

Remember that you **must not** include any grounds for appealing which rely on new evidence, that is evidence that has become available since the order was made. You may not produce new evidence in your appeal without first obtaining the permission of the appeal court. (*See the notes to Section 10*)

Section 8

Arguments in support of grounds

Your arguments (referred to as a 'skeleton argument') may be set out in this section of the notice, or in a separate document attached to the notice.

Any separate skeleton argument has to be filed and served on the respondent with your completed notice or, if you are unable to complete your skeleton argument in time, no later than 14 days after filing your notice.

Skeleton arguments should contain a numbered list of points that you intend to argue at the hearing. Each point should be stated in no more than a few sentences. Refer at each point to any documents you are filing with your appellant's notice which supports that argument (*see Section 11 on documents*).

Other useful information

Try to consider what other information the appeal court might find useful. For example, the court may find it helpful to have a list of people who feature in the case, an explanation of technical terms used in the papers, or a list of events in date order (a chronology). If you are providing any of these, they should be on a separate piece of paper attached to your notice marked with the case or claim number and names of the parties.