



## Procedural Order 4 – June 6, 2022

### Evidence

Further to Section 6 of Order-in-Council 1859/2021 and Rules 22, 23 and 26.1 of the Rules of Procedure, I order that:

All records identified as relevant by the Commission and made available to participants by way of the Participant Database shall be deemed to be in evidence and may be used by the Commission including in its final report.

Overview Reports and records referenced therein will be posted on the Commission's public website at [www.ottawalrpublicinquiry.ca](http://www.ottawalrpublicinquiry.ca) as they become available. Upon being posted to the website, they shall be deemed to have been entered as exhibits to the public hearings and will form part of the evidentiary record.

Transcripts of formal witness interviews will be posted on the Commission's public website at [www.ottawalrpublicinquiry.ca](http://www.ottawalrpublicinquiry.ca) beginning on June 6, 2022, or as soon thereafter as is practicable. Upon being posted to the website, they shall be deemed to have been entered as exhibits to the public hearings and will form part of the evidentiary record. Documents referenced in the witness interviews are deemed to be exhibits to those interviews and shall be made available on the website.

Pursuant to section 26.2 of the Rules of Procedure, witness interview transcripts will be made available to participants at least one week ahead of being posted on the public website to allow participants the opportunity to make a claim of privilege in respect of any portion of the transcript.

C. William Hourigan, Commissioner