

Form 27B – Appellant’s chronology
(rule 44.02.3)

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

No. M114 of 2017

BETWEEN:

BORIS ROZENBLIT
Appellant

and

MICHAEL VAINER
First Respondent

and

ALEXANDER VAINER
Second Respondent



APPELLANT’S CHRONOLOGY

Part I:

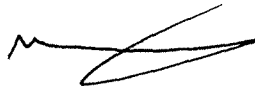
1. The appellant certifies that this chronology is in a form suitable for publication on the Internet

Part II:

<i>Date</i>	<i>Event</i>	<i>Source</i>
13 Aug 2009	Incorporation of VR Tek Global Pty Ltd	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [2]
Late 2011	Meeting of VR Tek members resolved that the appellant’s shares in VR Tek Global Pty Ltd would be transferred to the second respondent	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [3]
23 Dec 2013	Appellant filed writ and statement of claim	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [5]
April 2014	Close of pleadings	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [6]
June 2014	Discovery	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [6]
13 Aug 2014	Unsuccessful mediation	<i>Rozenblit v Vainer</i>

		[2016] VSCA 52, [8]
29 Aug 2014	Appellant applied on summons for leave to amend statement of claim	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [10]
20 Oct 2014	Application for leave to amend refused	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [11]
10 Nov 2014	Appellant applied on summons for leave to amend statement of claim on different basis	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [12]
15 Dec 2014	Cost order issued requiring appellant to pay respondents \$22,000 by 19 Dec 2014	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [13]
24 June 2014	Second application for leave to amend refused because of inconsistencies and formal deficiencies	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [18]
7 July 2015	Appellant applied on summons for leave to amend statement of claim to cure inconsistencies and formal deficiencies	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [21]
17 July 2015	Respondents applied on summons seeking stay pursuant to r 63.03(3) until outstanding costs orders paid	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [22]
24 July 2015	Hearing of appellant's summons. Hearing adjourned to the hearing of respondents' summons.	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [25]
12 Aug 2015	Second cost order issued requiring appellant to pay respondents a further \$28,000	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [26]
2 Sept 2015	Appellant's and Respondents' summons both heard	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [27]
22 Dec 2015	Orders made granting leave to file and serve an amended statement of claim, contingent on payment of outstanding costs orders, and staying proceedings until payment of the outstanding costs orders	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [28]
4 Aug 2016	Appeal to trial judge dismissed	<i>Rozenblit v Vainer</i> [2016] VSCA 52, [28]
17 Mar 2017	Appeal to Court of Appeal dismissed	
18 Aug 2017	Special leave to appeal granted	

Dated: 22 September 2017



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