

Financial institutions legislative and regulatory reporter - British Columbia - May and June 2022

July 15, 2022

The British Columbia (BC) Reporter provides a monthly summary of BC's legislative and regulatory developments of relevance to provincially regulated financial institutions. It does not address Canadian federal financial services legislative and regulatory developments, although this information is provided by BLG separately. In addition, purely technical and administrative changes (such as changes to reporting forms) are not covered.

May and June 2022

Published	Title and Brief Summary	Status		
BC Financial Services Authority (BCFSA)				
June 29, 2022	Consultation on the Code of Market Conduct for Insurance Companies	Comment by August 6, 2022		
	Legislative amendments passed in fall 2019 to modernize the Financial Institutions Act (FIA) established the requirement for insurers to adopt and comply with a code of market conduct (the Code). BCFSA has released a draft Insurer Code of Market Conduct and Supplemental Guideline and accompanying Discussion Paper for review and comment. The Code sets out fundamental principles and desired outcomes providing insurers with the			



	latitude to "determine the strategies, policies, processes, procedures, and controls in a risk-based and proportionate manner to achieve fair treatment of customers." Once formally established, all British Columbia insurers will be required to adopt and comply with the Code.	
June 16, 2022	BCFSA Issues Guideline on Home Warranty Claims and Complaints Management BCFSA has issued a Home Warranty Claims and Complaints Management Guideline (The Guideline) outlining expectations for all home warranty insurers authorized in British Columbia (Home Warranty Insurers) in response to ongoing claims and complaints handling issues. The Guideline addresses three areas where home warranty insurers should strengthen their processes and practices: 1. Management's oversight of claims and complaint handling; 2. Claims and complaints handling policies and procedures; 3. Claims and complaint file maintenance. BCFSA expects that all property and casualty insurance companies consider the Guideline when setting or revising their claims and complaints management policies and processes.	Effective June 16, 2022
May 25, 2022	BCFSA Delivers Report Focused on Enhancing Consumer Protection in B.C.'s Real Estate Market	



BCFSA has announced delivery of its report, *Enhancing Consumer Protection in B.C.'s Real Estate Market*, to the minister of finance. The report contains advice on potential considerations of the government's proposed homebuyer protection period, commonly referred to as the cooling-off period, for residential real estate sales, as well as advice on additional consumer protection measures.

	protection measures.		
Legislation			
June 2, 2022	Amendments to Business Practices and Consumer Protection Act by Professional Governance Amendment Act, 2022 Professional Governance Amendment Act, 2022, S.B.C. 2022, c. 19 (Bill 21), received royal assent on June 2, 2022. The act is aimed at increasing consistency and improving best practices among registered professions in the province. Under section 142.1 of the Business Practices and Consumer Protection Act, the government may designate specific activities for the purposes of the act, with certain exceptions. Bill 21 exempts activities in relation to the Professional Governance Act (except section 3 of Schedule 1 of the act, which deals with applied science technologists and technicians of British	In force June 2, 2022	
	Columbia) from the application of this provision.		
June 2, 2022	Royal Assent: Miscellaneous Statutes Amendment Act, 2022, Chapter 14 (Bill 17) amends Business Practices And		



	Consumer Protection Act	
Deposited February 17, 2022	Amendments to Financial Institutions Act by Financial Institutions Amendment Act, 2019, S.B.C. 2019, c. 39 Financial Institutions Amendment Act, 2019, S.B.C. 2019, c. 39, sections 14 and 79(a) have been proclaimed in force June 30, 2022. Section 14 adds sections 94.1, 94.2 and 94.3 to the Financial Institutions Act, which require insurance companies and credit unions to adopt and comply with codes of market conduct; and credit unions to establish procedures for dealing with complaints. Section 79(a) allows the Governor in Council to make regulations requiring a credit union or extra-provincial credit union to be a member of a prescribed organization to deal with complaints that are not dealt with to the satisfaction of complainants under section 94.3.	In force June 30, 2022
Deposited February 17, 2022	Credit Union Complaint Resolution Regulation Credit Union Complaint Resolution Regulation, B.C. Reg. 34/2022, requires that a credit union and an extra- provincial credit union must be a member of the Ombudsman for Banking Services and Investments to deal with complaints that are not dealt with to the satisfaction of complainants under section 94.3 of the Financial Institutions Act.	Effective June 30, 2022
Deposited February 17, 2022	Amendment to Trust and Deposit Business Exemption Regulation	Effective June 1, 2022



B.C. Reg. 32/2022 amends

Trust and Deposit Business

Exemption Regulation, B.C.

Reg. 173/2008, is amended by
repealing the form that is part of
the regulation and providing that
the form referred to in section
3(c)(i) is the "form established
by the superintendent."

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Cindy Y. Zhang

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blg.com

Calgary

BLG Offices

Centennial Place, East Tower
Centenniai Flace, Last Tower
520 3rd Avenue S.W.
Calgary, AB, Canada
T2P 0R3

T 403.232.9500 F 403.266.1395

Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9

T 613.237.5160 F 613.230.8842

Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415



Montréal

1000 De La Gauchetière Street West

Suite 900

Montréal, QC, Canada

H3B 5H4

T 514.954.2555 F 514.879.9015 Toronto

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

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