



Civil Resolution Tribunal

Notice of Objection Form



This form is to formally object to a CRT small claims merit decision.

You can't file a Notice of Objection if the CRT issued a default decision, where you are a respondent and did not file a response or if you didn't comply with a CRT order or direction.

Instructions

1. Complete this form. You can fill it out on your computer, tablet or device using Adobe Acrobat (<https://get.adobe.com/reader/>). This will allow you to make and save changes easily, and email the application without having to scan it.
2. There is a \$200 fee for submitting this form. Attach a cheque or money order payable to "Minister of Finance". Or you can pay in person at any Service BC office. Service BC accepts payment by cash, cheque, credit card, and debit. Find your nearest location at <http://www.servicebc.ca>. Or contact us and we'll send you an online payment request.
3. Submit your form by email, mail or fax. You must submit this form to the CRT within 28 days from the date you received the CRT decision. The CRT has rules about when a CRT communication is considered received. These rules are on the last page of this form.

Where to Send Your Form (email recommended)

Email: RSC@crtbc.ca
Fax: 1-250-356-6552

Mail: PO Box 9239 Stn Prov Govt
Victoria BC V8W 9J1

Personal Information and Privacy: Your personal information is collected for the purpose of a Civil Resolution Tribunal dispute resolution process, pursuant to the Civil Resolution Tribunal Act and the CRT's Rules. You can view the CRT's policy on access to records and information in CRT disputes at <https://civilresolutionbc.ca/resources/information-access-privacy-policy/>.

If you have any questions regarding the collection of your personal information, please contact us.

Email: info@crtbc.ca

Mail: ATTN Registrar and Executive Director
Civil Resolution Tribunal
PO Box 9239, Stn Prov Govt
Victoria BC V8W 9J1

Your Information			
Your First Name and Middle Name		Your Last Name	
Address (Street or PO Box)			Unit (optional)
City	Province/State	Postal/Zip Code	Country
Daytime Phone		Email	
CRT Dispute Number (eg., SC-2018-00001)		CRT Decision Number (eg., 2018 BCCRT 001)	
Date of CRT Decision		Date You Received the CRT Decision	
<p>What's your role in this dispute?</p> <p><input type="checkbox"/> I am named in the decision or order as an Applicant or Respondent.</p> <p><input type="checkbox"/> I am a representative or contact for a party that is named as an Applicant or Respondent. The party's name is:</p>			
<p>I understand and acknowledge that, by submitting this Notice of Objection:</p> <p><input type="checkbox"/> The CRT decision will not be binding on any party and the claims in the dispute can be continued by filing a Notice of Civil Resolution Tribunal Claim in the British Columbia Provincial Court.</p> <p><input type="checkbox"/> The Provincial Court may order me to pay a deposit, as a condition of continuing or defending the claims in Provincial Court.</p> <p><input type="checkbox"/> If I do not have a better outcome in the Provincial Court than in the CRT's decision, the Provincial Court may order that I pay a penalty to the other party.</p> <p>Learn more about the Notice of Objection at https://civilresolutionbc.ca/how-the-crt-works/how-the-process-ends/#what-if-i-dont-agree-with-a-final-decision</p>			

CRT Rule 1.10 --Timing of Communications

- 1) Electronic information and communications are considered received 24 hours after they are sent unless the electronic communication is made to serve a party with a Dispute Notice.
- 2) Information and communications sent by ordinary mail are considered received at noon on the 10th day after they are postmarked.
- 3) Information and communications sent by registered mail and courier delivery requiring a signature are considered received at the time shown on the delivery receipt.