

### Practice Tip - PT.10.4

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# **Construction Act OAA Members Acting as Adjudicators**

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#### Summary

Under the *Construction Act* provisions which came into force on October 1, 2019, 'interim adjudication' was introduced as an expedient way to resolve construction disputes. The Act also requires that this process be administered by a certified adjudicator. For an individual to become an adjudicator, completion of a <u>qualification program</u> is required to in order to be certified by the Ontario Dispute Adjudication for Construction Contracts (ODACC), the authorized naming authority. OAA members and retirees with at least 10-years experience likely meet the eligibility criteria for this qualification program, and upon successful completion would be permitted to provide adjudication services under the *Construction Act*. All Adjudicators are required to carry liability insurance.

## **Background**

"Adjudication" is a form of alternate dispute resolution. It is intended to be quick in order to keep the money flowing in the construction industry. In comparison with mediation, arbitration, or litigation, it is a much quicker and targeted approach - i.e. get the issue resolved and move on.

Ontario has implemented adjudication in conjunction with prompt payment provisions in the *Construction Act*. The federal parliament and Alberta have implemented prompt payment and adjudication, and other jurisdictions are contemplating doing so. The legislation in Alberta, and at the federal level, is very similar to Ontario's, but differs in some details. This should come as no surprise since they were conceived by the same lawyers who guided the development of the Ontario law.

Reference: Construction Act, R.S.O. 1990, c. C.30

Reference: O. Reg. 306/18: ADJUDICATIONS UNDER PART II.1 OF THE ACT

### **Suggested Procedure and Considerations**

The following information is provided to OAA members and retirees wishing to perform services as a certified adjudicator under the *Construction Act*:

**Adjudication and the Practice of Architecture**: Members may routinely act as informal adjudicators of construction contract, however; Adjudication as provided for in the *Construction Act*, is not part of the practice of architecture. Adjudication under the *Construction Act* is a practice that is separate from the practice of architecture, although each professionals' experience and related expertise brings value to their role as an Adjudicator.

**Insurance Required for Adjudicators**: Pro-Demnity Insurance Company can provide an endorsement on existing professional liability policies for Certificate of Practice holders acting as construction adjudicators regulated by the ODACC under the holder's identified Certificate of Practice (CoP). Any individuals named must be a principal or employee of the practice with appropriate accreditation, and there will be an additional premium cost. Pro-Demnity's insurance coverage available for construction adjudicators is outside of the mandatory plan and arranged fully through reinsurance.

The insurance required for adjudicators cannot be provided by Pro-Demnity to individuals who are not CoP holders or employees of CoP holders acting with the consent of the holder. Those individuals who are not employed under a consenting CoP, or do not hold a CoP, and wish to provide adjudication services will need to source insurance from the open market.

**Adjudication and Conflicts of Interest:** Those considering providing adjudication services should be aware of the conflict of interest rules of ODAAC and those under the *Architects Act*. Members should refrain from providing adjudication services related to any project they have provided architectural services to, and their ability to remain fair and impartial should one of the parties to an adjudication be a current or repeat client, consultant or a contractor they may have had difficulty with in the past should be considered before accepting appointment as an adjudicator in any particular adjudication.

**Adjudication and Consumer Protection:** Notwithstanding that adjudication is not part of the practice of architecture, members providing adjudication services can be subject to complaints and/or discipline under the *Architects Act* for the performance of those duties, while they remain professionals licensed by the OAA.

The *Architects Act* specifically states that the Registrar "shall" investigate every written complaint received. Accordingly, any complaint so received would be sent to the Complaints Committee to determine if the complaint was related to the individual's professional conduct or an outside matter. Moreover, the ODACC has their own complaints process which must be adhered to for their adjudicators with their own code of conduct. One does not take precedent over the other. Members would be responsible under both. It should be recognized that the application of allegations of professional misconduct against a member in regards to adjudication is likely limited.

#### References

Architect Act and Regulations

Ontario Dispute Adjudication for Construction Contracts (ODACC)

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