

As per section 3.7 of the Coast Appraisal Manual (CAM), a licensee and the Ministry may agree to a stumpage rate redetermination within 21 days of a stumpage rate determination.

To request a stumpage rate redetermination please:

1. Compose a new email,
 - DO NOT** reply or forward a previous email. Do not reply or forward an email notice sent from Electronic Commerce Appraisal System (ECAS) or General Appraisal System (GAS);
2. Use the subject line format “[Request for Redetermination – \[License#\], \[CP#\]](#)”,
 - e.g. [Request for Redetermination – A12345, CP987](#);
3. Within the body of the email provide:
 - a. the Licence#, CP#, Timber mark, and ECAS ID,
 - Do not use tenure acronyms FL, TFL, TL, TSL etc.,
 - e.g. [A12345, CP987, XX6543, 123456](#);
 - b. the issue(s) regarding the current stumpage rate determination;
 - c. the suggested outcome and or any opinion(s); and
 - d. any relevant supporting information for each issue (attaching the GAS stumpage rate summary report is not sufficient); and
4. Send the email to the person who determined the cutting authority’s stumpage rate (the individual who determined the stumpage rate can be found at the bottom of the “Stumpage Rate Determination” email, or within the appraisal’s ECAS history).

Using the standardized format will allow appraisal staff to quickly identify an incoming request. A new email and the correct subject line format are important for Ministry electronic records.

Note:

- a stumpage rate determination may be appealed via the Forest Appeals Commission (FAC), and is independent of a “request for redetermination” sent to the Ministry;
- a notice of appeal respecting a determination must be filed with the FAC within 30 days of the determination; and
- the time limit of an FAC appeal is independent of a “request for redetermination” or a time extension relating to a “request for redetermination”.