

(2) If the Board of Appeal notes that the appeal does not comply with the provisions of Rule 64, sub-paragraph (a), it shall communicate this to the appellant and shall invite him to remedy the deficiencies noted within such period as it may specify. If the appeal is not corrected in good time, the Board of Appeal shall reject it as inadmissible.

Rule 66

Examination of appeals

(1) Unless otherwise provided, the provisions relating to proceedings before the department which has made the decision from which the appeal is brought shall be applicable to appeal proceedings *mutatis mutandis*.

(2) The written decision shall be signed by the Chairman of the Board of Appeal and by the competent employee of the registry of the Board of Appeal. The decision shall contain:

- (a) a statement that it is delivered by the Board of Appeal;
- (b) the date when the decision was taken;
- (c) the names of the Chairman and of the other members of the Board of Appeal taking part;
- (d) the names of the parties and their representatives;
- (e) a statement of the issues to be decided;
- (f) a summary of the facts;
- (g) the reasons;
- (h) the order of the Board of Appeal, including, where appropriate, a decision on costs.

Rule 67

Reimbursement of appeal fees

The reimbursement of appeal fees shall be ordered in the event of interlocutory revision or where the Board of Appeal deems an appeal to be allowable, if such reimbursement is equitable by reason of a substantial procedural violation. In the event of interlocutory revision, reimbursement shall be ordered by the department whose decision has been impugned and, in other cases, by the Board of Appeal.

2) Hvis appelkammeret finder, at klagen ikke opfylder bestemmelserne i regel 64, a), giver det appellanten meddelelse herom og opfordrer ham til inden for en af kammeret fastsat frist at afhjælpe manglerne. Berigtes klagen ikke rettidigt, afgiver appellkammeret den.

Regel 66

Behandling af klagen

1) Medmindre andet er bestemt, finder bestemmelserne vedrørende sagsbehandlingen ved det organ, som har truffet den påklagede afgørelse, tilsvarende anvendelse.

2) Afgørelsen skal underskrives af formanden for appellkammeret og af den dertil beføjede ved appellkammerets kontor ansatte. Afgørelsen skal indeholde:

- a) en angivelse af, at den er truffet af appellkammeret;
- b) dagen, på hvilken afgørelsen er truffet;
- c) navnet på formanden for appellkammeret og navnene på de øvrige medlemmer af appellkammeret, som har deltaget i afgørelsen;
- d) parternes og deres fuldmægtiges navne;
- e) parternes påstande;
- f) en kort redegørelse for sagens realiteter;
- g) begrundelserne for afgørelsen;
- h) konklusionen, herunder i givet fald en afgørelse vedrørende omkostningerne.

Regel 67

Tilbagebetaling af klageafgiften

Der anvises tilbagebetaling af klageafgiften i tilfælde af, at den påklagede afgørelse ændres af det organ, som har truffet afgørelsen, eller at appellkammeret giver appellanten medhold, såfremt en sådan tilbagebetaling er rimelig på grund af, at der er begået en væsentlig proceduremæssig fejl. I tilfælde af, at den påklagede afgørelse ændres af det organ, der har truffet afgørelsen, anvises tilbagebetalingen af dette organ; i andre tilfælde anvises tilbagebetalingen af appellkammeret.