(FIRST, SECOND etc.) APPELLANT'S LIST OF AUTHORITIES

OR

(FIRST, SECOND etc.) RESPONDENT'S LIST OF AUTHORITIES

DELETE ANY IRRELEVANT INFORMATION ABOVE

COURT DETAILS	
Court	Supreme Court of New South Wales, Court of Appeal
Registry	Sydney
Case number	
TITLE OF PROCEEDINGS	
PREPARATION DETAILS	
Prepared for	[name] [role of party eg Appellant]
Legal representative or person preparing list of authorities	[name]
Contact name and telephone	[name] [telephone]
Contact email	[email address]
LEGISLATION – Practice Note SC CA 1. 30 (1) and 30 (2)	
1 []	
2 []	
CASES TO BE READ – Practice Note SC CA 1. 30 (3) (a)-(c)	
1 []	

2

CASES NOT INTENDED TO BE READ – Practice Note SC CA 1. 30 (4)

1 []

[]

2 []

SIGNATURE

#Signature of legal representative #Signature of or on behalf of party if not legally represented Capacity [eg solicitor, authorised officer, role of party] Date of signature

INSTRUCTIONS FOR SUBMITTING A LIST OF AUTHORITIES TO THE COURT OF APPEAL BY EMAIL OR HARD COPY WHERE EMAIL FACILITIES NOT AVAILABLE

Parties MUST submit a list of authorities to the Court of Appeal in accordance with Practice

Note No. SC CA 1 (notes 27 to 33 inclusive), available from the Supreme Court website and extracted below:

- 27 No later than 10:00 AM on the business day before the hearing, each party must supply a list of authorities.
- 28 The list should be supplied via email to the President's Researcher: <u>coa.researcher@courts.nsw.gov.au</u>, and should be in word document or text searchable format.
- 29 Where email facilities are not available, four copies must be lodged in the authorities' box provided on level 12 of the Supreme Court building.
- 30 The list of authorities must identify:
 - (1) any Commonwealth or New South Wales statutes, identifying the relevant reprint or date and relevant sections;
 - (2) any legislation from other jurisdictions;
 - (3) cases from which passages will be read in the course of oral submissions, being:
 - (a) cases reported in the CLRs and NSWLRs (maximum 10 without leave);
 - (b) up to five cases from other reports;
 - (c) other cases, whether reported or unreported; and
 - (4) cases to be cited but not read in oral submissions.

- 31 The party providing the list of authorities must place their name and contact details (including email and telephone number) at the foot of the list.
- 32 Where a party intends to rely on:
 - (1) legislation from other jurisdictions;
 - (2) cases not reported in the CLRs or NSWLRs; or
 - (3) other secondary sources (eg sections of textbooks or second reading speeches),

the party must lodge four copies of each authority in the authorities' box on level 12 of the Supreme Court Building, by 10:00 AM on the business day before the hearing. Where it is impractical to provide the entire authority, the relevant section or chapter should be provided.

33 If a party decides to read from a case not included in its list of authorities, copies are to be provided to the Court at the hearing. For reported cases, only the headnote and relevant passage are to be copied.

NOTE: A separate list of authorities is not required for leave only hearings.