Schedule 2 to Practice Direction 2 of 2021

Directions for Applications for Extending, Amending or Revoking Care and Protection Orders

1. The respondents and children's representatives are to file and serve any evidence upon which they intend to rely, and any cross applications, by (within 6 weeks from the first return date).

- 2. The applicant is to file and serve any evidence in reply by (within seven days from filing of evidence pursuant to paragraph 1).
- 3. All parties are to file and serve a proposed minute of orders and a case management document (**Annexure A**), the latter containing:
 - a list of all affidavits, and any other documents, to be relied upon by the party at the hearing;
 - a detailed statement of the real issues in dispute (for example, a statement that an issue in dispute is "whether there is a realistic possibility of restoration" is not sufficient); and
 - confirmation of any witnesses required for cross-examination

by (seven days from filing of evidence pursuant to paragraph 2).

- 4. The proceedings are adjourned for a listing hearing before the Childrens Court Magistrate on (within two weeks from filing of documents pursuant to paragraph 3).
- 5. Any subpoena to be made returnable no later than two weeks prior to a listing hearing.
- 6. The parties have liberty to apply to relist before the court on 2 working days notice. Any requests for relisting will, in the first instance come before the Registrar