# **Guide to Licensed Debt Repayment Inspections in British Columbia**





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## Introduction

Consumer Protection BC is responsible for the administration of the Business Practices and Consumer Protection Act (Act) and Debt Collection Repayment Regulation (Regulation). Together this Act and Regulation govern the conduct of persons who engage debt collection, the business of debt repayment agents and their employees, including testing for compliance with the licensing requirements related to each in British Columbia.

This guide has been prepared to better inform and educate debt collectors, debt repayment agents and bailiffs on the compliance inspection process. As a licensee, it is your responsibility to conduct yourself and to operate your business so they comply with the laws and conditions on the licenses issued to them. We recommend licensees take the time needed to read this guide fully and to make sure that managers and staff are familiar with the information presented.

The material in this guide provides a reference point for debt repayment agents on what to expect and how to prepare for compliance inspections performed by Consumer Protection BC.

This guide provides a general overview of the compliance inspections process. It is not an exhaustive review of the legislative provisions affecting debt repayment agents and their licensed employees in BC. We recommend that anyone regulated under the Act and Regulation obtain copies of both and review them in detail. You can find them online or printed versions may be ordered from:

CROWN PUBLICATIONS INC. 106 Ontario Street Victoria BC CANADA V8V 1M9 TEL: (250) 386-4636 TOLL FREE 1-877-747-4636 FAX: (250) 386-0221

# **Definitions**

"Act" means the Business Practices and Consumer Protection Act

"debt repayment agent" means a person who, acts for or represents, or offers to act for or represent, a debtor in arrangements or negotiations with debtor's creditors, which arrangements or negotiations may include receiving money from the debtor for distribution to the debtor's creditors, in consideration for a fee, commission or other remuneration that is payable by the debtor.

"Director" means the director under the Business Practices Consumer Protection Act

"Inspector" means an individual designated by the director as an inspector

"Licensee" refers to an individual, individuals or corporate body that holds a licence issued by Consumer Protection BC. The terms covers both the licensee of record and any person acting in the place of the licensee, such as a manager or person in charge of the business in the licensee's absence

"Regulation" means the Debt Collection and Repayment Regulation



#### We are here to help

We know operating a business has many challenges and responsibilities. You can always contact Consumer Protection BC to discuss potential compliance issues. If you have questions or concerns, contact us by telephone or email at:

Consumer Protection BC 307-3450 Uptown Boulevard Victoria BC V8Z 0B9 Phone: 604 320-1664 Fax: 250 920-7181 Toll free: 1 888 564-9963

www.consumerprotectionbc.ca

A range of helpful information along with application forms, and links to the *Business Practices and Consumer Protection Act* and the *Debt Collection Repayment Regulation* can be found on our website at: www.consumerprotectionbc.ca

# **Background: Our Responsibilities**

#### The Role of Consumer Protection BC

The mandate of Consumer Protection BC is to licence and inspect regulated businesses, respond to consumer inquiries, investigate alleged violations of consumer protection laws, classify all general release and adult films, and provide information so consumers can self-assess the fairness of a transaction.

As part of its responsibility to ensure compliance with the law and conditions on a licence, Consumer Protection BC staff regularly perform compliance inspections as well as inspections in response to consumer compliants. When an inspector identifies issues of non-compliance, the inspector may open a complaint file. When the eventual outcome of a complaint file results in compliance by the business being obtained, or some form of enforcement action being taken against the business, the outcome is published to our website. We share this information to enable consumers to make informed decisions.

#### The Role of the Licensee

As a licensee (someone who holds a licence), it is your legal obligation to let Consumer Protection BC know about any changes they make to the business such as the location of business and licensed employees they engage.

The licensee is legally responsible for understanding the Act, Regulation and any conditions on their licenses, and for complying with them all.

Licensees are also responsible for making sure their employees follow the Act, Regulation, and conditions on the licensee is not present at the business.

Licensees must fully cooperate with an inspector. Providing false or misleading information to an inspector, or obstructing or hindering an inspection are serious contraventions. A person that carries out such behaviors or activities is also subject to prosecution under the Offence Act.



# **Inspections**

#### **Authority to Inspect**

Inspectors attend businesses located throughout the Province – sometimes arriving unannounced. The Act allows for an inspector to enter a business at any reasonable time to determine compliance with the Act, Regulation, conditions on a licence, or the suitability of a licensee or an applicant for a licence. It is a person's responsibility to cooperate fully during an inspection. In most instances, an inspector will provide a person with their official identification on arrival, and the request can be made for them to produce it. A person must not do anything to obstruct, hinder, or interfere with an inspector's entry and inspection of a business.

The Act gives the inspector the authority to:

- Inquire into any business, affairs or conduct of a person;
- Inspect, audit or examine any record, goods or other things or the provision of services in the premises
- Inspect a vehicle or vessel that is being used for business purposes;
- Require a person who has possession or control of any records, goods, or other things in the premises, vehicle or vessel to produce the records, goods or things;
- Make a record, including a record on film, audio tape, video tape or otherwise, of the premises, vehicle or vessel or any other things in the premises, vehicle or vessel;
- Remove any record from the premise, vehicle or vessel for purpose of making copies
- Remove and retain any record, good or other thing that may be required as evidence from the premises, vehicle or vessel.

#### What an Inspection Might Look Like

Remember that inspectors attend businesses to confirm compliance with the Act, Regulation, and conditions on a licence, however inspectors are also there to educate and answer questions. Licensees should feel free to approach them about any business issues or problems related to the Act or Regulation.

Typically, a licensee can expect that an inspector will do some of the following:

- For any issues identified, review the legislation and the conditions on a licence;
- Inspect the physical layout of the business;
- Inspect legal, financial and other business records;
- Observe and record your business practices, identifying deficiencies or problem areas that may lead to non-compliance
- Identify any contraventions

To give licensees a better understanding into what an inspector will be reviewing, we have provided a sample inspection checklist – see Appendix 1. Note: the items on the checklist are not an exhaustive list of the items an inspector may review at inspection.

Once an inspection is complete, a licensee or their designate will be provided with a Certificate of Inspection showing the date of the inspection. If there were issues of non-compliance identified, the inspector will issue a post inspection later within 14 days of the inspection being completed.

### **Producing Documents and Records**

A licensee must produce all business records and documents requested for review by the inspector. Since business records are not always kept on the premises, if practicable, an inspector may schedule an inspection, so the licensee is able to make sure the records are at the business for the inspection. Sometimes, the inspector may



require the licensee to provide additional records at a later date. Refusing to provide records, or providing false or misleading information is a serious contravention.

Items routinely requested for debt repayment agent inspections are:

- 1. All trust bank account statements for the past 3 months, together with all items returned by the bank with the statements;
- 2. Bank account reconciliations for the trust bank accounts for the past 3 months;
- 3. All of the other company bank account statements for the past 3 months, together with all items returned by the bank with the statements;
- 4. If applicable, statements for the past 3 months for credit cards used for company business;
- 5. A financial statement <u>or</u> a detailed general ledger trial balance for the licensee that is current to within 60 days of the date of the inspection;
- 6. A detailed listing showing all clients for whom the licensee is holding trust funds, as of the date of the trial balance, which includes the clients' names and the amount held for each client;
- 7. A detailed list of all clients for whom the company acted within 180 days of the inspection.

## **Enforcement**

#### **Identifying the Contravention**

If an inspector believes that there has been a contravention to the Act, Regulation, or conditions of a licence the inspector will advise the licensee or their designate of the contravention at the time of inspection and/or in post inspection correspondence that will be produced within 14 days of the inspection being completed.

When a contravention is identified, the inspector will decide whether to recommend to the director that enforcement action and/or licensing action be taken against the licensee.

If the inspector does not recommend enforcement action or licensing action be taken, the inspector may issue a warning letter or simply inform a licensee about the alleged contravention in a post inspection letter. The warning letter and/or the post inspection letter will be stored in the licensee's file and may be referenced by an inspector at subsequent inspections.

## Notice of Enforcement Action Recommended Report and Report to Director

If the inspector decides to recommend enforcement action be taken, they will prepare a Notice of Enforcement Action Recommended Report (NEAR). Similarly, if the inspector believes that licensing action is necessary, they will prepare a report called a Report to Director (RD). Both types of reports include details of the alleged contraventions and a recommended penalty or other enforcement action.

## The Opportunity to be Heard

The licensee will be given a copy of the NEAR or RD. A copy of the report will also be presented to the director who will decide whether to proceed with the enforcement action and/or licensing action recommended in the NEAR or the RD.

If the report is accepted by the director to proceed, the licensee will be contacted by the director (or their delegate) and given an opportunity to be heard. Under this process, the licensee will have the opportunity to reply to the NEAR or the RD and, to present any response and evidence that they would like the director to consider.

#### **Possible Enforcement Actions**

If after the opportunity to be heard is completed the director believes the licensee contravened the Act, Regulations or a condition of the licence, the director may take one or more of the following actions against a licensee:



- Suspend or cancel the licence;
- Impose conditions on the licence;
- Impose an administrative (monetary) penalty;
- Issue a compliance order
- Accept an undertaking with terms acceptable to the director

#### Reconsideration

If a licensee is not satisfied with a decision of the Director they may apply to have the decision reconsidered. An application for reconsideration will only be accepted if a licensee can demonstrate new evidence has become available that did not exist at the time of the decision, or if it did exist, could not have been discovered through the exercise of reasonable diligence.



# **Appendix 1**

#### CONSUMER PROTECTION BC License: 200 - 4946 Canada Way, Burnaby BC V5G 4H7 P 604.320.1667 F 604.320.1663 TF 1.888.564.9963 Date: E info@consumerprotectionbc.ca W www.consumerprotectionbc.ca Question **DEBT REPAYMENT AGENT INSPECTION REPORT** N/A **Business model** 1 Does the business accept debtor funds for dispersal to creditors? LICENSE Application and/or Renewal DCRR 5(1) Have all the forms the licensee uses to show they have an agreement to act 2 for a creditor or owner of a debt been submitted to the Director? DCRR 5(2) / DCRR 11(4)(b) Have all the documents the licensee uses in collection, negotiation, arrangement or demanding payment of debts been submitted to the П 3 Director and approved before use? **LOCATION** BPCPA 143 Are all employees of the business engaged in designated activity properly 4 licensed? П 5 DCRR 8(1) Is there a license for each location where the licensee operates? DCRR 8(2) Has the licensee notified the Director of a change of address of business? 6 TRUST ACCOUNT and OTHER ADMINISTRATION 7 DCRR 9(1)(a) Is the licensee's trust account maintained at savings institution in BC? DCRR 9(1)(b) Is all money collected from debtors or other sources for distribution to 8 creditors on behalf deposited in trust account within 5 days? **DCRR 9(1.1)** Does the licensee limit deposits to the trust to only funds intended for 9 distribution to creditors? DCRR 9(1)(c) Does the licensee maintain proper records of the trust account 10 satisfactory to Director? BPCPA 146(c) [Licensing conditions] Are there any special conditions placed on the 11 operation of the trust? DCRR 9(1)(d) Are the records and trust account in the places specified on application? 12 If not, has the Director approved of the change?



Question	DEBT REPAYMENT AGENT INSPECTION REPORT Cont.	Υ	N	N/A
13	<b>DCRR 9(2)</b> Are the disbursements from the trust account only made to satisfy contractual obligations, errors or payments as described in BPCPA 126(2) and (3)?			
14	BPCPA 126(2)(i)(ii) and BPCPA 126(3) Has the repayment agent accounted for all the funds accepted from debtors in the last 180 days and, remitted them to the proper person or agency within the required timeframes?			
	OTHER REQUIREMENTS			
15	<b>DCRR 10(1)</b> Has the licensee submitted financial statements to the Director as required?			
16	DCRR 11(2)(a) Has the licensee reported any change of address for licensed employees?			
17	DCRR 11(2)(b) Has the licensee report name and current address of every licensed employee?			
18	DCRR 11(2)(c) Has the licensee reported the name of every employee that ceased to be employed and the reason for the cessation of employment?			
19	DCRR 11(3) Has the licensee sent the Director the licenses for any licensed employee who ceased to be employed?			
20	DCRR 11(2)(d)(i) If the licensee a corporation, has any change in senior officers been reported to the Director?			
21	DCRR 11(2)(d)(ii) If the licensee is a corporation, has a material change in the beneficial ownership of shares been reported to the Director?			
22	<b>DCRR 4(a)</b> Is the Consumer Protection BC license displayed in a conspicuous place at the business?			
	SECURITY			
23	DCRR 12(1) Is the amount of security held by Director correct and current?			
DEBT REPAYMENT CONTRACT (REQUIRED CONTENTS)				
24	BPCPA 127(1)(a)Does the licensee have a written contract between all clients for whom they act as repayment agent and that complies with BPCPA 127(2)?			
25	BPCPA 127(1)(b) Is there no evidence that the licensee acts for or represents any of the creditors for their clients?			
26	<b>127(2)(c)</b> Does the debt repayment contract contain all prescribed terms, information and disclosure statements?			

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27	<b>BPCPA 19(a)</b> Does licensee use a DBA and if so, is it disclosed in the debt repayment contract?			
Question	DEBT REPAYMENT AGENT INSPECTION REPORT Cont.	Y	N	N/A
28	<b>BPCPA 19(b)</b> If the licensee's mailing address is different than the otherwise licensed location, is it disclosed in the debt repayment contract?			
29	BPCPA 19(c) Does the contract list the facsimile number of the business?			
30	BPCPA 19(d) Is the contract dated?			
31	BPCPA 19(i) Are the terms of payment detailed in the agreement?			
32	<b>BPCPA 19(n)</b> Are all details of other restrictions, limitations or, other terms and conditions that apply to the services of the supplier?			
33	DCRR 14(a) Include the name, address and telephone number of the debtor?			
34	DCRR 14(b) Include the email address, if any, of the debt repayment agent?			
35	DCRR 14(c) Include an itemized statement of the fees that are to be paid by the debtor and the dates on which each fee must be paid?			
36	DCRR 14(d) Include the names of the debtor's creditors to whom payments will be made under the contract?			
37	DCRR 14(e) Include the total amount owed to each of the debtor's creditors referred to in DCRR 14(d)?			
38	DCRR 14(f) Does the contract detail the method that the debt repayment agent proposes to use in arranging or negotiating settlement of the debtor's debt, whether by a proposed schedule of payments or a proposed one-time payment?			
39	<b>DCRR 14(g)</b> Include the dates by which the debt repayment agent will forward the proposal to each of the debtor's creditors?			
40	DCRR 14(h) when payments to each of the debtor's creditors are to be made, the amount of each payment and the total number of payments?			
41	DCRR 14(i) Does the contract include the details for disclosure of (i) the amount paid; (ii) the name of the creditor to whom the amount was paid?			
42	DCRR 14(j) Is the Consumer Protection BC statement included?			



43	<b>BPCPA 23(3)</b> Does the debt repayment agent give a copy of all contracts to debtors within 15 days of contract signing?			
Question	DEBT REPAYMENT AGENT INSPECTION REPORT Cont.	Υ	N	N/A
	MAXIMUM FEES AND DISBURSEMENTS			
44	<b>DCRR 15</b> Does the licensee charge fees compliant for the type of repayment proposal accepted by the creditor(s)?			
45	DCRR 15(a) – Charge only 10% (when repayment agent holds no funds)?			
46	DCRR 15(b) – Charge only 10% (when repayment agent holds funds and scheduled total repayment period is less than 90 days)?			
47	DCRR 15(c) – Charge a no more than a 15% one-time arrangement fee of average monthly distribution (when repayment agent holds funds and schedule of payments lasts longer than 90 days?			
48	BPCPA 127(4) – Does the licensee not charge, require or accept any amount from debtors until repayment proposals are accepted in writing by both creditors and debtors?			
49	<b>BPCPA 127(5)</b> – No evidence of the licensee offering bonuses, commissions or other compensation to persons for inducing debtors to enter into debt repayment agreements?			
50	BPCPA 127(6) – No evidence of the licensee lending money, providing credit or, offering to assist debtors to obtain loans or other credit?			
51	BPCPA 127(7) – When licensee is informed by creditors that they have accepted, refused or ceased accept or negotiate a repayment program, are debtors informed of this by the licensee with 30 days?			
INSPECTOR'S N	OTES:			



Inspector:	 	
Contact Person: _	 	
Signature:	 	
Date:	 	