Toronto Local Appeal Body

Rules of Practice and Procedure

Effective Date of these Rules of Practice and Procedure: May 3, 2017

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Toronto Local Appeal Body TLAB Forms	Form Number
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Authorized Representative	Form 5
Acknowledgement of Expert's Duty	Form 6
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Notice of Response to Motion	Form 8
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INTRODUCTION

These Rules have been adopted by the Local Appeal Body (hereafter, "TLAB" or "the TLAB") pursuant to the Statutory Powers Procedure Act. These Rules apply to Proceedings brought before the Local Appeal BodyTLAB under subsections

45(12) and 53(14), (19) and (27) of the Planning Act, pursuant to section 115 of the City of Toronto Act.

The Local Appeal BodyTLAB is committed to a paperless process and these Rules have been drafted to give effect to this commitment to the greatest extent possible.

The <u>Local Appeal BodyTLAB</u> may publish Practice Directions which provide additional directions to be followed in Proceedings. Practice Directions are available at the <u>Local Appeal Body's websiteTLAB's Website</u>: www.toronto.ca/tlab.

The <u>Local Appeal BodyTLAB</u> publishes Forms which are available at the <u>Local Appeal Body's websiteTLAB's Website</u>: www.toronto.ca/tlab.

1. GENERAL

Application

1.1 These Rules apply to the Local Appeal BodyTLAB established on May 3, 2017, and come into force and effect on May 3, 2017 accordance with Rule 2.9.

Definitions

1.2 In these Rules the following words or phrases, including any singular, plural or tense change as the context may require, have the following meaning:

"Affidavit" means written evidence under oath or affirmation, using Form 10;

"Appeal" means an appeal to the Local Appeal BodyTLAB;

"Applicant" means any Person who has made an application to the Committee of Adjustment under Section 45 or Section 53 of the Planning Act;

"Appellant" means a Person who brings an Appeal;

"Case File" means the referral number, name or nomenclature used by the Local Appeal Body TLAB to identify a Proceeding brought before it;

"Chair" means a person appointed by Council to act as the Chair of the Local Appeal BodyTLAB and who may delegate such matters to the Vice Chair or other Member, as the Chair determines;

"Council" means the body politic constituted and empowered pursuant to the City of Toronto Act, 2006, S.O. 2006, c. 11, Sched. A;

"Days" means calendar days;

"Document" includes data and information recorded or stored by any means;

"Electronic Hearing" means a Hearing held by conference telephone call or some other form of electronic technology allowing Persons simultaneously to hear or hear and see one another;

"Email" means messages distributed by electronic means from one device user to one or more recipients via a network;

"Exchange" means to pass between or amongst Parties, Participants, Persons, and the TLAB, as may be directed by these Rules;

"File" means to send or deliver a Document to the Local Appeal BodyTLAB in accordance with these Rules;

"Final Decision" means the decision made by the Local Appeal BodyTLAB following the Hearing of evidence and submissions;

"Form" means a Document required by the <u>Local Appeal BodyTLAB</u> for the <u>filingFiling</u> of certain Documents and available on the <u>Local Appeal Body'sTLAB's</u> website;

"Hearing" means the stage in a Proceeding when the Local Appeal BodyTLAB hears evidence and submissions and includes an Electronic Hearing, an Oral Hearing and a Written Hearing;

"Holiday" means Saturday or Sunday and the statutory Holidays of New Year's Day, Family Day, Good Friday, Easter Monday, Victoria Day, Canada Day, Civic Holiday, Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day, Boxing Day, and any special Holiday proclaimed by the Governor General or the Lieutenant Governor in Council. Where New Year's Day, Canada Day, Christmas Day, Boxing Day or Remembrance Day fall on a Saturday or Sunday, the following Monday is a Holiday. Where Christmas Day falls on a Saturday or Sunday, the following Monday and Tuesday are Holidays, and where Christmas Day falls on a Friday, the following Monday is a Holiday;

"Mediation" means mediation as described in these Rules:

"Member" means a Membermember of the Local Appeal BodyTLAB;

"Motion" means a request that the Local Appeal BodyTLAB make a decision or issue an order at any stage in a Proceeding;

"Moving Party" means a Person who makes a Motion to the Local Appeal BodyTLAB;

"Oral Hearing" means a Hearing at which Persons attend before the Local Appeal BodyTLAB in person;

"Participant" means a Person who is a participant under Rule 13;

"Party" means a Person who is a party under Rule 12;

"Person" includes a corporation, and the entities included within the meaning of a person in the Statutory Powers Procedure Act;

"Practice Direction" means practice directions issued by the Local Appeal BodyTLAB from time to time;

"Proceeding" means a matter at any stage before the Local Appeal BodyTLAB;

"Public Document" means a publication accessible on the List of Public Documents maintained by the TLAB on its Website;

"Representative" means a Person who acts for a Party or Participant in a Proceeding and is authorized under the Law Society Act, or is otherwise authorized by law to represent a Party or Participant in a Proceeding;

"Responding Party" means a Person answering an Appellant or Moving Party;

"Rules" means these Rules of Practice and Procedure;

"Rules of Civil Procedure" means the Rules in effect for the Superior Court of Justice for Ontario;

"Review" means a review pursuant to Rule 31;

"Service" means to serve a Document or any other thing upon another Party, Participant, other Person or the TLAB, in accordance with these Rules;

"Vice Chair" means a Member who is appointed pursuant to the procedural by-law by a majority vote of Members as the Vice Chair of the TLAB and thereafter performs such additional duties as assigned to him or her by the Chair or as set out in the procedural by-law;

"Written Hearing" means a Hearing held by the <u>exchange Exchange</u> of Documents; and

"Website" means the website maintained by or on behalf of the Local Appeal BodyTLAB at www.toronto.ca/tlab.

2. APPLICATION OF THE RULES

Interpretation of these Rules

- 2.1 The Local Appeal BodyTLAB is committed to fixed and definite Hearing dates. These Rules shall be interpreted in a manner which facilitates that objective.
- 2.2 These Rules shall be liberally interpreted to secure the just, most expeditious and cost-effective determination of every Proceeding on its merits.
- 2.3 The Local Appeal BodyTLAB may exercise any of its powers under these Rules or applicable law, on its own initiative or at the request of any Person.
- 2.4 Where any of these Rules or any order issued by the <u>Local Appeal BodyTLAB</u> conflicts with any statute or regulation, the provisions of the statute or regulation prevail.
- 2.5 The TLAB's Forms are part of these Rules and to the extent there is any inconsistency, these Rules prevail.

Matters Not Dealt Withwith by the Rules

- 2.56 Where procedures are not provided for in these Rules the Local Appeal BodyTLAB may do whatever is necessary and permitted by law to enable it to effectively and completely adjudicate matters before it in a just, expeditious and cost_effective manner.
- 2.67 The Local Appeal BodyTLAB may issue Practice Directions from time to time which are posted on the Local Appeal Body'sTLAB's Website.
- 2.78 These Rules shall be interpreted in a manner which facilitates the introduction and use of electronic filingFiling and the use of digital communication and storage media.
- 2.89 Any amendment to these Rules comes into force upon its publication on the Local Appeal Body's TLAB's Website, unless the Local Appeal Body TLAB directs otherwise.

Compliance with the Rules

2.910 Substantial compliance with the requirements of these Rules is sufficient.

Relief and Exceptions to the Rules

2.1011 The Local Appeal BodyTLAB may grant all necessary exceptions to these Rules, or grant other relief as it considers appropriate, to enable it to effectively and completely adjudicate matters before it in a just, expeditious and cost-effective manner.

Failure to Comply Withwith the Rules or Procedural Order

- 2.1112 Where a Party or Participant to a Proceeding has not complied with a requirement of these Rules or a procedural order, the Local Appeal BodyTLAB may:
 - a) grant all necessary relief, including amending or granting relief from any procedural order on such conditions as the <u>Local Appeal BodyTLAB</u> considers appropriate;
 - adjourn the Proceeding until the Local Appeal Body TLAB is satisfied that there is compliance;
 - c) order the payment of costs; or
 - d) refuse to grant the relief in part or whole.

Quorum of Members

2.4213 Each Hearing will be presided over by a panel composed of at least one Member.

Expiry of Member's Term during Hearing

2.1314 If the term of a Member presiding over a Hearing ends or expires before a decision or determination in a Proceeding is given, the term of the Member shall be deemed to continue, but only for the purpose of participating in the Proceeding to its conclusion and issuing a decision therein in accordance with the Rules and for no other purpose.

Vacancy in Membership

2.1415 Any vacancy in the Membership of the Local Appeal BodyTLAB shall be filled as soon as possible.

3. FORMS, FORMAT, FILING, SERVICE AND DOCUMENTS

Forms

- 3.1 All Persons shall use, <u>fill out</u> and complete <u>Local Appeal BodyTLAB</u> Forms, unless the <u>Local Appeal BodyTLAB</u> directs otherwise. Where no Form is available or applicable for any contemplated communication, <u>service</u>, <u>filingService</u>, <u>Filing</u> or other such action, the following must be included in the Document:
 - a) the name of all known Parties and Participants in the Proceeding;
 - b) the name of the Person filing the Document and if applicable, that Person's Representative;
 - c) the Email address, mailing address and telephone number of the Person filing in Document, and if applicable, the same information for the Person's Representative; and
 - d) the Case File number, if available.

Format of Documents

3.2 Every Document in a Proceeding, including visual evidence, shall be in electronic format, unless the Local Appeal BodyTLAB directs otherwise. Acceptable electronic format includes Documents in PDF, unless the Local Appeal BodyTLAB directs otherwise. Documents shall be in typed format, or, if hand-written, shall be legible.

Filing, Service and Exchange by Email

- 3.3 Where any Document is required to be served_Served, Filed or exchanged_Exchanged with or on the Local Appeal BodyTLAB or any another Party, Participant or other Person, it shall be served_Served, Filed or exchanged by Email, unless a statute, or these Rules provide otherwise, or another method is directed to be used by the Local Appeal BodyTLAB, and shall be sent:
 - a) to the Representative of the intended Party or Participant, if any;
 - b) where the Party or Participant is does not represented have a representative, directly to the Party or Participant;
 - c) where the Party or Participant is a corporation and is not represented, to the corporation directly and to the attention of an individual with apparent authority to receive the Document; or
 - d) where <u>servedServed</u> on the <u>Local Appeal BodyTLAB</u>, a local board or commission, or any department, ministry or agency of the federal, provincial or municipal government, to an individual with apparent authority to receive the Document.

Service, Filing or Exchange before 4:30pm11:59pm or Deemed Next-Day

- 3.4 Service, filingFiling or exchange Exchange of a Document by Email is effective the Day sent, unless sent after 4:3011:59 p.m., in which case the Document is deemed to have been sent on the next Day.
- 3.5 All Emails shall include the Local Appeal Body's TLAB's Case File number in the subject line, if available, and indicate the type of matter and provide full identification of the sender and intended recipient.

Proof of Service by Email

3.6 All Documents which are required by these Rules, or required by order, to be servedServed, Filed or exchangedExchanged shall be simultaneously electronically carbon copied ("Cc.") to the Local Appeal BodyTLAB and all Persons are required to consult the Local Appeal Body'sTLAB's website, as required under Rule 15.

Copies of Local Appeal BodyTLAB Documents and Digital Recordings

- 3.7 Any Person may examine any Document Filed with the Local Appeal BodyTLAB, or request a copy and receive same, after paying the required fee, unless a statute, a court order, an order or Practice Direction of the Local Appeal BodyTLAB, or these Rules, provide otherwise.
- 3.8 Any Person may request a copy of a <u>Local Appeal BodyTLAB</u> Hearing which has been digitally recorded, and receive same, after paying the required fee, unless a statute, a Court Order, an order or Practice Direction of the <u>Local Appeal BodyTLAB</u>, or these Rules, provide otherwise.

4. TIME

Time Calculation

- 4.1 Time shall be calculated in accordance with these Rules, unless the Local Appeal BodyTLAB directs otherwise.
- 4.2 Where an action is to be done within a specified number of Days, the Days are counted by excluding the first Day and including the last Day.
- 4.3 When the time for doing an act expires on a Holiday the act may be done on the next Day that is not a Holiday.

Extension or Reduction of Time

- 4.4 The Local Appeal BodyTLAB may on its own initiative, or, on a Motion by a Party, extend or reduce a time limit provided by these Rules on such conditions as the Local Appeal BodyTLAB considers appropriate.
- 4.5 The Local Appeal BodyTLAB may exercise its discretion under Rule 4.4 before or after the expiration of a time limit and with or without a Hearing.
- 4.6 Nothing in this section alters or amends a time limit established by statute.

5. FEES

Filing and Other Applicable Fees

- 5.1 The Local Appeal BodyTLAB shall post a fee schedule on its websiteWebsite.
- 5.2 Appeal fees shall be payable to the City of Toronto Local Appeal Body by certified cheque, unless the Local Appeal Body directs otherwise or solicitor's cheque.
- 5.3 All other fees required by these Rules or by an order of the Local Appeal BodyTLAB shall be paid by debit or credit card.

6. DIRECTED NOTICES

Directed Notices

6.1 In addition to any notice requirement prescribed by law <u>or these Rules</u> the <u>Local Appeal BodyTLAB</u> may direct a Party to give notice of a Proceeding to any Person and may direct the method of providing notice.

7. INITIATING A PROCEEDING

Form of Appeal to the Local Appeal BodyTLAB

- 7.1 An Appeal to the Local Appeal BodyTLAB shall be Filed within the prescribed period by filingFiling a Form 1 with the Secretary-Treasurer of the Committee of Adjustment for the City of Toronto.
- 7.2 A complete Form 1 must provide all of the information requested in every section of the Form and must set out the reasons and grounds which form the substance of the Appeal.
- 7.3 The Appellant shall pay the required fee at the time the Appeal is Filed.

8. ADMINISTRATIVE SCREENING

Administrative Screening

- 8.1 The Local Appeal Body may not process an Appeal if:
 - a) Form 1 is incomplete;
 - b) Form 1 was submitted without the required fee for commencing a Proceeding;
 - c) Form 1 was submitted after the prescribed time for commencing a Proceeding; or
 - d) there is some other technical defect in the submitted Form 1.

Notice of Administrative Screening

- 8.2 The Local Appeal BodyTLAB shall give a Person who has submitted a Form 1 a Notice of Non-compliance under Rule 8.1, using Form 15, which includes:
 - a) the reasons the Local Appeal Body TLAB will not process- the submitted Form
 1; and
 - b) the requirements for resuming processing of Form 1, if applicable.
- 8.3 Except in the case of Rule 8.1(c), where requirements for resuming processing of Form 1 apply, processing shall be resumed if the Person complies, within 5 Days from the date of notice, with the requirements set out in the notice given under Rule 8.2.
- 8.4 After the expiry of the time period provided in Rule 8.3, the Local Appeal BodyTLAB shall refer the matter for adjudicative screening under Rule 9, without refunding any fee paid.

Notice of Appeal Deemed Filed on Original Date

8.5 If a documentary or technical defect set out in a notice provided under Rule 8.2 is corrected the notice of Appeal is deemed to have been properly Filed on the Day it was first submitted rather than on the Day the defect was cured.

9. ADJUDICATIVE SCREENING

Adjudicative Screening by Member

- 9.1 In the case of an Appeal under subsection 45(12) of the Planning Act the Local Appeal BodyTLAB may propose to, or upon Motion,— dismiss all or part of a Proceeding without a Hearing on the grounds that:
 - a) the reasons set out in Form 1 do not disclose any apparent land use planning ground upon which the Local Appeal BodyTLAB could allow all or part of the Appeal;
 - b) the Proceeding is frivolous, vexatious or <u>not</u> commenced in <u>badgood</u> faith;
 - c) the Appeal is made only for the purpose of delay;
 - d) the Appellant has persistently and without reasonable grounds commenced Proceedings that constitute an abuse of process;
 - e) the Appellant has not provided written reasons and grounds for the Appeal;
 - f) the Appellant has not paid the required fee;
 - g) the Appellant has not complied with the requirements provided pursuant to Rule 8.2 within the time period specified by Rule 8.3;
 - h) the Proceeding relates to matters which are outside the jurisdiction of the Local Appeal BodyTLAB;
 - some aspect of the statutory requirements for bringing the Appeal has not been met; or
 - j) the submitted Form 1 could not be processed and the matter was referred, pursuant to Rule 8.4, for adjudicative screening.
- 9.2 In the case of an Appeal under section 53 of the Planning Act the Local Appeal BodyTLAB may propose to, or upon Motion, dismiss all or part of a Proceeding without a Hearing on the grounds that:
 - a) the reasons set out in Form 1 do not disclose any apparent land use planning ground upon which the Local Appeal BodyTLAB could give or refuse to give the provisional consent or could determine the question as to the condition Appealed to it;
 - b) the Appeal is frivolous, vexatious or is not commenced in badgood faith;
 - c) the Appeal is made only for the purpose of delay;

- d) the Appellant has persistently and without reasonable grounds commenced Proceedings that constitute an abuse of process;
- e) the Appellant did not make oral submissions at a public meeting or did not make written submissions to the Committee of Adjustment for the City of Toronto before a provisional consent was given or refused and, in the opinion of the Local-Appeal-BodyTLAB, the Appellant did not provide a reasonable explanation for having failed to make a submission;
- f) the Appellant has not provided written reasons for the Appeal;
- g) the Appellant has not paid the required fee;
- h) the Appellant has not complied with the requirements provided pursuant to Rule 8.2 within the time specified by Rule 8.3;
- the Proceeding relates to matters that are outside the jurisdiction of the Local Appeal BodyTLAB;
- j) some aspect of the statutory requirements for bringing the Appeal has not been met; or
- k) the submitted Form 1 could not be processed and the matter was referred, pursuant to Rule 8.4, for adjudicative screening.
- 9.3 Where the Local Appeal BodyTLAB proposes to dismiss all or part of an Appeal under Rule 9.1 or 9.2 it shall give Notice of Proposed Dismissal, using Form 16, in accordance with the Statutory Powers Procedure Act, and to such other Persons as the Local Appeal BodyTLAB may direct.
- 9.4 A Person wishing to make written submissions on a proposed dismissal shall do so within 10 Days of receiving the Local Appeal Body's notice given the giving of Notice under Rule 9.3.
- 9.5 Upon receiving written submissions, or, if no written submissions are received in accordance with Rule 9.4, the Local Appeal Body may dismiss the Appeal or make any other order.
- 9.6 Where the Local Appeal Body TLAB dismisses all or part of an Appeal, or is advised that an Appeal is withdrawn, any fee paid shall not be refunded.

10. NOTICE OF HEARING

Local Appeal Body TLAB shall give Notice of Hearing

- 10.1 The Local Appeal BodyTLAB shall give a Notice of Hearing to the Applicant, the Appellant, the Secretary-Treasurer of the Committee of Adjustment for the City of Toronto and to such other Persons as the Local Appeal BodyTLAB may direct, using Form 2.
- 10.2 The Local Appeal BodyTLAB shall determine the format, date, time and location of the Hearing.

11. APPLICANT'S DISCLOSURE

Whether or not Applicant is Appellant, Applicant Must Disclose

- 11.1 Whether or not an Applicant is an Appellant, an Applicant shall disclose any intended revisions or modifications to the application that was made to the Committee of Adjustment for the City of Toronto.
- 11.2 The Applicant shall File <u>using Form 3</u> an Applicant's Disclosure, <u>using Form 3 including text and plans</u>, with the <u>Local Appeal BodyTLAB</u> not later than <u>1520</u> Days after a Notice of Hearing is <u>servedServed</u>.
- 11.3 The Local Appeal Body shall post the Applicant's Disclosure Form 3 on its website.

12. PARTIES

Party Election

- 12.1 Persons who receive a Notice of Hearing from the Local Appeal BodyTLAB and who wish to be a Party, and Persons entitled by law to be a Party, shall disclose their intention to be a Party to the Local Appeal BodyTLAB.
- 12.2 Persons who wish to be a Party shall File their Notice of Intention to be a Party or a Participant, using Form 4, with the Local Appeal BodyTLAB not later than 2030 Days after a Notice of Hearing is servedServed. Thereafter, a Party shall comply with the Rules relating to Parties and comply with any other directions given by the Local Appeal BodyTLAB pertaining to Parties. An appellantAppellant is not required to fileFile a Form 4.
- 12.3 The Local Appeal BodyTLAB may name Persons to be Parties for all or part of a Proceeding on such conditions as it considers appropriate. A Party to a Proceeding is not a Participant to a Proceeding.
- 12.4 In deciding whether a Person's status as a Party to a Proceeding should be denied, at any time, the Local Appeal BodyTLAB may consider, among other things:
 - a) whether the Person's interests may be directly and substantially affected by the

Proceeding or its result;

- b) whether the Person has a genuine interest, whether public or private, in the subject matter of the Proceeding; and
- c) whether the Person is likely to make a relevant contribution to the Local Appeal Body's TLAB's understanding of the issues in the Proceeding.
- 12.5 A Party who wishes to relinquish his or her status as a Party shall do so by servingServing a notice on all known Parties and Participants and filing same with the Local Appeal Body_TLAB at the earliest possible date. If any other Party serves_Serves an objection on all known Parties and Participants and Files same with the Local Appeal Body,TLAB within 5 Days of the service_Service of a notice to relinquish, the Party seeking to relinquish his or her status must bring a Motion.

Role of a Party

- 12.6 A Party to a Proceeding before the Local Appeal BodyTLAB may participate fully in the Proceeding and this includes the following:
 - a) bring, serveServe and File Motions;
 - b) be a witness and call evidence in the Proceeding;
 - be questioned by, provided they comply with all the requirements in Rule 16 pertaining to Parties;
 - d)c) call witnesses in the Proceeding;
 - e)d) receive copies of all Documents servedServed or Filed in the Proceeding;
 - fe)cross-examine witnesses in the Proceeding;
 - g)f)make submissions in the Proceeding, including final argument;
 - h)g) participate in any Mediation; and
 - ihh) claim costs and be subject to a cost award.

13. PARTICIPANT

Participant Election

13.1 Persons who receive a Notice of Hearing from the Local Appeal BodyTLAB and who wish to be a Participant shall disclose their intention to be a Participant to the Local Appeal BodyTLAB.

- 13.2 Persons who wish to be a Participant shall File ana Notice of Intention to be a Party or a Participant, using Form 4, with the Local Appeal BodyTLAB not later than 2030 Days after a Notice of Hearing is servedServed. Thereafter, a Participant shall comply with the Rules relating to Participants and comply with any other directions given by the Local Appeal BodyTLAB pertaining to Participants.
- 13.3 The Local Appeal BodyTLAB may name Persons to be Participants for all or part of a Proceeding on such conditions as it considers appropriate. A Participant to a Proceeding is not a Party to a Proceeding.
- 13.4 In deciding whether a Person's status as a Participant to a Proceeding should be denied, at any time during a Proceeding, the Local Appeal BodyTLAB may consider whether the Person's connection to the subject matter of the Proceeding is remote and may also consider, among other things, the criteria listed in Rule 12.4.
- 13.5 A Person who may otherwise qualify as a Party may request Participant status.
- 13.6 A Participant who wishes to relinquish his or her status as a Participant shall do so by servingServing a notice on all known Parties and Participants and filing same with the Local Appeal BodyTLAB at the earliest possible date.

Role of a Participant

- 13.7 A Participant in a Proceeding may:
 - a) be a witness;
 - a) be a witness provided they comply with all the requirements of Rule 16 pertaining to Participants;
 - b) be questioned cross-examined by the Parties;
 - b)c) ask clarifying questions of witnesses, with the approval of the TLAB; and
 - <u>d)</u> make an oral <u>or written</u> statement to the <u>Local Appeal BodyTLAB</u> at a time set for such a statement<u>-</u> and in accord with the <u>Filed Participant Witness Statement</u>.
- 13.8 A Participant to a Proceeding may not:
 - a) call witnesses and cross-examine witnesses;
 - b) bring Motions, except a Motion to seek Party status;
 - c) participate in Mediation, unless permitted to do so by the Local Appeal Body; TLAB;

- d) make opening and closing submissions; and
- e) claim costs.

14. REPRESENTATIVES

Parties and Participants may be Represented

- 14.1 A Party or Participant may be represented by a Representative. Representatives must confirm authorization to act for a Party or Participant by either indicating on Form 1 that he or she is duly authorized, or by filing-filing a Form 5. If authorization changes, the Party, Participant or newly authorized Representative shall immediately notify the Local Appeal BodyTLAB and all other Parties of such changes in representation by servingServing and filing a Form 5.
- 14.2 Where a Party or Participant has a Representative all communications shall be through the Representative.

Representatives Permitted to call Witnesses

14.3 A Representative may call witnesses and give evidence in accordance with the Rules.

Representative may not be an Expert in same Proceeding

14.34 An expert witness cannot be a Representative in the same Proceeding.

15. REQUIREMENT TO CONSULT WEBSITE FOR LIST OF PARTIES AND PARTICIPANTS

Duty to Consult Website to identify Parties and Participants for Service

15.1. All Parties and Participants shall consult the Local Appeal Body's website TLAB's Website in order to determine the Parties and Participants for the purpose of all service Service requirements provided in these Rules.

All Parties and Participants Required to Regularly Consult Website

15.2 All Parties and Participants are required to regularly consult the Local Appeal Body's websiteTLAB's Website during the course of a Proceeding.

16. DISCLOSURE

Disclosure May be Ordered at any Stage

- 16.1 In addition to the Rules for the filing, service, exchange Filing, Service, Exchange and disclosure of evidence and Documents, the Local Appeal Body TLAB may, at any stage in a Proceeding, make orders for:
 - a) the discovery of a Party under Rule 18;
 - b) the exchange Exchange of witness statements and reports of expert witnesses;
 - c) the provision of particulars;
 - d) the exchange Exchange of a list of issues; and
 - e) any other form of disclosure.

Disclosure of Documents

- 16.2 Parties and Participants shall serve Serve on all Parties a copy of every Document or relevant portions of public Documents they intend to rely on or produce in the Hearing-, except:
 - a) any Document previously Filed with the Committee of Adjustment;
 - b) any Public Document listed on the TLAB's List of Public Documents; and,
 - c) any Document previously Filed by a Party or Participant,
 - and File same with the Local Appeal BodyTLAB not later than 3060 Days after a Notice of Hearing is servedServed.
- 16.3 Where a Party or Participant fails to disclose Documents in accordance with Rule 16.2 the Local Appeal BodyTLAB may on objection disallow the Document to be entered inas evidence and may make such other orders as it deems appropriate in the circumstances.

Party Witness Statements Statement

16.4 Parties shall servelf a Party intends to call a witness statements the Party shall Serve a witness statement on all other Parties and File same with the Local Appeal BoardTLAB, using Form 12, not later than 4560 Days after a Notice of Hearing is

- servedServed. A witness statementParty Witness Statement shall include, where applicable:
- a) a short written outline of the Person's background, experience and interest in the Appeal;
- b) a list of the issues that they will discuss and a short written outline of that Person's intended evidence:
- c) the date; and
- d) the full legal name, Email address and full mailing address of the witness; and.
- e) the signature of the witness.

Response to Party Witness Statement

16.5 If any Party needs to respond to a Party Witness Statement a Responding Party shall Serve on all Parties a Responding Party Witness Statement using Form 19 and File same with the TLAB not later than 75 Days after the Notice of Hearing is Served.

Reply to Response to Party Witness Statement

16.6 If a Party needs to reply to new issues, facts or Documents raised in the Responding Party Witness Statement a Replying Party shall Serve on all Parties a Reply to Responding Party Witness Statement using Form 20 and File same with the TLAB not later than 85 Days after the Notice of Hearing is Served.

Participant Statements Witness Statement

- 16.57 Participants shall serve a Participant statement Witness Statement on all Parties and File same with the Local Appeal Body TLAB, using Form 13, not later than 4560 Days after a Notice of Hearing is served Served. A Participant statement Witness Statement shall include, where applicable full disclosure in accordance with the Rules, and:
 - a) a short written outline of that Participant's intended evidence; and
 - b) a list of every Document and relevant portions of public Documents the Participant intends to rely on or produce in the Hearing;
 - c)b) the date; and.
 - d) the signature of the Participant.

Witness Statement of Expert Witness Statement

- 16.68 Parties shall serveServe an expert witness statement Expert Witness Statement on all Parties and File same with the Local Appeal BodyTLAB, using Form 14, not later than 4560 Days after a Notice of Hearing is servedServed.
- **16.7** Response to Expert Witness Statement
- 16.9 If a Party needs to respond to an Expert Witness Statement a responding Party shall Serve on all Parties a Responding Expert Witness Statement using Form 21 and File same with the TLAB not later than 75 Days after the Notice of Hearing is Served.

Reply to Response to Expert Witness Statement

16.10 If a Party needs to reply to new issues, facts or Documents raised in the Responding Expert Witness Statement a Replying Party shall Serve on all Parties a Reply to Responding Expert Witness Statement using Form 22 and File same with the TLAB not later than 85 Days after the Notice of Hearing is Served.

Expert's Duties

- 16.11 An expert engaged by or on behalf of a Party who is to provide opinion evidence in a Proceeding shall acknowledge his or her duties as an expert in writing by executing an Acknowledgement of Expert's Duty, using Form 6. An expert witness' duties include:
 - a) providing opinion evidence that is fair, objective and non-partisan;
 - b) providing opinion evidence that is related only to the matters that are within the expert's area of expertise; and
 - c) providing additional assistance to the Local Appeal BodyTLAB as may reasonably be required to determine a matter in issue.
- 16.812 The duties of an expert provided in Rule 16.711 prevail over any obligation owed by an expert to the Party on whose behalf he or she is engaged.
- 16.9 The witness statement of an expert Contents of Expert Witness Statement
- 16.13 An Expert Witness Statement shall include:

- a) the expert's name, address and area of expertise;
- b) the expert's qualifications, employment and educational experiences in his or her area of expertise;
- c) the instructions provided to the expert in relation to the Proceeding;
- d) the nature of the opinion being sought and, where there is a range of opinions given, a summary of the range and the reasons for the expert's -opinion within that range; and
- e) the expert's reasons for his or her opinion, including a description of the factual assumptions, research and any Documents relied upon by the expert in forming his or her opinion.

17. MOTIONS

Date by which Motions will be Heard

17.1 No Motion, except a Motion brought under Rule 28, shall be heard later than 3015 Days before the Hearing, unless the Local Appeal BodyTLAB orders otherwise.

Consent adjournments Excepted Unless TLAB Directs Otherwise

17.2 Where a Party has obtained from the TLAB an adjourn-to date and all Parties consent to an adjournment request and all Participants have been notified of the request no motion is necessary and the TLAB may issue a revised Notice of Hearing.

Notice of Motion

17.23 A Motion in a Proceeding shall be made by notice Notice of Motion, using Form 7.

The TLAB may require a Motion to be held by Electronic Hearing.

Date for Motion

17.34 A Motion shall be heard by Oral Hearing and the Moving Party shall obtain from the Local Appeal BodyTLAB a Motion date prior to serviceService of the noticeNotice of Motion, unless the Local Appeal BodyTLAB directs otherwise.

Local Appeal Body TLAB may Require Motions to be in Writing or Electronically

- 17.45 The Local Appeal BodyTLAB may require a Motion to be held by Written Hearing or by Electronic Hearingin writing upon such terms as the Local Appeal BodyTLAB directs.
- 17.6 Where a Motion in writing is requested by a Party and where the TLAB agrees, the TLAB will provide the Moving Party with a date by which the Motion is to be Served.

 The Moving Party and any Responding Parties shall thereafter comply with the Rules relating to the Service and Filing of any needed responses or replies.

Content of Motion Material

- 17.57 A notice of Motion to be heard by Oral Hearing, by Electronic Hearing or by Written Hearing writing shall:
 - a) if it be an Oral Hearing, state the date, and time and location of the Motion, unless;
 - a)b) if it be an Electronic Hearing, state the date and time of the Motion is to be by Written Hearing;
 - b)c) state the precise relief sought;
 - c)d) state the reasons and grounds to be argued, including a reference to any statutory provisions or Rules to be relied on;

- delta list and attach the Documents to be used in the Motion;
- e)f)be accompanied by an Affidavit setting out a brief and clear statement of the facts upon which the Moving Party will rely; and
- f)g)state the names and contact addresses of the responding Responding Parties or their Representatives and all Persons to whom the notice of Motion is to be given.

Service of Notice of Motion

17.68 A Moving Party shall serveServe a noticeNotice of Motion on all Parties and Participants and File same with the Local Appeal BodyTLAB at least 15 Days before the date the Motion is to be held by Oral Hearing or by Electronic Hearing, unless the Local Appeal BodyTLAB directs otherwise.

Notice of Response to Motion and Service

- 17.79 If a Party intendsneeds to respond to a Motion a responding Responding Party shall serveServe on all Parties and Participants a noticeNotice of response Response to Motion, using Form 8 and File same with the Local Appeal BodyTLAB at least 7 Days before the DayDate the Motion is to be held by Oral Hearing or by Electronic Hearing, unless the Local Appeal BodyTLAB directs otherwise.
- 17.810 A noticeNotice of response Response to Motion shall:
 - a) state the <u>responding Responding</u> Party's response, including a reference to any statutory provisions or Rules to be relied on;
 - b) list and attach the Documents to be used in the response to Motion; and
 - c) be accompanied by an Affidavit setting out a brief and clear statement of the facts upon which the responding Party will rely.

Notice of Reply to Response to Motion and Service

- 17.911 If a Moving Party intendsneeds to reply to new issues, facts or Documents raised in the noticeNotice of responseResponse to Motion the Moving Party shall serveServe on all Parties and Participants a noticeNotice of replyReply to Response to Motion, using Form 9, and File same with the Local Appeal BodyTLAB at least 4 Days before the date of the Motion is to be held by Oral Hearing or by Electronic Hearing, unless the Local Appeal BodyTLAB directs otherwise.
- 17.1012 A notice of replyNotice of Reply to Response to Motion shall:

- a) only address new issues, facts and Documents raised in the <u>noticeNotice</u> of <u>responseResponse to Motion</u>;
- b) state the Moving Party's reply, including any reference to any statutory provisions or Rules to be relied on;
- c) list and attach the Documents to be used in the Hearing relating to those matters addressed in the replyReply to Response to Motion; and
- d) be accompanied by an Affidavit setting out a brief and clear statement of the facts upon which the Moving Party will rely.

18. DISCOVERY

Order for Discovery

- 18.1 The Local Appeal Body TLAB may make an order for discovery for a Party to obtain relevant and necessary information from any Person.
- 18.2 A Motion for an order for discovery, using Form 7, shall be by Written Hearing, unless the Local Appeal BodyTLAB directs otherwise, and shall be served on all Parties and Filed with the Local Appeal BodyTLAB.
- 18.3 A notice Notice of Motion for discovery shall be accompanied by an Affidavit. The Affidavit in support of the Motion for discovery shall set out the efforts made to obtain the desired information and the reasons which demonstrate the information sought is both relevant and necessary to the disposition of the issues in the Proceeding.
- 18.4 An order for discovery shall only be issued if the Party seeking an order for discovery has already requested the information sought and it has been refused or no answer has been received from the other Party, and the Local Appeal BodyTLAB is satisfied there is good reason to order discovery.
- 18.5 On a Motion for discovery the Local Appeal BodyTLAB may order:
 - a) any Person to provide an Affidavit containing a list of relevant Documents in their possession and a list of Documents for which privilege is claimed;
 - b) the delivery of some or all of the Documents;
 - c) an oral examination or cross- examination of any Person or Party;
 - d) an examination for discovery by written questions;
 - e) the inspection and testing of property;

- f) the examination of a witness before the commencement of a Proceeding;
- g) any other form of discovery; and
- h) conditions concerning the timing, scope and duration of discovery.

Rules of Civil Procedure Apply to Discovery

18.6 If an order for discovery is granted the Local Appeal BodyTLAB may make any further order or give any direction necessary for the discovery process. The Local Appeal BodyTLAB may refer to, vary or order that portions of the Rules of Civil Procedure, pertaining to discovery, apply.

19. SETTLEMENT

Settlement before Final Determination

- 19.1 The Local Appeal Body TLAB is committed to encouraging Parties to settle some or all of the issues by informal discussion, exchange Exchange and Mediation.
- 19.2 Parties who arrive at a settlement shall serveServe the terms of the proposed settlement on all other Parties and Participants and File same with the Local Appeal BodyTLAB at the earliest possible date.
- 19.3 The Local Appeal Body TLAB shall give notice to all Parties and Participants of the date, time and location of the settlement Hearing, and shall thereafter conduct an expedited settlement Hearing on the terms of the proposed settlement.
- 19.4 Where no Person at the Hearing opposes the proposed settlement or where the Local Appeal BodyTLAB rejects an objection the Local Appeal BodyTLAB may issue an order giving effect to the settlement and any necessary amendments.

20. MEDIATION

Date by which Mediation shall be Held

20.1 No Mediation conducted by the Local Appeal BodyTLAB shall be held later than 3015 Days before the Hearing, unless the Local Appeal BodyTLAB directs otherwise.

Mediation

- 20.2 Where the Local Appeal BodyTLAB is satisfied there is good reason to believe one or more of the issues in dispute may be resolved through Mediation the Local Appeal BodyTLAB may, on notice to any Participants, direct the Parties, and such other Persons as the Local Appeal BodyTLAB may direct, using Form 17, to attend non-binding Mediation. Mediation shall be confidential.
- 20.3 The <u>Local Appeal BodyTLAB</u> shall set the location, date and time of any Mediation to be conducted and direct how notice of the Mediation will be given to the Parties.

Local Appeal BodyTLAB appoints Member as Mediator

20.4 If Mediation is to be conducted, the <u>Local Appeal BodyTLAB</u> will appoint a mediator who is a Member of the <u>Local Appeal BodyTLAB</u> and the mediator may make use of any appropriate dispute resolution techniques to assist the Parties in resolving some or all of the issues in dispute.

Member to Preside at Hearing with Parties' Consent

20.5 A Member who conducts a Mediation in which one or more of the issues have not been resolved may not preside over any Hearing relating to those unresolved issues unless all of the Parties consent and the Member agrees.

Mediation and Settlement Discussions Confidential

- 20.6 Any information or Documents provided or exchanged Exchanged during a Mediation and any discussions or exchanges relating to the resolution of issues or offers to settle are and shall remain confidential and shall not be disclosed by any Person in the same or any other proceeding-proceeding. Any notes of a Mediation made by a Member shall remain confidential and shall not be released to any Person or admitted into evidence in any <a href="mailto:proceeding-proc
- 20.7 Nothing in Rule 20.6 affects the disclosure of the settlement terms and conditions that are proposed to be approved by the Local Appeal BodyTLAB.
- 20.8 Nothing in Rule 20.6 affects the obligations of Parties and Participants to make disclosure as otherwise required by these Rules.
- 20.9 A Member who participates in Mediation is not competent or compellable in any proceeding Proceeding to give evidence or produce Documents regarding the Mediation.

21. PREHEARING CONFERENCES

Date by which Prehearing shall be Held

21.1 No prehearing shall be held later than 3015 Days before the date of the Hearing, unless the Local Appeal BodyTLAB directs otherwise.

A Prehearing may be conducted only if there is Good Reason to do so

21.2 The Local Appeal BodyTLAB shall not conduct a prehearing unless the Local Appeal BodyTLAB is satisfied there is good reason to do so.

A Prehearing may be Oral, Electronic or in Writing

21.3 A prehearing may be by Oral Hearing, Electronic Hearing or Written Hearing.

Parties must be Prepared for Prehearing

21.4 The Local Appeal BodyTLAB is committed to ensuring all Parties involved in a prehearing are focused and prepared to fully and definitively address those matters outlined in Rule 21.6.

If Prehearing, Local Appeal Body TLAB shall Give Notice

21.5 In the event the Local Appeal Body TLAB directs a prehearing be held it shall give notice of the location, date and time for same, using Form 18.

Matters to be Dealt with in a Prehearing

- 21.6 A prehearing may include settlement discussions, Motions or other procedural issues, in order to:
 - a) identify the Parties and Participants and determine or resolve the issues raised by the Appeal;
 - b) identify facts or evidence the Parties may agree on or upon which the Local Appeal BodyTLAB may make a binding decision;
 - c) obtain admissions that may simplify the Hearing;
 - d) provide directions to the Parties;
 - e) discuss the possible use of Mediation or other dispute resolution processes;
 - estimate the length of the Hearing and encourage the Parties to agree upon the date for any further procedural steps;
 - g) discuss issues of confidentiality, including any need to hold a part of the Hearing in the absence of the public or to seal Documents; and

h) deal with any other matter that may assist in a fair, cost-effective, and expeditious resolution of the issues.

Member who Conducts Prehearing may make Orders

21.7 The Member conducting a prehearing conference may make any orders necessary to give effect to those matters provided for in Rule 21.6.

Member who Conducts Prehearing May or May Not be Seized

21.8 A Member who conducts a prehearing may or may not remain seized of the Proceeding.

No Further Prehearing unless Compelling Reason Shown

21.9 The Local Appeal BodyTLAB is committed to reducing the time and cost of Proceedings and it is expected that, in the event a prehearing is held, no other or further prehearing will be held unless there is a compelling reason to do so. In considering whether any further prehearing may be directed the Local Appeal BodyTLAB may weigh, among other things, the time and cost of conducting a further prehearing against the advantages of a further prehearing.

22. CONSOLIDATION

Consolidating Proceedings or Hearing Matters Together

22.1 The <u>Local Appeal BodyTLAB</u> may order that Proceedings be consolidated, heard at the same time or heard one after the other, or stay or adjourn any Proceeding until the determination of any other proceeding.

Effect of Consolidation

- 22.2 When two or more Proceedings are consolidated the:
 - a) statutory procedural requirements for any of the original separate Proceedings apply, where appropriate, to the consolidated Proceeding;
 - b) Parties to each of the original separate Proceedings are Parties to the consolidated Proceeding; and
 - c) evidence to be presented in each of the separate Proceedings is evidence to be presented in the consolidated Proceeding.

Effect of Hearing Proceedings Together

22.3 When two or more Proceedings are heard together but not consolidated the:

- a) statutory requirements for each Proceeding apply only to that particular Proceeding and not to the others;
- b) Parties to the Hearing are Parties to their individual Proceedings only and not Parties to the other Proceedings; and
- c) unless otherwise ordered by the <u>Local Appeal BodyTLAB</u>, evidence in the Hearing is only evidence in each Proceeding to which it could apply.

Local Appeal Body TLAB may Reverse Consolidation

22.4 The Local Appeal BodyTLAB may separate Proceedings that have been consolidated or matters heard together at any time if it determines that the Proceedings have become unduly complicated, delayed or repetitive or a Party is unduly prejudiced.

23. ADJOURNMENTS

Hearing Dates Fixed

23.1 Proceedings will take place on the date set by the <u>Local Appeal BodyTLAB</u> and provided in the Notice of Hearing, unless the <u>Local Appeal BodyTLAB</u> orders otherwise.

Request for Adjournment must be on Motion

23.2 A Party shall bring a Motion to seek an adjournment. unless the adjournment is on consent in accordance with Rule 17.2.

Considerations in Granting Adjournment

- 23.3 In deciding whether or not to grant a Motion for an adjournment the Local Appeal BodyTLAB may, among other things, consider:
 - a) the reasons for an adjournment;
 - the interests of the Parties in having a full and fair Proceeding;
 - c) the integrity of the Local Appeal Body's TLAB's process;
 - d) the timeliness of an adjournment;
 - e) the position of the other Parties on the request;

- f) whether an adjournment will cause or contribute to any existing or potential harm or prejudice to others, including possible expense to other Parties;
- g) the effect an adjournment may have on Parties, Participants or other Persons; and
- h) the effect an adjournment may have on the ability of the Local Appeal BodyTLAB to conduct a Proceeding in a just, timely and cost-effective manner.

Powers of the Local Appeal Body TLAB upon Adjournment Motion

- 23.4 On a Motion for adjournment the Local Appeal Body TLAB may:
 - a) grant the Motion;
 - b) grant the Motion and fix a new date, or where appropriate, the Local Appeal BodyTLAB may schedule a prehearing on the status of the matter;
 - c) grant a shorter adjournment than requested;
 - d) deny the Motion;
 - e) direct that the Hearing commence or continue as scheduled, or proceed with a different witness, or evidence on another issue;
 - f) grant an indefinite adjournment if the request is made by a Party and is accepted by the Local Appeal BodyTLAB as reasonable and the Local Appeal BodyTLAB finds no substantial prejudice to the other Parties or to the Local Appeal Body.TLAB. In this case the Moving Party must make a request that the Hearing be rescheduled or the Local Appeal BodyTLAB may direct that the Moving Party provide a timeline for the commencement or continuance of the Proceeding;
 - g) convert the scheduled date to a Mediation or prehearing conference; or
 - h) make any other appropriate order including an order for costs.

24. HEARINGS

Form of Hearing

24.1 The Local Appeal BodyTLAB may hold an Oral Hearing, Electronic Hearing or Written Hearing.

Hearing to be Oral

24.2 Unless the <u>Local Appeal BodyTLAB</u> directs or these Rules provide otherwise, Hearings shall be by Oral Hearing.

Objection to an Electronic Hearing

24.3 A Party who objects to an Electronic Hearing shall bring a Motion within 5 Days of service Service of the notice of Electronic Hearing.

Factors Considered for Holding Electronic Hearing

- 24.4 The Local Appeal BodyTLAB may consider any relevant factors in deciding to hold an Electronic Hearing, including:
 - a) the convenience to the Parties and the Local Appeal BodyTLAB;
 - b) the likelihood of the process being less costly, faster and more efficient;
 - c) whether it is a fair and accessible process for the Parties;
 - d) the desirability or necessity of public participation in, or public access to, the Local Appeal Body's TLAB's process;
 - e) whether the evidence or- issues are suitable for an Electronic Hearing;
 - f) whether credibility may be an issue or the extent to which facts are in dispute; or
 - g) whether an Electronic Hearing is likely to cause significant prejudice to any Party or Participant.

Objection to a Written Hearing

24.5 A Party who objects to a Written Hearing shall bring a Motion within 5 Days of serviceService of the notice of Written Hearing.

Factors Considered Forfor Holding a Written Hearing

- 24.6 The Local Appeal BodyTLAB may consider any relevant factors in deciding to hold a Written Hearing, including:
 - a) the convenience to the Parties and the Local Appeal BodyTLAB;
 - b) the likelihood of the process being less costly, faster and more efficient;
 - c) whether it is a fair and accessible process for the Parties;
 - d) the desirability or necessity of public participation in or public access to the Local Appeal Body's TLAB's process;
 - e) whether the evidence or legal issues are suitable for a Written Hearing;
 - f) whether credibility may be an issue or the extent to which facts are in dispute; or
 - g) whether a Written Hearing is likely to cause significant prejudice to any Party or Participant.

Procedure for Exchange of Documents in Written Hearing

- 24.7 If a Hearing proceeds as a Written Hearing the Appellant shall serve on all Parties and Participants and File with the Local Appeal Body'TLAB all evidence and submissions within 30 Days after the Local Appeal Body'sTLAB's notice of Written Hearing is servedServed.
- 24.8 Parties and Participants who wishneed to respond to the Appellant's submissions shall serveServe on all Parties and Participants and File with the Local Appeal BodyTLAB all responding submissions and evidence within 20 Days of serviceService of the Appellant's submissions.
- 24.9 The If the Appellant may serve aneeds to reply to the other Parties Parties and Participants' submissions the Appellant shall Serve and File a copy of the reply with the Local Appeal Body TLAB within 10 Days of receipt of the responding submissions. The reply shall be limited to any new evidence and new submissions in the responses.
- 24.10 Following the expiry of the time for any reply submissions the Local Appeal BodyTLAB shall make its decision.

Evidence in a Written Hearing must be by Affidavit

24.11 Evidence in a Written Hearing must be by way of Affidavit and any Documents -and relevant portions of public documents Documents to be relied on shall be attached to the Affidavit.

25. COMPELLING ATTENDANCE OF A WITNESS BY SUMMONS

Who may Summons a Witness

- 25.1 A Party who wishes to compel a Person in Ontario to attend before the Local Appeal BodyTLAB to appear as a witness may serveServe a summons on that Person to attend any Proceeding before the Local Appeal BodyTLAB to:
 - a) give relevant and admissible evidence under oath or affirmation; and
 - b) produce any relevant and admissible Document or thing.

How to Obtain a Summons

25.2 A Party who wishes to summons a witness shall make a request in writing and File same with the Local Appeal BodyTLAB, using Form 11.

When Summons will Issue

25.3 A Party requesting a summons shall set out in a request for summons Request to Summons the issues and evidence the witness is intended to address and explain the relevance of that evidence to the issues in dispute. If the requested information is contained in the request for summons Request to Summons, the summons shall be signed and issued by the Chair and sent to the requesting Party for service Service upon the Person to be summoned.

Serving and Filing a Summons

- 25.4 A summons shall be <u>servedServed</u> on the witness by personal <u>serviceService</u> no later than 30 Days before the time for attendance, unless the <u>Local Appeal BodyTLAB</u> directs otherwise.
- 25.5 Attendance money shall accompany a summons when <u>servedServed</u> on a witness, in accordance with the Rules of Civil Procedure.
- 25.6 A Party who has Served a summons upon a witness shall immediately Serve a copy of the Request to Summons, the summons and all Documents and correspondence related thereto upon every Party and File same with the TLAB.

Motion to Quash a Summons

25.67 Any Person who is servedServed with a summons may move to quash the summons and seek an award of costs in accordance with these Rules.

Attendance of Summoned Witness

25.78 A summoned witness shall attend a Hearing of the Local Appeal BodyTLAB at the time and place stated in the summons or as otherwise arranged with the Party servingServing the summons. A witness shall bring with them all Documents and things within their possession, as required by the terms of the summons.

26. INTERPRETER

Where Interpreter Required

26.1 Where an interpreter is required the Party calling the witness, or the Party or Participant making submissions, shall provide an interpreter, except as required by the Accessibility for Ontarians with Disabilities Act.

27. CONDUCT OF PROCEEDINGS

Proceedings to be Public

- 27.1 All Local Appeal BodyTLAB Proceedings shall be public, unless the Local Appeal BodyTLAB orders otherwise.
- 27.2 Subject to the Statutory Powers Procedure Act and any other applicable law the Local Appeal BodyTLAB may hold an Oral Hearing or Electronic Hearing or part of a Hearing in the absence of the public, with such Persons in attendance as the Local Appeal BodyTLAB may permit and with such conditions as it may impose.

Procedure at a Proceeding

- 27.3 A Member presiding at a Proceeding shall control the conduct of that Proceeding, including the order of presentation of evidence and submissions, and may limit further examination or cross-examination of a witness where the Member is satisfied that the examination or cross-examination has been sufficient to disclose fully and fairly all matters relevant to the matters at issue.
- 27.4 A Member may stipulate and allocate the time permitted for any Proceeding or part of a Proceeding.

Media Coverage - Photographic, Audio or Video Recording

27.5 No Person shall take or attempt to take a photograph, motion picture, video recording, or other recording capable of producing visual or auditory representations by electronic means, or otherwise, at any Proceeding of the Local

Appeal BodyTLAB, unless the presiding Member authorizes such recording, on such terms or conditions as the presiding Member may direct.

Withdrawal of Approval

27.76 If any authorization to record is granted under Rule 27.5 the Local Appeal BodyTLAB may withdraw permission to record temporarily or permanently.



Proceedings Recorded

27.87 All Proceedings of the Local Appeal BodyTLAB are digitally recorded by the Local Appeal BodyTLAB. A copy of same may be requested by any Person and received by any Person in accordance with Rule 3.8.

Transcripts

- 27.98 If a Party produces a transcript or partial transcript of a Proceeding, the Party must notify the Local Appeal BodyTLAB, and the other Parties to the Proceedings, that it has done so, and the Local Appeal Body shall receive a copy of the transcript free of charge, if requested. The Party must File the copy of the transcript with the Local Appeal BodyTLAB within 5 Days of the date of that Party's receipt of the transcript.
- 27.100 Transcripts or partial transcripts shall be transcribed and certified by a qualified verbatimcourt reporter.

28. COSTS

Who May Request an order for Costs

- 28.1 Only a Party or a Person who has brought a Motion in the Proceeding may seek an award of costs.
- 28.2 A request for costs may be made at any stage in a Proceeding but in all cases shall be made no later than 30 Days after a written decision is issued by the Local Appeal BodyTLAB.

Member Seized to Consider Costs Order

28.3 The Member who conducts or conducted the Proceeding in which a request for costs is made shall make the decision regarding costs.

Submissions Respecting Costs

- 28.4 Notwithstanding Rule 17.3 All4 all submissions for a request for costs shall be made by written Motion by Written Hearing and served Served on all Parties and Filed with the Local Appeal BodyTLAB, unless a Party satisfies the Local Appeal BodyTLAB that to do so is likely to cause the Party significant prejudice.
- 28.5 Submissions for a request for costs shall address:
 - a) the reasons for the request and the amount requested;

- an estimate of any extra preparation or Hearing time, and a breakdown of all associated rates, fees and disbursements, caused by the conduct alleged to attract costs and specifically any of those matters outlined in Rule 28.6;
- c) copies of supporting invoices for expenses claimed or an Affidavit of a Person responsible for payment of those expenses verifying the expenses were properly incurred; and
- d) attach an Affidavit in which the Party swears the costs claimed were incurred directly and necessarily.

Considerations for Costs Award

- 28.6 Notwithstanding the Local Appeal Body's TLAB's broad jurisdiction to award costs the Local Appeal Body TLAB is committed to an approach to awarding costs that does not act as a deterrent to Persons contemplating becoming a Party or continuing to be a Party to a Proceeding. In determining whether to award costs against a Party the Local Appeal Body TLAB may consider the following:
 - a) whether a Party failed to attend a Proceeding or to send a Representative when properly given notice, without giving the Local Appeal BodyTLAB notice;
 - b) whether a Party failed to co-operate with others or the <u>Local Appeal BodyTLAB</u>, changed a position without notice or introduced an issue or evidence not previously disclosed;
 - c) whether a Party failed to act in a timely manner;
 - d) whether a Party failed to comply with the <u>Local Appeal Body's TLAB's</u> Rules or procedural orders;
 - e) whether a Party caused unnecessary adjournments, delays or failed to adequately prepare for a Proceeding;
 - f) whether a Party failed to present evidence, continued to deal with irrelevant issues, or a Party asked questions or acted in a manner that the <u>Local Appeal</u> <u>BodyTLAB</u> determined to be improper;
 - g) whether a Party failed to make reasonable efforts to combine submissions with another Party with similar or identical issues;
 - h) whether a Party acted disrespectfully or maligned the character of another Party or Participant; or
 - i) whether a Party presented false or misleading evidence.

Threshold relating to Costs

28.7 In all cases a Member shall not order costs unless the Member is satisfied that the Party against whom costs are claimed has engaged in conduct, or a course of conduct, which is unreasonable, frivolous, vexatious or in bad faith.

Interest on Award of Costs

28.8 Costs bear interest at the same rate as provided in the Courts of Justice Act.

29. DECISIONS AND ORDERS

Issuing a Decision or Order

29.1 An order may be contained in the decision and issue as a decision and order of the Local Appeal Body. TLAB. Where an order issues after a written decision, the Local Appeal Body TLAB will issue the appropriate order, and where a decision is orally given it is not effective until the issuance of the written decision.

Condition Imposed by the Local Appeal Body TLAB Must be Satisfied

29.2 Subject to subsection 45(9) and 53(41) of the Planning Act a condition imposed in a Local Appeal BodyTLAB decision shall be satisfied by the date and in the manner ordered by the Local Appeal Body.TLAB. If a condition is not satisfied, and, subject to the terms or order or any statutory requirements, the Local Appeal Bodysubject to any statutory requirements, the TLAB may on its own initiative, or by Motion, require the Parties to re-attend before it.

Effective Date of Local Appeal BodyTLAB Decision

29.3 A Local Appeal BodyTLAB decision or order is effective on the issue date provided in the decision or order.

30. CORRECTING MINOR ERRORS IN DECISIONS AND ORDERS

Correcting Minor Errors

- 30.1 The Local Appeal Body TLAB may at any time and without prior notice to the Parties correct a technical or typographical error, error in calculation or similar minor error made in a Decision or order. There is no fee if a Party or Participant requests such corrections.
- 30.2 Where any Party, after giving notice to all Parties, requests a clarification with respect to the meaning or intent of a decision the TLAB may provide such clarification.

31. REVIEW OF ORDER OR FINAL DECISION OR FINAL ORDER

A Party may Request a Review

31.1 A Party may request a review of the Chair a Review of a Final Decision or final order of the Local Appeal Body. TLAB.

Chair May Designate Any Member

31.2 The Chair may in writing designate any Member to conduct any or all of the Review process and make a decision in accordance with the Rules.

Review Request does not Operate as a Stay

31.23 A request for a reviewReview shall not operate as a stay, unless the Local Appeal BodyChair orders otherwise. A Party requesting that a Final Decision or final order be stayed shall do so at the same time the request for Review is made.

Time Period for Requesting Review

31.3

No Motions Except with Leave

31.4 No Motion may be brought with respect to a Review or request for Review except with leave of the TLAB.

Deadline for, and Service of, Review Request

31.5 A PartyReview request shall servebe Served on all Parties and FileFiled with the Local Appeal Body a request for reviewTLAB within 30 Days of the decisionFinal Decision or final order, unless the Local Appeal BodyChair directs otherwise.

Contents of a Review Request for Review

- 31.46 A Party requesting a reviewParty's Review request shall do sobe in writing and be accompanied by way an Affidavit which provides:
- the contains a concise summary of the facts and reasons for the request; requested Review, with specific reference to any relevant evidence. The Review request shall also contain:
 - a) a copy of the Final Decision or final order at issue;

- a)b) a statement that explains the relevant grounds for the requestlisted in Rule 31.25 that apply to the requested Review;
- b) any new evidence supporting the request; and
- c) any a concise written argument containing numbered paragraphs that includes applicable Rules or law supportingand authorities;
- c)d) copies of the request.referenced case law and authorities; and
- e) a statement as to the requested remedy.

Transcripts

31.7 If any Party wishes to refer to any oral evidence presented at the Hearing that
Party shall, if that oral evidence is contested and a recording thereof is available,
have the relevant portion of the proceeding transcribed and certified by a
qualified court reporter, Serve it on all other Parties, and File same with the TLAB
forthwith and at that Party's sole expense.

Fee for Filing of Review

- 31.58 A Party requesting a review shall, at the same time as filingFiling a Review request for review, pay to the Local Appeal BodyTLAB the required fee.
 - Local Appeal Body Early Response Accepted
- 31.9 Notwithstanding the timeline provided in Rule 31.20, a Responding Party may choose to respond immediately, once Served with a Review request.

Administrative Screening

- 31.10 The TLAB may not process a Review request if:
 - a) it does not relate to a Final Decision or final order;
 - b) it was submitted after the prescribed time for requesting a Review;
 - c) it is incomplete;
 - d) it was submitted without the required fee; or
 - e) there is some other technical defect in the submitted Review request.

Notice of Administrative Screening

- 31.11 The TLAB shall give a Party who has submitted a Review request that appears deficient a Notice of Non-compliance which includes:
 - a) the reasons the TLAB will not process the submitted Review request; and
 - b) the requirements for resuming processing of the Review request, if applicable.
- 31.12 Except in the case of Rule 31.10(b), where requirements for resuming processing of a Review request apply, processing shall resume if the Party complies within 5 Days with the requirements set out in the Notice of Non-compliance.
- 31.13 After the expiry of the time period provided in Rule 31.12, the TLAB shall refer the matter for adjudicative screening under Rule 31.15.

Notice of Review Request Deemed Filed on Original Date

31.14 If a documentary or technical defect set out in a Notice of Non-compliance is corrected in accordance with the Rules the Review request is deemed to have been properly Filed on the Day it was first submitted, rather than on the Day the defect was cured.

Adjudicative Screening by Chair

- 31.15 The Chair may, on notice to all Parties, propose to dismiss all or part of a Review request without holding a Hearing on the grounds that:
 - a) the reasons set out in the Review request do not disclose any grounds upon which the TLAB could allow all or part of the requested relief;
 - b) the Review request is frivolous, vexatious or not commenced in good faith;
 - c) the Review request is made only for the purpose of delay;
 - d) the Requesting Party has persistently and without reasonable grounds commenced Proceedings that constitute an abuse of process;
 - e) the Requesting Party has not provided written reasons and grounds for the Review request;
 - f) the Requesting Party has not paid the required fee;
 - g) the Requesting Party has not complied with the requirements provided pursuant to Rule 31.11(b) within the time period specified in Rule 31.12;
 - h) the Review request relates to matters or grounds which are outside the jurisdiction of the TLAB; or

i) the submitted Review request could not be processed and the matter was referred, pursuant to Rule 31.13, for adjudicative screening.

Requesting Party may Make Submissions in Screening Process

- 31.16 A Requesting Party, and any other Party wishing to make written submissions on the Notice of Proposed Dismissal of a Review request, shall File those submissions with the TLAB and Serve all Parties within 10 Days of receiving a Notice of Proposed Dismissal under Rule 31.15.
- 31.17 Upon receiving written submissions, or, if no written submissions are received pursuant to Rule 31.16, the Chair may dismiss the Review request or make any other order.
- 31.18 Where the Chair dismisses all or part of a Review request, or is advised that the Review request is withdrawn, any fee paid shall not be refunded.

TLAB shall give Notice of Review

31.19 Where a Review request has not been dismissed under Rule 31.17, the TLAB shall give a Notice of Review to all Parties.

Response to Review

31.20 If a Party needs to respond to the Review the Responding Party shall Serve a

Notice of Response to Review on all Parties and File same with the TLAB no later
than 20 Days from the Date the Notice of Review is issued, unless the TLAB directs
otherwise.

Contents of a Notice of Response to Review

- 31.21 A Responding Party's Notice of Response to Review shall be in writing and be accompanied by an Affidavit which contains a concise summary of the facts and reasons relied upon in opposition to the Review, with specific reference to any relevant evidence. The Notice of Response to Review shall also contain:
 - a) a statement that explains how the relevant grounds listed in Rule 31.25 do not apply;
 - b) a concise written argument containing numbered paragraphs that includes applicable law and authorities;
 - c) copies of the referenced case law and authorities; and
 - d) a statement as to the requested remedy.

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Reply to Notice of Response to Review

31.22 If the Requesting Party needs to reply to any new issues, facts or Documents raised in a Notice of Response to Review that Party shall Serve on all Parties a Reply to Notice of Response to Review and File same with the TLAB no later than 25 Days from the Date the Notice of Review is issued, unless the TLAB directs otherwise.

Contents of a Reply to Response to Review

- 31.23 A Requesting Party's Reply to Notice of Response to Review shall be in writing and be accompanied by an affidavit and shall:
 - a) only address new issues, facts and Documents raised in the Responding Party's Notice of Response to Review; and
 - b) list and attach the Documents used in the Reply to Notice of Response to Review relating to those matters addressed in the Notice of Response to Review, and include any case law and authorities in support of the reply.

<u>Chair</u> may seek <u>Further</u> Submissions, <u>Dismiss</u>, <u>or</u> Direct <u>Motion</u>, <u>Rehear</u> <u>etc.</u> an <u>Oral Hearing</u>

- 31.6 The Local Appeal Body may review all or part of any final order or decision at the request of a Party, or on its own initiative, and may:
- 31.24 Following the timeline for the Service and Filing of any Notice of Response to Review and any Reply to Notice of Response to Review the Chair may do any of the following:
 - a) seek <u>further</u> written submissions from the Parties on the issue raised in the request;
 - b) grant ordismiss the Review, with reasons; or
 - a) direct a Motion to argue the issue raised in the request;
 - b)c) grant or direct a rehearing on such terms and conditions and an oral Hearing before such a different TLAB Member asto determine any matter raised by the Local Appeal Body directs; orReview.
 - b) confirm, vary, suspend or cancel the order or decision.

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- 31.7 The Local Appeal Body may 25 In considering whether to grant any remedy or make any other order the TLAB shall consider reviewing an order or decision if whether the reasons and evidence provided by the requesting Party are compelling and demonstrate grounds which show that the Local Appeal Body may have the TLAB:
 - c) acted outside of its jurisdiction;
 - a) violated the rules of natural justice andor procedural fairness;
 - b) made an error of law or fact which would likely have resulted in a different <u>Final</u> <u>Decision or final</u> order-<u>or decision</u>;
 - c) beenwas deprived of new evidence which was not available at the time of the Hearing but which would likely have resulted in a different Final Decision or final order or decision; or
 - d) heard false or misleading evidence from a Person, which was only discovered after the Hearing, but which likely resulted in the <u>Final Decision or final</u> order or decision which is the subject of the <u>request for reviewReview</u>.

Local Appeal Body Shall Give Procedural Directions

31.8 Where the Local Appeal Body seeks written submissions from the Parties or grants or directs a Motion to argue a request for review the Local Appeal Body shall give the Parties procedural directions relating to the content, timing and form of any submissions, Motion materials or Hearing to be conducted.

31.9 For the purposes of Rule 31 any decision following a review Remedies

31.26 Where it is demonstrated to the satisfaction of the Member in a Hearing under Rule 31.24 subparagraph (c) that one or more grounds in Rule 31.25 is established, the Member may order a new Hearing on the original Appeal, or may make any other order that is appropriate in a decision on the Review that may confirm, vary, suspend or cancel the Final Decision or final order.

No Further Review Permitted

31.27 A Review decision may not be further reviewed by the Local Appeal Body. TLAB.