

ONTARIO

1. Mandatory Closures:

Does emergency/pandemic response legislation require commercial landlords or commercial tenants to close their buildings and/or prohibit entry as a result of COVID-19?

Effective March 24, 2020, the Government of Ontario ordered the closure of all non-essential businesses.

On April 3, 2020, the Government of Ontario updated the list of essential business that can remain open. Details on the essential service sectors can be found <a href="https://example.com/here-essential-new-months.co

The Government of Ontario has also extended all emergency orders until May 6, 2020.

2. Restrictions on Lender Enforcement:

Does emergency/pandemic response legislation restrict lenders from exercising enforcement remedies under their mortgage/financing/debt agreements?

Emergency/pandemic response legislation does not restrict lenders from exercising enforcement remedies under their mortgage/financing/debt agreements. However, lenders may experience difficulties obtaining a court order as the Ontario Superior Court has issued a notice that only a select list of matters will be heard by the court. The list of matters can be found here. Unless the proceedings meet the court's requirements, the enforcement proceedings will likely be adjourned.

3. Restrictions on Landlord Enforcement:

Does emergency/pandemic response legislation restrict landlords from exercising remedies under leases?

Emergency/pandemic response legislation does not generally restrict commercial landlords from exercising remedies under commercial leases. However, commercial landlords may experience difficulty obtaining a court order for possession. The Ontario Superior Court has issued a notice that only a select list of matters will be heard by the court. The list of matters can be found here. Unless the proceedings meet the court's requirements, the landlord enforcement proceedings will likely be adjourned. In addition, the sheriff's department has been instructed not to carry out writs of possession until further notice.

On April 24, 2020, the Government of Ontario announced it was partnering with the federal government to provide relief for small businesses and landlords through the Ontario-Canada Emergency Commercial Rent Assistance Program (OCECRA). Under this program, property owners would be provided with loans that are forgivable if the owner reduces the eligible small business tenants' rent by at least 75% from April to June 2020 pursuant to a rent forgiveness agreement. This program also requires a three-month moratorium on evictions.

Restrictions have been placed on the enforcement of residential tenancies. The Ministry of the Attorney General of Ontario announced that the Landlord and Tenant Board would not issue eviction orders for residential tenancies and that the sheriff's department would postpone all evictions.

4. Mortgage/Financing Relief:

Does emergency/pandemic response legislation require that commercial landlords or commercial tenants be granted relief from payment obligations or other covenants under their mortgage/financing/debt obligations?

5. Lease Relief:

Does emergency/pandemic response legislation require that tenants be granted relief from rent payments or other covenants under their leases?

Emergency/pandemic response legislation does not require that commercial landlords or commercial tenants be granted relief from payment obligations or other covenants under their mortgage/financing/debt obligations.

The Government of Canada has indicated that Canadian banks are working with borrowers. Banks are providing mortgage payment deferrals to landlords on a case-by-case basis. Interest will continue to accrue during the deferral period. Landlords must contact their lender to determine their eligibility and the specific terms relating to the deferral.

Canada Mortgage and Housing Corporation also allows lenders to offer deferred payments for insured mortgages to landlords. Interest will continue to accrue during the deferral period. CMHC expects that all landlords will pass their savings on to tenants and refrain from evictions during the pandemic. Borrowers should contact their lender to determine their eligibility and terms. Borrowers with mortgages that are not CMHC-insured are advised to consult their lender.

A dditional financial relief measures include a five-month interest free period for businesses to make payments for most provincially administered taxes, deferring for 90 days the payment of property taxes in parts of Northern Ontario located outside of municipal boundaries and deferring for 90 days the remittance of education property tax by municipalities. Municipal financial relief is also available. Effective March 16, 2020, the City of Toronto has instituted a 60-day grace period for property tax and utility bill payments for all residents and businesses.

On April 24, 2020, the Government of Ontario announced it was partnering with the federal government to provide relief for small businesses and landlords through OCECRA. This program will lower rent by 75% for small businesses impacted by COVID-19, and is available for small businesstenants paying less than \$50,000 permonth in rent and who have temporarily ceased operations or have experienced at least a 70% drop in pre-COVID-19 revenues. OCECRA also applies to not-for-profit organizations and charitable entities, and covers commercial properties with a residential component and residential mixed-use properties with a 30% commercial component. CMHC will be responsible for administering and delivering OCECRA.

Under OCECRA, costs are shared between the landlord, the tenant, and the provincial and federal government. OCECRA provides for givable loans to qualifying commercial property owners to cover 50% of the monthly rent payments during April, May and June. The loans will be for given if the property owner reduces the eligible small business tenants' rent by at least 75% for these three months pursuant to a rent for giveness agreement, which will include a moratorium on eviction for three months. The tenant is then responsible for the remainder (up to 25%) of the rent. The support would be retroactive to April 1, 2020.

Government and industry leaders are asking landlords and tenants to work together to find practical solutions. For instance, some landlords are offering Rent Deferment Agreements to tenants. Under such arrangements, the rent is not forgiven, but instead payment is deferred to a later date.

ALBERTA

1. Mandatory Closures: Does emergency/pandemic response legislation require commercial landlords or commercial tenants to close their buildings and/or prohibit entry as a result of COVID-19?

On March 27, 2020, the Government of Alberta ordered the closure of non-essential businesses. Details on the list of essential services can be found here.

O ther businesses that are not identified as an essential service can still continue to operate if: (a) it is not specifically prohibited from offering services in a location accessible to the public; and (b) the business does not fall under specified business, workplace and facility closures.

The list of non-essential businesses that are prohibited from offering services in public can be found <u>here</u>.

2. Restrictions on Lender Enforcement:

Does emergency/pandemic response legislation restrict lenders from exercising enforcement remedies under their mortgage/financing/debt agreements?

Emergency/pandemic response legislation does not restrict lenders from exercising enforcement remedies under their mortgage/financing/debt agreements. However, lenders may experience difficulties obtaining a court order as the Provincial Court of Alberta and the Alberta Court of Queen's Bench will only hearurgent matters. Unless the proceedings meet the court's urgency requirements, the enforcement proceedings will likely be adjourned.

3. Restrictions on Landlord Enforcement:

Does emergency/pandemic response legislation restrict landlords from exercising remedies under leases?

Emergency/pandemic response legislation does not generally restrict commercial landlords from exercising remedies under commercial leases. However, commercial landlords may experience difficulty obtaining a court order for possession as the Provincial Court of Alberta and the Alberta Court of Queen's Bench will only hear urgent matters. Unless the proceedings meet the court's urgency requirements, the landlord enforcement proceedings will likely be adjourned.

On April 24, 2020, the Government of Canada announced that it has reached an agreement in principal with all provinces and territories to implement the Canada Emergency Commercial Rent Assistance (CECRA) for small businesses. Under this program, property owners would be provided with loans that are forgivable if the owner reduces the eligible small business tenants' rent by at least 75% from April to June 2020 pursuant to a rent forgiveness agreement. This program also requires a moratorium on evictions while this agreement is in effect.

Restrictions have been placed on the enforcement of residential tenancies. The Government of Alberta announced that tenants cannot be evicted for non-payment of rent before May 1^{st} . Landlords and tenants are asked to work together to develop a payment plan while the public health state of emergency is in effect. Evictions are still permissible if the eviction is for a reason other than for non-payment. Late fees cannot be applied to rent payments until June 30 and cannot be collected retroactively for this period.

4. Mortgage/Financing Relief:

Does emergency/pandemic response legislation require that commercial landlords or commercial tenants be granted relief from payment obligations or other covenants under their mortgage/financing/debt obligations?

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A dditional financial relief measures include a six month province-wide deferral of education property taxes for businesses, and a utility payment deferral for residential, farm and small commercial customers until June 19, 2020. Municipal relief is also available. For instance, the City of Calgary allows the deferral of utility bills for A pril to June and the tax payment deadline for the 2020 property tax has been extended from June 30 to September 30, 2020.

5. Lease Relief:

Does emergency/pandemic response legislation require that tenants be granted relief from rent payments or other covenants under their leases?

Emergency/pandemic response legislation does not generally require that commercial tenants be granted relief from rent payments or other covenants under their commercial leases.

On April 24, 2020, the Government of Canada announced that it has reached an agreement in principal with all provinces and territories to implement CECRA for small businesses. This program will lower rent by 75% for small businesses impacted by COVID-19, and is available for small business tenants paying less than \$50,000 per month in rent and who have temporarily ceased operations or have experienced at least a 70% drop in pre-COVID-19 revenues. CMHC will be responsible for administering and delivering CECRA.

Under CECRA, costs are shared between the landlord, the tenant, and the provincial and federal government. CECRA provides forgivable loans to qualifying commercial property owners to cover 50% of the monthly rent payments during April, May and June. The loans will be forgiven if the property owner reduces the eligible small business tenants' rent by at least 75% for these three months pursuant to a rent forgiveness agreement, which will include a moratorium on eviction while the agreement is in place. The tenant is then responsible for the remainder (up to 25%) of the rent. The support would be retroactive to April 1, 2020.

Government and industry leaders are asking landlords and tenants to work together to find practical solutions. For instance, some landlords are offering Rent Deferment Agreements to tenants. Under such arrangements, the rent is not forgiven, but instead payment is deferred to a later date.

BRITISH COLUMBIA

1. Mandatory Closures:

Does emergency/pandemic response legislation require commercial landlords or commercial tenants to close their buildings and/or prohibit entry as a result of COVID-19?

On March 26, 2020, the Government of British Columbia ordered certain businesses to close and identified a list of essential businesses. A list of provincial orders can be found <u>here</u>.

Non-essential businesses, other than those businesses specifically ordered to close, can stay open as long as they adapt their workplaces to the orders and recommendations of the provincial health officer.

Details on the list of essential services can be found <u>here</u>.

2. Restrictions on Lender Enforcement:

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Restrictions have been placed on the enforcement of residential tenancies. A landlord may not issue a new notice to end a tenancy and any existing eviction orders are halted. Evictions may still be permitted in certain cases, such as where there are health and safety concerns, or if the eviction is needed to prevent undue damage to the property. In these situations, landlords may apply to the Residential Tenancy Branch.

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Additional financial relief measures include steps by BC Hydro to defer bill payments and the implementation of a 1% reduction in rates for all customers. The Government of British Columbia has also reduced the school property tax rate for commercial properties to achieve an average 25% reduction in the total property tax bills for most businesses, many provincial tax-filing deadlines are deferred to September 30, 2020, and the date that late payment penalties apply for commercial properties in classes 4,5,6,7 and 8 have been postponed to October 1, 2020. Municipal financial relief is also available. For instance, the City of V ancouver is considering extending the due date of property taxes from July 3 to September 2, 2020.

5. Lease Relief:

Does emergency/pandemic response legislation require that tenants be granted relief from rent payments or other covenants under their leases?

Emergency/pandemic response legislation does not require that commercial tenants be granted relief from rent payments or other covenants under their commercial leases.

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