



# **Making a Claim Against Local Government**

## Please Read Carefully and Keep This Page for Your Information

Attached is a form that you may use to report your claim.

Any comments or actions by the local government in response to your complaint are strictly without prejudice. In other words, comments made to you by staff or representatives of the local government are not to be taken as an admission of liability or as confirmation of any cause of action you might have. Similarly, by submitting this form, you are not waiving any of your rights.

Below is an excerpt from the *Local Government Act* explaining why you must provide written notice of your claim within two months of suffering the loss. Your phone call or visit to the Municipal Hall does not constitute notice under the Act unless notice of your intention to claim is also provided in writing.

### Immunity unless notice given to municipality after damage

**736** (1) A municipality or regional district is in no case liable for damages unless notice in writing, setting out the time, place and manner in which the damage has been sustained, is delivered to the municipality or regional district, as applicable, within 2 months from the date on which the damage was sustained.

(2) In case of the death of a person injured, the failure to give notice required by this section is not a bar to the maintenance of the action.

(3) Failure to give the notice or its insufficiency is not a bar to the maintenance of an action if the court before whom it is tried, or, in case of appeal, the Court of Appeal, believes

(a) there was reasonable excuse, and

(b) the defendant has not been prejudiced in its defence by the failure or insufficiency.

There are other limitation periods that apply to your claim and you might wish to consult with legal counsel. The information contained herein does not take the place of legal advice.

Any personal information collected on this form will be managed in accordance with the Freedom of Information and Protection of Privacy Act.

Direct enquiries, questions, or concerns regarding the collection, use, disclosure, or safeguarding of personal information associated with this form to:

<u>Mail:</u> 171 Main Street Penticton, BC V2A 5A9 Attention: Head, Freedom of Information and Protection of Privacy Phone: 250-490-2410





#### Notice of claim provided to:

Drop Off or Mail To: The City of Penticton 171 Main Street Penticton, BC V2A 5A9

Attention: Chief Financial Officer Email: <a href="mailto:claims@penticton.ca">claims@penticton.ca</a>

This letter is intended to provide notice to the above local government pursuant to section 736 of the *Local Government Act* of my intention to bring a claim against it for the following - *place checkmark beside which one(s) apply*:

□ damage to my property and/or □ injury to my person

#### The particulars of my claim are as follows:

Claimant's Name:	Home:
Street Address:	Work:
City, Postal Code:	Fax:
E-Mail address:	Cell:

Date, time of loss and location:

1.) Nature of damage or injury (describe property damage or bodily injury. Note Q#2 asks for cause of damage or injury):





#### 2.) Cause of the damage or injury (describe the hazard or event):

3.) Reason why you feel the City of Penticton is at fault:

4.) If you are submitting this form more than two months from the date of loss, please explain the reason for the delay:

If you have photographs or documents supporting your claim, please attach them to this form.

#### **PLEASE NOTE**

Page 1 of this form contains important information, including confirmation that the local government accepts no liability. Please ensure that, before signing, you receive and carefully read page 1.

(Your signature)

(Date signed)

penticton.ca