On November 1, 2019, BC Financial Services Authority (BCFSA) replaces the Financial Institutions Commission (FICOM) as BC’s regulator of credit unions, trust companies, insurance companies, pension plans and mortgage brokers. All references in the attached document to FICOM and the Financial Institutions Commission should be read as BCFSA and BC Financial Services Authority until revised or replaced by the name of the Authority. The attached form or document will continue to be used until otherwise revised or cancelled.

If you have any questions, please contact us at 604-660-3555.
Email: mortgagebrokers@BCFSA.ca
INTRODUCTION

The Mortgage Broker Conflict of Interest Guidelines (guidelines) assist mortgage broker firms and individual submortgage brokers to meet their conflict of interest disclosure obligations under the Mortgage Brokers Act (the Act).

The guidelines encourage industry to think about conflicts, identify conflicts, and describe conflicts in a way that is easy for consumers to understand. The guidelines are not intended to be prescriptive, exhaustive, or to otherwise replace the requirements of the Act.

To determine compliance with the Act, the Registrar will review mortgage transactions to ensure disclosure responds to the guidelines, follows the spirit and intent of conflict of interest disclosure, and that disclosure is accurate in light of the information known at the time.

Under the Act the term “mortgage broker” means the brokerage firm, which can be a corporation, partnership, or a sole proprietor. The term “submortgage broker” means a person who engages in any of the activities of a mortgage broker and is employed by a mortgage broker.

The Act places equal obligation to provide conflict of interest disclosure on both mortgage brokers (i.e. brokerage firms) and individual submortgage brokers. Submortgage brokers who are authorized representatives of the mortgage broker may complete the required form for conflict of interest disclosure (Form 10) and provide it to borrowers and/or lenders on behalf of the mortgage broker. Where a mortgage broker relies on a submortgage broker to provide the disclosure on its behalf, it remains the mortgage broker’s responsibility to ensure that complete and accurate information about the mortgage broker’s interests are disclosed in transactions.

In discussing the obligations of mortgage brokers and submortgage brokers, these guidelines will use the term "mortgage broker" to refer to both, except when necessary to distinguish between them.
PRINCIPLES OF CONFLICT OF INTEREST DISCLOSURE

The Registrar expects mortgage brokers to provide disclosure in a manner that is consistent with the following core principles:

1. Clear and understandable:
   - Interests should be described in simple language, free of unnecessary technical and industry terminology.

2. Comprehensive, complete and accurate:
   - Sufficient qualitative and quantitative information should be provided to fully describe interests.

3. Meaningful to users:
   - Users should have a full understanding of the interests, and be able to make informed decisions and otherwise act on the information.

MORTGAGE BROKERS ACT REQUIREMENTS

Section 17.3 of the Act requires that mortgage brokers provide disclosure to borrowers in the prescribed Form 10, which is found in the Act Regulations. Section 17.4 requires the same type of disclosure be provided to lenders.

The Act requires that:

(1) Every mortgage broker who acts in a mortgage transaction in which there is an interest as described in subsection (2) (a) must, within the prescribed time, provide to every person who is a borrower (or lender) under a mortgage in that transaction a written disclosure statement that meets the requirements of subsection (2).

(2) The disclosure statement referred to in subsection (1) must:
   (a) disclose any direct or indirect interest the mortgage broker or any associate or related party of the mortgage broker has or may acquire in the transaction,
   (b) include the prescribed contents and be accompanied by any documents that are prescribed,
   (c) be dated and signed by the mortgage broker, and
   (d) contain disclosure that is true, plain and not misleading of the matters in the prescribed contents referred to in paragraph (b).
The "prescribed contents" as noted in (2) (b) above are contained in the prescribed Form 10, which requires mortgage brokers to:

1. Describe any direct or indirect interest the mortgage broker has or, as currently contemplated, may acquire in the transaction for which this disclosure statement is provided.

2. Describe any direct or indirect interest that a related party or associate of the mortgage broker, as defined in the Mortgage Brokers Act regulations has or, as currently contemplated, may acquire in the transaction for which this disclosure statement is provided.

Section 13 of the Act Regulations provides a detailed definition for "associate" and "related party":

“Associate” includes, but is not limited to:
- Individual submortgage broker employed by the mortgage broker
- Business partners
- Corporations owned by the mortgage broker
- A relative, including a spouse of a mortgage broker

“Related party” includes, but is not limited to:
- Parties that influence the mortgage broker
- Parties that the mortgage broker influences
- Parties that, together with the mortgage broker, influence a third party
- Parties that, together with the mortgage broker, are influenced by a third party

Mortgage brokers are advised to review these sections of the Act in detail and may consider seeking their own legal advice to assess their individual circumstances and address any specific questions or concerns.
USING THE PRESCRIBED FORM 10

The prescribed Form 10, as set out in the Act Regulations, is the required form for conflict of interest disclosure. A copy of the form is attached at the end of this document with a courtesy link to the fillable form.

Mortgage brokers and IT service providers may create their own electronic versions of the Form 10 to integrate into mortgage application software or web-based platforms; however the content of any electronic form must be exactly the same as is found on the prescribed Form 10. Mortgage brokers and IT service providers are free to create their own auto-text, boiler-plate, or drop-down menus with standardized text within the form; however descriptions must adhere to the principles and legal requirements as set out in these guidelines. It must also include a free-text option to enable descriptions of interests not otherwise contemplated.

Mortgage brokers may also append additional documents to the prescribed Form 10 whenever necessary to provide complete descriptions of interests.

TIMING OF CONFLICT OF INTEREST DISCLOSURE STATEMENT

Section 14 of the Act Regulations sets out when the Form 10 must be provided:

To the borrower

The Form 10 must be provided to the borrower at the earliest opportune time before they sign:

- the mortgage; or
- any ancillary agreement with the mortgage broker or lender, including but not limited to an agency agreement with the mortgage broker, that commits the borrower to the mortgage transaction.

To the lender

The Form 10 must be provided to the lender:

- on or before release of the funds from trust at the direction of the lender; or
- on or before the advancement of funds by the lender (if the funds are not paid into trust).
REGULATORY EXPECTATIONS

General Guidance

- The Registrar expects mortgage brokers and submortgage broker to describe direct and indirect interests in a manner that responds to the “Principles of Conflict of Interest Disclosure” provided earlier in the guidelines.
- Generally, a conflict of interest exists when there is a risk that a mortgage broker’s advice to one party may be influenced by the interests of another party.
- Any interest which has a monetary value must be expressed as a dollar amount.
- Any interest which has no monetary value must be described in a manner that is true, plain, and not misleading.
- If a related party or associate acquires an interest in the transaction, the nature of the relationship must be described clearly to enable users to understand the relationship.

Direct Interests

- A direct interest is one in which the interest is immediately known and flows directly from the transaction. It can include monetary and non-monetary interests.
- Any interest which has a monetary value must be expressed as a dollar figure.
- Any interest that has no monetary value must be described in a manner that is true, plain, and not misleading.
- A non-exhaustive list of common direct interests includes:
  - Base commissions;
  - Known volume or efficiency bonuses;
  - Monetary value of loyalty or rewards points;
  - A mortgage broker or family member is the lender or has ownership interests in the lender or is a part of a syndicate lender;
  - A family member or business partner of the mortgage broker is the borrower; and
  - The mortgage broker receives a fee from the borrower.

Indirect Interests

- An indirect interest is one in which the interest is not triggered immediately or obviously, but may be contingent upon other factors for it to be acquired. An indirect interest can be any kind of benefit, including monetary and non-monetary.
A non-exhaustive list of common indirect interests includes:

- Expected trailer fees or other compensation payable, as a dollar amount, based on current circumstances, if the borrower renews the mortgage with the lender at maturity;
- Expected trailer fees or other compensation payable during the term of the mortgage;
- Potential volume or efficiency-based bonuses;
- The amount of volume-based compensation paid by a lender to the mortgage broker; or paid separately to the corporate head of any network or franchise entity to which the mortgage broker is related or associated, based on aggregated volume for the network;
- The amount of any fees paid by a lender to a network, franchise or mortgage broker for any purpose related to mortgage transactions being directed by that firm or associate or related party to that lender (including but not limited to access fees and fees paid by a lender to be identified as a preferred lender);
- Reduced network, franchise, desk, franchise or network fees, or similar, payable by mortgage brokers based on achieving certain targets, such as volume, with a preferred lender of the firm;
- Ability to offer preferential pricing to borrowers in future mortgage transactions based on volume or efficiency-based targets being met;
- Any benefit arising from achieving a certain status or designation with a lender; and
- Beneficial ownership interests in the lender or the borrower.

Co-Brokering

- In co-brokering situations involving two or more mortgage broker firms, each firm has a separate and distinct obligation to describe their respective conflicts of interest, as well as those of their related parties and associates (including submortgage brokers) in a separate Form 10, which must be provided to borrowers and/or lenders as required.
- If two or more submortgage brokers within the same mortgage broker firm "co-broker", then only one Form 10 is to be provided to borrowers and/or lenders as required.

MANAGING YOUR DISCLOSURE OBLIGATIONS

Mortgage broker firms and owners are encouraged to document how the disclosure practices they adopt respond to these guidelines. Mortgage brokers may wish to seek their own legal advice for guidance in meeting their disclosure obligations under the Act.
CONFLICT OF INTEREST DISCLOSURE STATEMENT
FORM 10

Neither the Registrar of Mortgage Brokers nor any other authority of the government of the Province of British Columbia has any way passed on the merits of the matters dealt with in this information statement. This information statement has not been filed with the Registrar of Mortgage Brokers and the registrar has not determined whether or not it complies with Part 2 of the Mortgage Brokers Act.

Please type or print clearly. If additional information is required, reference and attach a schedule to this form.

<table>
<thead>
<tr>
<th>FULL NAME OF MORTGAGE BROKER</th>
<th>TEL/EPHONE NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADDRESS</td>
<td>POSTAL CODE</td>
</tr>
<tr>
<td>ADDRESS OF PROPERTY TO BE MORTGAGED</td>
<td>POSTAL CODE</td>
</tr>
<tr>
<td>LEGAL DESCRIPTION OF PROPERTY TO BE MORTGAGED</td>
<td></td>
</tr>
</tbody>
</table>

Describe any direct or indirect interest the mortgage broker has or, as currently contemplated, may acquire in the transaction for which this disclosure statement is provided.

Describe any direct or indirect interest that a related party or associate of the mortgage broker, as defined in the Mortgage Brokers Act Regulations has or, as currently contemplated, may acquire in the transaction for which this disclosure statement is provided.

CERTIFICATION

I certify that I am the mortgage broker or an authorized representative of the mortgage broker in this transaction and based on my knowledge, belief and information provided by third parties, this Disclosure Statement contains no untrue statement and does not omit to state a fact that is required to be stated or that is necessary to prevent a statement that is made from being false or misleading in the circumstances in which it was made.

<table>
<thead>
<tr>
<th>FULL NAME OF MORTGAGE BROKER</th>
<th>ADDRESS</th>
<th>POSTAL CODE</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIGNATURE OF MORTGAGE BROKER OR AUTHORIZED REPRESENTATIVE</td>
<td>NAME OF AUTHORIZED REPRESENTATIVE OF MORTGAGE BROKER (PLEASE PRINT)</td>
<td>DATED/ED</td>
</tr>
</tbody>
</table>

FIN 954 Rev 2000/1/25
The Registrar of Mortgage Brokers
BC Financial Services Authority
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Vancouver, BC V6B 4N6
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