

## Proposal 3 – Registration Committee Appeals

This change moves the deposit amount for appeals of a Registration Committee decisions from the Manual of Admissions to the By-laws. This aligns it with other appeal deposit language.

Current Wording	Proposed Wording
<p>8.2 Appeals</p> <p>The manual of admissions shall provide for and set out the process and requirements for an applicant to appeal a decision of registrar and any admissions-related committee, other than those of the registration committee.</p>	<p>8.2 Appeals</p> <p><del>The manual of admissions shall provide for and set out the process and requirements for an applicant to</del> <u>A notice of appeal</u> <del>a pursuant to section 21(1.1) of the Act shall specify why the Registration Committee’s decision of registrar and any admissions-related committee, other than those of the registration committee. was</del> <u>unjustified, and list all errors the person believes the Registration Committee made when making its determinations. The notice of appeal shall also be accompanied by a cash deposit of \$500.00.</u></p> <p><u>Council’s written decision on the appeal shall be limited in scope to the points raised in the notice of appeal. The decision must be consistent with a finding the Registration Committee could have made, and must include a determination as to whether any or all of the cash deposit should be returned to the person.</u></p>