# ENFORCEMENT OF TRIBUNAL AWARDS PACKAGE

Various statutes include provisions for enforcing an order or decision of a statutory board, statutory decision maker or tribunal. Generally, the order or decision must be filed in the Supreme Court to be enforceable as a judgment of the court.

Rule 2-2 sets out the process for filing a tribunal award in the Supreme Court.

# RULE 2-2 - TRIBUNAL AWARDS

## Definition

1) In this rule, "**tribunal award**" means any order, decision, judgment or other determination that, under an enactment, may be filed or registered in the court for enforcement purposes.

### Tribunal awards may be filed

2) A tribunal award may be filed in a registry.

### Filing tribunal awards

3) To file a tribunal award under subrule (2), a certified copy of the tribunal award must be attached to a requisition in Form 17.2 and the requisition must be filed.

Included in this package:

1) Form 17.2 – Requisition – Tribunal Award

Form 17.2

#### In the Supreme Court of British Columbia

Claimant:

Respondent:

### **REQUISITION – TRIBUNAL AWARD**

Required: the filing of the attached tribunal award made under the .....

[Name of Act]

**My address for service is** [set out the street address of the address for service. One or both of a fax number and an e-mail address may be given as additional addresses for service.]

Address for service:

.....

.....

Fax number address for service (if any):

E-mail address for service (if any):

 $\Box$  filing party  $\Box$  lawyer for filing party(ies)

[type or print name]