**Form 64F**

Rule 64.18

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE

COURT OF APPEAL

CIVIL DIVISION

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| --- | --- |
| [APPLICANT’S / APPELLANT’S NAME] | Applicant/Appellant |
|  |  |
| and |  |
|  |  |
| [RESPONDENT’S NAME] | Respondent |

**APPLICATION TO HAVE DISMISSAL OF**

**APPLICATION FOR LEAVE SET ASIDE OR VARIED**

|  |
| --- |
| Date of document:Filed on behalf of:\*Applicant/\*Appellant’s or lawyer’s name and address:Solicitor code:Tel:Fax:Ref:Email:Respondent’s or lawyer’s name and address:Solicitor code:Tel:Fax:Ref:Email:Details of additional parties (if any) are attached:\*YES/\*NO |

TO: the Registrar

I, [*full name*], having received the Registrar's notification that my application for leave to appeal has been determined and dismissed by the Court of Appeal without an oral hearing and without that Court making a determination that the application was completely without merit, apply to have the dismissal set aside or varied at a hearing of my application.

Date:

Signed

[*Name of lawyer/self-represented party*]

\*delete if inapplicable.

**Note:**

The Court will determine an application to have the dismissal set aside or varied on the basis of the application, written cases and documents filed by the parties prior to the decision to dismiss the application and any additional documents ordered by the Court or the Registrar. Further material will not be considered except with the Court's leave.