Reasons for allowing or refusing permission to appeal (including referral to the Court of Appeal (Civil Division)), and information concerning routes of appeal

The judge must complete this form on allowing or refusing an application for permission to appeal at a hearing or trial

Title of case/claim			
Case/claim no			
Heard/tried before (insert name of Judge)		Date of hearing/trial	
Nature of hearing/trial			
Decode of heavier while			
Result of hearing/trial			
	An appeal lies from this jud	dament order to the	
		Court	
Claimant's/defendant's application for		fused	
permission to appeal	Refused as being totally wi (There is no right to renew this	application at an oral hearing.)	

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Brief reasons for decision to allow or refuse permission to appeal (to be completed by the Judge):	
If refused	The application for permission to appeal may be renewed in the appeal court There is no further right of appeal (see s.54(4) of the Access to Justice Act 1999)
Judge's signature	
	Note: The appellant must file a copy of this completed form at the appeal court with the appellant's notice when issuing the appeal.
Do you consider the appeal should be referred to the Court of Appeal (Civil Division)?	Yes No
If Yes, please indicate which of the following criteria apply:	There appear to be conflicting authoritiesThere is a point of practice and procedure of significant importance
	There is a point of general principle and importance in the development of the substantive law
	A number of appeals on similar points suggest that a theme, or trend, is developing which the Court of Appeal needs to consider
Additional reasons	