#### STATUTORY INSTRUMENTS

# 1998 No. 3132

### The Civil Procedure Rules 1998

#### PART 44

#### GENERAL RULES ABOUT COSTS

#### [F1Providing information about funding arrangements

- **44.15.**—(1) A party who seeks to recover an additional liability must provide information about the funding arrangement to the court and to other parties as required by a rule, practice direction or court order.
- (2) Where the funding arrangement has changed, and the information a party has previously provided in accordance with paragraph (1) is no longer accurate, that party must file notice of the change and serve it on all other parties within 7 days.
  - (3) Where paragraph (2) applies, and a party has already filed—
    - (a) an allocation questionnaire; or
    - (b) a [F2pre-trial check list (listing questionnaire)],

he must file and serve a new estimate of costs with the notice.

(The costs practice direction sets out—

- the information to be provided when a party issues or responds to a claim form, files an allocation questionnaire, a [F3pre-trial check list], and a claim for costs;
- the meaning of estimate of costs and the information required in it) (Rule 44.3B sets out situations where a party will not recover a sum representing any additional liability)]

#### **Textual Amendments**

- F1 Rules 44.15-44.17 inserted (3.7.2000) by The Civil Procedure (Amendment No. 3) Rules 2000 (S.I. 2000/1317), rules 1, **19** (with rule 39)
- Words in rule 44.15(3)(b) substituted (2.12.2002) by The Civil Procedure (Amendment) Rules 2002 (S.I. 2002/2058), rules 1(b), **15(a)**
- **F3** Words in rule 44.15(3) substituted (2.12.2002) by The Civil Procedure (Amendment) Rules 2002 (S.I. 2002/2058), rules 1(b), **15(b)**

### **Status:**

Point in time view as at 02/12/2002. This version of this provision has been superseded.

## **Changes to legislation:**

There are currently no known outstanding effects for the The Civil Procedure Rules 1998, Section 44.15.