## **FIXED COSTS RECOVERY TABLES FROM 1 October 2023**

TABLE 14: rule 45.50 – amount of fixed costs in the intermediate track

	Complexity Band				
Stage	1	2	3	4	
<b>S1</b> From pre-issue up to and including the date of service of the defence	£1,600 + an amount equivalent to 3% of the damages	£5,000 + an amount equivalent to 6% of the damages	£6,400 + an amount equivalent to 6% of the damages	£9,300 + an amount equivalent to 8% of the damages	
S2 Specialist legal representative providing post-issue advice in writing or in conference or drafting a statement of case	£2,000	£2,000	(a) £2,300; or (b) £3,500 if counsel is also instructed to draft a defence to a counterclaim	(a) £2,300; or (b) £3,500 if counsel is also instructed to draft a defence to a counterclaim	
From the date of service of the defence up to the earlier of the date set for CMC or the order giving directions under 28.2	£4,000+ an amount equivalent to 10% of the damages	£7,700 + an amount equivalent to 12% of the damages	£9,100 + an amount equivalent to 12% of the damages	£13,000 + an amount equivalent to 14% of the damages	
From the end of Stage 3 up to and including the date set by the court for inspection of documents	£4,600 + an amount equivalent to 12% of the damages	£9,400 + an amount equivalent to 14% of the damages	£11,000 + an amount equivalent to 14% of the damages	£16,000 + an amount equivalent to 16% of the damages	
From the end of Stage 4 up to and including the later of the dates set by the court for service of witness statements or expert reports	£5,200 + an amount equivalent to 12% of the damages	£11,000 + an amount equivalent to 16% of the damages	£12,000 + an amount equivalent to 16% of the damages	£20,000 + an amount equivalent to 18% of the damages	
From the end of Stage 5 up to and including the date set for the pre-trial review or up to 14 days before the trial date, whichever is earlier	£5,900 + an amount equivalent to 15% of the damages	£15,000 + an amount equivalent to 16% of the damages	£16,000 + an amount equivalent to 16% of the damages	£24,000 + an amount equivalent to 18% of the damages	

S7 Specialist legal representative advising in writing or in conference following the filing of a defence	£1,400	£1,700	£2,300	£2,900
From the end of Stage 6 up to the date of the trial	£6,600 + an amount equivalent to 15% of the damages, less £580 if that party did not prepare the trial bundle	£17,000 + an amount equivalent to 20% of the damages, less £870 if that party did not prepare the trial bundle	£19,000 + an amount equivalent to 20% of the damages, less £1,120 if that party did not prepare the trial bundle	£29,000 + an amount equivalent to 22% of the damages, less £1,400 if that party did not prepare the trial bundle
Attendance of a legal representative (other than the trial advocate) at trial per day, less an amount equivalent to 50% per day where, on any day, the trial lasts no more than half a day	£580	£870	£1,200	£1,400
S10 Advocacy fee: day 1	£3,200	£3,500	£4,000	£5,800
S11 Advocacy fees for subsequent days, less an amount equivalent to 50% per day where, on any subsequent day, the trial lasts no more than half a day	£1,400	£1,700	£2,000	£2,900
Handing down of a reserved judgment and consequential matters, where dealt with separately from the trial	£580	£580	£580	£580
S13 Alternative Dispute Resolution: additional fee payable once only where a mediation or joint	£1,200	£1,200	£1,200	£1,200

settlement meeting takes place				
S14 Alternative Dispute Resolution: additional fee payable once only for specialist legal representative attendance at a mediation or joint settlement meeting covered by S13	£1,400	£1,700	£2,000	£2,300
S15 Approval of settlement for child, unless the settlement is approved at trial	£1,200	£1,400	£1,700	£2,000

TABLE 12: rule 45.44 – amount of fixed costs in the fast track

	Complexity Band				
	1	2	3	4	
A. If Parties reach a settlement prior to the claimant issuing proceedings under Part 7					
(1) Where damages are not more than £5,000	£ Nil	The greater of £660 or £120 + an amount equivalent to 20% of the damages	£1,100 + an amount equivalent to 17.5% of the damages	In each case— £2,600 + an amount equivalent to 15% of the damages + £510 per extra	
(2) Where damages are more than £5,000, but not more than £10,000	£ Nil	£1,300 + an amount equivalent to 15% of damages over £5,000	£2,200 + an amount equivalent to 12.5% of damages over £5,000	defendant	
(3) Where damages are more than £10,000	£580	£2,300 + an amount equivalent to 10% of damages over £10,000	£3,000 + an amount equivalent to 10% of damages over £10,000		
B. If proceedings are before trial	issued ι	ınder Part 7, but t	he case settles or	is discontinued	
(1) On or after the date that the court issues the claim, but before the date that the court allocates the claim under Part 26	£2,100	£1,400 + an amount equivalent to 20% of the damages	£3,200 + an amount equivalent to 20% of the damages	£3,000 + an amount equivalent to 40% of the damages + £760 per extra defendant	
(2) On or after the date that the court allocates the claim under Part 26, but before the date that the court lists the claim for trial	£2,500	£2,300 + an amount equivalent to 20% of the damages	£4,000 + an amount equivalent to 25% of the damages	£6,400 + an amount equivalent to 40% of the damages + £760 per extra defendant	
(3)On or after the date that the court lists the claim for trial but before trial	£3,800	£3,200 + an amount equivalent to	£5,100 + an amount equivalent to	£7,900 + an amount equivalent to 40% of the damages + £760	

		20% of the damages	30% of the damages	per extra defendant
C. If the claim is disp	osed of	at trial		
	£3,800	£3,200 + an amount equivalent to 20% of the damages agreed or awarded	£5,100 + an amount equivalent to 30% of the damages agreed or awarded	£7,900 + an amount equivalent to 40% of the damages agreed or awarded + £760 per extra defendant
D. Trial advocacy fee	es			
(1) Where the value of the claim is not more than £3,000	£580	£580	£580	£1,600
(2) Where the value of the claim is more than £3,000, but not more than £10,000	£820	£820	£820	£1,600
(3) Where the value of the claim is more than £10,000, but not more than £15,000	£1,200	£1,200	£1,200	£2,100
(4) Where the value of the claim is more than £15,000	£2,000	£2,000	£2,000	£2,900

## Assignment within the fast track

**26.15.** Unless the claim is one for noise induced hearing loss (in respect of which Sections I and IV of Part 28 and Section VIII of Part 45 make provision), the complexity band to which a claim will normally be assigned in the fast track is set out in Table 1.

Table 1

IADIC I			
Complexity band 1	Complexity band 2	Complexity band 3	Complexity band 4
(a) road traffic accident related, non- personal injury claims; and	(a) road traffic accident related, personal injury claims which are or should have been started under the RTA Protocol; and	(a) road traffic accident related, personal injury claims to which the RTA Protocol does not apply;	(a) employer's liability disease claims (other than a claim for noise induced hearing loss);
(b) defended debt claims	(b) personal injury claims to which the Pre-action Protocol for Resolution of Package Travel Claims apply	(b) employer's liability (accident) and public liability personal injury claims;	(b) complex possession and housing disrepair claims;
		(c) possession claims;	(c) property and building disputes;
		(d) housing disrepair claims; and	(d) professional negligence claims; and
		(e) other money claims	(e) any claim which would normally be allocated to the fast track, but is nonetheless complex

## Assignment within the intermediate track

**26.16.** The complexity band to which a claim will normally be assigned in the intermediate track is set out in Table 2.

Table 2

Table 2			
Complexity band 1	Complexity band 2	Complexity band 3	Complexity band 4
Any claim where— (a) only one issue is in dispute; and	Any less complex claim where more than one issue is in dispute, including personal injury accident claims where liability and quantum are in dispute.	Any more complex claim where more than one issue is in dispute, but which is unsuitable for assignment to complexity band 2, including noise induced hearing loss and other employer's liability disease claims.	Any claim which would normally be allocated to the intermediate track, but which is unsuitable for assignment to complexity bands 1 to 3, including any personal injury claim where there are serious issues of fact or law.
(b) the trial is not expected to last longer than one day, including—			
(i) personal injury claims where liability or quantum is in dispute;			
(ii) road traffic accident related, non- personal injury claims; and			
(iii) defended debt claims			