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- 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 ~~30~~15 Days before the Hearing, unless the ~~Local Appeal Body~~TLAB 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 Body~~TLAB a Motion date prior to ~~service~~Service of the ~~notice~~Notice of Motion, unless the ~~Local Appeal Body~~TLAB directs otherwise.

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

17.45 The ~~Local Appeal Body~~TLAB may require a Motion to be held ~~by Written Hearing or by Electronic Hearing~~in writing upon such terms as the ~~Local Appeal Body~~TLAB 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~~in 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;

e)d) state the reasons and grounds to be argued, including a reference to any statutory provisions or Rules to be relied on;

d)e) 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~~ Notice of Motion is to be given.

### Service of Notice of Motion

17.68 A Moving Party shall ~~serve~~ Serve a ~~notice~~ Notice of Motion on all Parties and ~~Participants and~~ File same with the ~~Local Appeal Body~~ TLAB at least 15 Days before the date the Motion is to be held by Oral Hearing or by Electronic Hearing, unless the ~~Local Appeal Body~~ TLAB directs otherwise.

### Notice of Response to Motion and Service

17.79 If a Party ~~intends~~ needs to respond to a Motion a ~~responding~~ Responding Party shall ~~serve~~ Serve on all Parties ~~and Participants~~ a ~~notice~~ Notice of ~~response~~ Response to Motion, using Form 8 and File same with the ~~Local Appeal Body~~ TLAB at least 7 Days before the ~~Day~~ Date the Motion is to be held by Oral Hearing or by Electronic Hearing, unless the ~~Local Appeal Body~~ TLAB directs otherwise.

17.810 A ~~notice~~ Notice of ~~response~~ Response to Motion shall:

- a) state the ~~responding~~ Responding 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~~ Responding Party will rely.

### Notice of Reply to Response to Motion and Service

17.911 If a Moving Party ~~intends~~ needs to reply to new issues, facts or Documents raised in the ~~notice~~ Notice of ~~response~~ Response to Motion the Moving Party shall ~~serve~~ Serve on all Parties ~~and Participants~~ a ~~notice~~ Notice of ~~reply~~ Reply to Response to Motion, using Form 9, and File same with the ~~Local Appeal Body~~ TLAB 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 Body~~ TLAB directs otherwise.

17.4012 A ~~notice of reply~~ Notice of Reply to Response to Motion shall:

- a) only address new issues, facts and Documents raised in the ~~notice~~Notice of ~~response~~Response to Motion;
- 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 reply~~Reply 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 Body~~TLAB directs otherwise, and shall be ~~served~~Served on all Parties and Filed with the ~~Local Appeal Body~~TLAB.
- 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 Body~~TLAB is satisfied there is good reason to order discovery.
- 18.5 On a Motion for discovery the ~~Local Appeal Body~~TLAB 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 Body~~TLAB may make any further order or give any direction necessary for the discovery process. The ~~Local Appeal Body~~TLAB 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 ~~serve~~Serve the terms of the proposed settlement on all other Parties and Participants and File same with the ~~Local Appeal Body~~TLAB 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~~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 Body~~TLAB rejects an objection the ~~Local Appeal Body~~TLAB 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 Body~~TLAB shall be held later than ~~30~~15 Days before the Hearing, unless the ~~Local Appeal Body~~TLAB directs otherwise.

### **Mediation**

20.2 Where the ~~Local Appeal Body~~TLAB is satisfied there is good reason to believe one or more of the issues in dispute may be resolved through Mediation the ~~Local Appeal Body~~TLAB may on notice to any Participants, direct the Parties, and such other Persons as the ~~Local Appeal Body~~TLAB may direct, using Form 17, to attend non-binding Mediation. Mediation shall be confidential.

20.3 The ~~Local Appeal Body~~TLAB 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 Body~~TLAB appoints Member as Mediator**

20.4 If Mediation is to be conducted, the ~~Local Appeal Body~~TLAB will appoint a mediator who is a Member of the ~~Local Appeal Body~~TLAB 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 or entered as evidence 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 ~~proceeding~~Proceeding.

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 Body~~TLAB.

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 ~~30~~15 Days before the date of the Hearing, unless the ~~Local Appeal Body~~TLAB directs otherwise.

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

21.2 The ~~Local Appeal Body~~TLAB shall not conduct a prehearing unless the ~~Local Appeal Body~~TLAB 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 Body~~TLAB 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 Body~~TLAB 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;
- f) 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 Body~~TLAB 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 Body~~TLAB 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 ~~Local Appeal Body~~TLAB 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 Local Appeal Body TLAB, 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 Body TLAB 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 Local Appeal Body TLAB and provided in the Notice of Hearing, unless the Local Appeal Body TLAB 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 Body TLAB may, among other things, consider:
- a) the reasons for an adjournment;
  - b) 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 Body~~TLAB 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 Body~~TLAB 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 Body~~TLAB as reasonable and the ~~Local Appeal Body~~TLAB 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 Body~~TLAB 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 Body~~TLAB may hold an Oral Hearing, Electronic Hearing or Written Hearing.

### Hearing to be Oral

24.2 Unless the ~~Local Appeal Body~~TLAB 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 Body~~TLAB may consider any relevant factors in deciding to hold an Electronic Hearing, including:

- a) the convenience to the Parties and the ~~Local Appeal Body~~TLAB;
- 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 ~~service~~Service of the notice of Written Hearing.

### Factors Considered ~~For~~for Holding a Written Hearing

- 24.6 The ~~Local Appeal Body~~TLAB may consider any relevant factors in deciding to hold a Written Hearing, including:
- a) the convenience to the Parties and the ~~Local Appeal Body~~TLAB;
  - 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~~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's~~TLAB's notice of Written Hearing is ~~served~~Served.
- 24.8 Parties and Participants who ~~wish~~need to respond to the Appellant's submissions shall ~~serve~~Serve on all Parties and Participants and File with the ~~Local Appeal Body~~TLAB all responding submissions and evidence within 20 Days of ~~service~~Service of the Appellant's submissions.
- 24.9 ~~The~~if the Appellant ~~may serve~~needs 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 Body~~TLAB 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 Body~~TLAB to appear as a witness may ~~serve~~Serve a summons on that Person to attend any Proceeding before the ~~Local Appeal Body~~TLAB 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 Body~~TLAB, 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 ~~served~~Served on the witness by personal ~~service~~Service no later than 30 Days before the time for attendance, unless the ~~Local Appeal Body~~TLAB directs otherwise.

25.5 Attendance money shall accompany a summons when ~~served~~Served 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 ~~served~~Served 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 Body~~TLAB at the time and place stated in the summons or as otherwise arranged with the Party ~~servicing~~Servicing 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 Body~~TLAB Proceedings shall be public, unless the ~~Local Appeal Body~~TLAB orders otherwise.

27.2 Subject to the Statutory Powers Procedure Act and any other applicable law the ~~Local Appeal Body~~TLAB 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 Body~~TLAB 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 Body~~TLAB, 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.

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## Proceedings Recorded

27.87 All Proceedings of the ~~Local Appeal Body~~TLAB are digitally recorded by the ~~Local Appeal Body~~TLAB. 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 Body~~TLAB, 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 Body~~TLAB within 5 Days of the date of that Party's receipt of the transcript.

27.409 Transcripts or partial transcripts shall be transcribed and certified by a qualified ~~verbatim~~court 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 Body~~TLAB.

### 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-~~All~~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 Body~~TLAB, unless a Party satisfies the ~~Local Appeal Body~~TLAB 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;

- b) 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 Body~~TLAB notice;
- b) whether a Party failed to co-operate with others or the ~~Local Appeal Body~~TLAB, 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 ~~Local Appeal Body's~~TLAB's 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 ~~Local Appeal Body~~TLAB 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 Body~~ TLAB 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 Body~~ subject 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 Body~~ TLAB Decision

- 29.3 A ~~Local Appeal Body~~ TLAB 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 review Review shall not operate as a stay, unless the Local Appeal Body Chair 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 Party Review request shall ~~serve~~ Served on all Parties and ~~File~~ Filed with the Local Appeal Body a request for review TLAB within 30 Days of the ~~decision~~ Final Decision or final order, unless the Local Appeal Body Chair directs otherwise.

### Contents of a Review Request ~~for Review~~

31.46 A Party ~~requesting a review~~ Party's Review request shall ~~do so~~ be 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 request listed 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 supporting and authorities;~~

~~e)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 filing Filing a Review request for review, pay to the Local Appeal Body TLAB 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.

### 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.

### Chair may seek Further Submissions, Dismiss, or Direct Motion, Rehear etc.an Oral Hearing

~~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 further written submissions from the Parties on the issue raised in the request;
- b) grant or dismiss 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 as to determine any matter raised by the Local Appeal Body directs; or Review.
- ~~b) confirm, vary, suspend or cancel the order or decision.~~

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### **Grounds for Review**

~~31.7 The Local Appeal Body may~~<sup>25</sup> 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~~Requesting Party are compelling and demonstrate ~~grounds which show that the Local Appeal Body may have~~the TLAB:

~~e) acted outside of its jurisdiction;~~

a) violated the rules of natural justice ~~and~~or procedural fairness;

b) made an error of law or fact which would likely have resulted in a different Final Decision or final order ~~or decision~~;

c) ~~been~~was 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 Final Decision or final order ~~or decision~~ which is the subject of the ~~request for review~~Review.

#### **~~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.