Real Estate Council Alberta

Process Checklist – Self-Represented

Real Estate Act s. 39 and s. 83.1 Administrative Penalty Appeal (Licensee)

File name and number: _____

Counsel for the Registrar:

Your name: _____

PANEL'S OPENING REMARKS				
1.	The Chair will state that this matter is an Appeal of an			
	Administrative Penalty issued against you for breach of [refer to			
	administrative penalty for the section of contravention].			
	The Chair will introduce themselves.			
3.	The Chair will ask the other panel members to introduce themselves.			
4.	The Chair will ask the counsel for the registrar to introduce themselves.			
5.	The Chair will ask you to introduce yourself.			
6.	The Chair will ask the independent legal counsel to the panel to introduce themselves.			
7.	The Chair will explain the role of the independent legal counsel to the panel: to provide legal advice to the panel only throughout the proceedings.			
8.	The Chair will ask the hearings administrator to introduce herself.			
	The Chair will confirm whether there is anyone else in the room, other than the panel members, independent legal counsel, you/your lawyer, and counsel for the registrar. If so, the Chair will ask in what capacity they are present. For example, are they observers? Are there witnesses in the room?			
10	If there are observers, the Chair will confirm all observers have provided their names to the hearings administrator in advance of the hearing. If not, have them give their name to the hearings administrator. A short pause in the hearing may be required.			
	If there are witnesses, the Chair will ask the witnesses to wait in the waiting room outside of the hearing room and the panel will call them when they are ready to receive their testimony (evidence).			
12.	. The Chair will instruct everyone present in the hearing room to turn off all electronic devices.			
13.	. The Chair will state that, in accordance with RECA's electronics policy, the panel only permits the hearings administrator to			

	d the hearing. RECA strictly prohibits any other types of	
record	5	
	Chair will confirm that the hearings administrator is digitally	
	ding the proceedings.	
15. The C	Chair will ask you and the counsel for the registrar if either of	
you h	as any objections to the hearing panel members.	
a.	If there is an objection, the Chair will hear submissions	
	(statements) from you and the counsel for the registrar,	
	(whomever objected first, goes first, next is the response	
	from the other party, and the objecting party has an	
	opportunity to rebut (dispute) the response.) The Chair will	
	make a decision on the issue.	
h		
D.	If there are no objections, the Chair will state, "There are no	
	objections."	
	Chair will advise the parties if they have any questions,	
	g the proceeding, kindly address them through the Chair.	
	Chair will ask you if you have legal counsel representing you.	
a.	If legal counsel is not representing you, the Chair will	
	confirm that you are aware of your right to legal counsel	
	(as it is set out in the Notice of Hearing).	
b.	The Chair will confirm that you wish to proceed self-	
	represented (representing yourself).	
18. The C	Chair will state that the hearing panel has received and	
	wed the Notice of Appeal of Administrative Penalty and the	
	nistrative Penalty. The hearing panel understands that you	
	paid your security for costs.	
	view of the process for the hearing:	
	The Chair will ask if there are any preliminary matters.	
	The counsel for the registrar will give their opening	
D.	statement.	
	You will give your opening statement.	
d.	The counsel for the registrar will call their case, including	
	witnesses and other evidence.	
e.	You will have an opportunity to cross-examine (question	
	the counsel for the registrar's witnesses.	
f.	The counsel for the registrar may ask their witnesses	
	questions on re-direct (after you question the counsel for	
	the registrar's witnesses).	
g.	The hearing panel may ask the counsel for the registrar's	
	witnesses clarifying questions.	
h.	You will call your case, including witnesses and other	
	evidence.	
i.	The counsel for the registrar will have an opportunity to	
	cross-examine (question) your witnesses.	
	cross charmine (question) your withesses.	

j. You may ask their witnesses questions on re-direct (after						
the counsel for the registrar finishes questioning your						
witnesses).						
k. The hearing panel may ask your witnesses clarifying						
questions.						
l. The counsel for the registrar may give their closing						
submissions (statements) about the breach.						
m. You may give your closing submissions (statements) about						
the breach.						
n. The panel may ask questions.						
o. The hearing will end and the panel will prepare a written						
decision about the breach.						
20. The Chair will state that there are potentially two phases to the						
Appeal of the Administrative Penalty:						
a. Phase 1: The hearing panel will determine whether there						
was a breach of the legislation as outlined in the						
administrative penalty.						
b. Phase 2: If the hearing panel finds a breach, the hearing						
panel will determine what the appropriate remedy is in						
accordance with the legislation.						
THE APPEAL HEARING						
21. The Chair will ask you and the counsel for the registrar if either of						
you have any preliminary (opening) issues, questions, or concerns						
before proceeding.						
22. The Chair will ask that the Notice of Appeal of Administrative						
Penalty be an exhibit in the hearing, if the counsel for the registrar						
has not already done so.						
23. The Chair will ask the counsel for the registrar if they will be						
making an opening statement.						
24. The Chair will ask you if you will be making an opening						
statement.						
25. The Chair will ask the counsel for the registrar how many						
witnesses they expect to call and if the witnesses are present						
today (in the witness waiting room).						
26. The Chair will ask you how many witnesses you expect to call						
and if the witnesses are present today (in the witness waiting						
room).						
27. The Chair will ask you and the counsel for the registrar if either of						
you has any questions or concerns before proceeding.						
PARTIES' OPENING STATEMENTS						
28. If the counsel for the registrar indicated, to the Chair, they would						
be making an opening statement; the Chair will ask them to						
begin.						

29. If you indicated to the Chair that you would be making an opening statement, the Chair will ask you to begin. This is only an opening statement ; you should not go into your evidence, at this time that is further down in the hearing process.	
COUNSEL FOR THE REGISTRAR'S PRESENTATION	
30. The Chair will state that the counsel for the registrar has the	
burden of proving the case on a balance of probabilities.	
31. The Chair will ask the counsel for the registrar to begin the	
presentation of their case, including calling their witnesses and	
presenting their documents.	
32. The Chair will ask the hearings administrator to affirm each of the	
counsel for the registrar's witnesses.	
33. The counsel for the registrar will call their first witness.	
34. As the counsel for the registrar enters documents through their	
witness, the Chair will confirm that all parties have received the	
documents. The counsel for the registrar will have the documents	
entered as exhibits. If not, the Chair will confirm that the	
documents be entered as exhibits and have the hearings	
administrator mark these as exhibits.	
35. The Chair will invite the licensee to cross-examine (question) the	
counsel for the registrar's witness.	
36. The Chair will invite the counsel for the registrar to ask the	
witness questions on re-direct examination after you have	
questioned the counsel for the registrar's witness).	
37. The Chair will invite the hearing panel to ask the witness	
clarifying questions.	
 Repeat steps #33 – 37 for each of the counsel for the registrar's witnesses. 	
YOUR PRESENTATION	
39. The Chair will ask you to begin the presentation of your case,	
including calling your witnesses and presenting their documents.	
40. The Chair will ask the hearings administrator to affirm each of	
your witnesses.	
41. You will call your first witness.	
42. As you enter your documents through your witness, confirm that	
all parties have received your documents. You will ask that the	
documents become exhibits in the hearing.	
43. The Chair will invite the counsel for the registrar to cross-	
examine (question) your witness.	
44. The Chair will invite you to ask the witness questions on re-direct	
examination (after the counsel for the registrar finishes	
questioning your witness).	
questioning your witness).	

45. The Chair will invite the hearing panel to ask your witness clarifying questions.				
46. Repeat steps # 41 – 45 for each of your witnesses.				
COUNSEL FOR THE REGISTRAR'S REBUTTAL				
47. The Chair will invite the counsel for the registrar to give a				
rebuttal, (will respond to your presentation) if they choose.				
PARTIES' CLOSING SUBMISSIONS				
48. The Chair will invite the counsel for the registrar to make their				
closing submissions (statements).				
49. The Chair will invite you to make your closing submissions				
(statements).				
50. The Chair will invite the counsel for the registrar to respond to				
your closing submissions (will respond to your closing				
statements).				
PANEL'S CLOSING REMARKS				
51. The Chair will give the hearing panel's closing remarks.				
a. Thank all parties for their attendance.				
b. They will advise you and the counsel for the registrar the				
panel will make a decision regarding to the Appeal of				
Administrative Penalty and will advise you and the counsel				
for the registrar in writing as soon as possible.				