Practice Bulletin No. 01-20

TITLE: Process for Remote Witnessing of Affidavits for use in Land Title Applications

ISSUER: Director of Land Titles

APPLICATION: All Land Title Offices

RELATIONSHIP TO PREVIOUS POLICY: Version 1.1

APPROVAL: Carlos MacDonald, Director of Land Titles

EFFECTIVE DATE: April 6, 2020

FILE NUMBER: Land Title Act
## Change Record

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<th>Version</th>
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<tr>
<td>1.0</td>
<td>March 31, 2020</td>
<td>All</td>
<td>Initial release</td>
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<tr>
<td>1.1</td>
<td>April 6, 2020</td>
<td>2</td>
<td>Amended approvals to include the Society of Notaries Public of British Columbia</td>
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<td>Removed the certificate from paragraph 8 and amended and combined the content in paragraph 8 and 9 to provide further direction on affidavits as supporting documents attached to a Declaration form</td>
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The requirements for the commissioning of affidavits are set out in section 1 of Appendix A of the Code of Professional Conduct for British Columbia.

With the approval of the Law Society of British Columbia and the Society of Notaries Public of British Columbia, until further notice, the following accommodations will be made for affidavits to be used in support of land title applications.

Only BC lawyers and BC notaries public who are acting for one of the parties to the land title transaction may remotely witness affidavits for use in land title applications. The lawyer or notary must retain copies of all documentation he or she relied on to ascertain the deponent’s identity and produce the documentation to the registrar if requested under section 168.57 of the Land Title Act.

1. Any affidavit to be sworn using video technology must incorporate a statement into the jurat describing that the deponent was not physically present before the lawyer or notary public, but was linked with the lawyer or notary public utilizing video technology, that the process described below for remote commissioning of affidavits was utilized and that the lawyer or notary complied with the Law Society of British Columbia best practices for using video-conferencing when providing legal advice or services issued by the Law Society of BC, reproduced below in Schedule A. See Schedule B below for an example of the required jurat language.

2. While connected via video technology, the deponent must show the lawyer or notary public the front and back of the deponent’s current provincial or federal government-issued photo identification. The lawyer or notary public must compare the video image of the deponent and information in the deponent’s government-issued photo identity document to be reasonably satisfied that it is the same person and that the document is valid and current. The lawyer or notary public must also take a screenshot of the front and back of the deponent’s government-issued photo identity document and retain it.

3. The lawyer or notary public and the deponent are both required to have a copy of the affidavit, including all exhibits, before each of them while connected via video technology.

4. The lawyer or notary public and the deponent must review each page of the affidavit and exhibits to verify that the pages are identical and if so, must initial each page in the lower right corner.

5. At the conclusion of the review, the lawyer or notary public will administer the oath, the deponent will state what needs to be said to swear or affirm the truth of the facts, and the lawyer or notary public must watch the deponent sign his or her name to the affidavit.

6. The deponent will then send the signed affidavit with exhibits electronically to the lawyer or notary public.
7. Before completing the affidavit, the lawyer or notary public must compare each page of the copy received from the deponent against the initialed copy that was before him or her in the video conference and may affix his or her name to the jurat only upon being satisfied that the two copies are identical.

8. The two copies of the affidavit may then be submitted to the land title office with the rest of the land title package. An affidavit is a supporting document under section 168.43 of the Land Title Act and must be attached to a Declaration form. See Supporting Documents for Electronic Applications for more guidance.

Schedule A: Law Society of British Columbia best practices for using video-conferencing when providing legal advice or services

When using video conferencing for the provision of legal advice or services, lawyers should:

- Confirm the client’s consent to proceed in this manner.
- Ask that all individuals in the remote location introduce themselves.
- Ensure there is no one else at the remote location who may be improperly influencing the client.
- Make sure that audio and video feeds are stable and that you can hear and see all parties.
- Where identification is produced to support verification of identity, ensure that a copy of the document (front and back) is sent to you in advance of the online meeting and that when it is produced that the entire document is visible and legible.
- Determine how to provide the client with copies of the document executed remotely.
- Confirm your client’s understanding about the documents they are executing and provide adequate opportunity for them to ask questions during the video conference.
- Maintain detailed records including: date, start and end time, method of communication, identity of all present, and minutes of content of meeting.
Schedule B: Preferred form of jurat
Sworn before me at the city of Victoria, in the Province of British Columbia, this 31st day of March, 2020. The deponent was not physically present before me because <it is medically unsafe to meet him in person due to Covid-19> but was linked with me using video technology. I followed the process described in Practice Bulletin 01-20 Process for Remote Witnessing of Affidavits for use in Land Title Applications and complied with the Law Society of British Columbia best practices for using video-conferencing when providing legal advice or services.