

| Circumstance  | Time limit   | Provision   |
|---|--|---|
| <b>Filing of documents and commencing proceedings</b>   |  |   |
| Commencing property or spousal maintenance proceedings after breakdown of <b>marriage</b>   | <b>12 months'</b> after divorce order took effect or decree of nullity made.   | sub-s 44(3) <i>Family Law Act 1975</i> (Cth) ( <b>FLA</b> )             |
| Commencing property or spousal maintenance proceedings <b>where</b> the court's approval of maintenance agreement has been revoked after breakdown of <b>marriage</b> | The later of either;<br><ul style="list-style-type: none"> <li>- <b>12 months after</b> divorce order took effect or decree of nullity made; <b>or</b></li> <li>- <b>12 months after</b> courts' approval of maintenance agreement under s 87 has been revoked.</li> </ul>   | sub-s 44(3A) FLA  |
| Commencing property or spousal maintenance proceedings after breakdown of <b>de facto relationship</b>  | <ul style="list-style-type: none"> <li>- <b>2 years</b> after the end of the de facto relationship; <b>or</b></li> <li>- if applicable, <b>12 months</b> after a financial agreement was set aside or found to be invalid.</li> </ul>  | sub-s 44(5) FLA   |
| <b>Power to extend time limit</b>   | Leave may be granted to extend time where the Court is satisfied that either:<br><br><ul style="list-style-type: none"> <li>a) hardship would be caused to a party of the marriage/ de facto relationship or child if leave were not granted; or</li> <li>b) for maintenance applications - at the end of the time limit, the circumstances of the applicant were such that the applicant would have been unable to support them-self without an income tested pension, allowance or benefit.</li> </ul> | sub-s 44(4) ( <i>marriages</i> ) or sub-s 44(6) ( <i>de facto</i> ) FLA |

| Circumstance   | Time limit  | Provision   |
|--|---|---|
| <b>Review of Registrar or Senior Registrar decision - <u>FEDERAL CIRCUIT COURT</u></b>   |   |   |
| <p><b>Orders made by FCC Registrar approved or in class approved by CJ under FLA (NB where must also be FCoA Registrar (other than Deputy))</b></p> <ul style="list-style-type: none"> <li>- s 11F FLA (child dispute or child inclusive conference with family consultant)</li> <li>- s 11G FLA (orders related to s 11F for failure to comply with order or instruction of family consultant)</li> <li>- s 13B FLA(to adjourn proceedings and advise parties to attend family counselling)</li> <li>- s 13C FLA(family counselling, family dispute resolution or other family services and related orders)</li> <li>- s 13D FLA(orders related to failure to comply with s 13C order);</li> <li>- ss 13E and 13F FLA(arbitration by consent and related procedural orders)</li> <li>- sub-s 44(1C) FLA(leave for application for divorce filed within 2 years after date of marriage);</li> <li>- paras 44(3A)(d) and (3B)(d) FLA where by consent (leave for proceedings to be instituted out of time)</li> <li>- sub-s 44(6) FLA where by consent (leave for party to de facto relationship to make certain applications out of time)</li> <li>- sub-s 45(2) FLA (transfer case to another court) <b>(FCoA Reg)</b></li> <li>- sub-s 46(3A) FLA(proceedings be removed from court of summary jurisdiction to the Court)</li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit for filing set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <ul style="list-style-type: none"> <li>- s 48 FLA (divorce order in undefended proceedings)</li> <li>- sub-s 55(2) FLA (extend or reduce time for divorce order to take effect);</li> <li>- s 55A FLA(declaration about parenting arrangements for children after divorce)</li> <li>- s 57 FLA (rescind divorce order where parties reconciled)</li> <li>- sub-s 60I(9) FLA (decide if sub-s 60I(7) applies to application for Part VII order about a child)</li> <li>- sub-s 60I(10) FLA (attend family dispute resolution)</li> <li>- sub-s 60J(2) FLA( decide if sub-s 60J(1) applies to application for Part VII order about child because of risk of child abuse or family violence)</li> <li>- sub-s63E(3) FLA (register a revocation agreement)</li> <li>- s 63H FLA (order regarding parenting plan) (<b>FCoA Reg</b>)</li> <li>- s 65D FLA (parenting order (except an excluded child order)) (<b>FCoA Reg</b>)</li> <li>- s 65D FLA (parenting order (except an excluded child order) where:               <ul style="list-style-type: none"> <li>- undefended and order is to come into effect &gt;21 days after order served, or made by consent.</li> </ul> </li> <li>- para 65G(2)(b) FLA (parenting order by consent in favour of non-parent where parties have not attended conference with family consultant)</li> <li>- s 65L FLA (order requiring family consultant/s to supervise or assist compliance with parenting order) (<b>FCoA Reg</b>)</li> <li>- s 66G FLA (child maintenance order) (<b>FCoA Reg</b>)</li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision   |
|---|---|---|
| <ul style="list-style-type: none"> <li>- s 66M FLA (order determining that its proper for step-parent to have duty of maintaining step-child) (<b>FCoA Reg</b>)</li> <li>- s 66P FLA (order referred to in sub-s66P(1) (child maintenance order)) (<b>FCoA Reg</b>)</li> <li>- s 66Q FLA (urgent child maintenance order pending disposal of proceedings for child maintenance) (<b>FCoA Reg</b>)</li> <li>- s 66S FLA (order discharging, suspending, reviving or varying child maintenance order) (<b>FCoA Reg</b>)</li> <li>- sub-s 66W(2) FLA (discharge or vary child maintenance order if arrears are due under order when ceases to be in force) (<b>FCoA Reg</b>)</li> <li>- ss 67D and 67E FLA (order or urgent order in relation to birth of child, including for financial assistance) (<b>FCoA Reg</b>)</li> <li>- sub-s 67M(2) FLA (location order)</li> <li>- sub-s 67N(2) FLA (commonwealth information order)</li> <li>- s 67U FLA (recovery order) (<b>FCoA Reg</b>)</li> <li>- sub-s 67ZBB(2) FLA (procedural orders for allegations of child abuse or family violence)</li> <li>- s 67ZD FLA (passport or other travel document be delivered to court) (<b>FCoA Reg</b>)</li> <li>- sub-ss 68B(1) and (2) FLA (make order or grant injunction) (<b>FCoA Reg</b>)</li> <li>- s 68L FLA (independent children's lawyer)</li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA -- r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision   |
|---|---|---|
| <ul style="list-style-type: none"> <li>- sub-s 68M(2) FLA (person make child available for examination to prepare report about child for use by ICL)</li> <li>- s 69V FLA (requiring any person to give evidence regarding parentage of child) <b>(FCoA Reg)</b></li> <li>- s 69VA FLA (declaration of parentage of child) <b>(FCoA Reg)</b></li> <li>- sub-s 69W(1) and s 69X FLA (parentage testing procedure and associated orders) <b>(FCoA Reg)</b></li> <li>- sub-s 69ZC(2) FLA (person appear before court and give evidence regarding report of parentage testing) <b>(FCoA Reg)</b></li> <li>- s 69ZW FLA (in child-related proceedings, request to State or Territory agency to provide documents or information)</li> <li>- Div 13A of Pt VII except para 70NFB(2)(e) FLA (enforce compliance with parenting orders) where: <b>(FCoA Reg)</b> <ul style="list-style-type: none"> <li>- order made until further order;</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> <li>- ss 70NBA and 70NFD FLA (vary parenting order or vary or discharge a community service order made under para 70NFB(2)(a)) where order to be varied/discharged: <b>(FCoA Reg)</b> <ul style="list-style-type: none"> <li>- made by a Registrar; or</li> <li>- made until further order; or</li> <li>- undefended or</li> <li>- made by consent.</li> </ul> </li> <li>- s 74 FLA (maintenance of party to marriage) <b>(FCoA Reg)</b></li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA -- r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- s 74 FLA (maintenance of party to marriage) where:               <ul style="list-style-type: none"> <li>- order is until further order and undefended and is to come into effect &gt; 21 days after order served; or</li> <li>- order made by consent.</li> </ul> </li> <li>- s 77 FLA (urgent maintenance application for party to marriage pending disposal of proceedings) <b>(FCoA Reg)</b></li> <li>- s 77 FLA (urgent maintenance application for party to marriage pending disposal of proceedings) where:               <ul style="list-style-type: none"> <li>- undefended and is to come into effect &gt; 21 days after order served; or</li> <li>- order made by consent.</li> </ul> </li> <li>- ss 78, 79 and 79A FLA (declaration or order regarding property interests of parties to marriage) where: <b>(FCoA Reg)</b> <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended</li> </ul> </li> <li>- ss 78, 79 and 79A FLA (declaration or order regarding property interests of parties to marriage) where:               <ul style="list-style-type: none"> <li>- undefended and come into effect &gt;21 days after order/declaration served; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 83(1) FLA (discharge, revive or vary spousal maintenance order) <b>(FCoA Reg)</b></li> <li>- sub-s 83(1) FLA (discharge, revive or vary spousal maintenance order) where:               <ul style="list-style-type: none"> <li>- until further order and undefended and come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 87(3) FLA (approve or refuse a maintenance agreement) <b>(FCoA Reg)</b></li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- sub-ss 87(8), 90J(3) and 90K(1) FLA (order revoking approval of maintenance agreement or after financial agreement has been terminated, or setting aside a financial agreement or termination agreement) where: <b>(FCoA Reg)</b> <ul style="list-style-type: none"> <li>- until further order;</li> <li>- undefended; or</li> <li>- undefended and is to come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90SE FLA (order for maintenance of party to de facto relationship) <b>(FCoA Reg)</b></li> <li>- s 90SE FLA (order for maintenance of party to de factor relationship) where:           <ul style="list-style-type: none"> <li>- until further order and undefended and come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90SG FLA (order for urgent maintenance of party to de facto relationship pending disposal of proceedings) <b>(FCoA Reg)</b></li> <li>- s 90SG FLA (order for urgent maintenance of party to de facto relationship pending disposal of proceedings) where           <ul style="list-style-type: none"> <li>- undefended and come into effect &gt;21 days after order serve; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90SI FLA (discharge, suspend, revive or vary order regarding maintenance of party to de facto relationship) <b>(FCoA Reg)</b></li> <li>- s 90SI FLA (discharge, suspend, revive or vary order regarding maintenance of party to de facto relationship) where:           <ul style="list-style-type: none"> <li>- until further order and undefended and come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- ss 90SL, 90SM and 90SN, sub-ss 90UL(3) and 90UM(1) FLA (declaration or order regarding property interests of parties to de facto and make order after financial agreement terminated or setting aside financial or termination agreement) where: <ul style="list-style-type: none"> <li>- until further order; <b>(FCoA Reg)</b></li> <li>- undefended <b>(FCoA Reg); or</b></li> <li>- undefended and comes into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 91B(1) FLA (request that child welfare officer intervene)</li> <li>- sub-ss 92(1) and (2) FLA (entitling person to intervene)</li> <li>- sub-s 97(1A) FLA (hear proceedings in chambers)</li> <li>- sub-s 97(2) FLA (specified person being present in Court)</li> <li>- s 98A FLA (approving an undefended application for divorce without parties present)</li> <li>- s 100B FLA (allowing child to swear affidavit or be called as witness or be present during proceedings) <b>(FCoA Reg)</b></li> <li>- s 101 FLA (protect witness in case)</li> <li>- s 102A(3) FLA (leave for child to be examined) <b>(FCoA Reg)</b></li> <li>- s 106A FLA (appoint person to execute deed or instrument)</li> <li>- Pt XIII A FLA (except para 112AD(2)(d)) (orders regarding imposing sanctions for failure to comply with orders and obligations that do not affect children, where: <b>(FCoA Reg)</b> <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- sub-s 112AK(1) FLA (vary or discharge order made under s 112AD regarding contravention of an order) where order to be varied or discharged was:<br/><b>(FCoA Reg)</b></li> <li>- made by a Registrar; or</li> <li>- until further order;</li> <li>- undefended;</li> <li>- by consent.</li> <br/> <li>- <b>sub-s 114(3) FLA (grant injunction) (FCoA Reg)</b></li> <br/> <li>- sub-s 117(2) FLA (order for security for costs) only in proceeding within power of Registrar to hear and determine.</li> <br/> <li><b>Orders made under <i>Family Law Regulations 1984</i> (Cth) (Regulations)</b></li> <li>- sub-reg 4(1) Regulations (order about practice and procedure)</li> <li>- reg 5 Regulations (direct proceeding is void for noncompliance with Regulations, FCC Rules or procedures)</li> <li>- para 6(1)(a) Regulations (relieve party from consequences of non-compliance with Regulations, rule of practice/procedure of order made by Registrar.</li> <li>- sub-reg 67Q(4) Regulations (register an arbitration award)</li> <li>- sub-reg 23(6) Regulations (register an overseas child order)</li> </ul> | <p>Applications for review of these Registrar decisions must be made within <b>21 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision   |
|--|---|---|
| <p><b>Orders made by FCC Registrar approved or in class approved by CJ under FLA (NB where must also be FCoA Registrar (other than Deputy)</b></p> <ul style="list-style-type: none"> <li>- s 39 FLA (transfer proceeding to FCoA)</li> <li>- sub-s 43(2) FLA (directions about practice/procedure to be followed in relation to proceeding or part of proceeding)</li> <li>- s 51 FLA (directions about length of documents required or permitted to be filed)</li> <li>- s 52 FLA (change of venue)</li> <li>- s 55 FLA (directions for time limit of oral argument)</li> <li>- s 56 FLA (directions about use or length of written submissions)</li> <li>- sub-s 57(2) FLA (declaration that proceeding is not invalid by reason of formal defect or irregularity)</li> <li>- s 62 FLA (direction limiting time of testimony)</li> <li>- sub-s 64(2) FLA (direction that particular testimony be oral or by affidavit)</li> <li>- sub-ss 66(1), 66(1), 67(1) or 68(1) FLA (direct or allow testimony, appearance or submissions be by video or audio link)</li> <li>- s 72 FLA (payment of expenses of giving testimony, appearing or making submissions by video or audio link)</li> </ul> | <p>Applications for review for the following decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001 (Cth) (FCC Rules)</i> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- sub-paras 102(2)(k)(iv) and (l)(i) (except regarding order under ss 77 or 90SG) (order under para 70NEB(1)(a) FLA or in family law or child support proceedings - order under ss 66Q or 67E FLA) (<b>FCoA Reg</b>)</li> <li>- sub-s 102(2) FLA (except sub-para (k)(iv) and regarding order under ss 66Q or 67E and subject to particular items in the table): <ul style="list-style-type: none"> <li>- dispense with service;</li> <li>- substituted service</li> <li>- orders regarding discovery, inspection and production of documents</li> <li>- order regarding interrogatories;</li> <li>- adjournment of hearing;</li> <li>- costs;</li> <li>- security for costs;</li> <li>- exempting party from compliance with provisions of the FCC Rules;</li> <li>- exercise power of Court prescribed by FCC Rules;</li> <li>- direct party to answer particular questions;</li> <li>- make orders under ss 11F, 11G, 13C, 13D, sub-s 65LA(1) FLA;</li> <li>- direct family consultant to give report under s 62G FLA;</li> <li>- <b>make orders under ss 77 or 90SG FLA or order for payment of maintenance pending disposal of the proceedings;</b></li> <li>- <b>make order in terms agreed by all parties;</b></li> <li>- <b>make orders for enforcement of maintenance orders under FLA;</b></li> <li>- make orders exempting party from compliance with provisions of Regulations.</li> </ul> </li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <p><b>Orders made by FCC Registrar approved or in class approved by CJ under FCC Rules</b> (NB where must also be FCoA Registrar (other than Deputy)</p> <ul style="list-style-type: none"> <li>- sub-r 1.05(2) (apply Family Law Rules if FCC Rules are insufficient or inappropriate)</li> <li>- sub-r 1.06(1) (dispense with compliance with FCC Rules)</li> <li>- r 1.07 (order regarding procedure)</li> <li>- sub-r 2.01(1A) (orders regarding compliance with requirements for documents)</li> <li>- sub-r 2.04(1) (orders regarding compliance with forms)</li> <li>- para 2.07(5)(b) (direct original of document or transmission report be produced)</li> <li>- sub-r 2.07B(3) (direct that original or affidavit or paper copy of document be produced)</li> <li>- para 2.09(b) and sub-r 2.10(2) (direct seal of Court or stamp of Court be attached to document)</li> <li>- r 6.04 (exercise discretion regarding service)</li> <li>- sub-r 6.05(1) (evidence of service of document be given other than by affidavit)</li> <li>- para 6.06(2)(b) (direct application be served other than by hand)</li> <li>- sub-r 6.08(1) (order regarding requirements for service by hand on corporation, unincorporated association or organisation)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- sub-r 6.14(1) (order dispensing with service or substituting service)</li> <li>- sub-r 6.14(2) (specify steps to be taken for bringing a document to attention of person being served)</li> <li>- sub-r 6.14(3) (specify document to be taken to have been served upon happening of particular event or at end of specified time)</li> <li>- r 6.15 (have regard to certain matters when making an order dispensing with service of a document or for substituted service)</li> <li>- r 6.16 (find document taken to have been served on a date specified in order for substituted service despite failure to comply with condition of order)</li> <li>- r 6.17 (order document may be served more than 12 months after filed)</li> <li>- r 6.19 (order permitting an application or document filed with it to be served otherwise than provided in r 6.19)</li> <li>- r 7.02 (order party or person to make amendment to document)</li> <li>- r 8.01 (consider application to have proceeding heard in another registry and to have regard to certain matters)</li> <li>- sub-r 8.02(1) (transfer proceeding to FCoA)</li> <li>- sub-r 8.02(4) (regard additional factors in deciding whether to transfer to FCoA)</li> <li>- sub-r 9.03(2) (leave to lawyer to file or serve notice of withdrawal without satisfying (in time) requirement to serve notice of intention to withdraw)</li> <li>- para 10.04(b) (consent orders where parties resolve issues between them following dispute resolution process)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <ul style="list-style-type: none"> <li>- sub-r 10.05(1) (refer proceeding or part, or matter arising, for conciliation)</li> <li>- para 10.05(2)(c) (appoint person to hold a conciliation conference)</li> <li>- sub-rr 11.01(1) and (2) (orders regarding persons who must be included as parties to proceeding)</li> <li>- sub-rr 11.02(2) and (3) (leave to party to include person as party to proceeding after first court date and order that party to file and serve an affidavit setting out basis upon which person included as party)</li> <li>- sub-r 11.03(2) (order application to be included as a party be supported otherwise the by affidavit stating matters in sub-r 11.03(2))</li> <li>- sub-r 11.04(1) (consider application by party to be removed as party)</li> <li>- r 11.05 (order party or person applying as party to give notice of certain matters)</li> <li>- sub-r 11.08(2) (order minor is not taken to need a litigation guardian)</li> <li>- sub-r 11.11(1) (appoint or remove litigation guardian, or substitute another person as litigation guardian)</li> <li>- sub-r 11.11(3) (remove litigation guardian at their request)</li> <li>- r 11.14 (order payment of costs and expenses of litigation guardian)</li> <li>- sub-rr 12.02(1) and (2) (refer party to lawyer for legal assistance and tae certain matters into account when making such referral)</li> <li>- sub-r 13.02(3) (stay further proceedings until costs are paid by the party bringing further proceedings)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision   |
|--|---|---|
| <ul style="list-style-type: none"> <li>- sub-r 13.04(3) by consent (orders as court considers appropriate in circumstances)</li> <li>- sub-r 13.07(3) (stay execution or enforcement of judgment until determination of a claim)</li> <li>- sub-r 13.08(3) (directions for further conduct of proceeding in relation to claim or any part not disposed of by judgment or dismissal and not stayed)</li> <li>- r 13.10 (proceeding be stayed, or dismissed generally or in relation to any claim for relief)</li> <li>- <b>sub-rr 13.12(1), (2) and (3) (order proceeding or part thereof be dismissed if a party has not taken a step in proceeding for 6 months, and give notice to each party of the date and time when Court will consider whether to make such an order)</b></li> <li>- r 14.04 (order party to produce document in their possession, custody or control)</li> <li>- r 14.05 (inspect document for purpose of determining whether claim of privilege or object is valid)</li> <li>- r 14.06 (order party to file and serve an affidavit regarding possession, custody or control of document or class of document)</li> <li>- r 14.08 (order otherwise than permitting a party who inspect a document under Div 14.2 to make a copy of, or take extract from, document)</li> <li>- sub-r 15.08(2) (direction regarding opinion evidence by expert witness)</li> <li>- r 15.09 (appoint an expert as a court expert and give relevant directions)</li> <li>- sub-r 15.10(3) (do thing referred to in sub-r 15.10(3) regarding report prepared by court expert)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001 (Cth) (FCC Rules)</i> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <ul style="list-style-type: none"> <li>- r 15.11 (direct otherwise than that parties are jointly liable to pay reasonable remuneration and expenses of a court expert for preparing report)</li> <li>- r 15.12 (leave to party to adduce evidence of another expert on question which court expert has made report)</li> <li>- sub-r 15A.04(3) (fix time limits for service of subpoena otherwise than as required by para 15A.04(3)(a) or (b))</li> <li>- r 15A.05 (direct party or ICL can issue more than 5 subpoenas)</li> <li>- r 15A09 (order setting aside all or part of subpoena)</li> <li>- r 15A.10 (order for payment of loss or expense incurred in complying with subpoena)</li> <li>- r 15A.11 (order regarding payment of costs incurred by person complying with subpoena where not a party to proceedings)</li> <li>- para 15A.12(2)(b) (permit person who inspects/copies document under FCC Rules to disclose contents of document or give copy of it to another person)</li> <li>- sub-r 21.01(1) (order applicant to give security Court considers appropriate for respondent's costs)</li> <li>- para 21.02(1)(c) (allow further time for application for costs)</li> <li>- sub-r 21.02(2) (do thing referred to in paras 21.02(2)(a)-(d) in making order for costs)</li> <li>- sub-r 21.03(1) (specify maximum costs that may be recovered on party/party basis)</li> <li>- sub-r 21.03(3) (vary maximum costs specified if there are special reasons and in interests of justice to do so)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001 (Cth)</i> (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- r 21.04 (if costs of a motion, application or other proceeding are reserved, to order otherwise than that costs follow the event)</li> <li>- r 21.08 (order otherwise than that interest is payable on outstanding costs at rate specified in para 21.08(a) or (b))</li> <li>- r 21.10 (order otherwise than that party entitled to costs in accordance with Pts 1 and 2 of Sch 1 and disbursements properly incurred)</li> <li>- para 21.12(b) (authorise or approve amount for attendance by witness)</li> <li>- para 21.13(b) (authorise or approve amount for preparation of report by expert)</li> <li>- r 23.01A (order family report be prepared, make other orders or do any thing referred to in r 23.01A)</li> <li>- r 23.02 (order referring any or all matters in dispute for FDR or do any other thing referred to in para 23.02(a)-(c))</li> <li>- Div 25B.2 (enforce financial orders and obligations)</li> <li>- Div 25B.4 (make orders regarding warrants for arrest and do any other thing referred to in Div 25B.4) <b>(FCoA Reg - see r 20.00A(2A))</b></li> <li>- r 29.11 (make order, issue writ or take any other step to enforce a judgment or order)</li> </ul> | <p>Applications for review for these Registrar decisions must be made within <b>7 days</b>.</p> <p>Application for review must be <b>served</b> on each other party to proceeding within <b>7 days</b> of filing.</p> | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) <b>(FCC Rules)</b> - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>Time for service - r 20.02(3) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit   | Provision  |
|--|--|--|
| <p>Power to extend time limit - FCC</p>  | <ul style="list-style-type: none"> <li>- By consent of parties to proceeding; or</li> <li>- by the Court or a Registrar on any terms the Court or Registrar thinks fit.</li> </ul> | <p>r 20.01(2) FCC Rules</p>  |
| <p><b>Review of Registrar or Senior Registrar decision - <u>FAMILY COURT OF AUSTRALIA</u> (not appeal Registrar)</b></p>   |  |  |
| <p>Order made by <b>Judicial Registrar</b> exercising power delegated under rr 18.02 and 18.03 and sub-r 18.05(1) Family Law Rules:</p> <ul style="list-style-type: none"> <li>- r 18.02 - All powers of Court under the FLA <b>except</b>: <ul style="list-style-type: none"> <li>- excluded child order;</li> <li>- order setting aside registered award under s 13K FLA;</li> <li>- order or declaration under ss 78, 79, 79A, sub-ss 87(8), 90J(3) or 90K(1), ss 90SL, 90SM, 90SN, sub-ss 90UL(3), 90UM(1) FLA if gross value of property is more than \$2M including superannuation (unless until further order, undefended or by consent, or is a flagging order, or where it becomes apparent during trial that gross value of property exceeds \$2M - s r 18.03)</li> <li>- order under s 70NFD FLA to vary or discharge order under para 70NFB(2) (a) not made by a Judicial Registrar (unless until further order, undefended or by consent);</li> <li>- order under s 112AK FLA to vary or discharge order under s 112D not made by Judicial Registrar (unless until further order, undefended or by consent).</li> <li>- order under s 118 FLA;</li> <li>- order under <i>Marriage Act 1961</i> (except sub-s 92(1) MA);</li> <li>- order reviewing exercise of power by Judicial Registrar, Registrar or Deputy Registrar; and</li> </ul> </li> </ul> | <p>Applications for review must be made within <b>28 days</b> of order.</p>  | <p>Time limit contained in r 18.08(1), Item 1 of Table 18.6, Family Law Rules.</p> |

| Circumstance   | Time limit  | Provision   |
|--|---|---|
| <ul style="list-style-type: none"> <li>- orders made pursuant to the following Rules (Family Law Rules):               <ul style="list-style-type: none"> <li>- r 4.07; Div 4.2.3; Div 4.2.8; Pt 10.3; r 11.04; r 11.05.</li> </ul> </li> <li>- sub-r 18.05(1) - Powers delegated to Registrars (see below)</li> </ul>   |   |   |
| <p>Order made by <b>Registrar</b> exercising power under sub-r 18.05(1):</p> <p><b>Under FLA</b></p> <ul style="list-style-type: none"> <li>- sub-para 37A(1)(e)(iv) and para 37(1)(f)</li> <li>- sub-s 46(3A)</li> <li>- s 63H</li> <li>- s 65D (except excluded child order)</li> <li>- s 65L</li> <li>- ss 66G, 66M, 66P, 66Q</li> <li>- s 66S</li> <li>- s 66W</li> <li>- ss 67D(1) and 67E</li> <li>- sub-s 67M(2)</li> <li>- sub-s 67N(2)</li> <li>- s 67U</li> <li>- s 67ZD</li> <li>- sub-s 68B(1) and (2)</li> <li>- ss 69V and s 69VA, sub-s 69W(1), s 69X, sub-s 69ZC(2)</li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 2 of Table 18.6, Family Law Rules</p> |

| Circumstance  | Time limit  | Provision   |
|---|---|---|
| <ul style="list-style-type: none"> <li>- Div 13A of Pt VII (except para 70NFB(2)(e) where:               <ul style="list-style-type: none"> <li>- until further order;</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> <li>- ss 70NBA and 70NFD where order to be varied or discharged was:               <ul style="list-style-type: none"> <li>- made by Registrar; or</li> <li>- until further order; or</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> <li>- ss 74 and 77;</li> <li>- ss 78, 79 and 79A where:               <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended.</li> </ul> </li> <li>- sub-s 83(1)</li> <li>- sub-s 87(3)</li> <li>- sub-ss 87(8), 90J(3) and 90K(1) where:               <ul style="list-style-type: none"> <li>- declaration or order is until further order; or</li> <li>- undefended</li> </ul> </li> <li>- ss 90SE and 90SG</li> <li>- s 90SI</li> <li>- ss 90SL, 90SM and 90SN where:               <ul style="list-style-type: none"> <li>- declaration or order is until further order; or</li> <li>- undefended</li> </ul> </li> <li>- sub-s 90UL(3) and 90UM(1) where:               <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended.</li> </ul> </li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 2 of Table 18.6, Family Law Rules</p> |

| Circumstance   | Time limit   | Provision   |
|--|--|---|
| <ul style="list-style-type: none"> <li>- s 100B</li> <li>- s 102A</li> <li>- s 106A</li> <li>- Pt XIII A (except para 112AD(2)(d) where:               <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 112AK(1) where order to be varied or discharged:               <ul style="list-style-type: none"> <li>- was made by a Registrar; or</li> <li>- until further order; or</li> <li>- undefended; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 114(3)</li> </ul> | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 2 of Table 18.6, Family Law Rules  |
| <p>Order made by <b>Judicial Registrar or Registrar</b> exercising a power delegated under sub-r 18.05(2):</p> <p><b>Orders made under Family Law Rules</b></p> <ul style="list-style-type: none"> <li>- Pt 6.3</li> <li>- sub-r 10.11(5)</li> <li>- paras 10.12(c) and (d)</li> <li>- paras 10.14(d) and (e)</li> <li>- r 13.14</li> </ul>  | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 3 of Table 18.6, Family Law Rules. |

| Circumstance   | Time limit   | Provision   |
|--|--|---|
| <ul style="list-style-type: none"> <li>- r 15.02</li> <li>- Pt 15.4</li> <li>- paras 17.02(1)(a)-(d), (f)</li> <li>- Div 20.3.2</li> <li>- r 20.37</li> <li>- r 20.39</li> <li>- Pts 20.5-20.7, 21.4</li> </ul>  | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 3 of Table 18.6, Family Law Rules. |
| <p><b>Order made by Judicial Registrar, Registrar or Deputy Registrar exercising a power delegated under rule 18.06:</b></p> <p><b>Orders made under FLA:</b></p> <ul style="list-style-type: none"> <li>- s 11F</li> <li>- s 11G</li> <li>- ss 13B, 13C, 13D</li> <li>- ss 13E and 13F</li> <li>- s 27A</li> <li>- ss 33B and 33C</li> <li>- sub-s 37A(1) (except sub-para (e)(iv) and reference to order under ss 66Q or 67E)</li> <li>- sub-s 44(1C)</li> <li>- para 44(3A)(d) (by consent to leave);</li> <li>- para 44(3B)(d) (by consent to leave)</li> <li>- sub-s 44(6) (by consent to leave)</li> </ul> | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules. |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <ul style="list-style-type: none"> <li>- sub-s 45(2)</li> <li>- s 48 (undefended)</li> <li>- sub-s 55(2)</li> <li>- s 55A</li> <li>- s 57</li> <li>- sub-ss 60I(9) and (10)</li> <li>- sub-s 60J(1)</li> <li>- s 62G</li> <li>- sub-s 63E(3)</li> <li>- s 65D (where undefended and order comes into effect &gt;21 days after order served)</li> <li>- para 65G(2)(b)</li> <li>- sub-s 67M(2)</li> <li>- sub-s 67N(2)</li> <li>- paras 67ZBB(2)(a), (b) and (c) (procedural orders only)</li> <li>- s 68L</li> <li>- sub-s 68M(2)</li> <li>- s 69ZW</li> <li>- <b>s 74 where:</b> <ul style="list-style-type: none"> <li>- <b>until further order, undefended; and order comes into effect &gt;21 days after order served; or</b></li> <li>- <b>by consent.</b></li> </ul> </li> <li>- <b>s 77 where:</b> <ul style="list-style-type: none"> <li>- <b>undefended; and order to come into effect &gt;21 days after order served;</b></li> <li>- <b>or</b></li> <li>- <b>by consent.</b></li> </ul> </li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules.</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <ul style="list-style-type: none"> <li>- <b>ss 78, 79 and 79A (except para 79(9)(c))</b> <ul style="list-style-type: none"> <li>- <b>undefended; and declaration or order to come into effect &gt;21 days after order served; or</b></li> <li>- <b>by consent.</b></li> </ul> </li> <li>- para 79(9)(c)</li> <li>- sub-s 83(1) where order to be discharged, suspended, revived or varied is made: <ul style="list-style-type: none"> <li>- until further order, undefended and is to come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-ss 87(8), 90J(3) and 90K(1) where: <ul style="list-style-type: none"> <li>- undefended and to come into effect 21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90SE where: <ul style="list-style-type: none"> <li>- until further order; undefended; and to come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90SG where: <ul style="list-style-type: none"> <li>- undefended and to come into effect &gt;21 days after orders served; or</li> <li>- by consent.</li> </ul> </li> <li>- s 90 SI where the order to be discharged, suspended, revived or varied is: <ul style="list-style-type: none"> <li>- until further order; undefended and to come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> </li> <li>- <b>ss 90SL, 90SM and 90SN (except para 90SM(9)(c)) where:</b> <ul style="list-style-type: none"> <li>- <b>undefended; and declaration or order is to come into effect &gt;21 days after declaration or order served; or</b></li> <li>- <b>by consent.</b></li> </ul> </li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules.</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <ul style="list-style-type: none"> <li>- para 90SM(9)(c)</li> <li>- sub-s 90UL(3) and 90UM(1) where: <ul style="list-style-type: none"> <li>- undefended; and declaration or order to come into effect &gt;21 days after declaration or order served; or</li> <li>- by consent.</li> </ul> </li> <li>- sub-s 91B(1)</li> <li>- sub-ss 92(1) and (2)</li> <li>- paras 94(2D)(a)-(c), (e), (g)-(j).</li> <li>- para 94(2D)(d) (by consent)</li> <li>- paras 94AAA(10)(a)-(c), (e), (g)-(j)</li> <li>- para 94AAA(10)(d) (by consent)</li> <li>- sub-s 97(1A)</li> <li>- sub-s 97(2)</li> <li>- s 98A</li> <li>- s 101</li> <li>- s 106A</li> <li>- sub-s 117(2)</li> </ul> <p><b>Orders made under the Family Law Regulations</b></p> <ul style="list-style-type: none"> <li>- sub-reg 4(1)</li> <li>- reg 5</li> <li>- para 6(1)(a)</li> <li>- sub-reg 23(6)</li> <li>- sub-reg 67Q(4)</li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules.</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <p><b>Orders made under Family Law Rules:</b></p> <ul style="list-style-type: none"> <li>- Pt1.2</li> <li>- Pt 1.3</li> <li>- r 5.06</li> <li>- r 5.07</li> <li>- sub-r 5.11(2)</li> <li>- Pt 5.4</li> <li>- r 6.04</li> <li>- r 6.05</li> <li>- Pt 6.3</li> <li>- r 6.15</li> <li>- Ch 7</li> <li>- r 8.02</li> <li>- r 10.11</li> <li>- Pt 10.04</li> <li>- r 11.01 (except paras 3(d) and (k) of Table 11.1)</li> <li>- paras 11.02(2)(a), 11.02(2)(d) (except reference to paras 3(d) and (k) of Table 11.1) and 11.02(2)(e) and (g)</li> <li>- para 11.03(1)(a)</li> <li>- sub-r 11.06(1) and (2)</li> <li>- sub-r 11.10(1)</li> <li>- r 11.14</li> <li>- Pt 11.3</li> <li>- Ch 12</li> </ul> | <p>Applications for review must be made within <b>21 days</b> of order.</p> | <p>Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules.</p> |

| Circumstance  | Time limit   | Provision   |
|---|--|---|
| <ul style="list-style-type: none"> <li>- Ch 13 (except para 13.14(b))</li> <li>- r 14.01 (except sub-rr (2) and (5))</li> <li>- r 15.04</li> <li>- r 15.13</li> <li>- Divs 15.3.1 and 15.3.2</li> <li>- Pts 15.4 and 15.5</li> <li>- r 16A.04</li> <li>- paras 17.02(1)(e), (g) and (h)</li> <li>- Ch 19 (except Pt 19.8) and Sch 6 (except Pt 6.8)</li> <li>- Ch 20</li> <li>- Pt 21.4</li> <li>- Chs 23 and 24</li> <li>- r 26.05</li> <li>- para 26.12(a)</li> <li>- r 26.13</li> <li>- para 26.18(a)</li> <li>- r 26.29</li> <li>- r 26.30</li> <li>- Pt 26B.1</li> <li>- Divs 26B.2.1 and 26B.2.2</li> </ul> | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 4 of Table 18.6, Family Law Rules. |
| <p><b>Order made by Judicial Registrar, Registrar or Deputy Registrar in a bankruptcy case</b></p>  | Applications for review must be made within <b>21 days</b> of order. | Time limit contained in r 18.08(1), Item 5 of Table 18.6, Family Law Rules. |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| Any other order or decision made under the <b>Family Law Rules by Registrar or Deputy Registrar</b>   | Applications for review must be made within <b>28 days</b> of order.  | Time limit contained in r 18.08(2) Family Law Rules.   |
| <b>Power to extend time limit - FCoA</b>  | At Courts' discretion.<br><br>NB Court has power to make an order that applicant for extension of time pay other party's costs - r 1.14(3)  | r 1.14 Family Law Rules  |
| <b>Appeal of a judicial determination</b>   |   |  |
| <p>Commencing the following appeals:</p> <ul style="list-style-type: none"> <li>- to Full Court from order of a Judge/s of Family Court, a Family Court of a State or a Supreme Court of a State or Territory;</li> <li>- to Family Court (Full Court or single Judge) from order of FCC;</li> <li>- to Family Court (Full Court or single Judge) from order of Family Law Magistrate of Western Australia;</li> <li>- to single Judge of the Family Court from an order of a court of summary jurisdiction.</li> </ul> <p>(NB <b>leave</b> to appeal is required for an appeal from an interlocutory decree (other than a decree in relation to a child welfare matter), orders related to suppression order or non-publication order (s 102PE FLA), and the dismissing or granting a vexatious litigant's leave to make an application (ss 102QF and 102QG FLA) - see s 94AA FLA and reg 15A Regulations)</p> | <p>Notice of Appeal (including where leave is sought) must be filed within <b>28 days</b> after the date the order appealed from was made.</p> <p>Notice of Appeal must be <b>served</b> on each party to the appeals within <b>14 days</b> after it is filed.</p> <p>Draft index to appeal books must be filed by the appellant:</p> <ul style="list-style-type: none"> <li>- <b>28 days after:</b> <ul style="list-style-type: none"> <li>- filing the Notice of Appeal; or</li> <li>- receipt of reasons of judgment; or</li> </ul> </li> <li>- if time extended - the period ordered by the court.</li> </ul> | <p>Time limit for appeals in r 22.03 Family Law Rules .</p> <p>Time for service - r 22.05 Family Law Rules.</p> <p>Time for draft index to appeal book - r 22.13 Family Law Rules.</p> <p>Leave to appeal: s 94AA FLA and reg 15A Regulations.</p> |

| Circumstance   | Time limit  | Provision  |
|--|---|--|
| <p>Power to extend time - FCoA</p>   | <p>At Courts' discretion.</p> <p>NB Court has power to make an order that applicant for extension of time pay other party's costs - r 1.14(3)</p> | <p>r 1.14 Family Law Rules</p>   |
| <p><b>s 79A Applications</b></p>   |   |  |
| <p><b>FCC - Review of Registrar's decision</b></p> <ul style="list-style-type: none"> <li>- where: (FCoA Reg) <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended;</li> </ul> </li> <li>or</li> <li>- where: <ul style="list-style-type: none"> <li>- undefended and come into effect &gt;21 days after order/declaration served;</li> <li>or</li> <li>- by consent.</li> </ul> </li> </ul> | <p>Applications for review must be made within <b>21 days</b>.</p>  | <p>Delegated by r 20.00A <i>Federal Circuit Court Rules 2001</i> (Cth) (<b>FCC Rules</b>) - see table;</p> <p>Time limit set out in sub-r 20.01(1) FCC Rules.</p> <p>NB particular orders must be exercised by Registrar of FCC who is also Registrar (other than Deputy Reg) in FCoA - r 20.00A(1A) FCC Rules</p> |

| Circumstance   | Time limit   | Provision  |
|--|--|--|
| <p><b>FCoA - Review of Registrar's decision under s 79A FLA</b></p> <p><b>Judicial Registrar exercising power under r 18.02 Family Law Rules</b>, only where gross property pool under \$2M, <i>unless</i>:</p> <ul style="list-style-type: none"> <li>- until further order, undefended or by consent, or</li> <li>- flagging order, or</li> <li>- where it becomes apparent during trial that gross value of property exceeds \$2M - r 18.03.</li> </ul> <p><b>Registrar or higher exercising power under sub-r 18.05(1): s</b></p> <ul style="list-style-type: none"> <li>- until further order; or</li> <li>- undefended.</li> </ul> <p><b>Deputy Registrar or higher exercising power delegated under rule 18.06</b> (except para 79(9)(c)) where:</p> <ul style="list-style-type: none"> <li>- undefended; and declaration or order to come into effect &gt;21 days after order served; or</li> <li>- by consent.</li> </ul> | <p><b>Judicial Registrar under r 18.02:</b> Applications for review must be made within <b>28 days</b> of order.</p> <p><b>Registrar or higher under r 18.05(2):</b> Applications for review must be made within <b>21 days</b> of order.</p> <p><b>Deputy Registrar or higher under r 18.06:</b> Applications for review must be made within <b>21 days</b> of order.</p> | <p><b>JR:</b> Time limit contained in r 18.08(1), Item 1 of Table 18.6, Family Law Rules.</p> <p><b>Reg:</b> Time limit contained in r 18.08(1), Item 2 of Table 18.6, Family Law Rules</p> <p><b>Dep Reg:</b> Time limit contained in r.18.08(1), Item 4 of Table 18.6, Family Law Rules.</p> |

| Circumstance  | Time limit  | Provision  |
|---|---|--|
| <p><b>Appeal of a judicial determination under s 79A FLA</b></p> <ul style="list-style-type: none"> <li>- to Full Court from order of a Judge/s of Family Court, a Family Court of a State or a Supreme Court of a State or Territory;</li> <li>- to Family Court (Full Court or single Judge) from order of FCC;</li> <li>- to Family Court (Full Court or single Judge) from order of Family Law Magistrate of Western Australia;</li> <li>- to single Judge of the Family Court from an order of a court of summary jurisdiction.</li> </ul> | <p>Notice of Appeal (including where leave is sought) must be filed within <b>28 days</b> after the date the order appealed from was made.</p> <p>Notice of Appeal must be <b>served</b> on each party to the appeals within <b>14 days</b> after it is filed.</p> <p>Draft index to appeal books must be filed by the appellant:</p> <ul style="list-style-type: none"> <li>- <b>28 days after:</b> <ul style="list-style-type: none"> <li>- filing the Notice of Appeal; or</li> <li>- receipt of reasons of judgment; or</li> </ul> </li> <li>- if time extended - the period ordered by the court.</li> </ul> | <p>Time limit for appeals in r 22.03 Family Law Rules .</p> <p>Time for service - r 22.05 Family Law Rules.</p> <p>Time for draft index to appeal book - r 22.13 Family Law Rules.</p> |
| <p>Power to extend time - FCC</p>   | <ul style="list-style-type: none"> <li>- By consent of parties to proceeding; or</li> <li>- by the Court or a Registrar on any terms the Court or Registrar thinks fit.</li> </ul>  | <p>r 20.01(2) FCC Rules</p>  |

| Circumstance   | Time limit   | Provision               |
|--|--|-------------------------|
| Power to extend time - FCoA (review of Registrar decision or appeal) | At Courts' discretion.<br><br>NB Court has power to make an order that applicant for extension of time pay other party's costs - r 1.14(3) | r 1.14 Family Law Rules |