

SOME EXAMPLES OF WHEN LEAVE TO APPEAL IS REQUIRED

An appeal of:

- an award of costs only - Rule 505(3)¹
- a consent order - Rule 505(3)¹
- a matter that can be estimated in money and which does not exceed \$25,000 (exclusive of costs) - Rule 505(4)
- a judgment or order of one justice of appeal - Rule 505(6)²
- a decision of the court sitting as an appeal court under the *Family Law Act* - Rule 580.92(1)
- a decision of a development appeal board under the *Municipal Government Act*
- a decision of the law enforcement review board under the *Police Act*
- a decision of the board under: *Alberta Energy & Utilities Board Act; Energy Resources Conservation Act; Public Utilities Board Act; Electric Utilities Act; Natural Resources Conservation Board Act; Agricultural Operations Practice Act; Natural Gas Marketing Regulation; City Transportation Act*
- some matters under the *Arbitration Act*
- a compensation order under the *Surface Rights Act*

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¹ The leave to appeal application must be brought before the court that gave the judgment or granted the order.

² The leave to appeal application must be brought before the justice that gave the judgment or made the order.