Para.
94(3)(a)(ii)

Bill of Costs for Contentious Business – Trials

IN THE CENERAL DIVISION OF THE HIGH COURT OF THE REPURLIC OF

111	THE GEN	CKAL D	SINGAPO		OF THE KEPUB	LIC OF
GST Reg	osts No. g. No. (solici g. No. (state	the party	state the party]): [Set o): [Indicate the GST no rty entitled to costs.]		_	e percentage of
			Betwee	n		
					•	Plaintiff(s)
			And			
					••••	. Defendant(s)
BILL OI	F COSTS FO	OR CON	TENTIOUS BUSINES	SS – TRIALS		
Applican Nature of Basis of t Basis for bill is to a to claim of	f bill: taxation: taxation: be taxed, inco	[State who state who state the Judgment of State the Judgment of State who state where the state who state	e party for whom the bit tether the bill is a party e basis of taxation, that t dated orde wh details as the party w	e-and-party or to t is, standard or ring [set out th	r indemnity basis]. ne order on costs u	nder which the
Section 1	1: Work don	e other t	han for taxation			
No.	Item		Description		Remarks	

No.	Item	Description	Remarks
1.	The claim		
1.1	Nature of claim	[Give a brief description of the nature of claim].	
2.	Pleadings		
2.1	Writ & statement of claim	[Set out the number of pages in each pleading].	

2.2	Defence & counterclaim	[Set out the number of pages in each pleading].	
2.3	Reply & defence to counterclaim	[Set out the number of pages in each pleading].	
2.4	Relief claimed	[Set out succinctly the reliefs claimed in the statement of claim and counterclaim, if any].	
2.5	Affidavits deemed or ordered to stand as pleadings	[Set out the number of pages in each affidavit].	
3.	Interlocutory atten	dances	
3.1	Interlocutory applications costs fixed by Court	[Set out in relation to each interlocutory application, the application number, the nature of the application, the number of affidavits filed, the orders made on costs and the amount of costs awarded].	[Set out the amount of time taken for the hearing and such other relevant information as enabled the Court to determine the costs awarded for the application].
3.2	Interlocutory applications – costs not fixed by Court	[Set out in relation to each interlocutory application, the application number, the number of affidavits filed, the nature of the application and the orders made on costs].	[Set out the amount of time taken for the hearing and such other information as will enable the Court to determine the costs to award for the application].

3.3	Appeals to Judge in chambers	[Set out in relation to each appeal, the appeal number, the nature of the appeal, the orders made on costs and the amount of costs awarded, if any].	[Set out the amount of time taken for the hearing and such other information as will enable the Court to determine the costs to award for the appeal].
3.4	Pre-trial conferences	[Set out the dates of the PTCs].	[Provide details if a substantial application is heard during a PTC and the amount of time taken.]
3.5	Other attendances	[Set out the dates and the nature of hearings if there are other attendances in Court which should be taken into consideration.]	[Set out the amount of time taken for the hearing and such other relevant information as will enable the Court to determine the costs to award for the hearing.]
4.	Discovery		
4.1	Number of lists of documents	[Set out the number of lists of documents, including supplementary lists, filed by each party.]	
4.2	Total number of documents disclosed	[Set out the number of documents, with the total number of pages, disclosed by each party.]	[Provide such information as is relevant, such as the number of pages that overlap.]
5.	Trial	1	1
5.1	Opening statement	[Set out the number of pages of opening statement filed by each party.]	

5.2	Number of days and date(s) of trial.	[Indicate the total number of days fixed for trial, the actual number of days taken and the date(s) of the trial.]	[Provide such information as is relevant, such as whether digital or mechanical recording was used during the trial].
5.3	Affidavits of evidence in chief – text and exhibits	[Set out the number of affidavits filed by each party and the total number of pages of text and exhibits of all affidavits filed].	
5.4	Bundle of documents	[Set out the number of volumes and the total number of pages in each bundle filed in respect of the trial].	
5.5	Witnesses at trial	[Set out the number of witnesses of fact and expert witnesses for each party].	
5.6	Closing submissions and authorities cited	[Set out the number of pages and authorities cited in the closing submissions, if any, of each party].	
5.7	Submissions in reply and authorities cited	[Set out the number of pages and authorities cited in the reply submissions, if any, of each party].	
5.8	Other post-trial filings/matters	[Set out the number of pages and authorities cited in any other documents, filed by each party].	
6.	Complexity of Case	es	
6.1	Legal issues	[Set out succinctly all the legal issues raised].	
6.2	Factual issues	[Set out succinctly all the factual issues raised].	
6.3	Complexity	[Set out succinctly the matters that affect the complexity of the case].	

6.4	Grounds of	[Set out the number of pages in the
	decision	grounds of decision and highlight
		the paragraph(s) where the Court
		commented on the complexity of
		the case or the novelty of the issues
		raised].
7.	Urgency	
7.1	Urgency	[Set out the factors that rendered the suit one of urgency for the party entitled to claim costs].
7.2	Importance to	[Set out the factors that rendered
	client	the suit one of importance for the
		party entitled to claim costs].
8.	Time and labour ex	pended
8.1	Number of letters/ faxes/emails exchanged between the parties	[Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court].
8.2	Number of letters/faxes/emails to client	[Set out the total amount of correspondence between the party entitled to claim costs and counsel].
8.3	Meetings with opposing counsel	[Set out the total number of meetings, and the time taken for them].
8.4	Time spent	[Set out the total number of hours spent on the case by each counsel or solicitor].
8.5	Others	[Set out any other relevant factors for the Court's consideration].
9.	Counsels and solici	tors involved

9.1	Counsel and solicitors	[List all the lawyers acting for each party and their seniority].
9.2	Certificate of more than 2 counsel	[Indicate if the Court has certified that the costs of more than two counsel are allowed].
10.	Costs claimed	
10.1	Amount claimed	Amount claimed for [specify
		name of counsel or solicitor]: \$
		[insert amount].
		[Set out in relation to each counsel
		or solicitor, the amount of costs
		claimed for Section 1, with a
		breakdown of –
		a) the amount claimed for work done by the counsel or solicitor; b) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; c) the amount of input tax for which a party entitled to claim costs is not entitled to credit; and d) the GST claimed for work done, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.]
Section	2:-Work done for tax	ation
11.	Work done	[Describe the work done for the preparation of the bill of costs and the taxation of the bill].

12.	Amount claimed	Total amount claimed:	
		\$ [insert amount].	
		[Set out the amount of costs	
		claimed for Section 2, with	
		a breakdown of –	
		(a) the amount claimed for work done for Section 2; (b) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; (c) the amount of input tax for which a party entitled to claim costs is not entitled to claim costs is not entitled to credit; and (d) the GST claimed for work done, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.]	
G	N D' 1		
	3: Disbursements		
13.	[Set out in different rows the dates or period of time when each disbursement is incurred].	[Set out the description and amount of each disbursement claimed].	

[]	-	Total amount claimed: \$ [insert	
		amount].	
		[Set out the total amount of	
		disbursements claimed for Section	
		3, with a breakdown of –	
		 (a) the amount claimed for disbursements for Section 3; (b) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; (c) the amount of input tax for which a party entitled to claim costs is not entitled to claim costs is not entitled to credit; and (d) the GST claimed for disbursements, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.] 	