

Process Checklist - Self-Represented

Real Estate Act s. 41 Contested Hearing – Phase 2

File name and number:				
Counsel for the Registrar:				
1.	The Chair will state that a decision of findings of Conduct			
	Deserving of Sanction against you has concluded. The purpose of			
	these proceedings is to hold a hearing to decide the appropriate			
	sanction and costs. This is Phase 2 of a contested hearing.			
2.	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 is to provide legal advice to the panel only throughout			
	the proceedings.			
	The Chair will ask the hearings administrator to introduce herself.			
9.	The Chair will confirm whether there is anyone else in the room,			
	other than the panel members, independent legal counsel,			
	you/your lawyer, and the counsel for the registrar. If so, 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.			
11.	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			
10	(evidence).			
12.	The Chair will instruct everyone present in the hearing room to			
47	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			

record the hearing. RECA strictl	y prohibits any other types of				
recordings.					
14. The Chair will confirm that the hearings administrator is digitally					
recording the proceedings.					
15. The Chair will advise everyone if they have any questions, during					
the proceeding, kindly address them to the Chair.					
16. The Chair will ask you if you ha	ve legal counsel is representing				
you.					
	resenting you, the Chair will				
	are of your right to legal counsel				
(as set out in the Notice	3				
	at you wish to proceed self-				
represented (representin					
17. Overview of the process for the	5				
	e are any preliminary matters.				
b. The counsel for the regis	trar will give their opening				
statement.					
c. You will give your openir					
•	trar will call their case, including				
witnesses and other evid					
1	inity to cross-examine (question)				
the counsel for the regist f. The counsel for the regis					
	trar may ask their witnesses fter you question the counsel for				
the registrar's witnesses)	-				
_	sk the counsel for the registrar's				
witnesses clarifying ques	3				
	icluding witnesses and other				
evidence.	iciaanig withesses and other				
	trar will have an opportunity to				
cross-examine (question	• • • • • • • • • • • • • • • • • • • •				
•	ses questions on re-direct (after				
	rar finishes questioning your				
witnesses).					
k. The hearing panel may a	sk your witnesses clarifying				
questions.					
l. The counsel for the regis	trar may give their closing				
submissions (statements	about Sanction and Costs.				
	ng submissions (statements) about				
Sanction and Costs.					
n. The panel may ask quest					
	the panel will prepare a written				
decision about Sanction	and Costs.				

THE PHASE 2 HEARING				
18. The Chair will ask you and the counsel for the registrar if you				
have any preliminary (opening) issues, questions, or concerns				
before the proceeding.				
19. The Chair will ask the counsel for the registrar if they will be				
making an opening statement.				
20. The Chair will ask you if you will be making an opening				
statement.				
21. 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).				
22. The Chair will ask you how many witnesses you expect to call				
and if the witnesses are present today (in the witness waiting				
room).				
23. The Chair will ask you and the counsel for the registrar if you				
have any questions or concerns before proceeding.				
PARTIES' OPENING STATEMENTS				
24. If the counsel for the registrar indicated, to the Chair, that they				
would be making an opening statement, the Chair will ask them				
to begin. 25. 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				
26. The Chair will ask the counsel for the registrar to begin the				
presentation of their case, including calling their witnesses and				
presenting their documents.				
27. The Chair will ask the hearings administrator to affirm each of the				
counsel for the registrar's witnesses.				
28. The counsel for the registrar will call their first witness.				
29. 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 them as exhibits.				
30. The Chair will invite you to cross-examine (question) the counsel				
for the registrar's witness.				
31. 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).				

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32. The Chair will invite the hearing panel to ask the witness				
clarifying questions.				
33. The counsel for the registrar will repeat steps # 28 – 32 for each				
of the counsel for the registrar's witnesses.				
YOUR PRESENTATION				
34. The Chair will ask you to begin the presentation of your case,				
including calling your witnesses and presenting your documents.				
35. The Chair will ask the hearings administrator to affirm each of				
your witnesses.				
36. You will call your first witness.				
37. As you enter documents through your witness, confirm that all				
parties have received your documents. You will ask that the				
documents become exhibits in the hearing.				
38. The Chair will invite the counsel for the registrar to cross-				
examine (question) your witness.				
39. The Chair will invite you to ask your witness questions on re-				
direct examination (after the counsel for the registrar finishes				
questioning your witness).				
40. The Chair will invite the hearing panel to ask your witness				
clarifying questions.				
41. You will repeat steps# 36 – 40 for each of your witnesses.				
COUNSEL FOR THE REGISTRAR'S REBUTTAL				
42. The Chair will invite the counsel for the registrar to give a rebuttal				
(will respond to your presentation), if they choose.				
PARTIES' CLOSING SUBMISSIONS				
43. The Chair will invite the counsel for the registrar to make their				
closing submissions (statements).				
44. The Chair will invite you to make your closing submissions				
(statements).				
45. 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				
46. The Chair will give the hearing panel's closing remarks.				
46. The Chair will give the hearing panel's closing remarks. a. Thank everyone for their attendance.				
46. The Chair will give the hearing panel's closing remarks. a. Thank everyone for their attendance. b. They will advise you and the counsel for the registrar the				
 46. The Chair will give the hearing panel's closing remarks. a. Thank everyone for their attendance. b. They will advise you and the counsel for the registrar the panel will make a decision regarding to Sanction and Costs 				
46. The Chair will give the hearing panel's closing remarks. a. Thank everyone for their attendance. b. They will advise you and the counsel for the registrar the				