



## NUNAVUT COURT OF APPEAL

### PRACTICE DIRECTION # 3

May 31, 2011

#### **DIRECTIONS REGARDING FACTA AND ORAL ARGUMENT**

##### Facta

1. An appellant's factum must state in a separate section of Part III the relevant standard of review on each issue raised in the appeal. The respondent's factum must state its position on the relevant standard of review.
2. Unless a fiat is obtained, the maximum permitted length of a factum is as follows:
  - a) Appellant's factum: 30 pages
  - b) Respondent's factum: 30 pages
  - c) Where the respondent is also a cross-appellant: 40 pages in total.
  - d) Appellant's reply factum on a cross-appeal: 10 pages
  - e) Intervenor's factum: 10 pages

These page limits are exclusive of case tables or statutes. Facta are to be printed in 12 point font or larger, with at least 1 inch margins, and with at least 1.5 times line spacing, although indented quotations may be single spaced.

##### Oral Argument

3. Each party must indicate in its factum the estimated amount of time it will require for oral arguments. Unless other wise permitted by the panel hearing the appeal, the maximum time for oral argument (including reply) allowed for each separately represented party is 45 minutes.

This practice direction comes into effect January 1<sup>st</sup>, 2012.

The Hon. Catherine A. Fraser  
Chief Justice, Nunavut Court of Appeal

