

B24.

Para. 126(1), (2)

Submissions for Application for Permission to Appeal against a Decision of the General Division (Applicant)

Part A

Case Number(s)	
Name(s) of Applicant(s) and Counsel	
Brief summary of the decision in respect of which permission to appeal is sought	
Pertinent facts / procedural history	
Ground(s) of the application* (to be elaborated upon below in Part B)	<p><input type="checkbox"/> <i>Prima facie</i> case of error</p> <p>→ If this ground is selected, please state and frame the error, and explain how it had a significant bearing on the eventual outcome of the decision upon which permission to appeal is sought:</p> <p>_____</p> <p><input type="checkbox"/> Question of general principle decided for the first time</p> <p>→ If this ground is selected, please (a) state the question of general principle decided for the first time</p>

	<p>and (b) explain how the question arose from the decision and reasoning of the court below:</p> <hr/> <p><input type="checkbox"/> Question of importance upon which further argument and a decision of a higher tribunal would be to the public advantage</p> <p style="padding-left: 40px;">→ If this ground is selected, please (a) state the question of importance upon which further argument and a decision of a higher tribunal would be to the public advantage, and (b) explain how the outcome that is sought in relation to the question also has a material bearing on the outcome of the main hearing of the appeal if permission is granted:</p> <hr/> <p><input type="checkbox"/> Other(s): _____</p>
--	--

* The applicant’s attention is drawn to the notes set out at <https://www.judiciary.gov.sg/civil/appeal-high-court-general-division-judge2> and Order 21, Rule 4(a) of the Rules of Court 2021, which provides that “The Court may disallow or reduce a successful party’s costs or order that party to pay costs, if that party has failed to establish any claim or issue which that party has raised in any proceedings, thereby unnecessarily increasing the amount of time taken, the costs or the complexity of the proceedings”.

Part B

Note: To assist the court in identifying the documents referred to by a party in the submissions, the party should indicate where the document can be found in the bundle of documents. If the document is not included in the bundle of documents, the party should provide: (a) a clear description of the document; (b) the date on which the document was electronically filed; and (c) where the document is a constituent component of another electronic filing, the exact page in the Portable Document Format (PDF) version of the electronic filing where the document may be found.

Ground(s) of the application

1. [State the first ground of the application, corresponding to the ground(s) as indicated in Part A]

[State supporting reasons and include references to citations of legal authorities where relevant.]

2. [State the second ground (if any) of the application, corresponding to the ground(s) as indicated in Part A]^

[State supporting reasons and include references to citations of legal authorities where relevant.]

^ Please omit/repeat as appropriate, corresponding to the ground(s) for contesting the application as indicated in Part A.

Submissions on costs

[State (with reasons) the appropriate costs order and the quantum (including the disbursements incurred) that should be awarded by the Court.]

Any Other Matters

Signature of Applicant(s) or Counsel:

Name:

Date: