



## PERTH, WEDNESDAY, 24 MAY 2017 No. 98

**SPECIAL** 

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Supreme Court Act 1935

## Supreme Court Amendment (Subpoenas) Rules 2017

Made by the judges of the Supreme Court.

## Part 1 — Preliminary matters

#### 1. Citation

These rules are the *Supreme Court Amendment (Subpoenas) Rules 2017.* 

#### 2. Commencement

These rules come into operation as follows —

- (a) Part 1 on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules on the 14<sup>th</sup> day after that day.

#### 3. Rules amended

These rules amend the Rules of the Supreme Court 1971.

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#### Part 2 — Amendments about subpoenas

#### 4. Order 36B amended

(1) In Order 36B rule 1(1) insert in alphabetical order:

**Registry** means the Central Office;

(2) In Order 36B rule 1(2) after "give" (1st occurrence) insert:

oral

- (3) Delete Order 36B rule 2(2) and insert:
  - (2) An issuing officer must not issue either a subpoena to attend to give evidence or a subpoena to produce
    - (a) if a written law or a law of another Australian jurisdiction prohibits its issue; or
    - (b) if a written law or a law of another Australian jurisdiction prohibits its issue except with the Court's leave and the Court has not given that leave; or
    - (c) if the Court has ordered that the subpoena not be issued; or
    - (d) if the Court has ordered that the subpoena not be issued without the Court's leave and the Court has not given that leave.

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- (2A) An issuing officer must not issue a subpoena to attend to give evidence unless
  - (a) the oral evidence of the addressee is required at one of the following
    - (i) a trial of substantive issues in a proceeding;
    - (ii) an assessment of damages under Order 34 rule 18;
    - (iii) a trial ordered under Order 35 to be before a referee or other person;
    - (iv) an examination ordered under Order 38 to be before an examiner;
    - (v) any other proceeding at which, under an express provision of a written law, the attendance of a person may be enforced by a subpoena;

and

- (b) a date has been set for the trial, assessment, examination or proceeding.
- (2B) An issuing officer must not issue a subpoena to produce
  - (a) if it would require the production of a document or thing in the custody of the Court or another court; or
  - (b) in a proceeding in which a defence is required to be filed, unless
    - (i) the defence has been filed; or
    - (ii) the Court has given leave for the subpoena to be issued; or
    - (iii) the subpoena is being issued under Order 73 rule 20(2);

or

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- (c) in a proceeding in which a defence is not required to be filed, unless
  - (i) the date and time for production is the date and time of a trial; or
  - (ii) the Court has given leave for the subpoena to be issued.
- (2C) A party may apply for leave under subrule (2B)(b) or (c) without notice to any other party.
- (2D) The Court must not give leave under subrule (2B)(b) or (c) unless satisfied there are exceptional circumstances.
- (2E) If the Court gives leave to issue a subpoena to produce, it must set the date and time for production to be specified in the subpoena which must be
  - (a) the date and time of the trial in the proceeding at which production is required; or
  - (b) an earlier date and time.
- (4) Delete Order 36B rule 3(1) and insert:
  - (1) Subject to subrule (1A)
    - (a) a subpoena to attend to give evidence must be in the form of Form 21;
    - (b) a subpoena to produce must be in the form of Form 21A;
    - (c) a subpoena both to attend to give evidence and to produce must be in the form of Form 21B.
  - (1A) Subrule (1) does not apply to a subpoena issued in proceedings under the *Trans-Tasman Proceedings Act 2010* (Commonwealth).

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- (5) Delete Order 36B rule 3(4), (5), (6) and (7) and insert:
  - (4) A subpoena to attend to give evidence must specify the date and time and place at which the addressee is to attend.
  - (5) A subpoena to produce must specify
    - (a) the date and time for production which must be
      - (i) if the Court has given leave for the subpoena to be issued, the date and time set by the Court when giving leave; or
      - (ii) otherwise, the date and time of the trial which the addressee is to attend, or a date and time permitted by the issuing officer or a registrar;

and

- (b) the place for production which must be
  - (i) the address of the Court; or
  - (ii) the address of a person authorised to take evidence in the proceeding as permitted by the Court.
- (6) Delete Order 36B rules 3A, 4 and 5 and insert:
  - 4. Service of subpoenas
    - (1) A subpoena must be served personally on the addressee.
    - (2) As soon as practicable after a subpoena is served on the addressee, the issuing party must serve a copy of it on each other party.

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## 5. Party may request notice that subpoena to produce has been obeyed

- (1) A party may, in writing, request the Court to inform the party whether any document or thing has been produced to the court under a subpoena to produce.
- (2) If a party has made a request under subrule (1), a registrar must inform the party whether any document or thing has been produced and, if so, include a description, in general terms, of the documents and things produced.

#### 5A. Altering date for attendance or production

- (1) This rule does not apply to a subpoena to produce that has been issued with the leave of the Court under rule 2(2B)(b)(ii) or (c)(ii).
- (2) The issuing party may give the addressee of a subpoena notice of a date or time later than the date or time specified in the subpoena as the date or time for attendance or for production or for both.
- (3) The later date or time specified in a notice given under subrule (2) must be
  - (a) if the subpoena is a subpoena to attend to give evidence, a later date and time of a trial, assessment, examination or proceeding referred to in rule 2(2A);
  - (b) if the subpoena is a subpoena to produce in which the date and time for production is the date and time of a trial a later date and time of a trial;
  - (c) if the subpoena is a subpoena to produce in which the date and time for production is not the date and time of a trial any later date and time.

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- (4) As soon as practicable after giving a notice under subrule (2), the issuing party must
  - (a) file a copy of the notice; and
  - (b) serve a copy of the notice on each other party.
- (5) The notice need not be served personally.
- (6) If notice is given under subrule (2), the subpoena has effect as if the date or time notified were specified in the subpoena instead of the date or time originally specified in the subpoena.
- (7) Delete Order 36B rule 6(7)(b) and insert:
  - (b) in an electronic format that the subpoena indicates will be acceptable on a CD-ROM, DVD or USB device, unless the Court, on an application made by a party or the addressee, has directed otherwise.
- (8) Delete Order 36B rule 7(1) and insert:
  - (1) This rule applies if, under a subpoena to produce, the addressee produces a document or thing to the Court otherwise than at a trial.
- (9) Delete Order 36B rule 7(3) and insert:
  - (3) If the addressee produces more than 1 document or thing, the addressee must provide a list of them.

Note: The heading to amended rule 7 is to read:

Production otherwise than at a trial

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#### (10) Delete Order 36B rule 8 and insert:

#### 8. Setting aside subpoena to attend to give evidence

- (1) This rule applies if a subpoena to attend to give evidence has been issued in a proceeding.
- (2) On a request by the addressee, a party or any other person with a sufficient interest, the Court may set aside the subpoena or grant other relief in respect of it.
- (3) A request under this rule may be made before the date and time for attendance specified in the subpoena.
- (4) Subrule (3) does not limit when a request under this rule may be made.
- (5) A request under this rule must be made in accordance with rule 8B.

## 8A. Setting aside subpoena to produce and directions as to things to be produced

- (1) This rule applies if a subpoena to produce has been issued in a proceeding.
- (2) On a request by the addressee, a party or any other person with a sufficient interest, the Court may, by order
  - (a) set aside the subpoena or part of it; or
  - (b) make or vary directions in relation to removing from and returning to the Court, and the inspection, copying and disposal, of any document or thing that has been or is to be produced under it; or
  - (c) grant other relief in respect of it.
- (3) A request under this rule may be made before the date and time for production specified in the subpoena.

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- (4) Subrule (3) does not limit when a request under this rule may be made.
- (5) A request under this rule must be made in accordance with rule 8B.
- (6) While a request made under this rule is pending, the Registry must not permit any, or any further inspection, copying, removal or disposal of any document or thing to which the request relates.

#### 8B. How requests under r. 8 and 8A to be made

- (1) A request under rule 8 or 8A must be made by way of a letter to the Principal Registrar unless
  - (a) the request is made orally during a case management conference held under Order 4A, or during a hearing, by a party to the proceeding in which the subpoena has been issued; or
  - (b) a motion or summons is justified by the circumstances of the particular case or the nature of the request, in which case the request may be made by way of motion or summons; or
  - (c) the Supreme Court (Corporations) (WA)
    Rules 2004 apply to the proceeding in which
    the subpoena has been issued, in which case the
    request must be made under those rules.
- (2) A request under rule 8 or 8A made by letter must state
  - (a) the grounds of the request; and
  - (b) the order, direction or relief sought.
- (3) The person making a request under rule 8 or 8A by letter must
  - (a) file it; and

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- (b) serve a copy of it on the issuing party.
- (4) Even if a person has made a request under rule 8 or 8A by letter in accordance with this rule, the Principal Registrar or a case manager (as defined in Order 4A rule 1) may direct the person to make the request in some other manner.
- (11) Delete Order 36B rule 9 and insert:
  - 9. Inspecting and dealing with documents and things produced otherwise than at a trial
    - (1) This rule applies if, under a subpoena to produce, the addressee produces a document or thing to the Court otherwise than at a trial.
    - (2) After the date and time for production specified in the subpoena, a registrar, subject to
      - (a) any direction made or relief granted under rule 8A; and
      - (b) rule 8A(6) and this rule,

may permit any party to the proceeding to inspect, copy or remove any document or thing produced under the subpoena.

- (3) A document or thing produced cannot be removed from the Registry except on a written application that is signed by the solicitor for a party and approved by
  - (a) a registrar; or
  - (b) a Court officer authorised in writing for the purposes of this subrule by the Chief Justice.
- (4) An application made under subrule (3) may be approved with or without conditions, or refused.

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- (5) A solicitor who signs an application under subrule (3) and removes a document or thing from the Registry, undertakes to the Court by force of this rule that
  - (a) the document or thing will be kept in the personal custody of the solicitor or a barrister briefed by the solicitor in the proceeding; and
  - (b) the document or thing will be returned to the Registry in the same condition, order and packaging in which it was removed, as and when directed by a registrar.
- (12) In Order 36B rule 10(2) delete "the registrar" (1<sup>st</sup> occurrence) and insert:

a registrar

(13) In Order 36B rule 10(6) delete "The registrar" and insert:

A registrar

(14) In Order 36B rule 13(3) delete "the registrar" (1<sup>st</sup> occurrence) and insert:

a registrar

(15) In the provisions listed in the Table delete "registrar" and insert:

Registry

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#### **Table**

Order 36B rule 6(4)(b)	Order 36B rule 7(2)
Order 36B rule 7(5)	

In the provisions listed in the Table delete "the registrar" and (16)insert:

a registrar

#### **Table**

Order 36B rule 9(2)	Order 36B rule 9(7)
Order 36B rule 10(1)	Order 36B rule 10(5)
Order 36B rule 13(1)	Order 36B rule 13(2)

#### 5. Order 39A amended

At the beginning of Order 39A Division 2 insert:

#### Form of subpoenas 2A.

If it is to be served in New Zealand —

- a subpoena to attend to give evidence must be in the form of Form 23;
- (b) a subpoena to produce the subpoena and a document or thing must be in the form of Form 23A;
- a subpoena both to attend to give evidence and (c) to produce the subpoena and a document or thing must be in the form of Form 23B.

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#### **6.** Order 73 amended

In Order 73 rule 20(2) delete "by a master".

#### 7. Schedule 2 amended

(1) After Schedule 2 Form 20 insert:

#### 21. Subpoena to give oral evidence (O. 36B r. 3(1))

Supreme Court of Western Australia No.:			
*General Division/Court of Appeal		Subpoena to give oral evidence	
Parties <sup>1</sup>	Plaintiff		
	Defendant		
То	[Name and address]		
Order		nd the Supreme Court to give	
	oral evidence. See details		
		his subpoena without lawful	
	_	court and may result in your	
	arrest.		
- 1 0		at the end of this subpoena.	
Last date for	The last date for service of	of this subpoena is [date].	
service			
[see Note 1] Issuing details	Issued at the request of: [Name of party]		
issuing details	Address for service: [see		
	Email.	Order / TA rule 3]	
	Date of issue:	[Seal or stamp of the Court]	
	Date of issue.	[Seat of stamp of the Court]	
Details of	Date, time and place at w	hich you must attend to give oral	
subpoena		ive a notice of a later date or time	
	from the issuing party, in which case the later date or time is		
	substituted —		
	Date:		
	Time:		
	Place:		
	You must continue to attend from day to day unless excused		
	by the Court or the person authorised to take evidence in this		
	proceeding or until the hearing of the matter is completed.		
T ( ) C	Notes		
Last day for		with this subpoena unless it is	
service	served on you on or before the date specified in it as the last date for service of the subpoena.		
	iast date for service of	or the suppoena.	

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Informal	2.	Even if this subpoena has not been served personally on
service		you, you must, nevertheless, comply with it if you have,
		by the last date for service of the subpoena, actual
		knowledge of it and of its requirements.
Addressee a	3.	If the subpoena is addressed to a corporation, the
corporation		corporation must comply with the subpoena by its
1		appropriate or proper officer.
Conduct	4.	You need not comply with this subpoena unless conduct
money		money sufficient to meet your reasonable expenses of
		attending as required by the subpoena is handed or
		tendered to you a reasonable time before the date your
		attendance is required.
Applications in	5.	You have the right to apply to the Court for an order
relation to		setting aside this subpoena or for other relief in respect
subpoena		of it.
Loss or	6.	If you are not a party to the proceeding, you may apply
expense of		to the Court for an order that the issuing party pay an
compliance		amount (in addition to conduct money and any
		witness's expenses) in respect of the loss or expense,
		including legal costs, reasonably incurred in complying
		with this subpoena.
Contempt of	7.	Failure to comply with a subpoena without lawful
court—arrest		excuse is a contempt of court and may be dealt with
		accordingly.
	8.	Note 7 is without prejudice to any power of the Court
		under any rules of the Court (including any rules of the
		Court providing for the arrest of an addressee who
		defaults in attendance in accordance with a subpoena)
		or otherwise, to enforce compliance with a subpoena.
1		

#### Footnotes to Form 21 —

- \* Delete the inapplicable.
- 1. If there is more than one of any party, include the additional parties' names and types of party in a schedule to the subpoena.

#### 21A. Subpoena to produce documents (O. 36B r. 3(1))

Supreme Court	of Western Australia	No.:
*General Divis	ion/Court of Appeal	Subpoena to produce
		documents
Parties <sup>1</sup>		Plaintiff
		Defendant
То	[Name and address]	

Order	Vou are ordered to attend the	Supreme Court and
Order	You are ordered to attend the Supreme Court and produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents. See details below.  Failure to comply with this subpoena without lawful excuse is a contempt of court and may result in your	
	arrest.	
Last date for service [see Note 1]	Please read Notes 1 to 12 at the end of this subpoena.  The last date for service of this subpoena is [date].	
Issuing details	Issued at the request of: [Name of Address for service: [see Order Email:	
	Date of issue:	[Seal or stamp of the Court]
Details of subpoena		

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	Schedule of documents		
The documents and things you must produce are as follows:			
List the documents or things and state whether the original of any document			
is required. If ins	suffic	cient space, attach list.]	
		Notes	
Last day for	1.	You need not comply with this subpoena unless it is	
service		served on you on or before the date specified in it as the	
		last date for service of the subpoena.	
Informal	2.	Even if this subpoena has not been served personally on	
service		you, you must, nevertheless, comply with it if you have,	
		by the last date for service of the subpoena, actual	
		knowledge of it and of its requirements.	
Addressee a	3.	If this subpoena is addressed to a corporation, the	
corporation		corporation must comply with the subpoena by its	
		appropriate or proper officer.	
Conduct	4.	You need not comply with this subpoena unless conduct	
money		money sufficient to meet your reasonable expenses of	
		attending as required by the subpoena is handed or	
		tendered to you a reasonable time before the date your	
		attendance is required.	
Production of	5.	Instead of attending the Court and producing this	
subpoena or		subpoena (or a copy of it) and the documents or things,	
copy of it and		you may comply with this subpoena by delivering or	
documents or		posting the subpoena (or a copy of it) and the	
things by		documents or things to the Court at the address	
delivery or		specified in the subpoena so that they are received not	
post		less than 2 clear days before the date specified in the	
		subpoena for attendance and production, or if you	
		receive notice of a later date or time from the issuing	
		party, before the later date or time.	
Production of	6.	If you produce more than one document or thing, you	
a number of		must include with them a list of them.	
documents or			
things			
Production of	7.	Unless the Schedule of documents says the original of a	
copy instead of		document listed in the Schedule is required, you may	
original		produce a copy of it instead.	

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Applications in	<ul> <li>8. The copy of a document may be — <ul> <li>(a) a photocopy; or</li> <li>(b) in an electronic form on a CD-ROM, DVD or USB device in any of the following electronic formats — <ul> <li>.doc and .docx – Microsoft Word documents</li> <li>.pdf – Adobe Acrobat documents</li> <li>.xls and .xlsx – Microsoft Excel spreadsheets</li> <li>.jpg – image files</li> <li>.rtf – rich text format</li> <li>.gif – graphics interchange format</li> <li>.tif – tagged image format</li> </ul> </li> <li>9. You have the right to apply (before or after complying</li> </ul></li></ul>
relation to	with this subpoena) to the Court for an order —
subpoena	<ul> <li>(a) setting aside this subpoena (or a part of it);</li> <li>(b) giving directions in relation to removing from and returning to the Court, and the inspection, copying and disposal, of any document or thing that you produce or are required to produce by this subpoena;</li> </ul>
	(c) giving other relief in respect of it. Unless the Court has made such an order, a registrar may permit the parties to the proceeding to inspect, copy, or remove and return any document or thing you produce under this subpoena.
Loss or	10. If you are not a party to the proceeding, you may apply
expense of compliance	to the Court for an order that the issuing party pay an amount (in addition to conduct money and any
т	witness's expenses) in respect of the loss or expense, including legal costs, reasonably incurred in complying
G + + 4	with this subpoena.
Contempt of court—arrest	11. Failure to comply with a subpoena without lawful excuse is a contempt of court and may be dealt with
court—arrest	accordingly.
	12. Note 11 is without prejudice to any power of the Court under any rules of the Court (including any rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena)

#### Footnotes to Form 21A —

- \* Delete the inapplicable.
- 1. If there is more than one of any party, include the additional parties' names and types of party in a schedule to the subpoena.

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## 21B. Subpoena to give oral evidence and produce documents (O. 36B r. 3(1))

Supreme Court of Western Australia		No.:	
*General Division/Court of Appeal		Subp	oena to give oral evidence
		and p	produce documents
Parties <sup>1</sup>	Plaintiff		
	Defendant		
То	[Name and address]		
Order	You are ordered to atten	nd the	Supreme Court to give
	oral evidence and to pro	duce t	his subpoena or a copy of
	it and the documents or	things	specified in the Schedule
	of documents. See details	s belov	V.
	Failure to comply with t		•
	excuse is a contempt of o	court a	and may result in your
	arrest.		
	Please read Notes 1 to 12		*
Last date for	The last date for service of this subpoena is [date].		
service			
[see Note 1]	7 1 1 1 2 5		2
Issuing details	Issued at the request of: [A		
	Address for service: [see Order 71A rule 3]		
	Email:		
	Date of issue:		[Seal or stamp of the Court]
Details of	In so far as this subpoena requires you to attend to give oral		
subpoena	evidence, you must attend		
	notice of a later date or time from the issuing party, in which		
	case the later date or time is substituted —		
	Date:		
	Time:		
	Place:		
	You must continue to attend from day-to-day unless excused		
	by the Court or the person authorised to take evidence in this		
	proceeding or until the hearing of the matter is completed.		

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Insofar as this subpoena requires you to attend to produce the subpoena or a copy of it and documents or things, you must comply with that requirement —

- (a) by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents below at the date, time and place specified for attendance and production; or
- (b) by delivering or posting this subpoena or a copy of it and the documents or things specified in the Schedule of documents below to the Court at the address below so that they are received not less than 2 clear days before the date specified for attendance and production. (*See Notes 5–8*)

Date, time and place at which you must attend to produce the subpoena or a copy of it and the documents or things, unless you receive a notice of a later date or time from the issuing party, in which case the later date or time is substituted —

Date:

Time:

Place:

Address to which this subpoena (or copy) and documents or things may be delivered:

- Supreme Court of Western Australia David Malcolm Justice Centre Level 11, 28 Barrack Street Perth WA 6000
- \* Supreme Court of Western Australia Court of Appeal Office Stirling Gardens, Barrack Street

Perth WA 6000

# Schedule of documents The documents and things you must produce are as follows: [List the documents or things and whether the original of any document is required. If insufficient space, attach list.] Notes Last day for service 1. You need not comply with this subpoena unless it is served on you on or before the date specified in it as the last date for service of the subpoena.

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Informal	2. Even if this subpoena has not been served personally on	
service	you, you must, nevertheless, comply with it if you have,	
	by the last date for service of the subpoena, actual	
	knowledge of it and of its requirements.	
Addressee a	3. If the subpoena is addressed to a corporation, the	
corporation	corporation must comply with the subpoena by its	
F	appropriate or proper officer.	
Conduct	4. You need not comply with this subpoena unless conduct	
money	money sufficient to meet your reasonable expenses of	
	attending as required by the subpoena is handed or	
	tendered to you a reasonable time before the date your	
	attendance is required.	
<b>Production of</b>	5. Insofar as this subpoena requires you to attend and	
subpoena or	produce the subpoena (or a copy of it) and documents or	
copy of it and	things, you may, instead of attending, comply with that	
documents or	requirement by delivering or posting the subpoena (or a	
things by	copy of it) and the documents or things to the Court at	
delivery or	the address specified in the subpoena so that they are	
post	received not less than 2 clear days before the date	
Post	specified in the subpoena for attendance and production,	
	or if you receive notice of a later date or time from the	
	issuing party, before the later date or time.	
Production of	6. If you produce more than one document or thing, you	
a number of	must include with them a list of them.	
documents or	must merade with them a list of them.	
things		
Production of	7. Unless the Schedule of documents says the original of a	
copy instead of	document listed in the Schedule is required, you may	
original	produce a copy of it instead.	
originar	8. The copy of a document may be —	
	(a) a photocopy; or	
	(a) a photocopy, of (b) in an electronic form on a CD-ROM, DVD or USB	
	device in any of the following electronic	
	formats —	
	.doc and .docx – Microsoft Word documents	
	.pdf – Adobe Acrobat documents	
	.xls and .xlsx – Microsoft Excel spreadsheets	
	.jpg – image files	
	.rtf – rich text format	
	.gif – graphics interchange format	
	.tif – tagged image format	

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Applications in	9.	You have the right to apply (before or after complying	
relation to		with this subpoena) to the Court for an order —	
subpoena		(a) setting aside this subpoena (or a part of it);	
		(b) giving directions in relation to removing from and returning to the Court, and the inspection, copying	
		and disposal, of any document or thing that you	
		produce or are required to produce by this	
		subpoena;	
		(c) giving other relief in respect of it.	
		Unless the Court has made such an order, a registrar	
		may permit the parties to the proceeding to inspect,	
		copy, or remove and return any document or thing you	
		produce under this subpoena.	
Loss or	10.	If you are not a party to the proceeding, you may apply	
expense of		to the Court for an order that the issuing party pay an	
compliance		amount (in addition to conduct money and any	
		witness's expenses) in respect of the loss or expense,	
		including legal costs, reasonably incurred in complying with this subpoena.	
Contempt of	11	Failure to comply with a subpoena without lawful	
court—arrest		excuse is a contempt of court and may be dealt with	
court urrest		accordingly.	
	12.	Note 11 is without prejudice to any power of the Court	
		under any rules of the Court (including any rules of the	
		Court providing for the arrest of an addressee who	
		defaults in attendance in accordance with a subpoena)	
		or otherwise, to enforce compliance with a subpoena.	
	L	or other way, to the order of t	

#### Footnotes to Form 21B —

- \* Delete the inapplicable.
- 1. If there is more than 1 of any party, include the additional parties' names and types of party in a schedule to the subpoena.

#### (2) Delete Schedule 2 Form 22.

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- (3) In Schedule 2 Form 22A delete paragraph (b) and insert:
  - (b) in an electronic form on a CD-ROM, DVD or USB device in any of the following electronic formats —

    .doc and .docx Microsoft Word documents

.pdf – Adobe Acrobat documents

.xls and .xlsx – Microsoft Excel spreadsheets

.jpg – image files

.rtf - rich text format

.gif – graphics interchange format

.tif – tagged image format

#### (4) Delete Schedule 2 Form 23 and insert:

## 23. Subpoena to give evidence to WA Supreme Court (to be served in NZ) (O. 39A r. 2A)

Supreme Cou	rt of Western Australia	No.:	
*General Division/Court of Appeal		Notice attached to subpoena to	
		give evidence to the Supreme	
		Court of Western Australia (to be	
		served in New Zealand)	
Parties <sup>1</sup>		Plaintiff	
		Defendant	
Notice to	Trans-Tasman Proc	ceedings Act 2010 (Commonwealth)	
witness	This no	otice is very important.	
	Please read it and th	e attached document or documents	
		very carefully.	
		ble understanding these documents	
	you should get legal advice as soon as possible.  Attached to this notice is a subpoena requiring you to attend to give evidence to the Supreme Court of Western Australia. The subpoena has been issued by that court.  The subpoena may be served in New Zealand under New Zealand law (see <i>Evidence Act 2006</i> (New Zealand) section 163).  This notice —  • sets out your rights relating to the subpoena; and • sets out your obligations relating to the subpoena; and		
		ion about the way in which you may	
	make an application to have the subpoena set a		

Your rights	<ol> <li>You are entitled to receive payment of an amount equal to the reasonable expenses you incur in complying with the subpoena.</li> <li>An amount of money, or money and vouchers, that is sufficient to meet your reasonable expenses of complying with the subpoena must be given to you within a reasonable time before the date for compliance with the subpoena (see below: 'Your obligations').</li> <li>If, in complying with the subpoena, you incur expenses</li> </ol>	
	that are more than the amount that was given to you before you complied, you may obtain an order from the Supreme Court that you be paid the additional amount you incurred.	
	4. You may apply to the Supreme Court to have the subpoena wholly or partly set aside. If you wish to apply to have the subpoena set aside you should get	
	legal advice as soon as possible.  5. An application can be made and determined without you having to go to Australia, or to retain Australian lawyers. All the necessary arrangements can be made in	
	New Zealand.	
	<b>Note:</b> Details of some of the grounds on which a subpoena	
	be set aside and the procedures for setting aside a	
	ppoena are set out at the end of this notice.	
Your	6. Unless the subpoena is set aside, you must comply with	
obligations	it if—	
obligations	(a) when the subpoena was served on you, or at some reasonable time before the date specified in the subpoena for compliance with it, you were offered or given either —  (i) enough money to meet your reasonable expenses in complying with it, including any travel and accommodation expenses; or  (ii) a combination of money and vouchers (for example, travel tickets) to meet those expenses;	
	and  (b) you were given with the subpoena a copy of an order by a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and  (c) the subpoena was served on you before or on the date specified in the order as the last day on which the subpoena may be served; and	

Part 2 Amendments about subpoenas

	(1) 1 0.1 1 11 1.1 1		
	(d) service of the subpoena complied with any other		
	conditions specified in the order; and		
	(e) you are over the age of 18 years.		
Failure to	7. If you do not comply with the subpoena you may be		
comply with	arrested and taken before the High Court of New		
subpoena	Zealand. Unless the High Court is satisfied that failure		
	to comply should be excused, a fine not exceeding		
	NZ\$10 000 may be imposed.		
<b>Grounds for</b>	8. The Supreme Court must set aside the subpoena if the		
setting aside a	subpoena requires you to attend at a place in Australia		
subpoena	and —		
	(a) you do not have necessary travel documents and		
	cannot reasonably get them within the time		
	allowed for compliance with the subpoena; or		
	(b) if you complied with the subpoena — you would		
	be liable to be detained for the purpose of serving		
	a sentence; or		
	(c) you are being prosecuted or you are liable to		
	prosecution for an offence in Australia; or		
	(d) you are liable to imposition of a penalty in civil		
	proceedings in Australia (other than proceedings		
	under the Competition and Consumer Act 2010		
	(Commonwealth)); or		
	(e) you are subject to a restriction on your movements		
	imposed by law or an order of a court that is		
	inconsistent with you complying with the		
	subpoena (for example, bail conditions, release		
	conditions or terms of a community based		
	sentence).		
	9. The grounds on which the Supreme Court may set aside		
	the subpoena include —		
	(a) the evidence you would give in the proceedings		
	can be obtained satisfactorily by other means		
	without significantly greater expense;		
	(b) compliance with the subpoena would cause you		
	hardship or serious inconvenience.		
	Note: The above list does not include all the matters the		
	Court will consider in an application to set aside a subpoena, but if any of the matters in the list apply to you they should		
	be included in your application.		
Procedure for	Application must be made to the Supreme Court of		
	Western Australia.		
applying to set			
aside a	11. You may fax your application to that Court on fax		
subpoena	number [fax number of the court].		

12.	Your application must contain an address for service in
	New Zealand or Australia. Any documents to be served
	on you will be delivered, faxed or posted to you at that
	address.
13.	A registrar of the Supreme Court will arrange for
	service of your application and of any affidavit you
	lodge with the Court with your application.
14.	The Supreme Court may determine your application
	without a hearing unless you, or the person who
	requested that the subpoena be issued, asks for a
	hearing.
15.	If there is a hearing, the Supreme Court can direct that it
	be held by video link (that is, a conference television
	link) or telephone. In that case you or your lawyer can
	take part in the hearing by video link or by telephone
	from a place in New Zealand.
16.	If, in your application or within a reasonable time after
	lodging your application, you request that the hearing be
	held by video link or telephone, the Supreme Court
	must hold a hearing by video link or telephone.
	However, in such a case, the Court will determine
	which of video link or telephone will be used.

Supreme Court	of Western Australia	No.:
*General Division/Court of Appeal		Subpoena to give evidence to
		the Supreme Court of Western
		Australia (to be served in New
		Zealand)
Parties <sup>1</sup>		Plaintiff
		Defendant
То	[Name and address]	
Order	You are ordered to attend the Supreme Court of Western Australia to give evidence. See details below.	
	Failure to comply with	th this subpoena without lawful
	-	of court and may result in your
	arrest and the imposition of a fine under the Evidence	
	Act 2006 (New Zealand) section 165.	
	Please read Notes 1 to	7 at the end of this subpoena.
Last date for service	The last date for service	ee of this subpoena is [date].
[see Note 2]		

Part 2 Amendments about subpoenas

Issuing details	Issued at the request of:	[Name of party]	
issuing details	Address for service: [see Order 71A rule 3]		
	Email:		
	Date of issue:	[Seal or stamp of the Court]	
	Bute of issue.	[Seat of stamp of the count]	
Details of	Date, time and place at	which you must attend the Supreme	
subpoena	Court of Western Austr	alia to give evidence, unless you	
		er date or time from the issuing party,	
		late or time is substituted —	
	Date:		
	Time:		
	Place:	. 10 1 1 1	
		tend from day-to-day unless excused	
		on authorised to take evidence in this	
	Proceeding or until the l	nearing of the matter is completed.	
Leave to serve		soly with this subpoena unless it is	
subpoena	accompanied by —		
зиоросни	(a) a copy of the order of a judge of the Supreme		
	Court giving leave to serve the subpoena in New		
	Zealand; and		
	(b) a notice in the prescribed form that —		
	(i) sets out your rights and obligations in relation		
	to the subpoena; and		
	(ii) includes information about the way in which		
	an application to have the subpoena set aside		
	may be i		
Last day for	2. You need not comply with this subpoena unless it is		
service	served on you on or before the date specified in it as the		
Informal	last date for service of the subpoena.  3. Even if this subpoena has not been served personally on		
service			
SCI VICC	you, you must, nevertheless, comply with it if you have, by the last date for service of the subpoena, actual		
	knowledge of it and of its requirements.		
Addressee a		addressed to a corporation, the	
corporation		omply with the subpoena by its	
	appropriate or prop	er officer.	
Loss or	5. If you are not a par	ty to the proceeding, you may apply	
expense of	to the Supreme Court for an order that the issuing party		
compliance		addition to conduct money and any	
		) in respect of the loss or expense,	
	including legal costs, reasonably incurred in complying		
	with the subpoena.		

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<b>Contempt of</b>	6.	Failure to comply with this subpoena without lawful
court—arrest		excuse may result in your arrest and the imposition of a
		fine under the Evidence Act 2006 (New Zealand)
		section 165.
	7.	Note 6 is without prejudice to any other power to
		enforce compliance with a subpoena.

Footnotes to Form 23 —

- \* Delete the inapplicable.
- 1. If there is more than one of any party, include the additional parties' names and types of party in a schedule to the subpoena.

## 23A. Subpoena to produce documents to WA Supreme Court (to be served in NZ) (O. 39A r. 2A)

0 0	, CIVI , A , 1°	NT.	
Supreme Court of Western Australia		No.:	
*General Division/Court of Appeal		Notice attached to subpoena to	
		produce documents to the	
		Supreme Court of Western	
		Australia (to be served in New	
		Zealand)	
Parties <sup>1</sup>		Plaintiff	
		Defendant	
Notice to	Trans-Tasman Proc	ceedings Act 2010 (Commonwealth)	
witness	This no	tice is very important.	
	Please read it and the attached document or documents		
	very carefully.		
	If you have any trouble understanding these documents		
	you should get l	egal advice as soon as possible.	
	Attached to this notice	is a subpoena requiring you to	
	produce documents to	the Supreme Court of Western	
		na has been issued by that court.	
	The subpoena may be served in New Zealand under New		
	Zealand law (see Evidence Act 2006 (New Zealand)		
	section 163).	,	
	This notice —		
		s relating to the subpoena; and	
		gations relating to the subpoena; and	
		ion about the way in which you may	
		on to have the subpoena set aside.	

Amendments about subpoenas Part 2

Your rights	1. You are entitled to receive payment of an amount equal	
10ui iigiius	to the reasonable expenses you incur in complying with	
	the subpoena.	
	1	
	2. An amount of money, or money and vouchers, that is	
	sufficient to meet your reasonable expenses of	
	complying with the subpoena must be given to you	
	within a reasonable time before the date for compliance	
	with the subpoena (see below: 'Your obligations').	
	3. If, in complying with the subpoena, you incur expenses	
	that are more than the amount that was given to you	
	before you complied, you may obtain an order from the	
	Supreme Court of Western Australia that you be paid	
	the additional amount you incurred.	
	4. You may apply to the Supreme Court to have the	
	subpoena wholly or partly set aside. If you wish to	
	apply to have the subpoena set aside you should get	
	legal advice as soon as possible.	
	5. An application can be made and determined without	
	you having to go to Australia, or to retain Australian	
	lawyers. All the necessary arrangements can be made in	
	New Zealand.	
	Note: Details of some of the grounds on which a subpoena	
	can be set aside and the procedures for setting aside a	
	bpoena are set out at the end of this notice.	
Your	Unless the subpoena is set aside, you must comply with	
	6. Unless the subpoena is set aside, you must comply with it if —	
obligations		
	(a) when the subpoena was served on you, or at some	
	reasonable time before the date specified in the	
	subpoena for compliance with it, you were offered	
	or given either —	
	(i) enough money to meet your reasonable	
	expenses in complying with it, including any	
	travel and accommodation expenses; or	
	(ii) a combination of money and vouchers (for	
	example, travel tickets) to meet those	
	expenses;	
	and	
	(b) you were given with the subpoena a copy of an	
	order by a judge of the Supreme Court giving	
	order by a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and	
	order by a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and (c) the subpoena was served on you before or on the	
	order by a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and	
	order by a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and (c) the subpoena was served on you before or on the	

		(d) service of the subpoena complied with any other		
		conditions specified in the order; and		
		(e) you are over the age of 18 years.		
	7.	The subpoena must specify the date on which you must		
		attend the Supreme Court and produce the documents or		
		things. But instead of attending you may comply with		
		the subpoena by delivering or posting the subpoena (or		
		a copy of it) and the documents or things to either —		
		(a) the Supreme Court so that they are received not		
		less than 2 clear days before that date; or		
		(b) the High Court of New Zealand so that they are		
		received at least 10 days before that date.		
		If you deliver or post them to the High Court of New		
		Zealand you will be required to pay the cost of sending		
		them to the Supreme Court. You will be able to pay that		
		cost out of the money given to you to meet your		
		reasonable expenses of complying with the subpoena.		
Failure to	8.	If you do not comply with this subpoena you may be		
comply with		arrested and taken before the High Court of New		
subpoena		Zealand. Unless the High Court is satisfied that failure		
		to comply should be excused, a fine not exceeding		
		NZ\$10 000 may be imposed.		
Grounds for	9.	The Supreme Court must set aside the subpoena if the		
setting aside a		subpoena requires you to attend at a place in Australia		
subpoena		and —		
		(a) you do not have necessary travel documents and		
		cannot reasonably get them within the time		
		allowed for compliance with the subpoena; or		
		(b) if you complied with the subpoena — you would		
		be liable to be detained for the purpose of serving		
		a sentence; or		
		(c) you are being prosecuted or you are liable to		
		prosecution for an offence in Australia; or		
		(d) you are liable to imposition of a penalty in civil		
		proceedings in Australia (other than proceedings		
		under the Competition and Consumer Act 2010		
		(Commonwealth)); or		
		(e) you are subject to a restriction on your movements		
		imposed by law or an order of a court that is		
		inconsistent with you complying with the		
		subpoena (for example, bail conditions, release		
		conditions or terms of a community based		
		sentence).		

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	10. The grounds on which the Supreme Court may set aside
	the subpoena include —
	(a) compliance with the subpoena would cause you
	hardship or serious inconvenience;
	(b) that, in respect of a document or thing that the
	subpoena requires you to produce —
	(i) the document or thing should not be taken out of New Zealand; and
	(ii) satisfactory evidence of the contents of the
	document or satisfactory evidence of the
	thing can be given by other means.
	Note: The above list does not include all the matters the
	Court will consider in an application to set aside a
	subpoena, but if any of the matters in the list apply to
	you they should be included in your application.
Procedure for	11. Application must be made to the Supreme Court of
applying to set	Western Australia.
aside a	12. You may fax your application to that Court on fax
subpoena	number [fax number of the Court].
Subpocha	13. Your application must contain an address for service in
	New Zealand or Australia. Any documents to be served
	on you will be delivered, faxed or posted to you at that
	address.
	14. A registrar of the Supreme Court will arrange for
	service of your application and of any affidavit you
	lodge with the Court with your application.
	15. The Supreme Court may determine your application
	without a hearing unless you, or the person who
	requested that the subpoena be issued, asks for a
	hearing.
	16. If there is a hearing, the Supreme Court can direct that it
	be held by video link (that is, a conference television
	link) or telephone. In that case you or your lawyer can
	take part in the hearing by video link or by telephone
	from a place in New Zealand.
	17. If, in your application or within a reasonable time after
	lodging your application, you request that the hearing be
	held by video link or telephone, the Supreme Court
	must hold a hearing by video link or telephone.
	However, in such a case, the Court will determine
	which of video link or telephone will be used.
	which of video link of telephone will be used.

Supreme Court o	of Western Australia	No.:
*General Division/Court of Appeal		Subpoena to produce
General Divisio	in Court of Appear	documents to the Supreme
		Court of Western Australia (to
<b>P</b>	Γ	be served in New Zealand)
Parties <sup>1</sup>		Plaintiff
		Defendant
То	[Name and address]	
Order		nd the Supreme Court of
		produce this subpoena or a copy
		or things specified in the
	Schedule of documents.	
		this subpoena without lawful
	excuse is a contempt of	court and may result in your
	arrest and the impositio	n of a fine under the <i>Evidence</i>
	Act 2006 (New Zealand)	section 165.
	Please read Notes 1 to 16	at the end of this subpoena.
Last date for	The last date for service of	of this subpoena is [date].
service		1
[see Note 2]		
Issuing details	Issued at the request of: [.	Name of party]
	Address for service: [see	Order 71A rule 3]
	Email:	,
	Date of issue:	[Seal or stamp of the Court]
	Date of issue.	[sear or stamp of the count]
Details of	You must comply with th	is subpoena —
subpoena		reme Court and producing this
[See Notes 5–13]		of it and the documents or things
,		dule of documents below at the
		specified for attendance and
	production; or	specified for attendance and
	1 /	ing this subpoena or a copy of it
		r things specified in the Schedule of
	documents below to	<u> </u>
		ourt at the address specified below
		received not less than 2 clear days
		specified in the subpoena for
	attendance and	
		the High Court of New Zealand at
		cified below, or if more than one
		ecified, at any one of those
		at they are received not less than
		efore the date specified in the
	subpoena for at	tendance and production.
		•

Part 2 Amendments about subpoenas

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Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things -Date: Time: Place: Address to which the subpoena (or copy) and documents or things may be delivered: Supreme Court of Western Australia David Malcolm Justice Centre Level 11, 28 Barrack Street Perth WA 6000 Supreme Court of Western Australia Court of Appeal Stirling Gardens, Barrack Street Perth WA 6000 Address(es) of the High Court of New Zealand to which the subpoena (or copy) and documents or things may be delivered or posted: [Address(es)] Schedule of documents The documents and things you must produce are as follows: [List the documents or things and whether the original of any document is required. If insufficient space, attach list.] Notes You need not comply with this subpoena unless it is Leave to serve accompanied by subpoena (a) a copy of the order of a judge of the Supreme Court giving leave to serve the subpoena in New Zealand: and (b) a notice in the prescribed form that sets out your rights and obligations in relation to the subpoena; and includes information about the way in which an application to have the subpoena set aside may be made. You need not comply with this subpoena unless it is Last day for served on you on or before the date specified in it as the service last date for service of the subpoena. Even if this subpoena has not been served personally on **Informal** you, you must, nevertheless, comply with it if you have, service by the last date for service of the subpoena, actual knowledge of it and of its requirements.

Addressee a	4. If the subpoena is addressed to a corporation, the		
corporation		corporation must comply with the subpoena by its	
	appropriate or proper officer.		
Production of	5.	Instead of attending the Supreme Court and producing	
subpoena or		this subpoena or a copy of it and the document or thing,	
copy of it and		you may comply with this subpoena by delivering or	
documents or		posting the subpoena or a copy of it and the document	
things by		or thing to —	
delivery or post		<ul> <li>(a) the Supreme Court at the address specified in the subpoena, so that they are received not less than 2 clear days before the date specified in the subpoena for attendance and production; or</li> <li>(b) the Registrar of the High Court of New Zealand at the address specified in the subpoena for the purpose, or if more than one address is specified, at any of those addresses, so that they are received not less than 10 clear days before the date</li> </ul>	
	<ol> <li>7.</li> </ol>	specified in the subpoena for attendance and production.  If you object to a document or thing produced in response to this subpoena being inspected by a party to the proceeding or any other person, you must, at the time of production, include a written notice to the Supreme Court of your objection and of the grounds of your objection.  Unless the Supreme Court otherwise orders, if you do not object to a document or thing produced by you in response to the subpoena being inspected by any party to the proceeding, a registrar of the Supreme Court may permit the parties to the proceeding to inspect the document or thing.	
Production of	8.		
a number of		must include with them a list of them.	
documents or			
things			
Production of	9.	Unless the Schedule of documents says the original of a	
copy instead of		document listed in the Schedule is required, you may	
original		produce a copy of it instead.	
	10.	The copy of a document may be —	
		(a) a photocopy; or	
		<ul><li>(b) in an electronic form on a CD-ROM, DVD or USB device in any of the following electronic formats —</li></ul>	
		.doc and .docx - Microsoft Word documents	

Part 2 Amendments about subpoenas

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	.pdf – Adobe Acrobat documents		
	.xls and .xlsx – Microsoft Excel spreadsheets		
	.jpg – image files		
	.rtf – rich text format		
	.gif – graphics interchange format		
	.tif – tagged image format		
Return or	11. You may, at the time of production, include a written		
destruction of	notice to the Supreme Court that any document or copy		
documents or	of a document produced need not be returned and may		
copies	be destroyed.		
copies	12. If you have so informed the Court, a registrar of the		
	Supreme Court may destroy the document or copy		
	instead of returning it to you.		
Applications in	13. You have the right to apply to the Supreme Court for an		
relation to	order with respect to any claim for privilege, public		
subpoena	interest immunity or confidentiality in relation to any		
subpoena	document or thing the subject of this subpoena.		
Loss or	14. If you are not a party to the proceeding, you may apply		
	to the Supreme Court for an order that the issuing party		
expense of			
compliance	pay an amount (in addition to conduct money and any		
	witness's expenses) in respect of the loss or expense,		
	including legal costs, reasonably incurred in complying		
	with the subpoena.		
Contempt of	15. Failure to comply with this subpoena without lawful		
court—arrest	excuse may result in your arrest and the imposition of a		
	fine under the Evidence Act 2006 (New Zealand)		
	section 165.		
	16. Note 15 is without prejudice to any other power to		
	enforce compliance with a subpoena.		

#### Footnotes to Form 23A —

- \* Delete the inapplicable.
- 1. If there is more than one of any party, include the additional parties' names and types of party in a schedule to the subpoena.

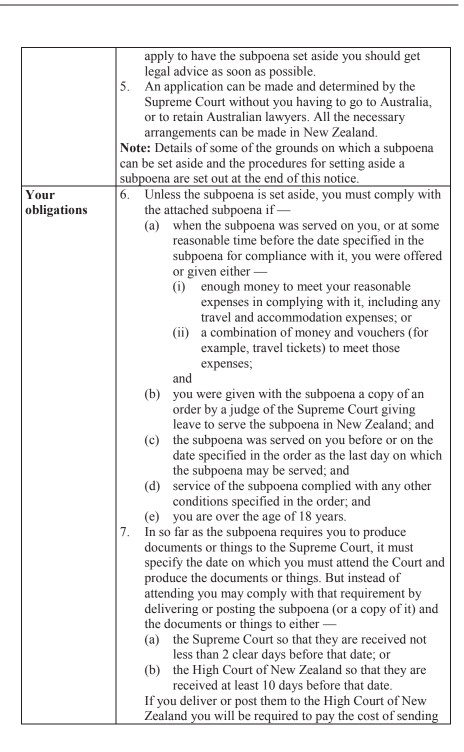
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#### 23B. Subpoena to give evidence and produce documents to WA Supreme Court (to be served in NZ) (O. 39A r. 2A)

Supreme Court of Western Australia		No.:	
*General Division/Court of Appeal		Notice attached to subpoena to	
	11	give evidence and produce	
		documents to the Supreme	
		Court of Western Australia (to	
		be served in New Zealand)	
Parties <sup>1</sup>		Plaintiff	
		Defendant	
Notice to	Trans-Tasman Proceedings Act 2010 (Commonwealth)		
witness		otice is very important.	
	Please read it and th	ne attached document or documents	
		very carefully.	
	If you have any trou	ble understanding these documents	
		egal advice as soon as possible.	
		is a subpoena requiring you to attend	
	the Supreme Court of Western Australia to give evidence		
	and produce document	s. The subpoena has been issued by	
	that court.		
	The subpoena may be served in New Zealand under New Zealand law (see <i>Evidence Act 2006</i> (New Zealand)		
	section 163).		
	This notice —		
		s relating to the subpoena; and	
		gations relating to the subpoena; and	
		ion about the way in which you may	
		on to have the subpoena set aside.	
Your rights		receive payment of an amount equal	
		expenses you incur in complying with	
	the subpoena.		
		ney, or money and vouchers, that is	
		your reasonable expenses of	
		ne subpoena must be given to you	
		le time before the date for compliance	
		(see below: 'Your obligations').	
		with the subpoena, you incur expenses	
		the amount that was given to you	
		ied, you may obtain an order from the	
		at you be paid the additional amount	
	you incurred.	the Common Count ( 1 41	
		the Supreme Court to have the	
	subpoena wholly	or partly set aside. If you wish to	

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		them to the Supreme Court. You will be able to pay that	
		cost out of the money given to you to meet your	
		reasonable expenses of complying with the subpoena.	
Failure to	8.	If you do not comply with this subpoena you may be	
comply with		arrested and taken before the High Court of New	
subpoena		Zealand. Unless the High Court is satisfied that failure	
•		to comply should be excused, a fine not exceeding	
		NZ\$10 000 may be imposed.	
Grounds for	9.	The Supreme Court must set aside the subpoena if the	
setting aside a		subpoena requires you to attend at a place in Australia	
subpoena		and —	
заоросна		(a) you do not have necessary travel documents and	
		cannot reasonably get them within the time	
		allowed for compliance with the subpoena; or	
		(b) if you complied with the subpoena — you would	
		be liable to be detained for the purpose of serving	
		a sentence; or	
		(c) you are being prosecuted or you are liable to	
		prosecution for an offence in Australia; or	
		(d) you are liable to imposition of a penalty in civil	
		proceedings in Australia (other than proceedings	
		under the Competition and Consumer Act 2010	
		(Commonwealth)); or	
		(e) you are subject to a restriction on your movements	
		imposed by law or an order of a court that is	
		inconsistent with you complying with the	
		subpoena (for example, bail conditions, release	
		conditions or terms of a community based	
	1.0	sentence).	
	10.	The grounds on which the Supreme Court may set aside	
		the subpoena include —	
		(a) the evidence you would give in the proceedings	
		can be obtained satisfactorily by other means	
		without significantly greater expense;	
		(b) compliance with the subpoena would cause you	
		hardship or serious inconvenience;	
		(c) insofar as the subpoena requires you to produce a	
		document or thing, that —	
		(i) the document or thing should not be taken out	
		of New Zealand; and	
		(ii) satisfactory evidence of the contents of the	
		document or satisfactory evidence of the	
		thing can be given by other means.	
•	•		

Amendments about subpoenas Part 2

1	
	<b>Note:</b> The above list does not include all the matters the
	Court will consider in an application to set aside a
	subpoena, but if any of the matters in the list apply to
	you they should be included in your application.
Procedure for	11. Application must be made to the Supreme Court of
applying to set	Western Australia.
11 0	12. You may fax your application to that court on fax
subpoena	number [fax number of the court].
	13. Your application must contain an address for service in
	New Zealand or Australia. Any documents to be served
	on you will be delivered, faxed or posted to you at that
	address.
	14. A registrar of the Supreme Court will arrange for
	service of your application and of any affidavit you
	lodge with the court with your application.
	15. The Supreme Court may determine your application
	without a hearing unless you, or the person who
	requested that the subpoena be issued, asks for a
	hearing.
	16. If there is a hearing, the Supreme Court can direct that it
	be held by video link (that is, a conference television
	link) or telephone. In that case you or your lawyer can
	take part in the hearing by video link or by telephone
	from a place in New Zealand.
	17. If, in your application or within a reasonable time after
	lodging your application, you request that the hearing be
	held by video link or telephone, the Supreme Court
	must hold a hearing by video link or telephone.
	However, in such a case, the Court will determine
	which of video link or telephone will be used.

Supreme Court of Western Australia		No.:	
*General Div	vision/Court of Appeal	Subpoena to give evidence and produce documents to the Supreme Court of Western Australia (to be served in New Zealand)	
Parties <sup>1</sup>		Plaintiff	
		Defendant	
То	[Name and address]		
Order	You are ordered to a	You are ordered to attend the Supreme Court of	
	Western Australia to give evidence and to produce this subpoena or a copy of it and the documents or things		

Last date for service [see Note 2] Issuing details	specified in the Schedule of do Failure to comply with this su excuse is a contempt of court a arrest and the imposition of a Act 2006 (New Zealand) section Please read Notes 1 to 16 at the The last date for service of this a summary of the Issued at the request of: [Name 1]	bpoena without lawful and may result in your fine under the Evidence on 165. end of this subpoena. subpoena is [date].
	Address for service: [see Order Email: Date of issue:	71A rule 3] [Seal or stamp of the Court]
	Date of issue.	[Seat of stamp of the Court]
Details of subpoena to give evidence	Insofar as this subpoena requires you to attend the Supreme Court of Western Australia to give evidence, you must attend as follows, unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted —  Date: Time: Place: You must continue to attend from day-to-day unless excused by the Court or the person authorised to take evidence in this	
	proceeding or until the hearing of	
Details of subpoena to produce documents [See Notes 5–13]	Insofar as this subpoena requires you to attend the Supreme Court of Western Australia to produce the subpoena or a copy of it and documents or things, you must comply with that requirement —  (a) by attending at the Supreme Court to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents below at the date, time and place specified below for attendance and production; or  (b) by delivering or posting this subpoena or a copy of it and the documents or things specified in the Schedule of documents below to —  (i) the Supreme Court at the address specified below	
	before the date specification; or  (ii) the Registrar of the H	ed not less than 2 clear days ed below for attendance and igh Court of New Zealand at pelow, or if more than one I, at any one of those

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addresses, so that they are received not less than 10 clear days before the date specified below for attendance and production.

Date, time and place at which you must attend and produce the subpoena or a copy of it and documents or things — Date:

Time:

Place:

Address of the Supreme Court to which the subpoena (or copy) and documents or things may be delivered or posted:

\* Supreme Court of Western Australia David Malcolm Justice Centre Level 11, 28 Barrack Street Perth WA 6000

Supreme Court of Western Australia Court of Appeal Stirling Gardens, Barrack Street Perth WA 6000

Address(es) of the High Court of New Zealand to which the subpoena (or copy) and documents or things may be delivered or posted:

[*Address(es)*]

#### Schedule of documents

The documents and things you must produce are as follows — [List the documents or things and whether the original of any document is required. If insufficient space, attach list.]

#### Notes You need not comply with this subpoena unless it is Leave to serve accompanied by subpoena (a) a copy of the order of a judge of the Supreme Court giving leave to serve the subpoena in New Zealand; and (b) a notice in the prescribed form that sets out your rights and obligations in relation to the subpoena; and (ii) includes information about the way in which an application to have the subpoena set aside may be made. You need not comply with this subpoena unless it is Last day for served on you on or before the date specified in it as the service last date for service of this subpoena.

Informal	3.	Even if this subpoena has not been served personally on	
service		you, you must, nevertheless, comply with it if you have,	
		by the last date for service of the subpoena, actual	
		knowledge of it and of its requirements.	
Addressee a	4.	If this subpoena is addressed to a corporation, the	
corporation		corporation must comply with the subpoena by its	
•		appropriate or proper officer.	
Production of	5.	Insofar as this subpoena requires you to attend and	
subpoena or		produce this subpoena or a copy of it and a document or	
copy of it and		thing, you may, instead of attending to produce the	
documents or		subpoena or a copy of it and the document or thing,	
things by		comply with that requirement by delivering or posting	
delivery or		the subpoena or a copy of it and the document or thing	
post		to—	
post		(a) the Supreme Court at the address specified in the	
		subpoena so that they are received not less than	
		2 clear days before the date specified in the	
		subpoena for attendance and production; or	
		(b) the Registrar of the High Court of New Zealand at	
		the address specified in the subpoena for the	
		purpose, or if more than one address is specified,	
		at any of those addresses, so that they are received	
		not less than 10 clear days before the date	
		specified in the subpoena for attendance and	
	_	production.	
	6.	If you object to a document or thing produced in	
		response to this subpoena being inspected by a party to	
		the proceeding or any other person, you must, at the	
		time of production, include a written notice to the	
		Supreme Court of your objection and of the grounds of	
		your objection.	
	7.	Unless the Supreme Court otherwise orders, if you do	
		not object to a document or thing produced by you in	
		response to the subpoena being inspected by any party	
		to the proceeding, a registrar of the Supreme Court may	
		permit the parties to the proceeding to inspect the	
	L	document or thing.	
<b>Production of</b>	8.	If you produce more than one document or thing, you	
a number of		must include with them a list of them.	
documents or			
things			
Production of	9.	Unless the Schedule of documents says the original of a	
copy instead of		document listed in the Schedule is required, you may	
original		produce a copy of it instead.	
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	10.	The copy of a document may be:	
		(a) a photocopy; or	
		(b) in an electronic form on a CD-ROM, DVD or USB	
		device in any of the following electronic	
		formats —	
		.doc and .docx – Microsoft Word documents	
		.pdf – Adobe Acrobat documents	
		.xls and .xlsx - Microsoft Excel spreadsheets	
		.jpg – image files	
		.rtf – rich text format	
		.gif – graphics interchange format	
		.tif – tagged image format	
Return or	11.	You may, at the time of production, include a written	
destruction of		notice to the Supreme Court that any document or copy	
documents or		of a document produced need not be returned and may	
copies		be destroyed.	
	12.	If you have so notified the Court, a registrar of the	
		Supreme Court may destroy the document or copy	
		instead of returning it to you.	
Applications in	13.	You have the right to apply to the Supreme Court for an	
relation to		order with respect to any claim for privilege, public	
subpoena		interest immunity or confidentiality in relation to any	
		document or thing the subject of this subpoena.	
Loss or	14.	If you are not a party to the proceeding, you may apply	
expense of		to the Supreme Court for an order that the issuing party	
compliance		pay an amount (in addition to conduct money and any	
		witness's expenses) in respect of the loss or expense,	
		including legal costs, reasonably incurred in complying	
		with this subpoena.	
Contempt of	15.	Failure to comply with this subpoena without lawful	
court—arrest		excuse may result in your arrest and the imposition of a	
		fine under the Evidence Act 2006 (New Zealand)	
		section 165.	
	16.	Note 15 is without prejudice to any other power to	
		enforce compliance with a subpoena.	

#### Footnotes to Form 23B —

- \* Delete the inapplicable.
- 1. If there is more than one of any party, include the additional parties' names and types of party in a schedule to the subpoena.

## Supreme Court Amendment (Subpoenas) Rules 2017 Miscellaneous amendments Part 3

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#### Part 3 — Miscellaneous amendments

#### 8. Order 17 amended

In Order 17 rule 2(3) delete "Subject to subrule (4) a summons" and insert:

A summons

#### 9. Order 20 amended

In Order 20 rule 19(3) delete "Subject to subrule (4) an application" and insert:

An application

#### 10. Order 69 amended

In Order 69 rule 2(1)(h) before "have" insert:

unless the document is in a prescribed form,

The Hon. Chief Justice WAYNE MARTIN AC, Chief Justice of Western Australia, Supreme Court of Western Australia.