

## Standard Directions

Pursuant to the *Disciplinary Tribunal* Regulations:

.1 -

The hearing will be in public;

.2 -

That by [ ] the *defendant* is required to specify:

(a) -

whether he admits the charges;

(b) -

whether any of the facts relied on by the *Bar Standards Board* and set out in the documents provided pursuant to rE104 are admitted;

.3 -

That the *defendant* provide by [ ] a list of the documents, rely and of the witnesses, on which and on whom he intends to rely, and copies of any witness statements on which he intends to rely;

.4 -

That on or before [ ] both the *BSB representative* and the *defendant* serve written notice of the witnesses (if any) whom they require the other party to tender for cross-examination;

.5 -

That the *defendant* provide to the *Bar Standards Board* at least fourteen days before the date fixed for the substantive hearing [ ] copies of any defence bundle already provided pursuant to direction (3) above for circulation to the Tribunal members;

.6 -

That the estimated length duration of the hearing is [ ] days/hours;

.7 -

That the substantive hearing shall take place on [ ];

or

.8 -

By [ ] all parties I provide *the President* with dates when they are available for the substantive hearing, failing which *the President* may fix the hearing without reference to the availability of any party;

.9 -

Any skeleton argument to be relied on at the hearing to be served on *the President* and on the other parties at least 48 hours before the time fixed for the hearing.

.10 -

That there be liberty for the parties to agree in writing to vary these directions;

.11 -

That there be liberty to apply to the *Directions judge* for further directions.