

Joint Operating Procedures for Metis Settlements Consultation on Energy Resource Activities

June 2, 2016

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Agreement

Under the Joint Operating Procedures for Metis Settlements Consultation on Energy Resource Activities (Procedures), the Aboriginal Consultation Office (ACO) and the Alberta Energy Regulator (AER) agree to the following:

- 1) The ministerial order issued on March 30, 2016 (Energy 39/2016 and Environment and Parks 16/2016) and the Procedures apply only to applications made to the AER under the specified enactments, as defined by the Responsible Energy Development Act (i.e., Public Lands Act, Mines and Minerals Act (Part 8), Water Act, and the Environmental Protection and Enhancement Act), in respect of energy resource activities.
- 2) The Procedures sets out the procedures to administer and coordinate the operations of the ACO and the AER on matters relating to Metis Settlements consultation in accordance with the directions provided to the AER in the ministerial order.
- 3) In addition to following the defined procedures, ACO and AER staff are encouraged to informally engage one another, as needed, to coordinate the processing of individual files or applications.
- 4) The Procedures operates as a standing request from the AER to the ACO for advice on mitigating potential impacts on Metis Settlement members' harvesting or traditional use activities, under section 7 of the ministerial order, for all decisions made by the AER under the specified enactments.
- 5) The Procedures will be revised or updated as needed with the involvement of both the ACO and the AER.

Original signed by	Original signed by
Stan Rutwind	Jennifer Steber
Assistant Deputy Minister	Executive Vice President
Department of Indigenous Relations	Stakeholder and Government Engagement
Government of Alberta	Alberta Energy Regulator
Original signed June 2, 2016	<u></u>
Date	

Definitions of Key Terms

The following terms are defined for the purposes of the Procedures.

Term	Definition
ACO report	A written report from the ACO to the proponent, Metis Settlements, and the AER that contains the ACO's finding on consultation adequacy and that may also contain advice to the AER on any impacts on Metis Settlement members' harvesting or traditional use activities identified during consultation.
ACO hearing report	A written report from the ACO that may contain advice to the AER on any impacts on Metis Settlement members' harvesting or traditional use activities that were raised during an AER hearing and that had not been previously addressed by the consultation process. The ACO hearing report may be submitted during an AER hearing and is permitted by section 49(2) of the Responsible Energy Development Act.
Consultation	As defined in The Government of Alberta's Policy on Consultation with Metis Settlements on Land and Natural Resource Management, 2016, a process intended to understand and consider the potential adverse impacts of anticipated Crown decisions on Metis Settlement members' harvesting or traditional use activities, with a view to substantially address them.
Delegated consultation	Those procedural aspects of consultation (as defined above) that the Crown delegates to and are carried out by the proponent.
Metis Settlements	Metis Settlements as established under the Metis Settlements Act.
Harvesting or traditional use activities	Harvesting or traditional use activities as defined within the meaning of the Metis Settlement Consultation Policy.

1 **Background**

The Government of Alberta's Policy on Consultation with Metis Settlements on Land and Natural Resource Management, 2016 (MSC Policy) was released on March 14, 2016. In relation to the management and development of provincial Crown lands and natural resources, Alberta's policy is to consult and, where appropriate, accommodate Metis Settlements when Crown decisions may adversely impact Settlement members' harvesting or traditional land use activities. The Aboriginal Consultation Office (ACO) manages all aspects of First Nations and Metis Settlements consultation, including working with the Alberta Energy Regulator (AER) to ensure that any needed consultation occurs for decisions on energy applications within the AER's mandate.

The AER has jurisdiction under the Responsible Energy Development Act (REDA) for the entire life cycle of upstream energy resource development in in the province, including upstream oil, natural gas, oil sands, and coal activities. The AER combines the regulatory functions provided by its predecessor, the Energy Resources Conservation Board, with those regulatory functions previously provided by Alberta Environment and Sustainable Resource Development (ESRD) under the specified enactments (Public Lands Act, Mines and Minerals Act (Part 8), Water Act, and the Environmental Protection and Enhancement Act [EPEA]) in respect of energy resource activities. REDA excludes the AER from determining the adequacy of consultation.

The Joint Operating Procedures for Metis Settlements Consultation on Energy Resource Activities (Procedures) sets out the procedures to administer and coordinate the operations of the ACO and AER on matters relating to Metis Settlements consultation in accordance with the ministerial order issued on March 30, 2016 (Energy 39/2016 and Environment and Parks 16/2016). The Procedures supports the ACO's ability to rely on the AER's regulatory process to form part of Alberta's consultation process, when necessary.

The Procedures work in conjunction with

- the ministerial order on Metis Settlements consultation direction (Ministerial Order 39/2016 and 16/2016 issued on March 30, 2016 and any amendments),
- The Government of Alberta's Guidelines on Consultation with Metis Settlements on Land and Natural Resource Management, 2016 (MSC Guidelines), and
- any other relevant Alberta aboriginal consultation policy, guideline, or procedure.

2 Approach

2.1 Activities Not Requiring Consultation

An activity or application does not require consultation if (1) the activity or application is listed in appendix C of the MSC Guidelines or (2) the ACO determines during a pre-consultation assessment that consultation is not required. The AER will accept applications for activities listed in appendix C of the MSC Guidelines or will require the pre-consultation assessment from the ACO as part of the AER application to confirm consultation was not required by the ACO.

2.2 Statements of Concern

The AER will provide any statement of concern received from a Metis Settlement or other aboriginal group and proponent responses directly to the ACO. The AER will also forward statements of concern received from individuals who may be representing a Metis Settlement or other aboriginal group. The ACO will review these statements of concern for information about potential adverse impacts on Metis Settlement members' harvesting or traditional use activities.

2.3 Metis Settlements Impacts and Mitigation Table

Unless an application is for an activity listed in appendix C of the MSC Guidelines, the proponent must submit an application supplement on Metis Settlements consultation. If consultation on the application was required, the proponent will have to do one of the following: (1) fill in the Metis Settlements impacts and mitigation table in the supplement, (2) provide the information requested in the table in a separate document attached to the supplement, or (3) attach the ACO report to the supplement. Information in the table is drawn from the records already required and verified by the ACO (i.e., consultation log) or from the ACO report.

The Metis Settlements impacts and mitigation table is specifically intended to document any potential adverse impacts of the proposed energy resource activity on the continued exercise of Metis Settlement members' harvesting or traditional use activities as defined in the MSC Policy.

2.4 Statement-of-Concern Period and Closing Consultation

In cases where consultation has been occurring for an extended period prior to the submission of an AER application (e.g., large, complex projects), there is a need to "reconnect" the consultation and regulatory processes in advance of making a regulatory decision. The goal is for the delegated consultation and the AER's statement-of-concern period to end at the same time, so that all input can be assessed and considered in the regulatory decision.

Coordination between the ACO and AER will begin during a proponent's consultation planning, with the ACO providing information about consultation requirements and the AER providing information about its statement-of-concern period. Throughout the consultation period, the ACO will monitor the consultation reports regularly provided by the proponent and will advise the proponent if the consultation is likely to be considered adequate. This information will allow the proponent to determine if they can apply to the AER and be able to close the delegated portion of consultation within the time allotted for submitting a statement of concern.

2.5 ACO Adequacy Assessment and ACO Report

The ACO will provide to the proponent, Metis Settlements, and the AER an ACO report that contains its finding on consultation adequacy and any advice to the AER on mitigating impacts on Metis Settlement members' harvesting or traditional use activities. The AER will not make a decision on an application until after receiving the ACO report.

2.6 **AER Hearings**

If the AER calls a hearing on an application, the ACO may observe the hearing and may provide an ACO hearing report containing advice on any impacts on Metis Settlement members' harvesting or traditional use activities that were raised during the hearing and not previously addressed by the consultation process.

2.7 Regulatory Appeals, Reconsiderations, and Appeals to the Court of Appeal

The AER will notify the ACO if a Metis Settlement or other aboriginal group is requesting a regulatory appeal or leave to appeal to the Court of Appeal, and if the AER is reconsidering a decision. The ACO will not participate in any regulatory appeal proceedings by the AER, but may rely on the regulatory proceedings to help mitigate any project impacts on Metis Settlement members' harvesting or traditional use activities.

2.8 Alternative Dispute Resolution

The AER will notify the ACO if a Metis Settlement or other aboriginal group is to participate in alternative dispute resolution (ADR). The ACO will not participate in an ADR process.

3 Joint Operating Procedures

ACO-AER processes (table 3.1) are triggered by the type of consultation required by the ACO (i.e., no consultation, streamlined, standard, or extensive) and the type of AER application submitted (i.e., Enhanced Approval Process [EAP] and non-EAP applications). The AER does not categorize its applications based on the level of consultation or the associated ACO-AER process.

	Table 3.1	AER application type and ACO consultation requirements for each ACO-AER process
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ACO-AER process	AER application type	ACO consultation requirements
ACO-AER process 1	Applications requiring no consultation	None
ACO-AER process 2	EAP applications	Streamlined or standard (level 1 or 2)
ACO-AER process 3	Non-EAP applications	Streamlined or standard (level 1 or 2)
ACO-AER process 4	Non-EAP applications requiring extensive consultation	Extensive (level 3)

3.1 ACO-AER Process 1 (No Consultation Required)

ACO-AER process 1 applies to applications for activities where consultation is not required by Alberta (figure 3.1, table 3.2). For these applications, the AER will confirm either that the application submitted is for an activity listed in appendix C of the MSC Guidelines or that the application is accompanied by the ACO's pre-consultation assessment indicating that no consultation is required.

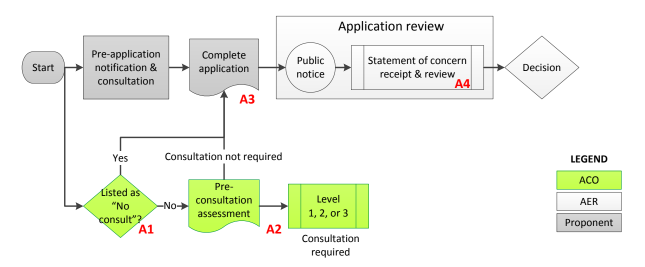


Figure 3.1 Illustration of ACO-AER process 1

Table 3.2 Process steps and description for ACO-AER process 1

Step Description

Α1 No consultation required

- The proponent checks appendix C of the MSC Guidelines to determine if consultation is not required by Alberta (i.e., the activity is listed in the appendix).
 - If the activity or application is listed, the proponent may proceed to apply to the AER.
 - If the activity or application is not listed, the proponent proceeds to step A2.

A2 Pre-consultation assessment (if required)

- The proponent requests a pre-consultation assessment from the ACO.
- The ACO conducts the assessment to determine if aboriginal consultation is required.
- If the assessment indicates that no consultation is required, the proponent may apply to the AER, attaching the pre-consultation assessment to the AER application.
- If the assessment indicates level 1, 2, or 3 consultation is required, the proponent proceeds with the required consultation, and the applicable ACO-AER process will be used.

A3 Complete application

- The AER confirms that the application is for an activity or application listed in appendix C of the MSC Guidelines or that the application is accompanied by an ACO pre-consultation assessment indicating that no consultation is required.
 - The AER will not accept applications that do not meet either of these requirements and will direct the proponent to the ACO.
- Once the AER has confirmed that no consultation is required, the application proceeds to the decision-making

A4 Statement of concern¹

- The AER addresses through its established processes any statements of concern that it receives.
 - Applications made to the AER under the Mines and Minerals Act (Part 8) follows the process outlined in that enactment.
- The AER provides any statements of concern received from Metis Settlements and proponent responses to the

3.2 ACO-AER Process 2 (Enhanced Approval Process Applications)

Certain land-use applications for energy resource activities made under the specified enactments are handled through the AER's EAP. For EAP applications, the ACO may require streamlined (level 1) or standard (level 2) consultation, which must be completed before the proponent applies to the AER (figure 3.2, table 3.3). Once the consultation has been completed, the ACO may provide advice to the AER on mitigating impacts on Metis Settlement members' harvesting or traditional use activities and will inform the AER of whether the ACO has found the consultation to be adequate or adequate pending the outcome of the AER's process.

Once the ACO indicates that the consultation is complete, the proponent is able to submit its application electronically to the AER through the EAP. Submissions to the EAP require a valid GoA consultation (FNC) file number, issued through the Electronic Disposition System (EDS). As part of the AER application, proponents will be required to submit the Metis Settlements impacts and mitigation table, based on their record of consultation.

Under the AER's regulatory process, "a person who believes that the person may be directly and adversely affected by an application may file a statement of concern with the Regulator in accordance with the rules." (REDA, section 32).

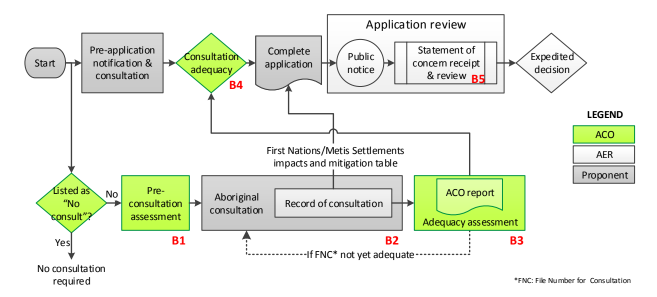


Figure 3.2 Illustration of ACO-AER process 2 for EAP applications

Table 3.3 Process steps and description for ACO-AER process 2 for EAP applications

B1	Pre-consultation assessment
	• The proponent applies to the ACO requesting a pre-consultation assessment to determine the level of Metis Settlements consultation required.
	• The proponent proceeds to step B2 if the assessment indicates that streamlined consultation (level 1) or standard consultation (level 2) is required. If extensive consultation (level 3) is required, refer to ACO-AER process 4.

B2 Consultation with Metis Settlements

Description

- The proponent provides project information to Metis Settlements and consults on project-specific impacts on Metis Settlement members' harvesting or traditional use activities, in accordance with the MSC Guidelines.
- As part of the AER application, proponents will be required to submit the Metis Settlements impacts and mitigation table.

B3 ACO report

Step

- The ACO assesses adequacy in accordance with the MSC Policy and MSC Guidelines.
 - In cases where proponent consultation is not adequate, the ACO may require further consultation.
- The ACO completes the adequacy assessment and generates the ACO report within the time specified in the MSC Guidelines.
- The ACO report to the Metis Settlements and the AER contains the ACO's finding on consultation
 adequacy and may also contain advice on whether actions may be required to address potential
 adverse impacts on Metis Settlement members' harvesting or traditional use activities identified during
 Metis Settlements consultation.

B4 Consultation adequacy

- Once the ACO has determined consultation adequacy and has generated an ACO report, the proponent may submit its application to the AER.
- The AER proceeds with its review of the application so that it may issue a regulatory decision.

Description Step

B5 Statement of concern¹

- The AER addresses through its established processes any statements of concern that it receives.
 - Applications made to the AER under the Mines and Minerals Act (Part 8) follows the process outlined in that enactment.
- The AER provides any statements of concern received from Metis Settlements and proponent responses to the ACO.

3.3 ACO-AER Process 3 (Non-Enhanced Approval Process Applications)

Non-EAP land-use applications, including applications made under the *Public Lands Act, Mines and* Minerals Act (Part 8), Water Act, and EPEA, follow a modified ACO-AER process 2 (figure 3.3, table 3.4). The AER will accept applications and begin a technical review while consultation is ongoing (i.e., consultation and the technical review run concurrently). Statements of concern received by the AER from a Metis Settlement or other aboriginal group and proponent responses are provided to the ACO and may inform consultation.

Once the consultation has been completed, the proponent will be required to submit the Metis Settlements impacts and mitigation table to the AER. The ACO will assess consultation adequacy and will generate an ACO report to inform Metis Settlements and the AER of whether the ACO has found the consultation to be adequate or adequate pending the outcome of the AER's process. The ACO report may also contain advice to the AER on whether actions may be required to address potential adverse impacts on Metis Settlement members' harvesting or traditional use activities. The AER will not proceed with a decision on the application until the ACO has provided its finding on consultation adequacy.

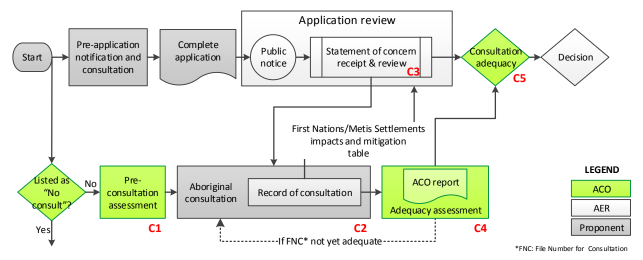


Figure 3.3 Illustration of ACO-AER process 3 for non-EAP applications

Under the AER's regulatory process, "a person who believes that the person may be directly and adversely affected by an application may file a statement of concern with the Regulator in accordance with the rules." (REDA, section 32).

Table 3.4 Process steps and descriptions for ACO-AER process 3 for non-EAP applications

Step	Description
C1	 Pre-consultation assessment The proponent applies to the ACO requesting a pre-consultation assessment to determine the level of Metis Settlements consultation required. The proponent proceeds to step C2 if the assessment indicates that streamlined consultation (level 1) or standard consultation (level 2) is required. If extensive consultation (level 3) is required, refer to ACO-AER process 4.
C2	 Consultation with Metis Settlements The proponent provides project information to Metis Settlements and consults on project-specific impacts on Metis Settlement members' harvesting or traditional use activities, in accordance with the MSC Guidelines. As part of the AER application, proponents will be required to submit the Metis Settlements impacts and mitigation table. Proponents may file their application with the AER so that the application review process can begin.
C3	Statement of concern The AER addresses through its established processes any statements of concern that it receives. Applications made to the AER under the <i>Mines and Minerals Act</i> (Part 8) follows the process outlined in that enactment. The AER provides any statements of concern received from Metis Settlements and proponent responses to the ACO. The ACO may direct the proponent to address potential impacts on Metis Settlement members' harvesting or traditional use activities identified in the statements of concern as part of the ongoing consultation with Metis Settlements.
C4	 ACO report The ACO assesses adequacy in accordance with the MSC Policy and MSC Guidelines. In cases where proponent consultation is not adequate, the ACO may require further consultation. The ACO completes the adequacy assessment and generates the ACO report within the time specified in the MSC Guidelines. The ACO report to the Metis Settlements and AER contains the ACO's finding on consultation adequacy and may also contain advice on whether actions may be required to address potential adverse impacts on Metis Settlement members' harvesting or traditional use activities identified during Metis Settlements consultation.
C5	Consultation adequacy Once the ACO has determined consultation adequacy and has submitted an ACO report, the AER may complete its application review and issue a regulatory decision.

¹ Under the AER's regulatory process, "a person who believes that the person may be directly and adversely affected by an application may file a statement of concern with the Regulator in accordance with the rules." (*REDA*, section 32).

3.4 ACO-AER Process 4 (Extensive Consultation)

ACO-AER process 4 (figure 3.4, table 3.5) applies to energy resource activities for which the ACO requires extensive consultation (level 3). The coordination of the consultation and regulatory processes between the ACO and AER will begin during the development of a consultation plan by the proponent, which is required by the ACO on projects requiring extensive consultation.

The consultation process and regulatory process reconnect as the regulatory process draws close to a decision point. This reconnection occurs with the period for delegated consultation ending at the same time as the period for submitting a statement of concern.

If a hearing is called by the AER on an application, the ACO may observe and may provide advice on any potential impacts on Metis Settlement members' harvesting or traditional use activities that are raised that had not been previously addressed by the consultation process.

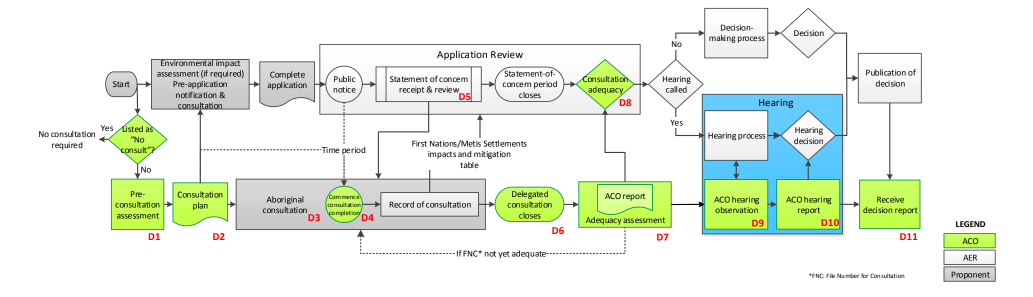


Figure 3.4 Illustration of ACO-AER process 4

Table 3.5 Process steps and description for ACO-AER process 4

Step	Description
D1	Pre-consultation assessment
	The proponent applies to the ACO requesting a pre-consultation assessment to determine the level of Metis Settlements consultation required.
	The proponent proceeds to step D2 if the assessment indicates that extensive consultation (level 3) is required.
D2	Consultation plan
	 The proponent prepares and submits a consultation plan to the ACO outlining its approach to consultation.
	The ACO will provide the proponent information about consultation requirements and the AER will provide the proponent information about the AER's statement-of-concern period.
D3	Consultation with Metis Settlements
	 The proponent provides project information to Metis Settlements and consults on project-specific impacts on Metis Settlement members' harvesting or traditional use activities, in accordance with the MSC Guidelines.
	As part of the AER application, proponents will be required to submit the Metis Settlements impacts and mitigation table.
	Proponents may file their application with the AER so that the application review process can begin.
D4	Consultation completion notice
	The ACO prepares a consultation completion notice that indicates to the proponent and Metis
	Settlements that the period for delegated consultation is soon coming to an end.
	• The period remaining for delegated consultation specified in the consultation completion notice is the same as the period stated in the AER's public notice of application for receiving statements of concern.
	 Delegated consultation may continue to occur during the period in which the AER will accept statements of concern, but will end at the same time as the deadline for submitting statements of concern.
D5	Statement of concern ¹
	The AER addresses through its established processes any statements of concern that it receives.
	 Applications made to the AER under the Mines and Minerals Act (Part 8) follows the process outlined in that enactment.
	The AER provides any statements of concern received from Metis Settlements and proponent responses to the ACO for its information.
	The ACO may direct the proponent to address potential impacts on Metis Settlement members'
	harvesting or traditional use activities identified in the statements of concern as part of the ongoing consultation with Metis Settlements.
D6	Delegated consultation closes
	The portion of the delegated consultation comes to an end at the same time as the deadline for submitting a statement of concern to the AER.
D7	ACO report
	The ACO assesses adequacy in accordance with the MSC Policy and MSC Guidelines.
	- In cases where proponent consultation is not adequate, the ACO may require further consultation.
	The ACO completes the adequacy assessment and generates the ACO report within the time specified
	in the MSC Guidelines.
	The ACO report to Metis Settlements and the AER contains the ACO's finding on consultation adequacy and may also contain advice on whether actions may be required to address potential adverse impacts
	on Metis Settlement members' harvesting or traditional use activities identified during Metis Settlements consultation.
D8	Consultation adequacy
	Once the ACO has determined consultation adequacy and has submitted an ACO report, the AER may complete its review of the application and issue a regulatory decision or call a hearing.

Step	Description
D9	ACO hearing observation
	• If it appears to the AER at the time that a hearing is called that Metis Settlements will be participating, the AER will notify the ACO of the hearing. The ACO may elect to observe or monitor the hearing.
	The ACO has discretion to participate beyond observing or monitoring the hearing.
	• If information is revealed during the hearing about impacts on Metis Settlement members' harvesting or traditional use activities, the ACO may provide a hearing report. ²
D10	ACO hearing report
	The ACO considers all relevant evidence submitted during the hearing before preparing a hearing report.
	• The ACO provides the hearing panel and the parties with the ACO hearing report (under REDA, section
	49(3)) prior to or at the close of the evidentiary portion of the hearing and before the final submissions of the parties.
	- The ACO hearing report addresses the adequacy of consultation and may contain advice on
	whether actions may be required to address potential adverse impacts on Metis Settlement members' harvesting or traditional use activities raised during the hearing.
	 The ACO hearing report deals only with matters raised during the hearing and is not subject to cross-examination.
D11	Decision report
	The AER publishes the decision report, making it available to the ACO and Metis Settlements.
	Hearing participants, if a hearing occurs, receive a copy of the decision report from the AER.

¹ Under the AER's regulatory process, "a person who believes that the person may be directly and adversely affected by an application may file a statement of concern with the Regulator in accordance with the rules." (*REDA*, section 32).

4 AER Application Requirement

For activities listed in appendix C of the MSC Guidelines, there are no additional AER application requirements.

For all applications under the specified enactments submitted to the AER, except those applications for activities listed in appendix C of the MSC Guidelines, an application supplement on Metis Settlements consultation is required effective April 4, 2016. The supplement is provided on the AER's website.

² The ACO hearing report is a written statement from the Crown permitted by section 49(2) of *REDA*.