



COURT OF APPEAL

**British Columbia Court of Appeal  
Practice Directive (Civil)  
Order Made When Extension of Time Refused**

**Issued: 19 September 2011**

**Effective: Immediately**

**Cite as: *Order Made When Extension of Time Refused (Civil Practice Directive, 19 September 2011)***

When an application to extend the time to file an appeal record, transcript, appeal book or appellant's factum has been refused by a justice in chambers, the order shall include a direction that the appeal is dismissed as abandoned pursuant to s. 10(2)(e) of the *Court of Appeal Act*. If there is a reason why the appeal should not be dismissed as abandoned, counsel should raise the issue at the hearing.

The order should also indicate any disposition as to costs, either as made by the justice or as otherwise permitted by law.

---

**The Honourable Chief Justice Finch  
for the Court of Appeal of British Columbia**

History:

Replaces the civil Practice Directive titled *Order Made Which Extension of Time Refused*, dated 8 September 2010.