**Section 2720.330 Consolidation Or Severance Of Appeals**

a) The Board shall, on its own motion or at the request of any party, consolidate appeals if it finds that the appeals involve common questions of law or facts, that consolidations will expedite the disposition of the appeals, and that no rights of any party will be prejudiced.

b) Prior to consolidation, all parties shall be given notice of the motion to consolidate in writing or on the record and shall be given an opportunity to be heard on the motion in writing or on the record.

c) The Board shall sever cases previously consolidated if it finds that the conditions in subsection (a) have not been satisfied.