

8A. Appeal notice (WCIMA appeal) (r. 51(4A))

District Court of Western Australia		Appeal No:
Held at Perth ¹		APPEAL NOTICE (WCIMA APPEAL)
Parties	Appellant	
	Respondent	
PRIMARY COURT'S DECISION		
Primary court	WorkCover WA Arbitration Service	
Case number		
Parties		
Date of decision		
Arbitrator		
Decision details ²		
APPEAL DETAILS		
Notice of appeal	The appellant applies for leave to appeal to the District Court against the above decision.	
Act that allows appeal	<i>Workers' Compensation and Injury Management Act 1981 (WCIMA) section 247.</i>	
Question of law ³		
Amount in issue ⁴		
Grounds of appeal ⁵	1.	
Decision sought ⁶	1.	
Leave	The appellant applies for leave to appeal under WCIMA section 247 on the ground that: ⁷	
Other orders	The appellant also seeks orders that: ⁸	
Notice to the respondent ⁹	If you want to take part in this appeal you must file a Form 8 (attached) under the <i>District Court Rules 2005</i> within 21 days after the date on which you are served with this notice and serve it on the appellant. If you file a Form 8 you must attend a directions hearing at the time and place stated below.	
Last date for appealing	Last date:	
Date of filing		

Directions hearing ¹⁰	Date:	Time:
	Place:	
APPELLANT'S DETAILS FOR SERVICE		
Geographical address of appellant (Must be provided unless otherwise ordered by the Court: see <i>Rules of the Supreme Court 1971</i> Order 71A rule 2 and <i>District Court Rules 2005</i> rule 22C)		
Name of lawyer (If one has been appointed)		
Postal address for service of documents (Must be provided)		
Email address (Optional — if provided, may be used for service of documents)		
Fax number (Optional — if provided, may be used for service of documents)		
Telephone number		
Reference		
Signature of appellant or lawyer	Appellant/Appellant's lawyer	Date:

Notes to Form 8A —

1. If not held at Perth, state the location of the relevant registry.
2. Examples:
 - Determination of liability in favour of the respondent.
 - Dismissal of application seeking determination of liability.
 - Orders for cessation/reduction of weekly payments.
 - Orders for recovery of payments made.
3. Specify question(s) of law the subject of the appeal.
4. This is the amount that will be used to determine whether leave is able to be granted under WCIMA section 247.
5. Set out the grounds in numbered paragraphs.
6. See rule 51(4B)(c).
7. Specify subsection(s) under which the application is made. The grounds for leave should be in numbered paragraphs.
8. For example, to adduce fresh or further evidence under WCIMA section 247(6) or a stay under section 250(1).
9. A copy of Form 8 (Notice of respondent's intention) must be attached to this form when it is served on the respondent.
10. The Court will complete this row when the appeal notice (WCIMA appeal) is filed.