



**NOTICE OF AMENDMENT  
TO THE  
TORONTO PUBLIC LIBRARY BOARD  
PROCEDURAL BY-LAW**

The purpose of this Notice of Amendment is to advise the Board of the intention to repeal the existing Toronto Public Library Board *Procedural By-law* and replace it with a new *Procedural By-law* as provided in Attachment 2 and as required in *By-law No. 46 – By-law Amendment*. It is proposed that discussion and approval of the new *Procedural By-law* take place at the December 15, 2008 Board meeting after Board members have had the opportunity to attend information sessions on the proposed changes. While the by-law amendment requirement is to provide the Board with one month's notice, in this case two months' notice is being provided to give the Board adequate time to review the proposed amendments.

Toronto Public Library staff have undertaken a review over the past number of months of the Library Board *Procedural By-law* with the following objectives:

1. Ensuring that the Board *Procedural By-law* is consistent with City of Toronto *Council Procedures* and existing statutes including the *Public Libraries Act*, *City of Toronto Act*, and *Municipal Freedom of Information and Protection of Privacy Act*;
2. Enhancing clarity and understanding of the by-law and Library governance practices for the Board, staff, and the public;
3. Continuing to support high quality public administration, transparent governance practices and informed decision making by the Library Board.

The by-law was also reviewed in the context of changes to City of Toronto *Council Procedures* that have been implemented as a result of the new *City of Toronto Act* coming into force. The Board's legal counsel has reviewed all proposed changes. Library staff also reviewed and considered the procedural by-laws of other major urban public libraries in Ontario as part of the review process.

**Implementation Points**

Subsequent to the tabling of a new *Procedural By-law* at the October 20, 2008 meeting, two information sessions for Library Board members will be offered to review the proposed *Procedural By-law* revisions in detail. Subsequently, the intent would be to have a vote on the new *Procedural By-law* at the December 15, 2008 Board meeting.

Upon ratification, the *Procedural By-law* will be posted on the Library's website, and training sessions will be offered for Board members and staff.

## Comments

The current *Procedural By-law* has been in place since January 15, 1998 with only minor revisions approved since. As reference points for the review process, Library staff consulted the procedural by-laws from other urban and large public libraries in Ontario, the City of Toronto's updated *Council Procedures* and applicable statutes. An information report is provided in Attachment 1 outlining the background details concerning the proposed amendments to the by-law. While not as formal as Council's Procedures, the new *Procedural By-law* provided in Attachment 2 has been developed in consultation with City of Toronto Legal Counsel. The changes from the existing *Procedural By-law* have been highlighted in Attachment 2 with specific details and supporting rationale regarding the revisions. The amendments have also been summarized in the chart below.

<b>Corresponding Revision No. in Attachment 3</b>	<b>Revised By-law Section</b>	<b>Summary of Amendments</b>
A.	Section 1 Definitions (p.4)	The existing by-law had two sections devoted to Definitions and a Ready Reference Guide which have been merged to create a single Definitions section for ease of reference and consistency with Council's procedures.
L.	Section 12 Secretary (p.11)	The by-law has been revised to allow the Chief Executive Officer to delegate the function of Secretary to a Library employee who may in turn designate another Library employee to perform some of the Secretary's functions. In practice, this allows the City Librarian to delegate clerk support type functions to another library staff member as needed.
M.	Section 14 Rules of order for meetings (p.12)	Changing the Rules of Order for Meetings to <i>Robert's Rules of Order, Newly Revised</i> which is consistent with Council's Procedures as well as many Ontario public library boards. The Library's current aid in ruling is the <i>Standing Orders of the Legislative Assembly of Ontario</i> which is more suited to large assemblies, whereas <i>Robert's Rules of Order</i> is more flexible in offering procedures for boards of various sizes.
P.	Section 19 Adding New Business to Library Board Meetings (p.14)	Revision to the process for introducing new business to Library Board meetings with a notice of motions process similar to Council's. The new procedures in Section 19 represent a simplified version based on Council's procedures that is more suited to a public library board. The adoption of a notice of motions process helps to ensure that Library Board members have appropriate notice to consider and make decisions about new business items. The proposed procedures recognize for urgent matters that it may not be possible to provide a notice of motion. The procedures identify how the Library Board treats new business from Library officials, Board members

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		and members of the public. It also outlines the procedures for treating both Notices of Motions which applies to new business that is received by the agenda deadline and Motions without Notice which are received after the agenda deadline or are made during a meeting.
U.	Section 27 Quorum (p.19)	Clarification of the procedures for quorum related to waiting periods.
W.	Section 36 Motion to Reconsider (p.24)	Updates to the Motion to Reconsider to clarify the process in cases where there was no recorded vote.
X.	Section 40 New Matters (p. 26)	The New Matters section has been updated to clarify that requests for public presentations which meet the agenda deadline will be placed on the agenda of the first Board meeting following the request.
Z.	Section 45 Informal Consideration (p.30)	The Committee of the Whole procedures are replaced with Informal Consideration procedures which are more suited to smaller assemblies according to Robert's Rules of Order. Informal Consideration allows for more informal discussion regarding an item and simply removes the normal limitations on the number of times members can speak in debate and allows the Chair to remain in the chair.
A2.	Section 47 Types of Motions (p.31)	The types of motions section has been updated to delete motions that have never been used by the Board and had the potential to create confusion with motions more commonly used. The revisions are consistent with Council's Procedures.

October 20, 2008

Attachment 1: Board Procedural By-law Proposed Revisions – Information Report to the Board

Attachment 2: Revised Procedural By-law (changes highlighted)