Certainly! Here's a simple framework for an objection speech in a legal argument:

- 1. **Introduction:**
- "Your Honor, I object on the grounds that..."
- 2. **Legal Basis:**
- "[Specify the rule or legal principle, e.g., hearsay, relevance, speculation, etc.]"
- 3. **Explanation:**
- "The reason for this objection is because [briefly explain why the objection applies, e.g., 'the testimony relies on out-of-court statements']."
- 4. **Impact:**
- "Allowing this would unfairly prejudice the jury by [explain the potential negative impact, e.g., confusing or misleading them]."
- 5. **Conclusion:**
- "I respectfully request that this evidence/testimony be excluded."
- 6. **Alternative (if applicable):**
- "In the alternative, I ask that limiting instructions be provided to the jury."

This framework helps structure an objection clearly and concisely for effectiveness in court.