

Bylaws Review Ad Hoc Committee Revised Agenda

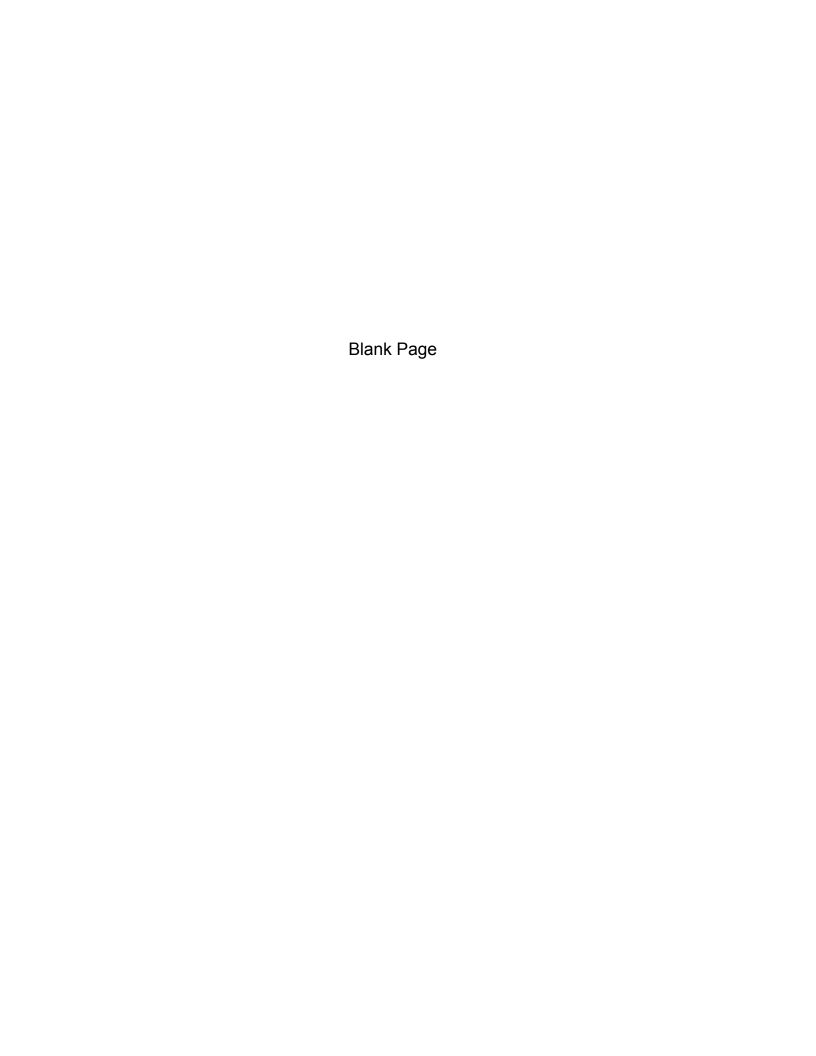
[Continuation of Meeting of March 11, 2021]

BRC:003A
Thursday, March 25, 2021
2:00 p.m.
Electronic Meeting

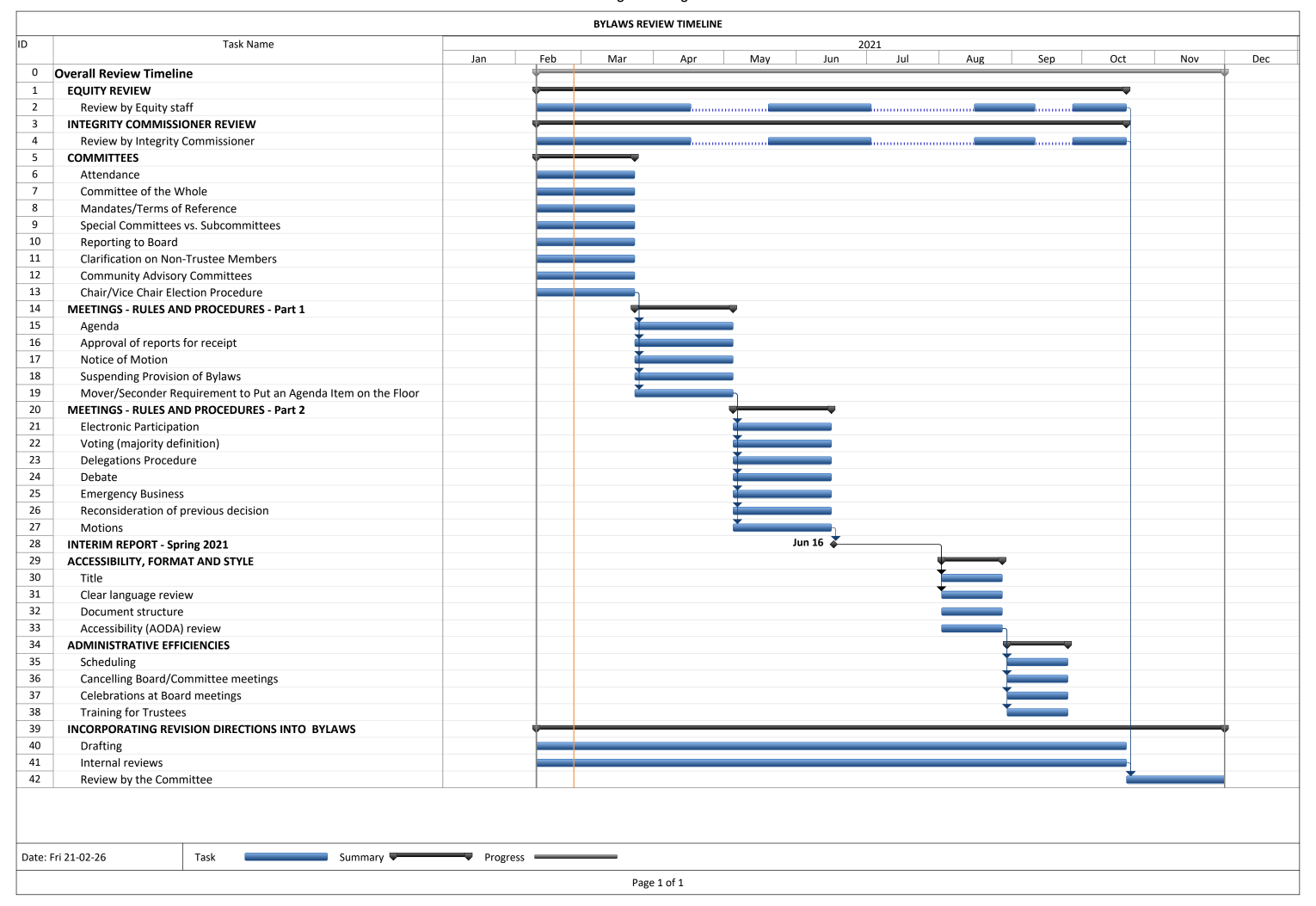
Trustee Members:

Shelley Laskin (Chair), Trixie Doyle, Yalini Rajakulasingam, Manna Wong

		Pages
1.	Call to Order and Acknowledgement of Traditional Lands	
2.	Approval of the Agenda	
3.	Declarations of Possible Conflict of Interest	
4.	Delegations	
	To be presented	
5.	Bylaws Review Timeline: Updated	1
6.	Committees Theme Review	3
7.	Adjournment	



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Theme: COMMITTEES	Issue/Problem	Questions for Consideration	Bylaw Subsection
	Current Bylaws provide an exemption to trustees who are on pregnancy/parental leave from missing 3 consecutive Board meetings without losing trustee office.	Should pregnancy/parental exception also apply to Committees?	(5.7.3/5.7.11)
	The Bylaws are silent on Committee membership, i.e., missing 3 committee meetings without losing committee membership.	If so, revise section 5.7.3 and place it after current section 5.7.11	
Attendance	Current Bylaws set out requirements for physical attendance of meetings. The requirements are inconsistent with the new rules and practices of electronic meetings and virtual participation introduced during the COVID-19 pandemic.	Should we revise section 5.7.1 and include an exemption clause for circumstances such as the COVID-19 pandemic?	(5.7.1)
	Concern that some meetings are not open to all trustees. If there are meetings that are closed to non-members, this must be included in the committee terms of reference and only if required by law/legislation/confidentiality agreements etc.	Are any meetings, including committees and subcommittees, closed to trustee non-members?	TBC
	Need to confirm and clarify concept of the Committee of the Whole, particularly in relation to newly established Planning and Priorities Committee.	Is Committee of the Whole a meeting format or a committee?	(1.6) and (4.5.5)
Committee of the Whole	"Committee of the Whole" (CW) may mean: a) a meeting of the Board of Trustees using procedural rules of a committee (as defined in the current Bylaws), or b) a separate committee of the Board composed of all trustees (as was defined in the previous version of the Bylaws).	Depending on the answer to the question above, revise definition of "Committee of the Whole" and related provisions to ensure clarity.	(1.6)
	Consider whether any rules applicable to Committee of the Whole should be spelled out in the Bylaws.	Who should preside over Committee of the Whole meeting?	TBC
		Who is chair and vice-chair at CW?	ТВС

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		Should the CW meetings be scheduled in advance?	ТВС
		Is a simple majority vote required to convene a CW meeting?	(4.5.5)
		Should delegations be permitted at CW meetings?	(5.16)
		Can a CW meeting be convened during special Board meeting?	(4.5.5)
	Mandate of the Planning and Priorities Committee (PPC) includes "other issues referred to it from time to time by the Board or the Chair of the Board".	Should we limit PPC's mandate, and Chair's referral ability, so that PPC cannot duplicate the work of other committees?	(4.5.3.g)
	Current Bylaws do not state which committee is responsible for the Board Bylaws.	Should we explicitly include 'Bylaw Review' in GPC mandate?	(4.6.4)
Mandates/Terms of	Concern that committees have mandates, but do not have terms of reference.	Should we require terms of reference for every Committee?	(4.1.2)
Reference		Should we create a template with standard terms of reference for Board committees to use make the process easier?	TBC
		Should mandates and terms of reference be included in the Bylaws?	TBC

Theme: COMMITTEES	Issue/Problem	Questions for Consideration	Bylaw Subsection
		Should Special Committees (e.g., Director's Search, Board Self-Assessment, Negotiations, etc.) have more specific provisions embedded in the Bylaws (e.g., reporting structure, final authority, etc.)?	(4.8)
Special Committees vs. Subcommittees	Under the Bylaws, Special Committees are established by the Board, and Subcommittees are created by Committees. Clarification is required on whether Committees have authority to create Subcommittees.	Should the Bylaws explicitly delegate authority to Committees to establish and dissolve Subcommittees? Under s. 4.3: "Committees are not decision making bodies and may only make recommendations to the Board for consideration and final approval".	(1.6), (4.1), (4.3) (4.8) and (4.9)
Reporting to Board	Current Bylaws lack details on reporting structure, including timing and sequence, allowing for the potentially problematic flow of information.	Should we clarify that a report of all committee meetings must go to the following Board meeting, so the Board has a record of all committee work? What must be included in a report, when it must go	(4.3.2)
Committee Membership	Current Bylaws state that only trustees may be members of a committee (including subcommittees).	to the Board, etc.? Which Committees, including Special Committees and Subcommittees can have staff and outside parties as members?	(4.4.8)
Community Advisory Committees	The list of Community Advisory Committees (CACs), that is included in the Bylaws, is frequently amended as new CACs are established and some are dissolved. Tracking the changes appears to be problematic. Current Bylaws list of CACs is incomplete, it does not include LGTBQ2S CAC.	Do we need to list CACs in the Bylaws? Is there a way to easily update the Bylaws if we establish or dissolve a CAC?	(4.10.2)
Chair/Vice Chair Election Procedure	The procedure for Election of Board Chair and Vice Chair is not included in the Bylaws. It exists as a Board resolution, outside the	Should we elaborate on specific details and incorporate the procedure into Bylaws?	(3.4)

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	Bylaws and associated governance procedures, and therefore is		
	not easily searchable/available.	Alternatively, should the Chair/Vice-Chair Election	
		procedure be adopted as a separate governance	
		procedure, such as the Delegation Procedure?	

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Acknowledgement of Traditional Lands

We acknowledge we are hosted on the lands of the Mississaugas of the Anishinaabe (A NISH NA BEE), the Haudenosaunee (HOE DENA SHOW NEE) Confederacy and the Wendat. We also recognize the enduring presence of all First Nations, Métis and Inuit peoples.

Reconnaissance des terres traditionnelles

Nous reconnaissons que nous sommes accueillis sur les terres des Mississaugas des Anichinabés (A NISH NA BAY), de la Confédération Haudenosaunee (HOE DENA SHOW NEE) et du Wendat. Nous voulons également reconnaître la pérennité de la présence des Premières Nations, des Métis et des Inuit."