of a fresh date for a trial hearing when you must **attend** with your witnesses and any documents you wish the court to see. You should bring the original documents, not photocopies.

If your trial is expected to occupy some time or involve a lot of witnesses, the court may ask you to attend a pre-trial hearing to review your case so that the trial can be planned and arrangements made for the witnesses so that they do not have to wait at court longer than necessary.

Your witnesses

It is important that you tell the court the number and the names of the witnesses you want to give evidence for you and when **you** or any of your witnesses cannot attend in the next 3 months. Fill in the extra part of the **plea form** to give the court this information. The court will try and use it when fixing the date for your trial hearing.

The Prosecutor's witnesses

At the trial hearing, the prosecutor may read the witness statements sent to you with this charge unless you tell the prosecutor that you want the witnesses to come to court to give evidence. If you want any of these witnesses to give oral evidence, you should tell the **prosecutor**, whose name and address is on the notice accompanying the statements, as soon as possible. If you do not do this within seven days of receiving this notice, you will lose your right to prevent the statements being tendered in evidence and you will only be able to require the attendance of the witnesses with the court's permission.

MG4E

<Defendant copy>

What will happen if you do not reply to this charge

If you do not reply to this notice, the court may deal with the case in your absence on the date shown in the charge. The prosecutor will read the statements sent with this charge to the court or give a summary of them. Having heard what is in the witness statements the court will find you either guilty or not guilty of each of the offences in the charge. If you are found guilty of any offence, the court may sentence you in your absence.

Claims by the prosecutor for money

If you plead guilty or are found guilty, the prosecutor will normally ask the court to order you to pay the prosecutor's costs for bringing the case.

[The prosecutor may also ask the court to order you to pay a penalty equal to the outstanding duty. The amount that the prosecutor claims is printed on a notice with this charge.]

If you dispute the prosecutor's claim for costs, give your reasons on the plea form.

[If you **admit** the claim for outstanding duty sign **Box A on the plea form**.

If you send in a plea of guilty by post but **dispute** the claim for outstanding duty sign **Box B on the plea form**. You will then have to come to court (with any witnesses or evidence or both) on the date shown in this charge to support your argument that you should not be ordered to pay. If you do not say whether or not the claim is appropriate, the court will proceed as if you had admitted the claim.]

[Motoring Cases]

If you plead guilty by post the court will normally convict and sentence you on the date shown in this charge. But if the court is considering a driving disqualification, it will not finish the case on that date. The court will send you a notice giving you a later date when you must attend. At that hearing, you can give reasons why you should not be disqualified. The magistrates will consider what you say before making their decision. If you do not attend the hearing about disqualification, the court may issue a warrant for your arrest or sentence you (and disqualify you from driving) in your absence.]

MG 4E

<Defendant copy>

Discount for early plea of guilty

The court, when passing sentence on you, will consider giving you a lower penalty if you enter an early guilty plea.

The amount of any discount will depend on how early you indicate your plea, as well as the circumstances that made you plead guilty.

If you wish, you can write to the prosecutor and the court as soon as you have been charged and are sure that you want to plead guilty. If you intend to see a solicitor you should speak to your solicitor first.

You can tell the court how you will be pleading at any hearing of your case, even if your case may have to be heard at the Crown Court.

Nothing stated here is intended to persuade you to plead guilty.

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MG4E

<Defendant copy>

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[Please read this notice carefully now]

1. You have been charged with using a vehicle without the necessary documents (a driving licence, a test certificate or insurance). The charge may also say you did not produce the same documents to a police constable (or take them to a police station for inspection) as required by law following a request by the police.
2. The court would not expect you to plead guilty, for example, to both the offences of using a vehicle without insurance and failing to produce insurance.
3. If you have any documents that would cover your use of the vehicle at the time you were asked to produce them, you must produce them as soon as possible at the police station you originally selected when the police officer asked you to choose one. The police will then be able to check your documents and note the fact that you have produced them. Arrangements will then be made for the court to be told about this. You should note however, that the production to the police of these documents now will not be a defence to any prosecution for failing to produce the documents within seven days of the date of the original request.
4. It may not be possible to check your driving documents at court.
5. It may then be possible for your case to be dealt with in your absence, but only if you return the completed plea form and any other required documents (such as your driving licence and counterpart) to the court in time. If the court thinks that you should be disqualified from driving, it will let you know when you should attend court.
6. If you attend court without having driving documents checked at a police station, the case may be put off so that you can take the documents to the police station you selected and have them checked there. If time permits, you may be able to return to court later on the same day for your case to be completed. Otherwise the court would have to be put your case off to another day for you to return.
7. If you do not produce your documents at the police station, it could result in additional loss and inconvenience to you, as well as lead to an application for additional prosecution costs for the extra work involved.]

MG 4E

<Defendant copy>

>Page Break<

Plea form

From: <Defendant Full Name>
 <Defendant Address Line 1>
 <Defendant Address Line 2>
 <Defendant Address Line 3>
 <Defendant Address Line 4>
 <Defendant Address Line 5>
 <Post Code>

Case number: <Case Number>
 Born: <Date of birth>
 Gender: <Gender>

Please complete the boxes below if your details are different from those shown above

My name is:		Date of birth:
My address is:		
		Postcode:
Tel. number:		Gender:

Important

Read everything sent with this notice before you fill in this plea form. Make sure you sign the box at the end. Use your usual signature.

If you intend to plead guilty and ask the court to deal with the case in your absence, put a tick (✓) in **column 1**.

If you intend to plead guilty and come to court on the date shown in the notice, put a tick (✓) in **column 2**.

If you intend to plead **not guilty**, the court will not hear the case on the date shown in the notice and will write to you with a fresh date for the trial hearing. You must attend the trial hearing with your witnesses and your solicitor (if you are to be represented at that hearing). In this case put a tick (✓) in **column 3**.

Offence(s) charged	Column 1	Column 2	Column 3
	Guilty by post*	Guilty at court**	Not Guilty
{<Offence suffix> <Offence Title>}			

* If you are pleading guilty by post you must also fill in the **statement of means** form and **mitigating circumstances** section.

** If you are going to plead guilty at court you must also fill in the **statement of means** form.

MG4E

<Defendant copy>

>Page break<
[Company warning]

If you are filling in this form on behalf of a company you can sign it only if you are a director, the company secretary or the company's solicitor. If this applies to you, state your position with the company here

My pleas to the offences charged are as shown above.

Sign here

[Sign in Box A if you admit the claim for outstanding duty]

I admit the claim for outstanding duty

Box A

[Sign in Box B if you dispute the claim]

I dispute the claim for outstanding duty.

I will attend court on the date shown in the notice with witnesses or evidence (or both) to support what I say.

Box B

Will you have a solicitor to represent you?
 (tick (✓) in the relevant box)

Yes	No
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If you have answered 'Yes', please give the name, address and telephone number of your solicitor in the space below.

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.....

2010/11

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MG1E

<Defendant copy>

If you have filled in Column 3 to plead not guilty, fill in this part.

My witnesses are:

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Please avoid the dates below when arranging my trial hearing:

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.....

[Driving licence

Have you enclosed your photocard licence and the paper counterpart with this form?
(tick (✓) in the relevant box)

Yes	No

Write your driver number in full here:

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If you have not enclosed your licence, say why in the space below:

.....
.....

MG4E

<Defendant copy>

Mitigating circumstances

Please use the space below to write what you want about the offence(s) and yourself. Mitigating circumstances are facts about the offence or yourself which tend to make the offence less serious. The court clerk will read out what you write in the space below to the court.

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MG4E

<Defendant copy>

[Certificate of Service – Postal]

Magistrates' Courts (Miscellaneous amendments) Rules 1992

I, [name] of [name of prosecuting organisation] hereby certify that I served [name of defendant] with the Requisition / statement of facts / notices / Doctor's certificate / certificate of analysis / evidence* as prescribed by the Magistrates' Courts Act 1980, Section 1 (1) and 3 and 3 / Criminal Justice Act 1967, Section 9 / Road Traffic Offenders Act 1988, Section 13 or 16(6)* of which this is a true copy / these are true copies* by sending them by 1st class post to him / her or by post in a pre-paid recorded delivery service letter, posted by me at [name of post office] at hours onday theof and addressed to [address of defendant being his / her last (or usual) place of abode.

Dated the of

Signed: Rank / Position:]

(*delete where applicable)

[Certificate of Service – Personal]

Magistrates' Courts (Miscellaneous amendments) Rules 1992

I, [name] of [name of prosecuting organisation] hereby certify that I served [name of defendant] with the Requisition / statement of facts / notices / Doctor's certificate / certificate of analysis / evidence* as prescribed by the Magistrates' Courts Act 1980, Section 1 (1) and 3 and 3 / Criminal Justice Act 1967, Section 9 / Road Traffic Offenders Act 1988, Section 13 or 16(6)* of which this is a true copy / these are true copies* by delivering the said Requisition / statement of facts / notices / Doctor's certificate / certificate of analysis / evidence* to him / her personally at (place)

OR

By leaving the said Requisition / statement of facts / notices / Doctor's certificate / certificate of analysis / evidence* for him / her* with (person) at (place), being the said [name of defendant] last known (or usual) place of abode.

Dated the of

Signed: Rank / Position:]

(*delete where applicable)

2010/11

MG4F NOTIFICATION OF NFA

The purpose of this form is:

- To inform a suspect that no further action is to be taken in respect of a matter for which that person was arrested.

MG4F

NOTIFICATION OF NO FURTHER ACTION

Dear [REDACTED]

I refer to the offences for which you were recently arrested on [REDACTED], the details of which are:

Offence 1: [REDACTED]	Date: [REDACTED]
Offence 2: [REDACTED]	Date: [REDACTED]
Offence 3: [REDACTED]	Date: [REDACTED]
Police Station: [REDACTED]	Custody Record No: [REDACTED]

It has been decided that no further action will be taken at this time in respect of the offence(s) detailed above, for the following reason(s):

- ☐ There is insufficient evidence to provide a realistic prospect of conviction.
- ☐ Although there is sufficient evidence to provide a realistic prospect of a conviction, a prosecution is not in the public interest. You should note that the police may contact you further to inform you that your name will be retained on their records as being responsible for committing the offence(s).

The case will be kept under review. If further evidence becomes available in the future, you may be re-arrested and a decision to charge may be made.

The decision not to charge may be re-considered if a review indicates that it was clearly wrong and should not be allowed to stand.

This notice only applies to the offence(s) specified above. If you are currently on bail to return to the police station in respect of these offence(s) it will not now be necessary for you to return. It is important to note that any bail conditions imposed in relation to any other offences will still apply.

The fact that no further action is being taken at this time does not prevent an aggrieved party pursuing criminal proceedings or civil remedy.

Yours faithfully

[Signed Custody Officer]

cc: Parent / Guardian *(if applicable)*

2010/11

MG5 POLICE REPORT

The purpose of this form is:

- To summarise the details of a case for first hearing at a magistrate's court
- To form the basis of the prosecution in the event of a guilty plea.

See NPIA NCALT Managed Learning Environment 'Streamlined Process' module re further guidance.

RESTRICTED (once complete)		MG5
POLICE REPORT URN 		
Defendant 1: 	Anticipated plea: - select -	
Defendant 2: 	Anticipated plea: - select -	
1. Summary of the Key Evidence - 'Key evidence' establishes every element of the offence and that the defendant committed the offence with the necessary criminal intent. <ul style="list-style-type: none"> ◆ Set out the facts in chronological order, telling the story and covering the 'points to prove' ◆ The summary must be balanced and fair ◆ Record address and contact details of civilian witnesses on MG9 (and <i>all dates to avoid</i> on MG10). Key evidence: Key witness(es) and their role (e.g. eye witness, person providing identity): State value of property stolen or damaged (or recovered). See Sec 9 for recording compensation details: 		
2. Defendant Interview <ul style="list-style-type: none"> ◆ Set out the explanation given by defendant as to how/why offence happened: include any mitigation/remorse put forward. ◆ Note any Special Warnings given. ← ◆ State if no comment made. ◆ Attach copy of CCTV if shown in the interview (to file). Defendant: Date of interview: Interviewing officer(s): Other person(s) present: Summary of defendant explanation: Defendant's response/reaction to CCTV (if 'key evidence' and shown in I/V): Relevant admissions and their start/finish counter reference times: 		
3. Non Key Evidence – list witnesses present but not 'key'. State what evidence they contribute e.g. additional eye witness, arresting officer, charging officer, officer seizing CCTV. Record contact details of civilian witnesses on MG9 and dates to avoid on MG10. Name of non-key witness(es) and their role: 		
4. Visually Recorded Evidence – CCTV, photos, mobile phone(s). Attach a copy (<i>identify playback format</i>). Custody suite CCTV should be included as unused material unless 'key evidence'. Is there VRE? - select - If 'Yes', does it provide 'key evidence'? - select -		
2010/11		RESTRICTED (once complete)

Where the defendant has admitted the offence(s) charged in interview, the **actual** wording of the admission should be shown as this may help a defence lawyer in deciding whether to advise the defendant to enter a guilty plea.

See **Note 1.** re "no comment" interviews and use of special warnings.

RESTRICTED (once complete)

MG5

Give details of what it shows (whether 'key' or not) and include tape counter reference times for relevant key sections (i.e. defendant punching victim/kicking window) []

5. Injuries – a medical statement is NOT required unless needed to interpret x-rays or describe injuries not visible to the naked eye. Victim(s)/eye witness/police officer should describe any visible injuries, photos should be taken and attached (if not taken, attached, state why).

Description of injuries: []

6. Forensic Evidence – fingerprints, drugs evidence (weight, number of wraps, etc.). Include details such as street value and purity as this is essential for sentencing information. State if drugs field tested and by whom. State timescales for a full forensic statement (if required). []

7. DIP testing – attach DT2 for prosecutor.

Def. 1: Tested? ☐ Trigger off: ☐ Result: (pos/neg): Drug:

Def. 2: Tested? ☐ Trigger off: ☐ Result: (pos/neg): Drug:

8. Application for Order(s) on Conviction – consider applying for an order on conviction, e.g. compensation, forfeiture/destruction (see order list).

Defendant: []

Order(s) applied for:

9. Application for Compensation – state if an estimate. Attach quotes/receipts if available. An address for compensation must be provided on MG6. (If more than one victim/defendant, list one after the other and give details in the description box).

Defendant: [] Victim: []

Description of injury/loss and or damage: []

Amount of compensation applied for: [] Has an MG19 been sent to victim?: ☐

10. Other: MG18 (TICs)? ☐ Pre-cons/cautions attached? ☐ MG6? ☐

11. Officer's certification: I certify that to the best of my knowledge and belief, I have not withheld any material that might reasonably be expected to undermine the prosecution or might reasonably assist the defence in early preparation of their case, including the making of a bail application. I further certify that relevant material has been recorded and retained in accordance with the CPIA 1996, Code of Practice, as amended.

Name & rank/job title: []

Date: []

12. Supervisor's certification: The information in parts 1 – 9 is an accurate summary of the available evidence and complies with the DPP's guidance for a Streamlined Process. The file has been built to the required standard.

Name & rank/job title: []

Signature: Date: []

2010/11

RESTRICTED (once complete)

See Note 2.2 re types of orders on conviction.

Section 9 of the MG5 must be completed if compensation is required irrespective of whether the person seeking compensation has been sent an MG19 and/or has completed it. This is because the MG19 may not have been returned in time for the first court hearing and if the defendant pleads guilty the award of compensation will rely on the details contained in the MG5.

This section is intended to enable the CPS lawyer at court to answer any queries raised by the defence or the court as to whether a conditional caution was considered in this case, and if not, the reasons why.

RESTRICTED (once complete)

MGS

YOU MUST ALWAYS COMPLETE CONDITIONAL CAUTIONING SECTION BELOW.

Defendant: *(if more than one defendant, use additional page.)*

Not suitable for conditional caution because **- select -**

OR

Suitable for conditional caution because custody officer is satisfied:

- ◆ There is sufficient evidence to charge the offence and defendant has not denied the offence or raised a defence, and
- ◆ Conditions are capable of rehabilitating the offender or for making reparations for the offence, and
- ◆ Both the circumstances of the offence and the offender make it appropriate to offer a conditional caution, and
- ◆ The offence is one for which a conditional caution can be offered (see Annex A, DPP's Guidance)

Proposed conditions

Condition	Compliance requirements including completion/progress check dates	Supporting evidence
1. <input type="text"/>	<input type="text"/>	<input type="text"/>
2. <input type="text"/>	<input type="text"/>	<input type="text"/>
3. <input type="text"/>	<input type="text"/>	<input type="text"/>
4. <input type="text"/>	<input type="text"/>	<input type="text"/>

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RESTRICTED (once complete)

MG5 – CASE SUMMARY

GUIDANCE NOTES

1. NO COMMENT INTERVIEWS AND SPECIAL WARNINGS

1.1 The prosecutor, defence and court will need to be informed about what happened when the defendant was interviewed and the guidance contained in the header to section 2 of the MG5 should be followed.

1.2 Where the suspect refuses to answer certain questions or to answer satisfactorily, after due warning, a court or jury may draw such inferences as appear proper under the Criminal Justice and Public Order Act 1994 sections 36 and 37.

For more information on adverse inferences see:

http://www.cps.gov.uk/legal/a_to_c/adverse_inferences/

1.3 In such circumstances section 2 on the MG5 should record that a no comment interview took place, special warnings were given (as set out in a - e below) and also record the questions that were asked following the warning. The exact words used should be recorded rather than paraphrasing.

1.4 For an inference to be drawn the suspect must be told, in ordinary language:

- a) What offence is being investigated;
- b) What fact they are being asked to account for;
- c) This fact may be due to them taking part in the commission of the offence;
- d) A court may draw a proper inference if they fail or refuse to account for this fact;
- e) A record is being made of the interview and it may be given in evidence if they are brought to trial.

2. ORDERS ON CONVICTION

2.1 Where an order on conviction is sought, police must supply sufficient details to the Prosecutor to justify application for the order sought and any documentation must be attached to the file.

2.2 Such orders include:

- **Exclusion order** – such as from licensed premises or sporting grounds.
- **Anti-Social Behaviour Order.**
- **Protection from Harassment Act restraining order.**
- **Compensation order** – may be made on conviction, where there has been some personal injury, loss or damage to any person, for the offence charged or taken into consideration. Courts often award compensation at the first hearing so it is important that, where known, an estimate of the cost of loss or damage is included on the **MG5**. Additionally, full details of any victim likely to be awarded compensation should be shown on the **MG6**.
- **Forfeiture order** – this can be made where a person has been convicted of an offence in relation to the use or possession of property subject to this order to prevent any person claiming ownership of the property concerned.
- **Destruction order** – is an order to destroy the property concerned, e.g. controlled substances, offensive weapons etc.

- **Proceeds of crime – Confiscation order.** Where a defendant has benefited from his crime then the court may make a confiscation order. This order directs the defendant to pay a sum of money with a provision that if he fails to pay within a set period he will have to spend a further period in prison. With certain types of offences the court can look beyond the particular offence and decide whether the defendant has a “criminal lifestyle” and can then assess the defendant’s proceeds from all his criminal conduct.

MG6 CASE FILE EVIDENCE AND INFORMATION

The purpose of this form is:

- To inform the CPS prosecutor of all relevant background information (some of which may not be disclosable to the defence) for an effective case review
- To assist the prosecutor in considering both the evidential and public interest tests
- To provide target dates for the supply of relevant types of evidence.
- To document the rationale for police charging decisions in accordance with Director's Guidance on Charging (v4).

RESTRICTED (when complete)		MG6
CASE FILE EVIDENCE and INFORMATION		
Not Disclosable		
R v	URN	
This document is a communication between the police and CPS only.		
1. Medical Evidence: (Physical or psychiatric injuries of defendant / victim / witness):		
If medical evidence is required in this case, what is the target date for obtaining it?		
2. Forensic evidence: (attach copy of MG21 / MG21A):		
If forensic evidence has been submitted for examination, what is the target date for the results?		
3. Visually recorded evidence (CCTV / Photographs etc.):		
a. Has all visually recorded material currently in police possession been viewed and copied? If No, give a target date for when this will be completed:		
b. If there is additional visual material to be obtained, state what it is and give a target date for obtaining it:		
4. Disclosure:		
a. Is there any relevant material that may undermine the prosecution case or assist the defence case? If Yes, provide details:		
b. Is there any relevant third party material? If Yes, give brief details of what it is and who has it:		
<small>(Third party material is that which belongs to people or organisations other than the Prosecution Team, e.g. Social Services, Local Authority, owners of CCTV material, forensic experts, police surgeons, GPs, hospital doctors etc.)</small>		
5. Victim(s) / Witness(es):		
a. Are there any outstanding witness statements to be obtained? If Yes, give a target date for completion:		
b. If this is an anticipated not-guilty plea case, are there any vulnerable/intimidated witnesses? If 'Yes' complete form MG2 Witness Assessment for Special Measures.		
c. Will a Special Measures meeting be required? <small>(Consult with CPS if unsure)</small>		
d. If any witnesses have refused to give a statement, give their name and address and state their role/involvement:		
6. Other offenders:		
In relation to the incident leading to this case file, give the name, address and offence details of any others:		
a. Yet to be arrested and interviewed:		
b. Yet to be charged:		
c. Dealt with using another out of court disposal (e.g. caution/reprimand/final warning/PND):		
d. Charged:		
7. Local / Public interest:		
Are there any matters of local/public interest in this case (consider community issues/impact statements / priorities etc)? If Yes, give details:		

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Disclosure obligations are initially important: see 1.14 of Section 1 of the Manual of Guidance for more details.

Target date for medical statements is important as it enables a charging decision to be made. See Note 5 re relevant protocol.

RESTRICTED (when complete)		MG6
<p>8. Is consideration being given to any POCA or other asset recovery outcome in this case? (e.g. applications for confiscation or restraint orders, compensation, deprivation or forfeiture; referral to Financial Investigation Unit, timescale for submission of details etc.)</p> <p>_____</p> <p>If yes, provide details and timetable for submission of necessary information to CPS: _____</p> <p>Contact number for Financial Investigation Unit dealing: _____</p>		
<p>9. Additional information:</p> <p>If there is any other relevant information in this case, give details: _____</p> <p>Date MG6 completed: _____</p>		
RATIONALE FOR POLICE CHARGING DECISION		
<p>In accordance with the DPP Guidance on Charging (v4) the police must record details of how the:</p> <ul style="list-style-type: none"> > Full Code Test (evidential and public interest) is met for a police charge anticipated not guilty plea summary only offence where the suspect has put forward a specific defence or denied the offence (Paragraph 4) > Threshold Test (requirements and public interest test) are met for a police charge anticipated not guilty plea imprisonable summary only offence (Paragraph 18) 		
<p>Evidential test applied: Full code Test <input type="checkbox"/> Threshold Test <input type="checkbox"/></p> <p>Charge(s): _____</p>		
<p>Evidential criteria (comment on evidential status of any witness i.e. 'key' or not; interview conducted; whether 'guilty'/'not guilty' plea anticipated):</p> <p>_____</p>		
<p>Public Interest: _____</p>		
<p>Unused material (comment on the documentation that should be retained and included on the MG6 schedules; specify any information which should be disclosed to assist the defence in the early preparation of their case):</p> <p>_____</p>		
<p>Witness/Victim issues (Victim personal statement made?; state whether a witness summons should be sought if witness retracts statement or if a Special Measures application is required):</p> <p>_____</p>		
<p>Charging Decision maker (name, rank & full job title): _____ Date: _____</p>		

It is important to advise CPS whether the defendant is a candidate for a POCA application and what stage enquiries have reached in cases where POCA is being considered. These matters need to be taken into account as part of the prosecution process at the earliest opportunity.

The FIU will provide information to CPS in accordance with nationally agreed processes.

This section is to be used to document the rationale for a police charging decision in the circumstances described, in order that a CPS prosecutor can review this, where applicable, prior to the first court appearance.

This section has been introduced as part of a cross – CJS initiative to protect vulnerable and intimidated witnesses and is designed to enable the Prison Service to prevent detainees held on remand from threatening or intimidating witnesses prior to trial. It **must** be completed, in addition to an **MG7** where a remand in custody is sought and there is a risk that a defendant may try to intimidate witnesses in the case.

RESTRICTED (when complete)		MG6
<p>IF SEEKING A REMAND IN CUSTODY, THIS PAGE SHOULD BE HANDED TO COURT STAFF AND ACCOMPANY THE DETAINEE TO PRISON.</p>		
Defendant full name: <input style="width: 80%;" type="text"/>	URN <input style="width: 15%;" type="text"/> <input style="width: 15%;" type="text"/> <input style="width: 15%;" type="text"/> <input style="width: 15%;" type="text"/>	
Defendant date of birth: <input style="width: 80%;" type="text"/>		
<p>The following section MUST be completed by police in <u>ALL</u> cases where a remand in custody is to be applied for at court <u>AND</u> there is a risk of intimidation of the victim(s) or any witness(es) by the defendant.</p> <p>The information is intended for use by prison staff to prevent unwanted contact with a victim or witness.</p>		
<p>This prisoner MUST be prevented from contacting, by telephone, letter and visits, the following victim(s) or witness(es) because there is a risk of intimidation. DO NOT disclose the contact details shown below to the prisoner. See relevant PSI on "Tackling Witness Intimidation by Remand Prisoners" for further guidance.</p> <p>Name(s) and contact details of victim(s) and/or witness(es): (<i>If under 18 years old, show age</i>)</p> <p>1. <input style="width: 80%;" type="text"/></p> <p>2. <input style="width: 80%;" type="text"/></p> <p>3. <input style="width: 80%;" type="text"/></p> <p>4. <input style="width: 80%;" type="text"/></p> <p>5. <input style="width: 80%;" type="text"/></p> <p>6. <input style="width: 80%;" type="text"/></p> <p>Add further victims/witnesses below as necessary:</p> <p><input style="width: 80%;" type="text"/></p> <p>Date: <input style="width: 20%;" type="text"/></p>		
20 10/11		RESTRICTED (when complete)

MG6 – CASE FILE INFORMATION

GUIDANCE NOTES

1. Only one MG6 needs to be completed per file regardless of the number of defendants.
2. A separate copy of the information to the Prison Service regarding vulnerable-intimidated witnesses **must be completed for each defendant** for whom a remand in custody is sought. This is because defendants may be sent to separate prisons on remand and may pose different threats to different witnesses.
3. This form is a restricted communication between police and CPS and it will not form part of the Initial Details of the Prosecution Case (IDPC) or be copied to the defence, or to the judge in indictable only offences.
4. Guidance on the type of information required on the form is given below. It is not intended as an exhaustive list and officers should not feel restricted in any way as to the information supplied and may use the form to express opinions.
5. **Medical Evidence**
The target date is important in relation to medical statements that are awaited. The 2001 Accident and Emergency protocol jointly agreed between ACPO, the CPS and the British Medical Association should be adhered to for obtaining statements from hospital staff.
6. **Forensic Evidence**
The delivery date for the forensic report is a key matter and is contained within section 12 of the MG21 (Forensics Submissions form) that must be completed in such cases and a copy attached to the **MG6**.
7. **Visually Recorded Evidence**
This applies to existing child protection visually recorded interviews, visually recorded interviews with youths and vulnerable/intimidated adults, and any other form of visually recorded evidence including CCTV and police 'body worn video'. Particular problems are often encountered when visually recorded evidence from multiplex systems is copied (many of which are obtained by police from private or commercial enterprises), and a target date for providing such copies must be identified.
8. **Victims/Witnesses**
Where "vulnerable/intimidated" witnesses are referred to in section 5b. and c. of the **MG6**, it should be noted that child witnesses/victims automatically qualify for special measures. See **MG2** for more details.
9. **Witnesses who have refused to make a statement**
In section 5d. the names of any witnesses who have refused to make a statement should be shown along with any reason or opinion as to why they have refused. Details of any evidence that this witness could give should be explained as this might become relevant in cross-examination should that individual be called as a defence witness. Care should be taken in determining the evidence that these witnesses may hold and whether it may be prejudicial to the prosecution case/support the defence case.
10. **Other offenders**
Details of other offenders still sought, including information re enquiries made and likely timescales for further enquiries, should be recorded in section 6a.

Details of those persons arrested and bailed who are likely to be charged with offences linked to this case should be recorded in section 6b. Any persons charged with ancillary or unrelated offences but are likely also to be charged with a joint offence or one related to this case should also be included.

Where a person involved in the same incident has been cautioned, conditionally cautioned, or given a final warning/reprimand or other out of court disposal (e.g. Penalty Notice for Disorder), brief details of that person and the reason why this course of action was taken,

rather than a prosecution should be recorded in section 6c.

Show at section 6d. any persons involved in the same incident who may or may not be co-defendants, but who have been charged and will be connected to this file at a later date, or are to be dealt with separately.

11. Additional information

Section 9 of the **MG6** should be used for any information that would assist the prosecutor and is not catered for within other sections of the form.

Examples include:

- **Are there any witnesses who could be accomplices?**

Show names of persons who are prosecution witnesses but who were in some way involved in the offence and could therefore be classed as accomplices (e.g. in a public order case where there are some suspicions that witnesses may have been involved in the offending but have not been prosecuted).

- **Others arrested and interviewed but not charged or dealt with by alternative disposal.**

Give details of persons who are not co-defendants on the file but who were arrested and were not charged or summonsed. State the reasons for this, e.g. insufficient evidence, enquiries continuing, etc.

- **Praiseworthy conduct of witnesses.**

Officers may tell the CPS of any conduct by non-police witnesses that is particularly praiseworthy or meritorious. Meritorious conduct by police officers should only be recorded when it is also subject of an internal police recommendation for a commendation or bravery award. This will enable the prosecutor to tell the court.

- **Victim's Charter and Witness Care.**

Unless otherwise apparent within the case papers show the victim's views on the grant of bail along with any police comments. When a defendant is charged with any of the following offences, the victim's views about the granting of bail should always be obtained (whether or not a victim personal statement (VPS) has been completed):

- Offences where violence has been used or threatened towards an identifiable victim, e.g. robbery, assaults, riot, violent disorder, affray etc.;
- Sexual offences;
- Blackmail;
- False imprisonment and kidnapping;
- Arson with intent to endanger life or being reckless as to whether life was endangered;
- Offences involving explosives;
- Offences involving threatening or intimidating witnesses, e.g. perverting the course of justice.

This applies to the granting of bail by a custody officer or the court and to an application to vary conditions.

- **Intimidation/victimisation.**

Where there are grounds to fear that a victim/witness is being or is likely to be intimidated or further victimised, details should be provided. Include any specific arrangements for protection and attendance at court. Provide details if the witness is unlikely, through fear, to attend court and give evidence. Liaison between the police, CPS and courts over victim and witness care should continue throughout the life of the case. Particular regard should be given to cases involving racist motivation where there are grounds to fear racial intimidation.

12. R v DPP, ex parte LEE (1999) 2 Cr App. R 304, DC

Following the decision in LEE the prosecutor should consider disclosing the following, at pre-committal stage, in the interests of justice:

- Previous convictions of the victim, or any material that might assist an application for bail
- Anything that may assist the defence to argue that there should be no committal at all, or committal on a lesser charge
- Anything that may assist an argument for abuse of process
- Information that may assist the defence to prepare for trial where delay may affect such preparation (i.e. witnesses you have spoken to that you do not intend to rely upon). This information is not always going to be disclosed to the defence since Justice Kennedy said this would depend very much on what the defendant chose to reveal about the nature of his case.

These are only examples and must not be construed as a definitive list of categories. In all cases the prosecutor must consider disclosing in the interests of justice any material that is relevant to sentence (e.g. information that might mitigate the seriousness of the offence or assist the accused to lay blame in whole or in part upon a co-accused or another person).

13. R v DPP, ex parte BEANEY and KING, R v (1999) EWHC Admin 432 (14 May 1999)

The case of LEE was endorsed with the caveat that:

- The prosecutor ought to make enquiries to see if there is other material that he ought to obtain and disclose, and
- In response to focused questions showing relevancy, the prosecutor cannot say "I haven't got it".

It is crucial to bear in mind that the common law duty of disclosure is an aspect of the duty to ensure a fair trial, so it should not be confined to any particular stage of the proceedings or type of case.

14. Rationale for Police Charging Decision

This section is only for use where the charge decision is not required to be made by the CPS **and** the circumstances are such that paragraphs 4 or 18 of the Directors Guidance on Charging (v4) require police to evidence the rationale for charging on an **MG6**.

Where the police proceed to charge in accordance with the DGC (v4) they will assess the case to determine:

- the evidence which supports the charge;
- the justification for treating the case as an anticipated guilty plea suitable for sentence in a magistrate's court (where that is a requirement);
- the reason why the public interest requires prosecution rather than any other disposal.

Where the police proceed to charge a summary only offence where the suspect has put forward a specific defence or denied the offence in interview the police decision maker will record the reason for doing so on an MG6 and provide a copy to the CPS with the file for the first hearing in the case.

MG6A RECORD OF PRE-INTERVIEW BRIEFING

The purpose of this form is:

- To enable officers to document any pre-interview briefing given to a suspect's solicitor or legal representative.

RESTRICTED (when complete)		MG6A
RECORD OF PRE-INTERVIEW BRIEFING		
URN 		
Suspect(s) Surname: 		Forename(s):
Solicitor / Legal Representative: 		Firm's name:
List of information provided to suspect or defence solicitor / legal representative		
Time and date	Person briefed	Description of information / material <i>(Include how given: verbally / written / audio / visual)</i>
<small>After last entry invite solicitor / legal representative to sign receipt / information</small>		
Officer completing: 		Rank & No. / Job title:
Station: 		Date:
Officer in case (if different from above): 		
RESTRICTED (when complete)		Page 1 of 1

MG6B POLICE OFFICER/STAFF MISCONDUCT RECORD

The purpose of this form is to advise the CPS of instances where a police officer (including special constables) or member of police staff involved in the case has:





- A criminal conviction or caution
- Been charged with a criminal offence
- Been subject of an adverse judicial finding
- A relevant misconduct outcome recorded or has been notified of a requirement to attend a misconduct meeting/hearing.

There is **no requirement** to complete a negative **MG6B** (or equivalent) to prove that an individual has no such matters against him/her.

Whilst the **MG6B** is primarily intended for recording police/police staff misconduct, it may also be used for staff from other prosecuting agencies as appropriate.

Where an officer or member of police staff has any doubt as to whether this form should be completed they are advised to consult the Professional Standards Dept of the relevant force **before** doing so.

RESTRICTED (when complete)		
Not Disclosable		
POLICE OFFICER / POLICE STAFF MISCONDUCT RECORD		
Name: <input type="text"/>		URN <input type="text"/>
Rank & No. / Job Title: <input type="text"/>		
Station: <input type="text"/>		
This form should be used by police officers (including special constables) and police staff members (including police community support officers) when submitting any witness statement in connection with any criminal proceedings where any of the following apply:		
(Please check box as appropriate)		
1. I have a criminal conviction/caution (see note 2). <input type="checkbox"/>		
2. I have been charged with a criminal offence indicated below but the case has not yet been concluded. (see note 2) <input type="checkbox"/>		
3. I have a relevant misconduct outcome recorded against me (see notes 3 and 4) <input type="checkbox"/>		
4. I have been given written notice to attend a misconduct meeting/hearing (see notes 5 and 6) <input type="checkbox"/>		
5. I have an adverse judicial finding against me (see note 7). <input type="checkbox"/>		
Date(s) where any of the circumstances 1 to 5 apply	Nature of criminal offence or misconduct. Give enough detail to allow CPS to decide relevance to current proceedings	Criminal Punishment / Misconduct Outcome
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
This information is true to the best of my knowledge and belief and I am aware that I have a continuing obligation to provide updated information should circumstances change.		
Signature:.....		Date: <input type="text"/>
20 10/11		
RESTRICTED (when complete)		

	RESTRICTED (when complete)	
<p>Not Disclosable</p> <p>EXPLANATORY NOTES</p> <p>The guidance in the Prosecution Disclosure Manual or the force Professional Standards Department should be consulted if a police officer or member of police staff is in <u>any doubt</u> about how to complete this form.</p> <ol style="list-style-type: none"> 1. Please print details and give enough detail to allow CPS to make an informed decision about disclosure. 2. Police officers / police staff making a witness statement, whether the statement forms part of the prosecution case or not, should inform the prosecutor of the existence of any criminal convictions or cautions using this form. A copy of the Police National Computer (PNC) printout for that police officer / police staff member must be attached if the offence revealed is a recordable offence. This is for all offences recorded on the PNC whether spent or otherwise, as well as convictions and cautions in Scotland and other foreign countries. Bindovers should be recorded as cautions. Where a police officer / police staff member has been charged or summons (including postal requisitioned) for a criminal offence but the proceedings have not been completed, the prosecutor should be informed using this form. 3. A misconduct outcome is the outcome imposed following misconduct proceedings (such as a written warning or final written warning) and which is recorded on a police officer's/ police staff member's personal file. If a police officer/ police staff member is in any doubt as to whether a misconduct outcome is still 'live' then he or she should consult the force Professional Standards Department (PSD), HR Department or the prosecutor. 4. At the conclusion of misconduct proceedings against them, officers will be advised by PSDs on whether they must in future proceedings where they make statements reveal to CPS by way of this form MGBB certain information relating to those misconduct proceedings (i.e. that the outcome is "relevant"). PSDs will also advise officers on the wording of the MGBB and may also advise on the relevance of the finding to certain types of future proceedings. 5. If misconduct proceedings have commenced (namely that the matter has been referred to a misconduct meeting/hearing), the fact should be reported on this form. 6. Information about officers suspended, but who have not been charged with a criminal offence or had the matter referred to misconduct proceedings, should be revealed to the prosecutor by the Head of Professional Standards Department. This applies to both criminal and misconduct matters. Where an officer has been notified of allegations made against him/her but is not suspended from duties, he/she is not required to reveal to the CPS the details of the allegations. However, the Head of the Professional Standards Department should consider, in liaison with the CPS unit head whether the interests of justice require the revelation of that information and provide the prosecutor with the information if required. 7. An adverse judicial finding is a finding by a court that a police witness, whether on oath or otherwise, has knowingly misled the court. This may be stated expressly by a court, or may be inferred from the particular circumstances of a court's proceedings. This will include civil as well as criminal hearings. If the police officer/ police staff member is subject to an adverse judicial finding, the relevant Professional Standards Department (PSD) should be contacted in order that it can provide guidance on the completion of this form. 8. The prosecutor must be notified immediately of any change in circumstances. 9. The duties to reveal and disclose must be observed scrupulously. Failure to do so may result in wrongful conviction, undeserved acquittal or misconduct proceedings against the prosecutor or police officers. Police officers/police staff members must become familiar with and follow the guidance in chapter 18 of the Disclosure Manual, particularly paragraphs 52 to 66. The ultimate duty and responsibility for revealing criminal convictions, cautions and relevant misconduct findings rests with the individual officer or police staff member. 		
	RESTRICTED (when complete)	

MG6C POLICE SCHEDULE OF RELEVANT NON-SENSITIVE MATERIAL

The purpose of this form is to:

- Inform the prosecutor of the description and existence of all **non-sensitive material relevant** to the case
- Inform the prosecutor of the location of the material for inspection
- Allow the prosecutor to record whether the material is disclosable, clearly not disclosable, or to allow inspection.

RESTRICTED (when complete)

MG6C

POLICE SCHEDULE OF RELEVANT NON-SENSITIVE UNUSED MATERIAL

Page No. of

URN

R v

The Disclosure Officer believes the following RELEVANT MATERIAL which does not form part of the prosecution case is NOT SENSITIVE. For further detailed guidance refer to the Disclosure Manual and Attorney General's Guidelines.

Item No.	Description MATERIAL of any kind, including information and objects, which is obtained in the course of a criminal investigation and which may be relevant to the investigation and RELEVANCE is that it has some bearing on any offence under investigation or any person being investigated or on the circumstances of the case, unless it is incapable of having any impact on the case. Do not speculate if it is not considered relevant do not record it on the schedule. Give a sufficiently detailed DESCRIPTION of the relevant material for the prosecutor to make a decision on whether or not it should be examined.	LOCATION State precisely where the item can be found/located	* REASON FOR DECISION
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>
	The relevant material is: <input type="text"/>	<input type="text"/>	<input type="text"/>

Signature: Name:

Date:

Reviewing lawyer signature:
Print Name:
Date:

RESTRICTED (when complete)

2010/11

Description – items should be fully described in a clear, detailed and accurate manner to help the prosecutor determine whether the material might fall to be disclosed.

Each completed form should be individually signed and dated.

If the item is difficult to copy, the prosecutor should consider allowing inspection by the defence where disclosure is required.

Detail whether the item is attached on the file or stored elsewhere. State precisely where the item can be found/located.

For a more comprehensive CPS/Police guide to unused material search the Disclosure Manual at www.cps.gov.uk

MG6D POLICE SCHEDULE OF RELEVANT SENSITIVE MATERIAL

The purpose of this form is to:

- Inform the prosecutor of the description and existence of all **sensitive** material relevant to the case
- Inform the prosecutor of the reason for sensitivity
- Allow the prosecutor to record whether they agree that the material is sensitive or the prosecutor needs to make a Public Interest Immunity (PII) application to the court.

Each item must be consecutively numbered.

Description of the 'relevant material' should be sufficient to enable identification of the item without disclosing the source or nature of sensitivity.

RESTRICTED (when complete) - Not Disclosable						MG6D
POLICE SCHEDULE OF RELEVANT SENSITIVE MATERIAL						
R v []		URN [] [] [] []				
<p>The Disclosure Officer believes that the following RELEVANT MATERIAL is SENSITIVE and if it were disclosed it would give rise to a real risk of serious prejudice to an important public interest.</p> <p>Record below MATERIAL of any kind, including information and objects, which is obtained in the course of a criminal investigation and which may be relevant to the investigation and RELEVANCE is that it has come bearing on any offence under investigation or any person being investigated or on the surrounding circumstances of the case, where it is incapable of having any impact on the case. Do not speculate. If it is not considered relevant do not record it on the schedule. Give an article only/detailed DESCRIPTION of the information/objection for the prosecutor to make a decision on whether or not it should be a schedule.</p>						
"Check box/copy supplied to CPS"		FOR CPS USE				
Item No.	The relevant material is:	Reason for sensitivity:	*	Agree sensitive?	Can be disclosed?	CPS decision
1						
2						
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Name: []		Date: []	Reviewing lawyer signature: []			
Signature: []			Print name: []			
			Date: []			
2010/11						Page 1 of 1
RESTRICTED (when complete) - Not Disclosable						

If 'No', liaise with Disclosure Officer.

The sensitivity should be recorded without disclosing the nature of the source of sensitivity.

For a more comprehensive CPS/Police guide to unused material search the Disclosure Manual at www.cps.gov.uk

MG6E DISCLOSURE OFFICER'S REPORT

The purpose of this form is:

- To highlight to the prosecutor unused material (sensitive or non-sensitive) that undermines the prosecution case or assists the defence
- To inform the prosecutor of any unused material that needs to be disclosed under Paragraph 7.3 of the Code of Practice
- To provide the CPS with the disclosure officer's certification
- To give details of material likely to be covered by paragraph 7.3 on rear of the form.

RESTRICTED (when complete) – Not Disclosable
MG6E

DISCLOSURE OFFICER'S REPORT

R v URN

The following items are listed on the schedule(s) for this case and relate to:

- Material which might reasonably be considered capable of undermining the case for the prosecution against the accused, or of assisting the case for the accused
- Material required to be supplied under paragraph 7.3 of the Code (see overleaf)

* Enter C or D to denote schedule MG6C or D and enter item no. from schedule

* Schedule	Item no.	REASON	Attached?
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MG&E

**CRIMINAL PROCEDURE AND INVESTIGATIONS ACT 1996
(S.23(1)) CODE OF PRACTICE**

Revelation of material to the prosecutor

Sec.7.3 states:

'At the same time as complying with the duties in paragraphs 7.1 and 7.2, the disclosure officer must give the prosecutor a copy of any material which falls into the following categories (unless such material has already been given to the prosecutor as part of the file containing the material for the prosecution case):

- information provided by an accused person which indicates an explanation for the offence with which he has been charged;
- any material casting doubt on the reliability of a confession;
- any material casting doubt on the reliability of a prosecution witness;
- any other material which the investigator believes may fall within the test for prosecution disclosure in the Act.'

2010/11

MG7 REMAND IN CUSTODY APPLICATION

The purpose of this form is:

- To enable police to request the prosecutor to make an application for a remand in custody or on conditional bail.
- It also informs the prosecutor of the specific grounds on which the application is sought.

Where category 3. applies, officers **must** complete the relevant section on the **MG6** to ensure that the defendant is restricted from contacting vulnerable witnesses/victims whilst detained on remand.

Include sufficient information to show that there are substantial grounds for opposing unconditional bail. (See Note 1.)

Information that the court needs to be told includes:

- Nature/seriousness of offence
- Defendant's antecedents or previous convictions
- Defendant's lack of associations/community ties
- Defendant's previous bail record
- Is defendant currently on bail for other offences?
- Strength of evidence against defendant.

RESTRICTED (when complete)		MG7
Not Disclosable		
REMAND IN CUSTODY APPLICATION – Adult /Youth		
URN <input type="text"/>		
Defendant Name : <input type="text"/>		Age/Date of birth : <input type="text"/>
Is defendant a PPO? <input type="text"/>		
Risk of intimidation to any vulnerable/intimidated victim or witness? <input type="text"/> If <u>Yes</u> record contact details on MG6		
Time/date of arrest for breach of bail (if applicable): <input type="text"/>		
Recommendation for a remand in custody (check one box only):		
In custody <input type="checkbox"/> Police custody <input type="checkbox"/> Local Authority Accommodation/Secure Accommodation <input type="checkbox"/>		
Reason(s) for opposing bail (check one or more boxes):		
1. Fail to surrender to custody <input type="checkbox"/>	5. For the defendant's own welfare (Youth only) <input type="checkbox"/>	
2. Commit offences on bail <input type="checkbox"/>	6. Charged with or convicted of a violent / sexual offence equivalent to 14 plus years imprisonment in the case of an adult (Youth only) <input type="checkbox"/>	
3. Interfere with witnesses or otherwise obstruct the course of justice <input type="checkbox"/>	7. The only way to protect the public from serious harm (Youth only) <input type="checkbox"/>	
4. For the defendant's own protection <input type="checkbox"/>	8. To prevent the commission of imprisonable offences (Youth only) <input type="checkbox"/>	
Give full details to substantiate each ground for opposing bail and seeking a remand in custody:		
<input type="text"/>		
Estimated date when an upgraded file could be completed: <input type="text"/>		
If the application for a remand in custody is <u>not</u> granted, what bail conditions are considered appropriate with reasons (include sureties): <input type="text"/>		
Give details of co-defendant(s) - name(s), court(s) and hearing date(s) - in this or other outstanding cases: <input type="text"/>		
Officer in case: <input type="text"/>	Rank & No. / Job title: <input type="text"/>	Date: <input type="text"/>
Supervisor's name: <input type="text"/>	Rank & No. / Job title: <input type="text"/>	Date: <input type="text"/>

Page 1 of 1

2010/11 RESTRICTED (when complete)

Where the case involves a breach of bail conditions, enter these on **MG8**

If arrested on warrant insert "Arrested on Warrant" here. Attach an MG11 detailing the circumstances of arrest e.g. evaded capture and log events/number of attempts to execute the warrant.

Child Abuse cases (See note 2)

Complete this section to enable jointly charged defendants to be dealt with at the same court appearance.

- Enter reasons for adding conditions to any grant of bail and state what the conditions should be.
- The information supplied must satisfy the court that conditions are **necessary** to prevent the defendant failing to answer bail, committing further offences, interfering with witnesses or obstructing the course of justice.
- Adding a "doorstep" bail condition will allow police to insist that an offender presents themselves in person during curfew.

MG7 – REMAND APPLICATION

GUIDANCE NOTES

1. Reasons to justify opposition to bail:

1.1 Fail to Surrender:

- Conviction for absconding.
- Defendant has no fixed abode, community ties, or is a foreign visitor to the UK.
- Likely sentence may be an incentive to abscond.
- Defendant has expressed an intention not to attend court etc.

1.2 Commit Offences on Bail:

- Current offence committed on bail or in breach of sentence (if so, give details of previous offence(s), dates, conditions etc).
- Current offence committed on licence and/or electronically tagged.
- Number of charges/TICs/previous convictions show persistent and continuous offending over a period of time.
- Offender has said that he/she will continue to offend.
- 'Lifestyle', e.g. commission of further offences may be likely to support drug habit.
- Current offence involved substantial planning by defendant.

1.3 Interfere with Witnesses/Obstruct the Course of Justice:

- Defendant has a history of such behaviour, or has made threats to interfere with witnesses, the recovery of property or the arrest of accomplices.
- Although intimidation may be hard to substantiate, the court will need to be presented with real grounds for the objection to bail.

1.4 Defendant's Own Protection or Welfare:

- Defendant has threatened self harm or medical evidence suggests that this may occur.
- Declaration by victim, their family/friends, or wider community to seek revenge; or conduct/atmosphere that suggests this is a possibility.

2. Child abuse cases.

In a child abuse case the court will consider the interests of the child victim(s). Officers must discuss with Social Services the impact of any proposed bail conditions on the child/children. If a condition would prevent any affected child/children returning home then police should indicate the views of Social Services re this on an **MG6** as this is likely to be sensitive or confidential information.

Police should also consider the position of any child who is not a victim but who may reside at an address to which the defendant might be bailed.

MG8 BREACH OF BAIL CONDITIONS

The purpose of this form is:

- To provide the prosecutor with details of the original charges, conditions imposed and evidence of how these conditions are alleged to have been breached.
- It also enables the prosecutor to provide police with the result of the breach hearing.

This time constraint is in accordance with Section 7(4) Bail Act 1976, otherwise the court cannot hear the application and further detention is unlawful.

It is good practice to attach an MG11 outlining the alleged breach, circumstances of arrest (e.g. defendant attempts to evade capture, etc), and any responses from the defendant (on arrest or in interview) as to why he/she breached bail. This will enable the prosecutor to address any justification for the breach raised by the defence at court.

This form is to be completed for a breach of police or court imposed bail conditions. It may be hand written but must be legible. The form must be copied to the defence (given to defendant or their legal representative) and to the court as soon as possible.

Insert original or new URN as appropriate.
See Note 1

At the end of the hearing the Crown Prosecutor **must** ensure that these papers are attached to the original file. Direct contact must be made immediately with the officer in the case if bail is granted in cases involving vulnerable or intimidated witnesses.

RESTRICTED (when complete)
MG8

BREACH OF BAIL CONDITIONS

(The defendant **MUST** appear in court within 24 hours of arrest)

POLICE POST-CHARGE CONDITIONAL BAIL ☐ COURT CONDITIONAL BAIL ☐

URN

Defendant's surname: Forename(s):

Date of Birth: PPO ☐ YO ☐

Address (if not shown elsewhere):

Court/Police Station: Date of Appearance:

Time and date of arrest for breach of bail:

Original URN (if different from above)

Bailed from: on: (date)

To appear at Court on: (date)

Give the details of the original charge(s)/offence(s) and the circumstances of the offence(s) that led to Conditional Bail or where available include copies of MG4, MG5 and MG7/the original file (check if attached) ☐

List conditions (in full – or where available) include copy of MG4A / the original file (check if attached) ☐

Give details of the alleged breach(es):

Officer in case: Date:

Result of breach hearing:

.....

.....

.....

Signature of prosecutor:..... Date:.....

2010/11
RESTRICTED (when complete)

MG8 – BREACH OF BAIL CONDITIONS

GUIDANCE NOTES

1. Breach of bail conditions can occur in two different situations:
 - (i) The defendant is arrested for breach of conditional bail relating to the offence for which the conditions were imposed. In these circumstances record the **original** URN in the upper box. A new URN is not required in these circumstances.
 - (ii) The defendant is arrested for a **new** separate and unrelated offence and at the same time is also on police/court conditional bail for a previous separate offence. In these circumstances record the URN as follows:
 - If the defendant is charged with **new** offence(s), record the **new** URN in the upper box and **previous** offence URN in the lower box for breach of bail conditions.
 - If the defendant is not charged with the new offence but kept in custody for breach of bail conditions on the previous offence(s), record the previous **original** URN in the upper box only.

For guidance on breach of pre-charge conditional bail see ACPO Guidance on Bail with Conditions (pre-charge).

MG9 WITNESS LIST

The purpose of this form is:

- To provide the prosecutor and Witness Service with witness information and contact details
- To indicate to the prosecutor the number of statements and whether or not the statement has been attached to the case file
- To inform the prosecutor as to which witnesses are victims or intimidated witnesses.

An **MG9** should be completed for all post-charge files.

If there is a change to the details of a known witness, a revised **MG9** should be submitted, headed "Revised Witness List". The revised list and any accompanying **MG11s** should be sent with a covering note on form **MG20**, highlighting the new witness and/or **MG11s**.

The form should be dated to indicate when PNC checks were conducted on witnesses.

Witnesses should be listed as follows:

- Victim/main witness
 - Non-police witness(es)
 - Expert witness(es)
 - Other police officers (in order they witnessed events)
 - Officer in case (OIC)
- Witness **MG11s** should appear on the file in the same sequence.

Before the **MG9** is passed to the Witness Service the previous convictions column should be edited out.

RESTRICTED (when complete)		MG9		
Not Disclosable The whole column marked * must be expunged before passing to a third party				
WITNESS LIST				
R v		URN		
Date of completion:				
* Tick if statement attached * Previous convictions? Enter Y or N				
Wit. No.	Witness Details (In the "Wit.No." column enter "V" if the witness is a victim, "VU" if vulnerable or intimidated)	Statement Number	*	*
1	Name: <input type="text"/> Address: <input type="text"/> Post Code: <input type="text"/> Occupation: <input type="text"/> Date of Birth: <input type="text"/> Telephone No. (Home): <input type="text"/> (Work): <input type="text"/> Mobile: <input type="text"/> E-mail address: <input type="text"/>	1	<input type="checkbox"/>	<input type="checkbox"/>
-		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-	Name: <input type="text"/> Address: <input type="text"/> Post Code: <input type="text"/> Occupation: <input type="text"/> Date of Birth: <input type="text"/> Telephone No. (Home): <input type="text"/> (Work): <input type="text"/> Mobile: <input type="text"/> E-mail address: <input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-	Name: <input type="text"/> Address: <input type="text"/> Post Code: <input type="text"/> Occupation: <input type="text"/> Date of Birth: <input type="text"/> Telephone No. (Home): <input type="text"/> (Work): <input type="text"/> Mobile: <input type="text"/> E-mail address: <input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-	Name: <input type="text"/> Address: <input type="text"/> Post Code: <input type="text"/> Occupation: <input type="text"/> Date of Birth: <input type="text"/> Telephone No. (Home): <input type="text"/> (Work): <input type="text"/> Mobile: <input type="text"/> E-mail address: <input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
-		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Page 1 of 1

2010/11	RESTRICTED (when complete)
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Witness details will only be passed to the Witness Service once the relevant Witness Care Unit has obtained consent from that witness to do so.

Where more than one **MG11** has been taken from a witness, the number of **MG11s** should be indicated here.

MG10 WITNESS NON-AVAILABILITY

The purpose of this form is

- to provide a prosecutor with a composite picture of the non-availability of all prosecution witnesses
- to inform the prosecutor of reasons for non-availability.

An **MG10** should be completed for all post - charge files.

The Crown Court reference box is for the indictment number where known.

The witnesses' names should be indexed by entering consecutive numbers within the brackets (as per **MG9**). As each witness's non-availability is entered into one of the monthly columns, the witness number should appear at the head of that column.

Problems may arise when a police officer has a changeover from nights to late shift. Recording an "O" on the **MG10** on the day of the late shift indicates unavailability for attendance at court at 10am having finished duty a few hours earlier.

The prosecutor should not disclose reasons for witness non-availability. See **Note 6**.

When an **MG10** is submitted, it must accurately reflect all witnesses' dates to avoid. It must also be updated expeditiously, in order to prevent officers from being called on an inconvenient date. See **Notes 5 and 7**.

RESTRICTED (when complete) MG 10

Not Disclosable
WITNESS NON-AVAILABILITY

URN

Crown Court No.

R v

Witness (names) *

Insert No. *

*Mark dates when police and other witnesses are NOT available. Codes for police non-availability:
R = Rest day L = Leave C = Course N = Night duty S = Sickness O = Other*

Month		Month		Month		Month		Month		Month	
Date	* Witness No.	Date	* Witness No.	Date	* Witness No.	Date	* Witness No.	Date	* Witness No.	Date	* Witness No.
1		1		1		1		1		1	
2		2		2		2		2		2	
3		3		3		3		3		3	
4		4		4		4		4		4	
5		5		5		5		5		5	
6		6		6		6		6		6	
7		7		7		7		7		7	
8		8		8		8		8		8	
9		9		9		9		9		9	
10		10		10		10		10		10	
11		11		11		11		11		11	
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15		15		15		15		15		15	
16		16		16		16		16		16	
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18		18		18		18		18		18	
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26		26		26		26		26		26	
27		27		27		27		27		27	
28		28		28		28		28		28	
29		29		29		29		29		29	
30		30		30		30		30		30	
31		31		31		31		31		31	

O, C and S codes - give full details:

Name of person submitting form:

Date:

RESTRICTED (when complete)

In order to avoid misunderstanding, where a witness has no dates to avoid this should be stated at the bottom of the form. The words "(name) – no dates to avoid" will suffice.

MG10 – WITNESS NON-AVAILABILITY GUIDANCE NOTES

1. This form is generally required to be submitted with all post-charge case files.
2. This form is classified as “RESTRICTED”(when complete) – NOT DISCLOSABLE, and should not be passed to anyone other than the prosecution when complete.
3. Police officers are to indicate their non-availability on the form by the use of the appropriate codes.
4. **CODE DEFINITIONS.**
Where:
 - Code “O” is used, details should be included at the bottom of the form.
 - Code “C” is used, a brief description of the duration, location and subject of the course should be included in the space at the bottom of the form.
 - Code “S” is used, an indication should be given as to whether an officer is fit to travel to court to give evidence despite the sickness or injury. Where the officer has no personal objections, a brief account of the nature of the sickness or injury should also be included.
5. Where an **MG10** has already been submitted and the police become aware that witness availability has changed, a revised **MG10** should be submitted to the CPS as soon as possible, and in any event within 4 days.
6. The **MG10** is a RESTRICTED document. It contains details of when witnesses may be away from their homes. This information, wrongly disclosed, may lead to unfortunate consequences. Prosecutors are reminded that the phrase “unavailable” is all that needs to be revealed. This practice should be agreed with the court.
7. Police officers are reminded that when an **MG10** is submitted, it must accurately reflect their dates to avoid. It must also be updated expeditiously, in order to prevent the officer being called to court on an inconvenient date.

MG11 WITNESS STATEMENT

The purpose of this form is:

- To provide the written evidence of a witness;
- To obtain a witness's consent to disclose medical records;
- To identify any needs for special measures for vulnerable and intimidated witnesses and to indicate the willingness of a witness to attend court.

RESTRICTED (when complete)

MG11

WITNESS STATEMENT

Criminal Procedure Rules, r 27.2; Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s.5B

Statement of:

URN

Age if under 18: (if over 18 insert over 18)

Occupation:

This statement (consisting of page(s) each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false, or do not believe to be true.

Signature:..... (witness)

Date:

Signature:.....

Signature witnessed by:.....

20/10/11

RESTRICTED (when complete)

Include full name to enable a PNC check to be completed

The witness should sign after the last word of their statement (as well as at the bottom of each page).

RESTRICTED (when complete)		MG11T
Not Disclosable		
<u>Witness contact details</u>		
Home address: <input type="text"/>	Postcode: <input type="text"/>	
Home telephone No: <input type="text"/>	Work telephone No: <input type="text"/>	
Mobile: <input type="text"/>	E-mail address: <input type="text"/>	
Preferred means of contact (specify details): <input type="text"/>		
Best time to contact (specify details): <input type="text"/>		
Gender: <input type="text"/>	Date and place of birth: <input type="text"/>	
Former name: <input type="text"/>	Ethnicity Code (16 + 1): <input type="text"/>	
DATES OF WITNESS NON-AVAILABILITY: <input type="text"/>		
<u>Witness care</u>		
a) Is the witness willing to attend court? <input type="checkbox"/> If 'No', include reason(s) on form MG6.		
b) What can be done to ensure attendance? <input type="text"/>		
c) Does the witness require a Special Measures Assessment as a vulnerable or intimidated witness? (youth under 18; witness with mental disorder, learning or physical disability; or witness in fear of giving evidence or witness is the complainant in a sexual offence case) <input type="checkbox"/> If 'Yes' submit MG2 with file in anticipated not guilty, contested or indictable only cases.		
d) Does the witness have any particular needs? <input type="checkbox"/> If 'Yes' what are they? (Disability, healthcare, childcare, transport disability, language difficulties, visually impaired, restricted mobility or other concerns?): <input type="text"/>		
<u>Witness Consent (for witness completion)</u>		
a) The Victim Personal Statement scheme (victim only) has been explained to me	Yes <input type="checkbox"/>	No <input type="checkbox"/>
b) I have been given the Victim Personal Statement leaflet	Yes <input type="checkbox"/>	No <input type="checkbox"/>
c) I have been given the leaflet "Giving a witness statement to the police..."	Yes <input type="checkbox"/>	No <input type="checkbox"/>
d) I consent to police having access to my medical record(s) in relation to this matter (obtained in accordance with local practice)	Yes <input type="checkbox"/>	No <input type="checkbox"/> N/A <input type="checkbox"/>
e) I consent to my medical record in relation to this matter being disclosed to the defence	Yes <input type="checkbox"/>	No <input type="checkbox"/> N/A <input type="checkbox"/>
f) I consent to the statement being disclosed for the purposes of civil, or other proceedings if applicable, e.g. child care proceedings, CICA	Yes <input type="checkbox"/>	No <input type="checkbox"/> N/A <input type="checkbox"/>
Signature of witness: PRINT NAME:		
Signature of parent/guardian/appropriate adult: PRINT NAME:		
Address and telephone number (of parent etc.) if different from above: <input type="text"/>		
Statement taken by: <input type="text"/> Station: <input type="text"/>		
Time and place statement taken: <input type="text"/>		
2010/11		RESTRICTED (when complete)

It is essential to record either the specific dates to avoid or the fact that the witness has no dates to avoid.
See Note 3

The VPS gives victims of crime an opportunity to record the effect a crime has had upon them.
See Notes 7 – 12.

Where you have more than one vulnerable or intimidated witness in the case, a separate **MG2** must be completed for each witness in an anticipated not guilty, contested or indictable case.

The question re 'particular needs' is generic to **all** witnesses not just those requiring Special Measures.
See Note 5.

MG11 – WITNESS STATEMENT GUIDANCE NOTES

1. Statements from witnesses should be recorded on form **MG11**. Where statements are visually recorded on video or digital format, they may also be recorded on the form **MG15**.
2. The rear of the **MG11** includes space for recording information regarding the statement maker including means of contact including mobile phone number and email address. Wherever possible the preferred method of contact should be established and shown.
3. The dates to avoid for the witness be recorded on the rear of the **MG11**. Where there are no dates to avoid this must be shown as absence of information re dates to avoid may lead to a delay in setting a trial or the trial being set for an inappropriate date (and/or dismissed).
4. There is an opportunity for the witness to indicate their willingness to allow police to access medical records relating to their injury/hospitalisation and for the use of these during the prosecution. The witness should sign to indicate their willingness.
5. Support can be provided to a witness whether or not they are already receiving support from the Witness Service or other agency. Key elements of the witness care information on the rear of all the **MG11s** in a case should be collated on an **MG6**. These include:
 - In cases where witnesses have specific care needs in attending court, the officer should record the existence of those specific needs and arrangements that police have made to deal with them. For example a disabled witness may have difficulty in attending court and transport provision arranged.
 - Recording any difficulties that a witness has in expressing themselves, e.g. through difficulties in language or mannerisms.
 - Indicating the measures taken to address specific care requirements of vulnerable witnesses, in particular those with learning difficulties or the less physically able. This may include attendance of key support workers, any measures taken to obtain witness statements or the provision of continuing support in cases of abuse.
 - Recording any requests for stand-by arrangements (permitting witnesses to wait at known locations near the court where they can be contacted by telephone) or arrangements for use of pagers/mobile phones to call witnesses.
6. Officers will need to understand the relevant provisions of Part II of the Youth Justice and Criminal Evidence Act 1999, and the importance of identifying witnesses who potentially fall into the above categories, as soon as possible. Further information can be found in the Guidance Notes for form **MG2 (see 3.3)**.
7. Any individual victim of crime, or proprietor or partner in a small business can make a Victim Personal Statement (VPS). A VPS can also be made by a relative or partner of a homicide victim or the parent or carer of a child or adult with learning difficulties. The scheme is entirely optional for victims and they should be offered the chance to make a VPS but should not be pressured to do so.
8. A VPS is often taken at the same time that a witness statement is taken on an **MG11** and would usually be recorded on the same form following the 'evidential content'. If taken at this time, the VPS is referred to as a 'stage one' VPS.
9. A victim who does not make a VPS initially can do so at any time thereafter. A victim can also make a second (or subsequent) VPS to update the information given in a previous VPS. Such a VPS is known as a 'second stage' VPS. These will also usually be taken on an **MG11**.
10. Where the VPS is taken at the same time as the witness statement there should be a clear separation on form **MG11** between the evidential part of the statement and the VPS. A caption should be inserted between the two to make this separation clear. A second stage VPS should also have this caption to distinguish it from an evidential witness statement.
11. The caption should read as follows (but duly amended according to whether it is a first stage or second stage VPS):

'I have been given the Victim Personal Statement (VPS) leaflet and the VPS scheme has been explained to me. What follows is what I wish to say in connection with this matter (in addition to what I said in my previous victim personal statement). I understand that what I say may be used in various ways and that it may be disclosed to the defence'.

12. A fresh **MG11** should be used to take a second stage VPS. This can be taken at any time prior to sentence. It would normally be expected to focus on the longer term effects of the crime on the victim.
13. When making a statement, a victim will have the opportunity to discuss any other concerns they may have including:
 - Whether to choose to receive further information about the progress of the case
 - The offender's bail
 - Details about vulnerability as a victim or as a potential witness
 - Whether compensation might be sought, and
 - Whether the victim might wish to participate in a restorative justice outcome where appropriate.

MG12 EXHIBIT LIST

The purpose of this form is:

- To inform the prosecutor of the exhibits that are to be produced in evidence in the case
- To indicate the location of the exhibits if a copy is not contained within the case papers.

RESTRICTED (when complete) MG 12

EXHIBIT LIST

R v

URN

* Check box if exhibit attached

Police property reference	Brief description of item (indicate if copy)	Exhibit reference no.	Person producing and current location of exhibit	*
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>
 	 	 	Person producing: Current location: 	<input type="checkbox"/>

Date of completion:

2010/11 Page 1 of 1

RESTRICTED (when complete)

List items in the order that they appear in the statements.

Insert the number used to identify the property in the police property store/system.

Consider photocopying non-documentary items such as knives etc.

Date the form to assist CPS and police supervisors to determine the chronological order of form submissions, such as when additional items are exhibited after the initial submission.

Any additional exhibits should be recorded on the **MG12** as they become known, marked 'ADDITIONAL' and forwarded to the CPS under cover of **MG20**

Tick if the original exhibit is submitted with the file. Police should retain originals until requested by the CPS

Accurate information on the current location of an item is vital to ensure that it can be located by persons other than officers involved in the case.

Each item must be given an exhibit reference number that is made from the initials of the person producing it with a sequential number e.g. WR1, WR2 etc. If two people have the same initials, then use the second letter of the family name, e.g. Walter Roberts - WRo1, William Richards - WRI1 etc.

MG14 CONDITIONAL CAUTION

The purpose of this form is:

- To record details of a conditional caution including the offences to which it applies and the conditions to be complied with by the offender.
- To record the offender's agreement to the conditions and for confirmation by the OIC or other authorised person that the conditions have or have not been complied with by the offender.

RESTRICTED (when complete)		MG 14
CONDITIONAL CAUTION		
Offender surname: <input style="width: 50px;" type="text"/>		A/S No. <input style="width: 50px;" type="text"/>
Forename(s): <input style="width: 50px;" type="text"/>		URN <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/>
D.O.B: <input style="width: 30px;" type="text"/>	Gender: <input style="width: 20px;" type="text"/>	Ethnicity Code: PNC: <input style="width: 10px;" type="text"/> (16 + 1): <input style="width: 20px;" type="text"/>
Address: <input style="width: 50px;" type="text"/>		Postcode: <input style="width: 30px;" type="text"/>
Tel: (home) <input style="width: 30px;" type="text"/>		Mobile: <input style="width: 30px;" type="text"/>
<u>Details of the offence(s)</u> (include facts as if charged date(s) of offence / arrest)		
Sequential No	Offence	CJSSS Offence Code
<input style="width: 20px;" type="text"/>	<input style="width: 40px;" type="text"/>	<input style="width: 20px;" type="text"/>
<input style="width: 20px;" type="text"/>	<input style="width: 40px;" type="text"/>	<input style="width: 20px;" type="text"/>
<input style="width: 20px;" type="text"/>	<input style="width: 40px;" type="text"/>	<input style="width: 20px;" type="text"/>
<input style="width: 20px;" type="text"/>	<input style="width: 40px;" type="text"/>	<input style="width: 20px;" type="text"/>
<input style="width: 20px;" type="text"/>	<input style="width: 40px;" type="text"/>	<input style="width: 20px;" type="text"/>
I admit to the offence(s) set out above. I understand I have the right to legal advice.		
Signature of person cautioned: Date:		
<u>Conditions</u>		
I agree to comply with the following conditions of the caution:		
Condition(s)	Compliance requirements, including completion / progress check dates	Evidence required
1. <input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>
2. <input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>
3. <input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>
4. <input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>	<input style="width: 20px;" type="text"/>
Contact details for reporting compliance with the conditions: <input style="width: 50px;" type="text"/>		
2010/11	RESTRICTED (when complete)	Page 1 of 2

RESTRICTED (when complete)

MG 14

Offender Declaration - I understand the following:

- 1) That if I fail within the agreed time to comply with, or to complete, any of the conditions attached to this caution, I will be liable for prosecution for the offence(s) outlined above and this signed form may be presented as part of the case against me in a court of law;
- 2) I will inform the contact shown above without delay if: I am unable to comply with any of these conditions and explain why or I change my normal place of residence, as recorded overleaf;
- 3) A record of this conditional caution will be kept;
- 4) That the conditional caution may be disclosed, when appropriate, to certain potential employers, or in connection with any future criminal proceedings;
- 5) Where one or more of the above offence(s) is listed in Schedule 3 of the Sexual Offences Act 2003 and the relevant age and disposal thresholds are met that I will become subject to the notification requirements of Part 2 of that Act (commonly known as the Sex Offenders Register);
- 6) Information on my compliance may be provided to the co-ordinators by the service providers, DIP et al;
- 7) I understand that a victim may still take out a private prosecution or civil action against me. The Police may disclose my details to a victim for this purpose.

Signature of person cautioned:

Signature of appropriate adult (*where applicable*):

Caution administered by: Rank & No. / Job title:

Station: Signature:

Tel. No: Date:

For completion by the Officer in the Case / authorised person on the review date

I hereby certify that the conditions shown above have / have not been completed satisfactorily
(attach any relevant evidence in support of this).

Name of officer / authorised person finalising the caution: Rank & No. / Job title:

Station: Signature:

Tel. No: Date:

2010/11

RESTRICTED (when complete)

Page 2 of 2

MG15 RECORD OF INTERVIEW

The purpose of this form is:

- To provide a written record of a suspect interview (audio/visual) or visually recorded interview(s) with vulnerable or intimidated witness(es).

RESTRICTED (when complete)
MG 15

RECORD OF INTERVIEW

URN

Person interviewed: 		Police Exhibit No:
Place of interview: 		Signature of interviewer producing exhibit: _____
Date of interview: 		
Time commenced: 	Time concluded: 	Duration of interview:
Audio tape reference nos.: 	Visual image reference nos.: 	
Interviewer(s): 		
Other persons present: 		

Tape counter times	Person speaking	Text
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		

MG16 EVIDENCE OF BAD CHARACTER AND/OR DANGEROUS OFFENDER INFORMATION

The purpose of this form is:

- To provide information to the prosecutor regarding the defendant's bad character that may be adduced at trial
- To indicate to the prosecutor any dangerous offender information regarding the defendant that may influence sentencing by the court.

Further information regarding bad character provisions can be found at www.cps.gov.uk

RESTRICTED (when complete)		MO 16															
EVIDENCE OF DEFENDANT'S BAD CHARACTER AND / OR DANGEROUS OFFENDER INFORMATION Information required for an application to the court by the CPS																	
Defendant's full name: <input style="width: 100px;" type="text"/>		URN <input style="width: 40px;" type="text"/>															
<small>This evidence / information will be revealed to the Duty Prosecutor by this Form MG16.3 for pre-charge advice/charging decision or, where appropriate, post-charge.</small>		A/S No. <input style="width: 40px;" type="text"/>															
Evidence of Bad Character (BC) (Evidence for trial)																	
List below relevant evidence of, or a disposition towards misconduct or other reprehensible behaviour relating to:																	
<ul style="list-style-type: none"> • Commission of offences of the kind charged, including previous convictions for offence(s) of same or similar description (same charge / indictment) or category; • The commission of any other related type of offences (even where not of similar description or in same category); • The defendant's untruthfulness, e.g. convictions for perjury offences, deception. 																	
Dangerous Offender (DO) information (Information for sentencing – specified offences of sex / violence)																	
<ul style="list-style-type: none"> • List below information for the sentencing court when assessing whether the defendant poses a significant risk to the public of serious harm. 																	
Brief details of charge(s) or proposed charge(s)	*	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 5%;">BC</td> <td style="width: 5%;">DO</td> <td style="width: 90%;"> Relevant Evidence / Information <ul style="list-style-type: none"> • Previous convictions: include more detailed information than contained on PNC printout, i.e. MO, plea entered, concurrent charges, other disposals (TICs, cautions, reprimands and final warnings, PNDs), previous defences used (if known). • Evidence or information (other than convictions) includes outstanding investigations, acquittals, discontinuances, previous allegations made against the defendant, incident reports including domestic violence/racial etc. </td> </tr> <tr> <td><input style="width: 100px;" type="text"/></td> <td><input type="checkbox"/></td> <td><input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small></td> </tr> <tr> <td><input style="width: 100px;" type="text"/></td> <td><input type="checkbox"/></td> <td><input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small></td> </tr> <tr> <td><input style="width: 100px;" type="text"/></td> <td><input type="checkbox"/></td> <td><input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small></td> </tr> <tr> <td><input style="width: 100px;" type="text"/></td> <td><input type="checkbox"/></td> <td><input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small></td> </tr> </table>	BC	DO	Relevant Evidence / Information <ul style="list-style-type: none"> • Previous convictions: include more detailed information than contained on PNC printout, i.e. MO, plea entered, concurrent charges, other disposals (TICs, cautions, reprimands and final warnings, PNDs), previous defences used (if known). • Evidence or information (other than convictions) includes outstanding investigations, acquittals, discontinuances, previous allegations made against the defendant, incident reports including domestic violence/racial etc. 	<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>	<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>	<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>	<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>
BC	DO	Relevant Evidence / Information <ul style="list-style-type: none"> • Previous convictions: include more detailed information than contained on PNC printout, i.e. MO, plea entered, concurrent charges, other disposals (TICs, cautions, reprimands and final warnings, PNDs), previous defences used (if known). • Evidence or information (other than convictions) includes outstanding investigations, acquittals, discontinuances, previous allegations made against the defendant, incident reports including domestic violence/racial etc. 															
<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>															
<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>															
<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>															
<input style="width: 100px;" type="text"/>	<input type="checkbox"/>	<input type="checkbox"/> <input style="width: 100px;" type="text"/> <small>(Attach relevant documents/indictments)</small>															
Officer completing form (rank, number or job title)		Duty Prosecutor / Reviewing lawyer															
Name: <input style="width: 100px;" type="text"/>	Date: <input style="width: 40px;" type="text"/>	Name: <input style="width: 40px;" type="text"/> Date: <input style="width: 40px;" type="text"/>															
<small>*May be applicable to BOTH Bad Character and Dangerous Offender provisions (unless advised as otherwise)</small>																	
RESTRICTED (when complete)		Page 1 of 1															

MG18 OFFENCES TAKEN INTO CONSIDERATION (TIC)

The purpose of this form is:

- To list those other offences that the defendant has agreed to have taken into consideration (TIC) when appearing at court for other offence(s) charged.

MG18 must be typed for cases committed to Crown Court. Otherwise TICs must be legible if hand written.

Show here the total number of TICs listed in the schedule part of the **MG18**.

Record here any comments that accused makes when signing the receipt.

RESTRICTED (when complete)		MG 18
OFFENCES TAKEN INTO CONSIDERATION		
Defendant (full name): <input style="width: 100px;" type="text"/>		Page No. of
Please note the following:		URN <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/> <input style="width: 20px;" type="text"/>
Charged / Indicted offence(s): <input style="width: 100px;" type="text"/>		
For hearing / trial at: <input style="width: 50px;" type="text"/> on: <input style="width: 50px;" type="text"/>		
<ol style="list-style-type: none">1. The attached schedule gives particulars of <input style="width: 50px;" type="text"/> offences, which you have admitted committing but have not been charged with.2. If you plead guilty or are found guilty of any offence(s) with which you have been charged you can, before any sentence is passed, admit all or any of the offence(s) in the attached schedule, and ask the court to take them into consideration.3. If you withdraw your admissions to these additional offences that you wish the court to take into consideration, those offence(s) may result in further prosecution(s).4. If you wish to volunteer any further information concerning any of these other offences you may do so in writing, either at the bottom of this form or in a separate letter. If you prefer, you may ask a police officer to take any statement you may wish to give.5. Please sign all the sheets in the schedule containing the offences to be taken into consideration and immediately below the last offence recorded. Then sign the receipt below, and keep for your information the copy of this document.		
<u>Receipt to be signed by the accused</u>		
I have received a copy of this document. Signature:		
Date: In the presence of:		
<u>Statement the accused may wish to volunteer</u>		
.....		
.....		
.....		
Date: Signature:		
In the presence of:		
2010/11		RESTRICTED (when complete)

Where a compensation form **MG19** has been sent to the victim, this fact should be recorded on the **MG18** to ensure that the prosecutor is aware that compensation is required.

To avoid any potential later claim by the defendant that TICs may have been added without their knowledge, officers should rule a clear line after the last TIC entry on each **MG18**, and get the defendant to sign the form to show they have agreed to their inclusion. This should be done on all **MG18** sheets in the case. The defendant having signed the **MG18**, should be supplied with a copy.

RESTRICTED (when complete)
MG18

SCHEDULE OF OFFENCE(S) TAKEN INTO CONSIDERATION

Defendant (full name): URN

A/S No:

No.	Crime Ref. No.	Place committed	Date of offence	Details of offence(s) For EACH offence: • record PNLD offence code; • relevant factors – voluntary admission, vulnerable victim, etc. • if compensation is required attach MG19.	Name of victim	Property (a) Value (b) Recovered (c) Damaged	COURT USE ONLY Accepted at court? "Y" or "N"

Signature of defendant

Rule off any remaining space after the last TIC has been entered, and invite the defendant to sign beneath the final entry (repeat process where there is more than one sheet).

RESTRICTED (when complete)

2010/11

Where offences to be TIC carry driving licence endorsement and a disqualification they may only be TIC where one or more of the offences for which the defendant is convicted is also endorsable or may lead to disqualification. See Note 2.

Offences should be listed in chronological order.

MG18 – OTHER OFFENCES (TIC) GUIDANCE NOTES

1. Offences committed by the defendant and not included in the list of charges or on the indictment may be taken into consideration (TIC) by the court when sentencing if:
 - The defendant admits them and consents to them being TIC
 - The court has jurisdiction (e.g. a magistrates' court cannot TIC an indictable only offence), and
 - The offences are similar to the offence(s) for which the defendant has been convicted. If the offences to be TIC are dissimilar to the one(s) for which the defendant has been convicted they should not be TIC without the court first considering whether, in all the circumstances, it is proper to do so.
2. Caution should be exercised when taking into consideration offences which, if they were charged, may result in disqualification under "totting up" provisions.
3. It is essential that **MG18s** are fully completed prior to the first hearing. This will enable TICs to be dealt with if the case is concluded and sentencing occurs. If the case is concluded at that hearing, the issue of compensation can also be dealt with by the court.

MG19 APPLICATION FOR COMPENSATION

The purpose of this form is:

- To allow a victim to complete details of their loss, injury or damage
- To provide the prosecutor with the details to make an application for compensation in court.

Section 9 of the **MG5** **must** be completed if compensation is required irrespective of whether the person seeking compensation has been sent an **MG19** and/or has completed it. The reason for this is that in the event of an initial guilty plea at first appearance at magistrates' court, the **MG19** may not have been returned and is unavailable to the prosecutor at the time the court deals with compensation.

Original documents to be retained by police. Copies to CPS should be edited so as to not disclose the victim's address.
See Note 9.

RESTRICTED (when complete)		MG 19
APPLICATION FOR COMPENSATION		
For Police Use <div style="display: flex; justify-content: space-between;"> <div>R v </div> <div>URN </div> </div> <div style="display: flex; justify-content: space-between;"> <div>Offence: </div> <div>Date of offence: </div> </div>		
Compensation form – notes for guidance For queries regarding completion of this form, contact the Witness Care Unit (WCU): The offence for which proceedings have been instituted may give rise to the question of compensation. COMPLETE THE SECTIONS WHICH APPLY TO YOU IN BLOCK CAPITALS, then sign and date page 3. It is very important that this form is completed as soon as possible. If sent to you by post it must be returned within 14 days to the WCU in the freepost envelope provided. Failure to return this form on time may lead to the case proceeding without an application for compensation being made on your behalf. If you do find that you require extra time, please contact the WCU to see if an extension is possible. PLEASE NOTE: the court will decide whether or not to order compensation. The Police have no authority over this decision. Personal injury claims can also be pursued via the Criminal Injuries Compensation Authority.		
A. Property stolen (and not recovered) or damaged This section covers property stolen or damaged that has not been recovered by police. It includes damage caused in a road traffic collision. It is important that you provide documentary evidence to support your claim. This means that copies of receipts, estimates or bills should be provided wherever possible. Property recovered by police but not yet returned to you (due to it being used in evidence) should not be claimed for, as this will be restored upon completion of the court case. If your case involves a road collision, it is important that you provide us with details of your insurance company so we can liaise with them during the prosecution.		
Name and address of your insurance company: 		
Policy No.: 		
Description of item(s) stolen/damaged*: 	Costs of replacement or repair (including VAT): 	
Total:		
<div style="display: flex; justify-content: space-between;"> 2010/11 RESTRICTED (when complete) </div>		

Documents to support claims e.g. estimates should be included at time of submission. Any delay in receiving this information should be noted on **MG6**.
See Note 7.

RESTRICTED (when complete)		MG 19
<p>B. Other expenses incurred as a result of the offence</p> <p>This relates to any loss of earnings (if you had to take unpaid time off work due to injuries sustained), taxi fares or hospital expenses incurred as a result of your injuries.</p> <p>It is important that you provide documentary evidence to support your claim. This means copies of receipts, estimates or bills should be provided wherever possible.</p>		
Details of loss/expenses*	Amount:	
Total:		
<p>C. Personal injury (include an injury sustained as a result of a road traffic collision)</p> <p>This relates to any injury sustained as the result of an assault or traffic collision. In serious injury cases, where you may suffer long-term effects, please keep the WCU informed of your condition as the case progresses.</p> <p>The police can only obtain medical evidence on your behalf if you have signed a medical consent form which authorises us to do so. We can then contact the hospital, your GP or dentist and ask them to provide a statement detailing your injuries and treatment. The police officer in charge may have already asked you to complete a form. If not, please contact the WCU as soon as possible.</p> <p>Describe your injuries*:</p> <p>Details of medical treatment received*:</p> <p>Date(s) of hospital attendance:</p> <p>Name of consultant/doctor:</p> <p style="text-align: right; font-size: small;">[*Please continue on a separate page if the space provided is not sufficient]</p>		

2010/11

RESTRICTED (when complete)

Original documents to be retained by police. Copies to CPS should be edited so as to not disclose the victim's address.

See Note 9.

RESTRICTED (when complete)	MG 19
D. Insurance details	
It is important that you tell us of any claims you have already made or intend to make via your car / home / medical insurance. Please ensure that a copy of your claim form and / or the company's reply is attached to this form.	
Name of insurance company:	
Address of insurance company:	
Policy number:	
Loss of 'no claims bonus'?	Yes <input type="checkbox"/> No <input type="checkbox"/> If 'Yes', please give amount:
Excess on policy?	Yes <input type="checkbox"/> No <input type="checkbox"/> If 'Yes', please give amount:
Confirmatory letter from insurance company attached?	Yes <input type="checkbox"/> No <input type="checkbox"/>
<u>Details of claimant</u>	
Name:	
Address:	
Home telephone:	Mobile:
E-mail address:	
<u>Victim Personal Statement (VPS)</u>	
You have the right to make a VPS. This is a record of the impact that the crime has had on you and your family. It gives you a chance to explain, in your own words, how the crime has affected you, whether physically, emotionally, financially or in any other way. If you have not already made a VPS and you wish to do so, contact the WCU on page 1.	

MG19 – COMPENSATION CLAIM

GUIDANCE NOTES

1. A defendant may be ordered to pay compensation for any injury, loss or damage resulting from an offence to which he has pleaded guilty or been convicted, or which he has asked to be taken into consideration (TIC).
2. **Where possible, the form MG19 should be completed at the same time as the statement of complaint** . The victim should be given a form **MG19** as soon as possible after the defendant has been charged or the offence has been listed as TIC. If it has not been possible to obtain details before an early hearing, an estimate of the damage or loss should be included in the **MG5**.
3. Where a victim has difficulty in completing the form (e.g. through illness, age or illiteracy) police should provide assistance to do so.
4. The names and addresses of all claimants must be listed on form **MG6** and marked as restricted unless **MG19s** have been completed in respect of all those witnesses.
5. Section C of the **MG19** should include details of any doctor, dentist or other specialist who has attended to the claimant in order that statements can be obtained where required.
6. The victim can make a claim for loss of “no claims” insurance bonus where applicable.
7. Where a victim requires more time to provide full details this should be noted on the **MG6** but submission of the file should not be delayed. A brief estimate of damage/loss should, in the meantime be included on form **MG5** (see 2 above).
8. Details received from the victim after file submission should be sent to the CPS under cover of form **MG20**.
9. Originals of estimates, receipts, bills etc in support of the claim should be retained by police. Copies, edited to ensure the victim’s address is not disclosed, should be provided to the CPS. The originals must not be edited. The CPS must also ensure the copies passed to the defence do not contain details of the victim’s address.
10. By local agreement, standard agreed lists showing the value of repair or replacement of Council/police property may be prepared and used to inform applications for compensation.
11. The Magistrates’ Association has guidelines to assist in the setting of awards for personal injury.

MG20 FURTHER EVIDENCE/INFORMATION REPORT

The purpose of this form is:

- To inform the prosecutor of further evidence or information concerning the case
- To indicate what forms are submitted with the **MG20**.

RESTRICTED (when complete)

MG20

FURTHER EVIDENCE / INFORMATION REPORT

To: **Crown Prosecution Service** URN

Office:

R v

Next court date: at:

Offence(s):

Submitted as indicated

Bad Character / Dangerous Offender (MG16)	<input type="checkbox"/>	Outstanding case / revocation order details (state below)	<input type="checkbox"/>
Case file evidence & information (MG6)	<input type="checkbox"/>	Proceedings / investigations outstanding	<input type="checkbox"/>
CCTV – tapes / discs	<input type="checkbox"/>	Proceeds of Crime Act (POCA) (MG17)	<input type="checkbox"/>
Compensation – receipts / estimates (MG19)	<input type="checkbox"/>	Prisoner production copy order	<input type="checkbox"/>
Conviction memorandum (certified copy)	<input type="checkbox"/>	Record(s) of interview (MG15)	<input type="checkbox"/>
Custody record (copy) or updated copy	<input type="checkbox"/>	Recorded interviews (video / tape / DVD)	<input type="checkbox"/>
DVLA printout	<input type="checkbox"/>	Special Measures Assessment (MG2)	<input type="checkbox"/>
Defendant previous convictions / cautions etc.	<input type="checkbox"/>	TIC schedule(s) (MG18)	<input type="checkbox"/>
Disclosure (MG6B / MG6C / MG6D / MG6E)	<input type="checkbox"/>	Witness availability list updated (MG10)	<input type="checkbox"/>
Drink drive forms roadside / hospital / station procedure	<input type="checkbox"/>	Witness list updated (MG9)	<input type="checkbox"/>
Exhibit (copy documents)	<input type="checkbox"/>	Witness previous convictions / cautions	<input type="checkbox"/>
Exhibit list (MG12)	<input type="checkbox"/>	Witness statement (copy) (MG11)	<input type="checkbox"/>
Forensic Evidence (including MG21 / MG21A)	<input type="checkbox"/>	Witness statement (original) (MG11)	<input type="checkbox"/>
Medical report / Surgeon's statement (copy)	<input type="checkbox"/>	Other - specify	<input type="checkbox"/>

Further information / remarks (continued on separate sheets if necessary)

Officer in case: Rank & No. / Job title: Date submitted:

2010/11
RESTRICTED (when complete)

Indicate what documents are attached by marking the relevant box. Where there are a number of different documents within the same category, the number should be entered in the box.

If there are delays in obtaining information, give reasons and state how much longer is required.

Complete URN to ensure that the information on this form is correctly linked to the original file.

MG21 SUBMISSION OF WORK FOR SCIENTIFIC EXAMINATION

The purpose of this form is:

- To accompany samples submitted for forensic examination
- To provide an audit trail
- To request provision of details on specific points to prove the case
- To provide the scientist with target dates for case management together with a list of exhibits submitted for examination.

RESTRICTED (when complete)

MG21

SUBMISSION OF WORK FOR SCIENTIFIC EXAMINATION

Unique Reference Number (URN) – required on each page.

URN:

1. Police Crime Reference Number:	3. FSP Reference Number:
2. Scientific Support Reference Number:	(FSP Use Only)

4. Contact Details

Submitting Force:.....	Officer in the case:.....
Division / Area:.....	Tel:.....
Police Station (incl. Postcode):.....	Mobile:.....
.....	Facsimile:.....
Force / Station Code:.....	Email:.....

Specify an appropriate alternative point of contact e.g. Scientific Support / Crime Scene Manager, DNA Liaison Officer.

Contact other than the OIC: Name:.....	Rank / Job Title:.....
Tel:.....	Mobile:.....
Fax:.....	Email:.....

CPS Prosecutor Contact details: Name:.....	Office / Area:.....
Tel:.....	Mobile:.....
Fax:.....	Email:.....

5. Supervisory authority for submission:

Name:.....	Rank / Job Title:.....
Signature:	

6. Budgetary authority for submission:

.....	<div>Aspects of submission required URGENTLY</div> <div><input type="checkbox"/> Refer to section 10</div>
Authorised by:	
Rank / Job Title:	Date / Authorisation Stamp

If for any reason the circumstances in this case change or the case is discontinued and the forensic evidence is no longer required then the FSP should be immediately informed by facsimile or e-mail.

2010/11

RESTRICTED (when complete)

Insert details of reviewing lawyer where known.

This contact may be the case file builder or person assisting the OIC.

Must accord with Force protocol.

Indicate here whether any aspect of the submission is required urgently.

Early notification of changed circumstances or discontinuance will save time and resources for all agencies.

RESTRICTED (when complete)		MG21
URN: 		
<p>7. Circumstances of Incident(s)</p> <p>Date: Time:</p> <p>Specific offence(s) being investigated:</p> <p style="text-align: center;"> <input type="checkbox"/> Suspect(s) identified <input type="checkbox"/> No suspect(s) identified </p> <p>a) Give details of surrounding circumstances and MO of offence, include address, location, or vehicle reg. where appropriate:</p> <p>.....</p> <p>.....</p> <p>.....</p> <p style="text-align: right;"><i>Continue on separate sheet if necessary</i></p> <p>b) What account (if any) has been given by the suspect(s), [specify who] include admissions, denials, defences etc:</p> <p>.....</p> <p>.....</p> <p>.....</p> <p style="text-align: right;"><i>Continue on separate sheet if necessary</i></p> <p>c) Add any other relevant information eg an account provided by the subject(s) [specify who], other aggravating factors or whether there is there a child victim, vulnerable / intimidated witness involved?:</p> <p>.....</p> <p>.....</p> <p>.....</p> <p style="text-align: right;"><i>Continue on separate sheet if necessary</i></p>		
<p>8. What are the points to prove?</p> <p>What are the reasonable lines of enquiry and / or the evidential points to prove (e.g. whether or not sexual intercourse occurred between the suspect and complainant, whether or not the suspect is the person who broke the window). These issues should reflect the advice, the case strategy and the decisions that have been agreed between the investigator, prosecutor and, where appropriate, the forensic scientist. Specify the aspects of the examination necessary to support a charging decision.</p> <p>.....</p> <p>.....</p> <p>.....</p> <p style="text-align: right;"><i>Continue on separate sheet if necessary</i></p>		
<p><i>If for any reason the circumstances in this case change or the case is discontinued and the forensic evidence is no longer required then the FSP should be immediately informed by facsimile or e-mail.</i></p>		
2010/11		RESTRICTED (when complete)

Include between times and/or dates where applicable.

Include further details of:

- Whether a scientist has attended scene and result of his/her examination.
 - Is the case linked to previous submissions?
 - Does it form part of a serious investigation?
 - What are the major lines of enquiry?
 - The result of pre-charge CPS advice.
 - The points you want the FPS to prove.
 - The crime scene assessment.
 - Result of the Forensic Strategy Group meeting in a major enquiry.
- In particular:
- Has a crime been committed? (e.g. is the powder a restricted drug or does the hard disk contain unlawful images?)
 - When did the crime take place?
 - Can a suspect be identified for this crime? (e.g. DNA or other means of contact such as fibres).
 - Can the identified suspect be linked to the victim? (e.g. DNA or other means of contact such as fibres).

Further points to consider for inclusion:

- Can the identified suspect be linked to the crime scene? (e.g. DNA or other means of contact such as fibres).
- Are there any links between this crime and other crimes?
- Are there any links between the suspect and other suspects or crimes?
- Is there evidence to corroborate or refute the suspect's allegation (e.g. tears to clothing tending to show use of force?).
- Are there any other specific questions to be addressed?

National Firearms Forensic Intelligence Database (NFFID). Must be included for all firearm related offences.

These are FSS forms and assist with brief additional information **not** contained in the **MG21**.

They are currently only available for specific types of offence, namely:

- Assault (non sexual) involving blood and fibres.
- Auto crime and burglary involving fibres
- Offences involving broken glass
- Offences involving footwear impressions.

CCTV, crime scene video etc.

RESTRICTED (when complete)		MG21
URN: <input type="text"/>		
9. Additional Information attached to this form		
Please indicate what this is by either ticking the relevant box (es) below or by describing the nature and relevance of the material:		
Sexual Offences Form	<input type="checkbox"/>	Scene Examiner's Report
NFFID Form	<input type="checkbox"/>	Photographs / Visual records
Firearms Safety Form	<input type="checkbox"/>	Plans
Toxicology Form	<input type="checkbox"/>	Witness / Victim's Statements
DNA Match Report	<input type="checkbox"/>	Critical Success Factor Forms
Other (please specify):		
10. Contact with FSP		
It is advisable to contact the FSP before submission where there is NO SUSPECT and / or where there is an URGENT aspect to the work:		
Are aspects of the submission required urgently? Y / N		
If YES to whom does the urgent aspect relate?		
Deceased / Victim / Witness number (1, 2 and / or 3 etc, if applicable)	<input type="text"/>	(Refer to section 11)
Suspect number (1, 2 and/or 3 etc, if applicable)	<input type="text"/>	(Refer to section 12)
Has the work been discussed with any representative of the FSP? Y / N		
If YES - Provide the time, date and name of the FSP representative: <input type="text"/>		
Specify any related Police or FSP reference numbers: <input type="text"/>		
Provide FSP reference numbers of any previous submissions (e.g. related DNA/crime stain submissions):		
Provide details of what was discussed and agreed with the FSP prior to submission:		
..... Continue on separate sheet if necessary		
11. Details of Deceased / Victim / Witness (For SUSPECTS go to section 12):		
1. Surname: Forename(s): M / F		
D. O. B: Deceased / Victim / Witness / Subject for Elimination (delete as applicable)		
Occupation: * Ethnicity code: PNC Warning Signs		
2. Surname: Forename(s): M / F		
D. O. B: Deceased / Victim / Witness / Subject for Elimination (delete as applicable)		
Occupation: * Ethnicity code: PNC Warning Signs		
3. Surname: Forename(s): M / F		
D. O. B: Deceased / Victim / Witness / Subject for Elimination (delete as applicable)		
Occupation: * Ethnicity code: PNC Warning Signs		
*16 Point + 1		
2010/11	RESTRICTED (when complete)	

RESTRICTED (when complete)		MG21
FSP Ref. No:	URN	<div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block; margin: 0 5px;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block; margin: 0 5px;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block; margin: 0 5px;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block; margin: 0 5px;"></div>
<p>12. SUSPECT KEY DATES – complete <u>ONE</u> per suspect</p> <p>Suspect Number of Surname: Forename(s):</p> <p>Date of Birth: PNC warning sign:</p> <p>Occupation: Ethnicity code (16 + 1):</p> <p>Date of Arrest: Time of Arrest: A/S number:</p> <p>DNA PACES sample barcode reference (beginning 96 or higher) <div style="border: 1px solid black; width: 100px; height: 20px; display: inline-block;"></div></p> <p> <input type="checkbox"/> PPO <input type="checkbox"/> YO <input type="checkbox"/> PYO </p> <p> <input type="checkbox"/> <u>KNOWN SUSPECT – NOT YET ARRESTED</u> Date agreed for despatch of work after discussion with the FSP <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p> <p> <input type="checkbox"/> <u>PRE-CHARGE – ARRESTED (currently in police custody)</u> Date agreed for despatch of work after discussion with the FSP <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p> <p> <input type="checkbox"/> <u>PRE-CHARGE AND ON POLICE BAILED TO RETURN</u> Return Bail date <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Items for examination to be received at the FSP Laboratory by <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Date agreed with the FSP by which the necessary results to assist the charging decision will be despatched <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p> <p> <input type="checkbox"/> <u>CHARGED AND BAILED TO COURT</u> Date Charged <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Date fixed for service of the prosecution case (if known) <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Next key court date (e.g. Trial Date) <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p> <p> <input type="checkbox"/> <u>CHARGED AND REMANDED IN CUSTODY</u> Date charged <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Date of next remand hearing <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Agreed action date for full code test (if applicable) <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Date fixed for service of the prosecution case (if known) <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Items for examination to be received at the FSP Laboratory by <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> Date agreed with the FSP by which the necessary results will be despatched <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p> <p> <input type="checkbox"/> <u>POST PLEA REQUIREMENT</u> Date agreed between the Prosecutor and the FSP by which any additional examinations and / or evaluative reports will be despatched <div style="border: 1px solid black; width: 150px; height: 20px; display: inline-block;"></div> </p>		
<p><i>If for any reason the circumstances in this case change or the case is discontinued and the forensic evidence is no longer required then the FSP should be immediately informed by facsimile or e-mail.</i></p>		
2010/11	RESTRICTED (when complete)	

Include **all** forenames

Arrest/Summons number must relate to this particular suspect.

All relevant target dates must correspond with those recorded on **MG6**.

Highlight any such risks in column for description of items.

Full but concise description. No abbreviations.

[illegible]

[illegible]

MG21 – SUBMISSION OF WORK FOR SCIENTIFIC EXAMINATION GUIDANCE NOTES

1. It is vitally important that completion of the forms and submission of the samples is conducted expeditiously and, in any event, soon after the capture of harvest of such samples. This will allow for optimum results to be obtained without any degradation of the sample(s) submitted.
2. Due regard must be given by all officers to the joint protocol between police, CPS and FSS when submitting samples for examination. This protocol allows for first stage reports that will provide sufficient information upon which to base a charging decision together with more detailed evaluation reports subsequently that will contain all necessary information to support the trial process as well as any issues that may be raised by the defence.

3. **Completion of the MG21.**

Section 4 – ‘Contact details’. In the event of any queries relating to the submissions, a definitive contact point needs to be identified. In the case of the police this may not necessarily be the OIC but may be a case builder or other person directly assisting the OIC. The CPS contact point will be the reviewing lawyer in pre-charge advice cases.

Section 6 – ‘Budgetary authority for submission’. In addition to a supervisory authority for submissions, authority is required from a budget holder in accordance with any force protocols. Unauthorised submissions will not be accepted by Forensic Services.

Section 7 – ‘Circumstances of incident’. This section provides the OIC with the opportunity to explain the surrounding circumstances and MO of the offence to which the samples relate and will be similar to the circumstances contained in the crime report. This section should be completed in conjunction with information shown in Section 8.

Section 8 – ‘Points to prove’. Discussions and decisions between police, CPS and FSS regarding the specific issues that are required to prove the case should be recorded, e.g. whether sexual intercourse has taken place. Do **not** attach a copy of the **MG3** as this is strictly a communication between the police and CPS.

Section 9 – ‘Additional information’. Include any additional information that is relevant to the case and may assist the FSS with examination of the submitted samples. In particular the Critical Success Factors Form adds specific information upon which the FSS will rely according to the type of offence and samples submitted.

MG21A SUBMISSION OF ADDITIONAL WORK FOR SCIENTIFIC EXAMINATION

The purpose of this form is:

- To advise the FSS of additional forensic submissions in a case.

See notes for guidance on **MG21** re completion

[illegible]

RESTRICTED (when complete)		MG21A
URN		<div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div>
SUSPECT KEY DATE – complete <u>ONE</u> per suspect		
Suspect Number of Surname:..... Forename(s):.....		
Date of Birth:..... PNC warning sign:.....		
Occupation:..... Ethnicity code (16 +):.....		
Date of Arrest:..... Time of Arrest:..... A/ S number:.....		
DNA PACE sample barcode reference (beginning 96 or higher)		<div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div> <div style="border: 1px solid black; width: 20px; height: 20px; display: inline-block;"></div>
PPO <input type="checkbox"/> YO <input type="checkbox"/> PYO <input type="checkbox"/>		
<input type="checkbox"/> <u>KNOWN SUSPECT – NOT YET ARRESTED</u>		
Date agreed for despatch of work after discussion with the FSP		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<input type="checkbox"/> <u>BEFORE CHARGE – ARRESTED (currently in police custody)</u>		
Date agreed for despatch of work after discussion with the FSP		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<input type="checkbox"/> <u>BEFORE CHARGE AND ON POLICE BAIL TO RETURN</u>		
Return Bail date		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Items for examination to be received at the FSP Laboratory by		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Date agreed with the FSP by which the <u>necessary results</u> to assist the charging decision will be despatched		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<input type="checkbox"/> <u>CHARGED AND BAILED TO COURT</u>		
Date Charged		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Date fixed for service of the prosecution case (if known)		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Next key court date (e.g. Trial Date)		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<input type="checkbox"/> <u>CHARGED AND REMANDED IN CUSTODY</u>		
Date charged		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Date of next remand hearing		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Agreed action date for full code test (if applicable)		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Date fixed for service of the prosecution case (if known)		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Items for examination to be received at the FSP Laboratory by		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
Date agreed with the FSP by which the <u>necessary results</u> will be despatched		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<input type="checkbox"/> <u>POST PLEA REQUIREMENT</u>		
Date agreed between the Prosecutor and the FSP by which any additional examinations and / or evaluative reports will be despatched		<div style="border: 1px solid black; width: 150px; height: 20px;"></div>
<i>If for any reason the circumstances in this case change or the case is discontinued and the forensic evidence is no longer required then the FSP should be immediately informed by facsimile or e-mail.</i>		
<div style="border: 1px solid black; padding: 2px;">2006/07 (1)</div>		<div style="background-color: #cccccc; padding: 5px; display: inline-block;">RESTRICTED (when complete)</div>

RESTRICTED (when complete)										
MG21A										
ITEMS FOR SCIENTIFIC EXAMINATION (Complete in duplicate)										
All items must be properly packaged & labelled to preserve the integrity of the evidence (The exhibit number and description given below must correspond with the exhibit label. Include barcode reference number of all PACE and Volunteer samples)										
FSP Reference Number:				URN <table border="1" style="display: inline-table; vertical-align: middle;"> <tr> <td style="width: 20px; height: 20px;"></td> <td style="width: 20px; height: 20px;"></td> <td style="width: 20px; height: 20px;"></td> <td style="width: 20px; height: 20px;"></td> </tr> </table>						
Serial No.	Exhibit or Barcode (DNA) Ref.	Exhibit Bag Seal No.	Description of Item(s)	This item relates to: (Subject or location recovered from)	Date and time found / taken	Name of person seizing item				

Any known health and safety risks e.g. Aids, Hepatitis, Scabies etc must be stated – the notification should be provided as SECTION of the description of the item to which it applies, fuller details being supplied on a separate sheet if appropriate. NB Sharp / hazardous items must be appropriately packaged and labelled. For advice on these matters contact any member of Scientific Support.

Method of delivery: By Hand <input type="checkbox"/> Couriers <input type="checkbox"/> Registered/Recorded Post <input type="checkbox"/> Seal numbers: Name of person delivering (block letters): Rank / Job Title:..... Signature:.....	<div style="float: right; width: 50px;">(FSP use only)</div> Person receiving at FSP Print name: Signature: Date: <div style="border: 1px solid black; width: 150px; height: 100px; margin-top: 10px; position: relative;"> <div style="position: absolute; bottom: -20px; left: 50%; transform: translateX(-50%); font-size: x-small;">FSP Date Stamp</div> </div>
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Indicate here if the SIO / Exhibits Officer needs to be contacted prior to the return of any exhibits to the force ☐

If for any reason the circumstances in this case change or the case is discontinued and the forensic evidence is no longer required then the FSP should be immediately informed by facsimile or e-mail.

Page No of