

- e) The Centre shall impose as a condition of financial assistance that the successful applicant provide, upon completion of the case development,:
- i) a synopsis of the jurisprudence that will be used in support of the case; and
 - ii) a full description of any legislative provisions, regulations or practices that apply to the case; and
 - iii) a detailed explanation of the legal remedy that will be sought; and
 - iv) the identity of the plaintiff or a detailed description of the type of plaintiff who will bring the case before the court; and
 - v) a general description of the type and number of expert witnesses that will testify at the trial of the case and the nature of the evidence they will submit; or
 - vi) a detailed explanation setting out the reasons for not pursuing the case in the courts, where the applicant decides, after completing the case development work, not to pursue the case in the courts.

3.3 Recipients of financial assistance

The Centre may provide financial assistance in accordance with this Agreement to:

- a) linguistic minority groups or individuals and disadvantaged groups or individuals, or non-profit organizations representing them; and
- b) intervenors whose intervention in a test case meets the criteria set out in Clause 3.1 and the following additional conditions:
 - i) their intervention raises important and legally meritorious arguments for the resolution of the linguistic or equality rights issue(s) raised in the case;
 - ii) the arguments raised in their intervention are not covered in substance by the parties or other intervenors in the case; and
 - iii) they are, or are representative of, disadvantaged groups or individuals or linguistic minority groups or individuals that are directly affected by the outcome of the case.