**(Criminal order FORM)**

Court of Appeal File No

COURT OF APPEAL

BETWEEN:

REX RESPONDENT (*or APPELLANT if applicable*)

AND:

[NAME OF APPELLANT]

APPELLANT

(*or RESPONDENT if applicable*)

ORDER

BEFORE:

The Honourable Mr./Madam Justice

The Honourable Mr./Madam Justice

The Honourable Mr./Madam Justice

[*Justices’ names must be set out in the same order as in the reasons for judgment*]

Vancouver, [*or other location of hearing*] British Columbia …….. [*date reserve judgment was released or, if judgment was not reserved, date when judgment was given in court*]

[*Add if applicable*] Reasons to follow being released on …………………. [*date of release of reasons*]

THE NOTICE OF [*APPLICATION FOR LEAVE TO APPEAL AND*] APPEAL AGAINST [*state “conviction” or “sentence” or “conviction/sentence”*] of the appellant from the [*state* “*conviction” or “sentence” or “conviction/sentence”*] imposed by [*state name of judge and court appealed from*] at [*state location of court appealed from*] dated [*insert date of conviction and/or sentencing*] upon/of [*For conviction appeal state* “*the charge(s) as set forth in the attached Indictment and Warrant of Committal”*] [*For sentence appeal specify the total sentence “as set forth on attached Warrant of Committal” or information as appropriate*] coming on for hearing on [*insert date(s) of the hearing in the Court of Appeal*], AND ON HEARING [*insert name of counsel for the appellant or state "the appellant appearing in person"*] and [*insert name of counsel for the respondent or state "the respondent appearing in person"*], AND ON READING the materials filed herein; AND ON JUDGMENT BEING PRONOUNCED ON THIS DATE;

THIS COURT ORDERS [that leave to appeal is granted/refused; the appeal is dismissed/allowed etc.]

AND THIS COURT FURTHER ORDERS that [any additional terms of the order, such as variations in sentence etc.]

APPROVED AS TO FORM: BY THE COURT

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Counsel for the Respondent

[*or Appellant, if applicable*] DEPUTY REGISTRAR

[*In most cases only Crown counsel’s signature is required. Both Appellant’s and Respondent’s signatures are required when one judge dissents on a question of law and that question of law must be included within the order as a term. Do not include a copy of the record of proceedings as an appendix to the order.*]