**Form 64G**

Rule 64.32

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 |

**NOTICE OF CONTENTION**

|  |
| --- |
| Date of document:  Filed on behalf of:  Party’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

AND TO the \*applicant/\*appellant

The respondent contends that the judgment of the [*court or tribunal appealed from*] should be affirmed on a ground of fact or law which \*was not decided/\*was erroneously decided/\*was not raised for decision in the court or tribunal.

The respondent does not seek to cross-appeal from any part of the judgment.

**Grounds:**

[*Specifically and concisely identify the legal reasons to support the judgment of the court or tribunal*]

Date:

Signed

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

\*delete if inapplicable.

**Note:**

This notice must be accompanied by a written case and other documents specified by any applicable practice note.