

Background

This policy sets direction that is not stated in the *Health Professions Procedural Code* (the “Code”) in which a member may enter into an Acknowledgement and Undertaking when offered by the ICRC before the **thirty-five (35) day** timeline begins.

There may be instances where a complainant or member involved in a complaints matter that appeared before the ICRC appeals the decision rendered by the ICRC to the Health Professions Appeal and Review Board (HPARB). This policy states the timelines to be taken into effect, should an appeal be made. Given that not all decisions are the same, this policy takes into consideration circumstances where a member is ordered to enter into an Agreement, and that it is permissible the member engages in entering the Agreement prior to or during the thirty-five (35) day timeline, demonstrating a member’s compliance and governability.

Consultation Feedback Details

The document was posted for public consultation on the CRTO website and a consultation survey for participants to provide feedback was available.

Date consultation opened for feedback: November 15, 2021

Length of time posted for consultation: 30-days

Date consultation closed: December 15, 2021

CONSULTATION FEEDBACK

68

Viewed

4

Completed

6%

% Completed
(Views vs. Completions)

Outcome

The final policy and the consultation feedback were reviewed by Council at the April 8, 2022 and approved for use.

