Form 27C—Intervener’s submissions

Note: See rule 44.04.4.

IN THE HIGH COURT OF AUSTRALIA

[] REGISTRY

BETWEEN: AB

Appellant

and

CD

Respondent

**INTERVENER’S SUBMISSIONS**

**Part I:** [*Certification that the submission or the redacted version of the submission (as the case requires) is in a form suitable for publication on the internet.*]

**Part II:** [*A statement of the asserted basis of intervention and the party or parties in support of whom the intervention is, or is sought to be, made.*]

**Part III:** [*Where necessary, why leave to intervene or to be heard as amicus curiae should be granted.*]

**Part IV:** [*A statement addressing so many of the issues presented by the appeal as the intervener desires to make the subject of submissions to the Court.*]

**Part V:** [*An estimate of the number of hours required for the presentation of the intervener’s oral argument.*]

Dated [*e.g. 6 October 2022*]

................(signed)....................

[*Senior legal practitioner presenting the case in Court*]

Name: [*name of signatory*]

Telephone: [*contact telephone number*]

Email: [*email address*]

**ANNEXURE TO INTERVENER’S SUBMISSIONS**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **No** | **Description** | **Version**  *eg:*  *Version 26 (1 July 2020 to 24 March 2024)* | **Provision(s)** | **Reason for providing this version**  *eg:*   * *Act in force on the date of the offence;* * *date of judgment in Court of Appeal;* * *for illustrative purposes only* | **Applicable date**  **or dates (to what event(s), if any, does this version apply)**  *eg:*  *21 April 2018: date of Minister’s decision* |