

**香港特別行政區**

**終審法院**

**終院民事雜項案件 2006 年第 19 號**

**(源自民事上訴案件 2004 年第 362 號)**

---

**申請人**                      **林哲民經營之日昌電業公司**

**對**

**答辯人**                      **林志滔**

---

根據規則 7(1)發出之傳票

致：申請人 - 林哲民經營之日昌電業公司

特此通知申請人：根據香港法例第 484 章《香港終審法院規則》（“該規則”）規則 7(1)，司法常務官自行認為你的上訴許可申請並無顯示合理的給予上訴許可的理由及不符合

規則。

根據該規則之規則 7(1)，你須於 2006 年 7 月 18 日星期二或以前，把你的書面陳詞送交香港終審法院登記處存檔，在上訴委員會席前提出為何不應駁回你的上訴許可申請的因由。

邵陽柱

署理香港終審法院司法

2006 年 6 月 20



隨附指引摘要

本傳票副本及指引摘要將送達答辯人，以供備知。

**IN THE COURT OF FINAL APPEAL OF THE  
HONG KONG SPECIAL ADMINISTRATIVE REGION  
MISCELLANEOUS PROCEEDINGS NO. 19 OF 2006 (CIVIL)  
(ON APPLICATION FOR LEAVE TO APPEAL FROM CACV NO. 362 OF 2004)**

---

Between :

**林哲民經營之日昌電業公司**

**Applicant**

**- and -**

**林志滔**

**Respondent**

---

**Summons to the Applicant under Rule 7(1)**

To : The Applicant – 林哲民經營之日昌電業公司

This is to notify you, the Applicant, pursuant to Rule 7(1) of the Hong Kong Court of Final Appeal Rules, Cap. 484 (“the Rules”), that the Registrar is of the opinion on the Registrar’s own motion that your application for leave to appeal discloses no reasonable grounds for leave to appeal and fails to comply with the Rules.

Pursuant to Rule 7(1) of the Rules, you are called upon to show cause before the Appeal Committee, by written submissions to be filed at the Registry of the Hong Kong Court of Final Appeal on or before Tuesday, 18 July 2006 why your application should not be dismissed by the Appeal Committee.



Acting Registrar, Court of Final Appeal

20 June 2006



Notes for Guidance are attached.

A copy of this summons and the Notes for Guidance are served on the Respondent for information only.