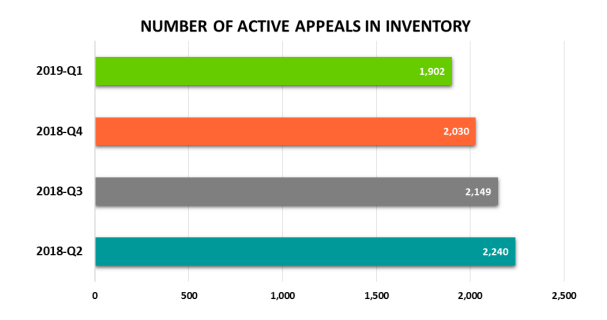
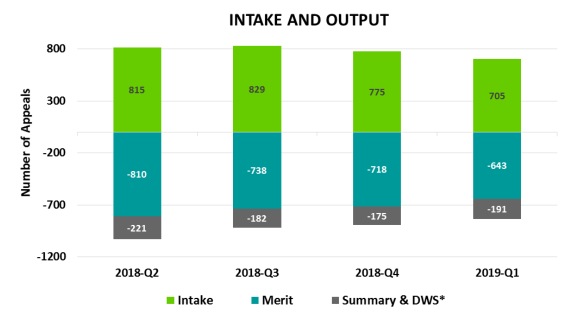
INVENTORY

As of March 31, 2019, our total active inventory was 1,902 appeals. The vast majority of appeals are compensation appeals from the Review Division of the Workers' Compensation Board (WorkSafeBC).



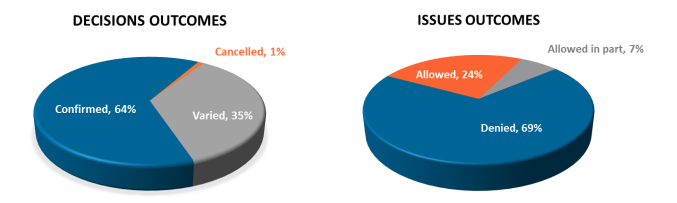
During the first quarter of 2019, we made decisions on the merits of 643 appeals and made summary decisions on a further 191 appeals that were rejected, dismissed, withdrawn, or suspended. An appeal may raise numerous issues and WCAT may allow, allow in part, or deny the appeal on each issue. During the first quarter, we decided 705 issues.

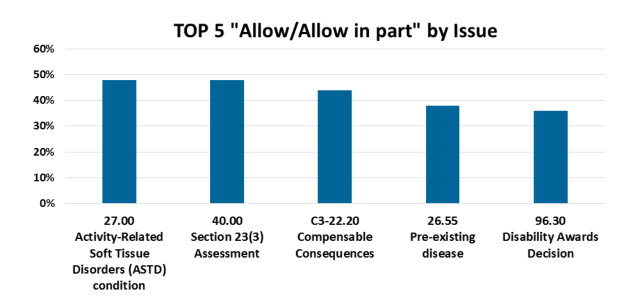


^{*}dismissed, withdrawn or suspended

APPEAL OUTCOMES

When WCAT makes a decision on the merits of an appeal, the decision under appeal may be varied, confirmed, or cancelled by WCAT. "Vary" means that WCAT varied the previous decision in whole or in part. "Confirm" means that WCAT agreed with all aspects of the previous decision. "Cancel" means that WCAT set aside the previous decision without a new or changed decision being provided in its place. A single appeal may have more than one issue to be determined.



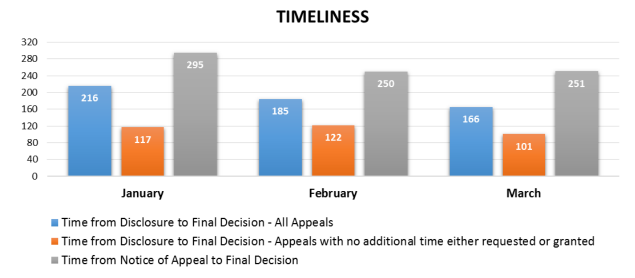


TIME TO DECISION

Section 253 of the Act requires WCAT to decide new appeals within 180 days from the date that WCAT receives from the Board the records (disclosure) relating to the decision under appeal.

The 180 day statutory time frame may be extended up to a maximum of 90 days in order to provide parties with additional time to make submissions or submit new evidence (additional time for submissions). The statutory time frame may also be extended on the basis of complexity (additional time for decision).

In addition to tracking the time period from receipt of disclosure to final decision, WCAT also monitors the period of time from receipt of a Notice of Appeal to final decision.



HEARINGS

During the quarter, WCAT held 80 hearings in various locations around the province in addition to the 139 that were held in Richmond.

