

## Notification of Fee Change

2025-2027 Payday lending fee changes.

### Introduction

Consumer Protection BC is an independent, self-funded, not-for-profit organization. Government has tasked us with regulating and licensing your sector. We have legal authority to set your licensing fees and other charges. In doing so, we are required by law to recover our costs, to consult with you and to provide at least ninety (90) days' notice prior to changing or introducing new fees.

### What is happening?

We are notifying you that the licensing fees and other charges for 2025-2027 are changing. Our Board of Directors has approved the following fee changes that will take effect on January 1, 2025.

We are making a change to the licensing fee model that will reduce the branch license fees and tie the principal renewal licence fee to total loan volumes in tiers.

### Payday lending

Fee type	Current fee	Fees Jan. 1, 2025	Fees Jan. 1, 2026	Fees Jan. 1, 2027
New principal location	\$6,087	\$6,000	\$6,600	\$6,996
New branch	\$2,507	\$1,000	\$1,100	\$1,166
Renewal principal location more than 2 weeks prior to expiry	\$5,969			
Renewal principal location less than 2 weeks prior to expiry	\$6,036			
Renewal principal location (total loan volume <\$999,999) more than 2 weeks prior to expiry		\$1,350	\$1,485	\$1,574
Renewal principal location (total loan volume \$1,000,000-4,999,999) more than 2 weeks prior to expiry		\$3,375	\$3,713	\$3,936
Renewal principal location (total loan volume \$5,000,000-9,999,999) more than 2 weeks prior to expiry		\$10,125	\$11,138	\$11,806
Renewal principal location (total loan volume \$10,000,000-49,999,999) more than 2 weeks prior to expiry		\$33,750	\$37,125	\$39,353
Renewal principal location (total loan volume >\$50,000,000) more than 2 weeks prior to expiry		\$67,500	\$74,250	\$78,705

Renewal principal location (total loan volume <\$999,999) less than 2 weeks prior to expiry		\$1,425	\$1,568	\$1,662
Renewal principal location (total loan volume \$1,000,000-4,999,999) less than 2 weeks prior to expiry		\$3,450	\$3,795	\$4,023
Renewal principal location (total loan volume \$5,000,000-9,999,999) less than 2 weeks prior to expiry		\$10,200	\$11,220	\$11,893
Renewal principal location (total loan volume \$10,000,000-49,999,999) less than 2 weeks prior to expiry		\$33,825	\$37,208	\$39,440
Renewal principal location (total loan volume >\$50,000,000) less than 2 weeks prior to expiry		\$67,575	\$74,333	\$78,793
Renewal branch more than 2 weeks prior to expiry	\$2,388	\$1,000	\$1,100	\$1,166
Renewal branch less than 2 weeks prior to expiry	\$2,455	\$1,075	\$1,183	\$1,254
New and renewal principal and branch Consumer Financial Education Fund (CFEF) contribution	\$200	\$224	\$246	\$261
Change of name or address	\$66	\$75	\$75	\$75
Change of directors/officers	\$66	\$75	\$75	\$75
NSF payment	\$63	\$50	\$50	\$50
Reconsideration	\$283	\$311	\$330	\$343

### Why are fees changing?

Licensing fees pay for the direct costs of regulating the sector: licensing, compliance inspections, complaint handling and enforcement activities; and indirect costs of managing the sector: information technology, finance and accounting, and office rent. The indirect cost such as rent, and administrative costs are spread proportionately across each licensed sector. Every year these costs increase; sometimes consistent with inflation, in other cases based on unique factors related to a sector (ex. changes to the law that result in new regulatory requirements).

The costs for regulating the payday lending sector have been affected primarily by inflation, which previous fee increases did not keep pace with. Throughout the COVID-19 pandemic and the years following every effort has been made to reduce costs while maintaining the ability to operate, with the intent of providing as much relief to licenced businesses as possible during unfavourable economic times. 2021 saw a 0% fee increase followed by nominal increases throughout 2022-2024. The fee changes will ensure that Consumer Protection BC can operate effectively and that costs are accurately recovered for regulating this sector.

The changes to the fee model are designed to provide increased resilience to the fee model which has seen a decreasing volume of branch licenses and create increased fairness where licenses with higher loan volumes pay a higher fee.

### **What did we hear from you?**

During the fee review in the summer, we heard from 9.2% of the licensees in your sector. Our goals for the consultation were to raise awareness of pending licence fee changes and to solicit your feedback on those changes and our process. Of those who responded to our survey from your sector, 100% indicated they understood that we were proposing to change licensing fees and other charges. Further, 100% of respondents indicated they understand how we use their fees to regulate your sector.

The themes from the feedback we received can be summarized as follows:

1. Objection to raising fees and/or the size of fee increase.
2. The fee increase is reasonable or not a significant increase.
3. Appreciative of new fee model
4. Objection to new fee model

With respect to these feedback themes, we would like to provide the following context and clarification:

Consumer Protection BC is a regulator and separate from government and operates on a cost recovery basis and as our costs increase (largely due to inflationary pressure) we need to increase our fees to recover the costs of regulation your sector. The licensing fees and other charges represent the cost of regulation. It is important that we maintain our ability to regulate this sector and ensure that we have the resources required to do so. Consumer Protection BC prepares annual financial statements which are made publicly available on our corporate website. Our financial statements are audited by an independent third-party auditor and our annual budget is approved by our Board of Directors. We publish our annual financial statements in the [News & Media Centre](#) section of our corporate website.

The BC Government has [delegated](#) the responsibility to us for administering the *Business Practices and Consumer Protection Act*, the *Motion Picture Act*, the *Cremation, Interment and Funeral Services Act* and the *Ticket Sales Act* and the regulations associated with each of those statutes. We cannot change legislation or advocate for its change on behalf of anyone. If you have concerns about the legislation or want to advocate for change to legislation, you may wish to consider contacting either the constituency office of your [local Member of the Legislative Assembly \(MLA\)](#) or the [ministry responsible for consumer protection legislation in British Columbia](#).