

B19.

Para. 118(1)

Appeals Information Sheet

Case Number(s)	
Name(s) of Party / Parties	
Name(s) of Lead Counsel	

Important or Significant Questions of Law on Appeal

1. Please specify if there is any important or significant question of law raised in the appeal. This includes, but is not limited to, any question of law that (a) is novel or highly complex; (b) may lead to a significant development in the law; (c) involves potentially distinguishing or overruling of existing precedent cases; and (d) is of significant public importance.

If there is any such question of law raised in the appeal, please state the question of law and the factor or factors that make it important or significant.

Please include relevant case citations with pinpoint references if possible.

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Matters in the Sixth Schedule to the Supreme Court of Judicature Act

2. Please state whether any legal issue raised in the appeal engages any matter set out in paragraph 1(a) to (m) of the Sixth Schedule to the Supreme Court of Judicature Act.¹

If so, please state every such issue and every such matter that is engaged.

[For appeals to the Appellate Division] Whether it is more appropriate for the Court of Appeal to hear the appeal

3. Please state whether any of the matters set out in Order 18, Rule 40(5) and Order 19, Rule 39(5) of the Rules of Court is present in this appeal, and provide brief reasons.

¹ See Order 18, Rule 40(2)(c), Order 18, Rule 41(1)(b), Order 19, Rule 39(2)(c) and Order 19, Rule 40(1)(b) of the Rules of Court.

[For appeals to the Appellate Division] Application for Transfer to the Court of Appeal

4. Please state if you intend to apply to transfer the appeal to the Court of Appeal.²

Yes No

If so, please state whether all parties to the appeal consent to the application.

Yes No

[For appeals to the Appellate Division] Whether party consents to have the appeal decided by 2 Judges without hearing oral arguments

5. Please state whether you consent for the appeal to be decided by the Appellate Division consisting of 2 Judges and without hearing oral arguments.³

Yes No

Not applicable

6. If your answer to Question 5 is “Yes”, please state briefly why you consider that it is appropriate for the appeal to be decided without hearing oral arguments.

² See section 29D(2)(c)(ii) of the SCJA read with Order 18, Rule 40(1) and Order 19, Rule 39(1) of the Rules of Court.

³ See section 36(1) read with paragraph 2(k) of the Seventh Schedule to the SCJA.

Related Matters

7. Please state any proceedings (pending or concluded) in the Court of Appeal, the Appellate Division or the General Division which are related to the appeal.

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Unavailability Dates

8. If your appeal is already fixed for hearing within a sitting, please state if you are unable to attend court for the appeal hearing on any of the days within the sitting.

Yes No
 Not applicable

9. If “Yes”, please provide details.

Date(s) Unavailable	Reason(s)

Applications

10. Do you have any applications (ie Court of Appeal or Appellate Division summonses) to make in the appeal?

Yes No

11. If “Yes”, please state the nature of the application (*eg* application to strike out the appeal, application to adduce fresh evidence, application for judge(s) to be recused, *etc*).

Application	Brief Description of Application	Number of Judges required

Possible Alternative Dispute Resolution

12. Would some form of Alternative Dispute Resolution assist to resolve or narrow the disputes on appeal? Has this been considered between the party / parties and its legal representatives and / or explored with the other party / parties to the appeal?

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Any Other Matters or Comments

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