

LAL/IL/2005-01

INFORMATION LETTER

December 1, 2005

REQUIREMENTS DURING THE INTERIM ARTICLING PERIOD

1. As of December 1, 2005 the policy on the minimum number of negotiations that an interim land agent must complete was changed to 10 supervised negotiations (the supervising land agent must accompany the interim land agent on the 10 negotiations) and 15 reviewed negotiations (the interim land agent must personally carry out these negotiations and the supervising land agent must review and discuss each negotiation with the interim land agent). The total number of required negotiations remains at 25.
2. Anyone who applies for an interim land agent licence will be subject to the new policy commencing December 1, 2005.
3. Anyone who applied for an interim land agent licence prior to December 1, 2005, will be subject to the former policy which was 6 supervised negotiations and 19 reviewed negotiations.

For more details please refer to the enclosed document, "How to Become a Land Agent" (http://www3.gov.ab.ca/hre/lal/publications/pdf/howto_landagent.pdf) or visit the land Agents Licensing website at www.gov.ab.ca/hre/lal.

This information letter replaces information letter LAL\IL\97-01 dated September 22, 1997.

Gerald Kress
Deputy Registrar of Land Agents

enclosure