**In the Family Court Case No: [*Case number*]**

**sitting at [*Court name*]**

**[The Matrimonial Causes Act 1973] /**

**[The Civil Partnership Act 2004] /**

**[The Children Act 1989, Schedule 1]**

**(Adapt as necessary)**

**The [Marriage] / [Civil Partnership] / [Relationship] / [Family] of [*applicant name*] and [*respondent name*]**

 **(Adapt as necessary)**

After consideration of the documents lodged by the applicant

**ORDER MADE BY [*NAME OF JUDGE*] ON [*DATE*] ON THE PAPERS**

## The parties

1. The applicant is [*applicant name*]

The [first] respondent is [*respondent name*]
[The second respondent is [*respondent name*]]
[The third[*etc*] respondent is [*respondent name*]]
[The intervener is [*intervener name*]]
**(Specify if any party acts by a litigation friend)**

## Recitals

1. Form A was filed by the [applicant] / [respondent] on [*date*].
2. [By an order dated [*date*] the proceedings initiated by the Form A were stayed in order for the parties to engage in arbitration.]
3. **(Either)**
	1. [The applicant has applied to this court in Form D11 dated [*date*] challenging an arbitral award made by [*name of arbitrator*] on [*date*].
	2. Grounds of challenge are annexed to the Form D11.
	3. A skeleton argument has been filed by the applicant.
	4. The award dated [*date*] has been filed by the applicant.]

**(Or)**

* 1. [The applicant has applied to this court in Form D11 dated [*date*] for an order implementing an arbitral award made by [*name of arbitrator*] on [*date*].
	2. A skeleton argument and a draft proposed order have been filed by the applicant.
	3. The award dated [*date*] has been filed by the applicant.]

**IT IS ORDERED THAT:**

1. [The aforesaid stay is lifted.]
2. The procedural requirements in FPR 9.12 and 9.14 (including, but not limited to, the requirement for each party to file a Form E and to attend a first appointment) are suspended.
3. The applicant shall serve the application and accompanying papers on the respondent forthwith. The service requirements of FPR 18.8 are disapplied.
4. The respondent may within 14 days of such service file a short skeleton argument in response including grounds of challenge, if applicable, and a proposed draft order.
5. **(Either)**[The application and the accompanying documents will be considered by a circuit judge without a hearing not sooner than 21 days after issue of the application.]

**(Or)**[The application and the accompanying documents shall be placed [before Peel J **(for a case proceeding in London or on the South-Eastern circuit)**] **/** [before [*name of judge* **(the relevant fdlj for a case proceeding elsewhere)**]] for allocation.]

1. Costs reserved**.**

Dated [*date*]