

Section 9

What decision are you asking the court to make

Set out the order or orders that you want the appeal court to make.

Section 10

Other applications

Any application for an extension of time for appealing must be made in the notice itself. You should state the reason for the delay and the steps taken up to the time of filing the notice.

You may wish to make additional applications to the appeal court in connection with your appeal. Any other applications may be made either in the notice, or in a separate application notice (Form N244). This form can be obtained from the court. You may have to pay additional fees if it is filed at a later date than your appellant's notice. The type of application you might want to make will include:-

- asking for permission to amend (make changes to) your appellant's notice after it has been filed at court. But note that you can amend your skeleton argument (even if it is set out in part 8 of your notice) without making an application;
- asking the appeal court to issue a stay on executing the order being appealed or suspend any action in the case pending the outcome of your appeal. (You do not need to do this if you have already obtained a stay from the lower court or your appeal is from the Immigration Appeal Tribunal.)
- producing new evidence in your appeal or asking for permission to produce oral evidence at the appeal hearing. You will need to give reasons why the new evidence was not before the original court and, where oral evidence is requested, the reasons why you think it is necessary.