

Staff of the Lands Tribunal will only assist parties in the general procedures in matters that are within the jurisdiction of the Tribunal, they have no responsibility to check data of the parties. To avoid delay of application/proceedings, parties must ensure all data submitted are correct.

LANDS TRIBUNAL
General Procedures -- Appeals to Lands Tribunal

A. Notice of Appeal

- (1) A Notice of Appeal * (with a copy of the decision which is the subject of the Appeal) together with the requisite number of copies (normally 4 photocopies) should be filed **in person or by an authorised representative** at the Tribunal Registry. Please bring along the written decision issued by the government department or the authority for reference.
 - * **Form 19** -- Appeal against the decision of the Commissioner of Rating and Valuation on the assessment of **rateable value** under Rating Ordinance.
 - * **Form 20** -- Appeal against the decision of the Director of Housing on the assessment of the **Prevailing Market Value** of the subject property under Housing Ordinance.
 - * **Form 36** -- In accordance with the Government Rent (Assessment and Collection) Ordinance,
 - (a) appeal against the decision of the Director of Lands for **exemption from liability** to pay Government rent under section 4(11) of the Ordinance;
 - (b) appeal against the decision of the Commissioner of Rating and Valuation on the assessment of the **government rent only** under section 25(3) of the Ordinance.
 - * **Landlord and Tenant Appeal** -- Appeal against the determination of the Commissioner of Rating and Valuation on whether a tenancy is excluded from Part V of the Landlord and Tenant (Consolidation) Ordinance.

- N. B.** (1) If the Notice of Appeal is signed by an authorized representative, please produce an effective letter of authorization.
- (2) If the Appellant is a company/incorporation, please affix the company seal/chop and write down the full name and status/post of the signatory in the Notice of Appeal. A letter of authorization proving that the signatory has been so authorized by the company/incorporation should be produced.

- (2) Notice of Appeal should be **lodged and served** within 28 days (or 1 month for "Landlord and Tenant Appeal") of the decision of the Commissioner/Director and parties concerned, either by delivering a copy of the Appeal **personally** or by **ordinary post**. Please bring along sufficient envelope(s) [with stamp(s) for ordinary mail] if the mode of service is by ordinary post.
- (3) **Within 3 days of the service of the Appeal**, the Appellant should file with the Tribunal an Affidavit /Affirmation of Service (Form 30).

Fees : Notice of Appeal	\$ 235.00
Affidavit/Affirmation of Service	\$ 125.50

B. Notice of Opposition

If the Respondent wishes to oppose the Appeal, he should file with the Tribunal a Notice of Opposition, **within 21 days of service of the Appeal** (or 14 days for "Landlord and Tenant Appeal") upon him and serve a copy thereof on the Appellant.

Fees : Notice of Opposition (Form 7)	\$ 55.00
Notice of Opposition under Housing Ordinance (Form 21)	\$ 55.00

C. Application to List for Hearing

- (1) EXCEPT for "Landlord and Tenant Appeal", the Appellant **shall** apply to list the Appeal for hearing by submitting Form 31 **within 14 days of the service of the Opposition** or **after the expiry of the time limit for filing Opposition**, whichever is the **earlier**. Otherwise the Appeal **shall lapse**. The Appellant should also serve a copy thereof on the Respondent at the same time.
- (2) Upon receipt of Form 31, the Tribunal will arrange to fix a hearing date and parties will be notified in writing accordingly.

Fees : Application to List for Hearing (Form 31) \$ 55.00

D. Hearing

You must attend the hearing **on time**, otherwise the Appeal may be dismissed or determined in your absence.

I have read the above Procedures and would like to download the relevant form (pdf 37KB)