Form N - (An interactive version of this form, which is updated as required, is available on the Alberta Courts' Website under Court of Appeal, Publications and Forms).

Appeal Number: Q.B. Number:

### IN THE COURT OF APPEAL OF ALBERTA

All applicable areas must be completed. Please type or print. Attach additional pages if necessary.

## **BETWEEN:**

(The style of cause remains the same as in the Trial Court and must show status for both courts - Practice Direction A.2.)

**APPELLANT OR RESPONDENT** (circle one) (Plaintiff, Petitioner or Applicant) Circle status at trial

- AND -

APPELLANT OR RESPONDENT (circle one)
(Defendant or Respondent) Circle status at trial

## **CIVIL NOTICE OF APPEAL**

1.	APPEA	AL FROM:	□ Judgment	□ Order	□ Decision			
	PORTI	ORTION BEING APPEALED (R. 511):  Uhole, or Only specific part(s) If specific part(s), indicate which part(s):						
	OF THE TWO OPTIONS BELOW, INDICATE WHERE THE ORDER ORIGINATED:  COURT OF QUEEN'S BENCH							
		File number:						
		Location:						
		Justice:						
	On appeal from a Queen's Bench Master or Provincial Court Judge?   (If you are appealing an order of a Queen's Bench Master or Provincial Court Judge, a copy of that orde also required.)  BOARD, TRIBUNAL or PROFESSIONAL DISCIPLINE BODY				Court Judge? ☐ Yes ☐ No Provincial Court Judge, a copy of that order is			
					BODY			
		Specify:						
2.	PARTICULARS OF JUDGMENT, ORDER OR DECISION APPEALED FROM:  Date pronounced:				EALED FROM:			
	Date entered:							
	Date served:							

	Attac	Attach a copy pursuant to R.506(2). If a copy is not attached, provide reason:						
	(Upor	n the judgment or order becoming ava	nilable, the Appellant shall forthy	vith file a copy with the Regist	rar.)			
3.		IF THE ORDER ORIGINATED IN THE COURT OF QUEEN'S BENCH, CHECK ONE OF THE FOLLOWING, TO INDICATE THE TYPE OF ORDER THAT IS UNDER APPEAL:  Interim order made in chambers Specify nature of order:						
		Final order or refusal to grant f	mmary judgment, striking p	oleadings,				
		etc.) Judgment after trial						
4(a).	CON IF YE Error	HIS APPEAL ABOUT PROCEDU SOLIDATED PRACTICE DIRECTES, CHECK APPLICABLE BOXET correcting only	TIONS?	□ Yes	□ No			
	Invol	ves new law		□ Yes	□ No			
	IF YE	ES, WAS VIVA VOCE EVIDENCE	GIVEN IN THE COURT AP	PEALED FROM?				
				□ Yes	□ No			
4(b).		HIS A FAMILY LAW APPEAL? ES, CHECK APPLICABLE BOXE Divorce	S:	□ Yes	□ No			
		Error correcting only		□ Yes	□ No			
		Involves new law		□ Yes	□ No			
		Maintenance Only  ☐ Child support	□ Spousal support	□ Spousal and chil	d support			
		Error correcting only		□ Yes	□ No			
		Involves new law Maintenance arrears		□ Yes	□ No			
		□ Child support  Error correcting only Involves new law	□ Spousal support	□ Spousal and chil □ Yes □ Yes	□ No			
		Matrimonial property		□ 1 <b>6</b> 5				
		Error correcting only Involves new law		□ Yes □ Yes	□ No □ No			
		Adoption						
		Error correcting only Involves new law		□ Yes □ Yes	□ No □ No			
		Guardianship						
		Error correcting only		□ Yes □ Yes	□ No			
		Involves new law Parentage		□ res	□ No			
		Error correcting only		□ Yes	□ No			
		Involves new law Protection against family viole	nce	□ Yes	□ No			
		Error correcting only	ice	□ Yes	□ No			
		Involves new law		□ Yes	□ No			
		Other, please specify:		□ Yes	□ No			
		Error correcting only Involves new law		□ Yes	□ No			
_	1140	TUIC EII E DEEN UNDED CACE	MANACEMENT IN THE CO	OUDT OF OUTENIO DEM	านา			
5.	HAS	THIS FILE BEEN UNDER CASE	WANAGEWENT IN THE CO	DURT OF QUEEN'S BENC □ Yes	CH? □ No			
	If yes	s, case management justice:						

Trial date:				
	ERELATED TO ANY CASE PRESEN . arises from same controversy; involversy		d issues, etc.)	
If yes, name o	f related case(s):		□ Yes	□ No
	al number(s):			
	ionship:			
	· ·			
	TITUTIONAL VALIDITY OF AN ACT HIS APPEAL?	OR REGULATION BEING	GHALLENGE □ Yes	ED AS A □ No
HAS MEDIAT	ON BEEN ATTEMPTED IN THE TRI	AL COURT?	□ Yes	□ No
	RE YOU WILLING TO PARTICIPATE IN JUDICIAL DISPUTE RESOLUTION WITH A VIEW TO ETTLEMENT OR CRYSTALLIZING OF ISSUES?			
WOULD CAS	E MANAGEMENT BE BENEFICIAL?		□ Yes	□ No
COULD THIS	MATTER BE DECIDED WITHOUT O	RAL ARGUMENT?	□ Yes	□ No
	APPEAL BE EXPEDITED? reason:		□ Yes	□ No
	details including which party/parties th			
APPELLANT'	S ESTIMATED TIME OF ARGUMEN	Γ (if less than 45 minutes	s):	
LIST RESPON	IDENT(S) OR COUNSEL FOR THE F	RESPONDENT(S):		
	Name			
	Law Firm (if ap	plicable)		
Addre	SS	Post	Postal code	
Telepl	none number	Fax	Fax number	
	ddress set out in section 15 will be such time as the respondent files do			for servic
	rties listed in section 15 must be se the prescribed appeal period. (R. 5		the Notice of	Appeal
	Date			
	Signature of Appella (Legibly print or stam			

# Notice to the Respondent:

A respondent who fails to comply with the requirements of the Alberta Rules of Court and the Court of Appeal Consolidated Practice Directions, within the prescribed time, will not be allowed to present oral argument, nor be entitled to costs, unless otherwise ordered.

Failure to appear at the appeal hearing may also lead to an order or judgment being made against the respondent in their absence.

## **Notice To All Parties:**

Parties are required to provide an address for service if it is different than the address set out in this document.

Parties are also required to notify the Registrar of any change of address throughout the proceedings, to ensure that they can be contacted at all times.

An address for service within 30 kilometres of the office of the Registrar must be provided (R. 5(1)(b)(i)).

Appeal Number: Q.B. Number:				
IN THE COURT OF APPEAL OF ALBERTA				
BETWEEN:				
	SPONDENT (circle one), Petitioner or Applicant) Circle status at trial			
	SPONDENT (circle one) endant or Respondent) Circle status at trial			
CIVIL NOTICE OF APPEAL				
Appellant(s) or counsel for the appellant(s):				
Name				
Law Firm (if applicable)				
Address	Postal code			
Telephone number	Fax number			