

---

STATUTORY INSTRUMENTS

---

**2017 No. 95**

**The Civil Procedure (Amendment) Rules 2017**

**Amendment of Part 61**

**10.—(1)** In rule 61.1, at the end of sub-paragraph (l) insert—

“

- (m) “electronic track data” means a digital or electronic recording of the track of a vessel (including any associated visual or aural recordings) as recorded by, for example, ship or shore-based AIS (Automatic Identification System), ECDIS (Electronic Chart and Display Information System), or a voyage data recorder”.

(2) In rule 61.4, after paragraph (4) insert—

“(4A) Every party must—

- (a) within 21 days after the defendant files their acknowledgment of service; or  
(b) where the defendant applies under Part 11, within 21 days after the defendant files their further acknowledgment of service,

disclose any electronic track data which is or has been in its control, in accordance with Part 31, and, where every party has electronic track data in its control, each must provide copies, or permit inspection, of that electronic track data within 7 days of a request by another party to do so.”