Form F82.3 (Rule 18-3 (17))

		Court File No.:
		Court Registry:
	In the Supreme Court of British Columb	ia
Appellant:		
Respondent:		
RESPONDENT'S STATEMENT OF ARGUMENT		

[Rule 21-1 of the Supreme Court Family Rules applies to all forms.]
[Not to exceed 10 pages]

SPECIFIED APPEAL FROM PROVINCIAL COURT

Part 1: STATEMENT OF FACTS

The respondent's position on the appellant's statement of facts is as follows:

[Using numbered paragraphs, set out a concise statement of the respondent's position with respect to the appellant's statement of facts together with a concise statement of any other facts that the respondent considers relevant making reference for each fact to the reasons for judgment or to the page and line numbers of the transcript.]

1

2

Part 2: ISSUES ON APPEAL

The respondent's position on the appellant's statement of issues on appeal is as follows:

[Using paragraphs numbered sequentially from Part 1 above, set out the respondent's position with respect to the issues as stated by the appellant.]

3

4

Part 3: ARGUMENT

The decision or order appealed from is opposed because:

[Using paragraphs numbered sequentially from Part 3 above, set out a concise argument why the order sought by the appellant should not be made including the points of law or fact with a reference to the exhibit or page and line numbers of the transcript and the authorities in support of each point.]

5

6

Part 4: ORDER SOUGHT

Date:[date]	
	Signature of
	[] filing party [] lawyer for filing party(ies)
	[type or print name]

[This part must set out the order sought by the respondent.]