



Your CLA Legal Update

DECEMBER 2018

ending Criminal Code Bank Act	Criminal Interest Rate Bill S-237, An Act to amend the Criminal Code (criminal interest rate) was introduced on March 9, 2017 (with amendments adopted on April 19, 2018). The Bill would allow commercial lenders providing loans in excess of \$1,000,000 to charge an annual interest rate that exceeds 60% per year (which is the current criminal interest rate cap). This Bill is a private members bill. It is not in force and no in-force date has been announced. ***NEW*** Federal Consumer Protection Framework for Banks			
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Bank Act				
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	On October 29, 2018, the federal government introduced Bill C-86, <i>Budget Implementation Act, 2018, No. 2</i> , the second omnibus budget bill of 2018. If passed, Bill C-86 will, among other things, amend the <i>Bank Act</i> to provide for a financial consumer protection framework for banks and authorized foreign banks. While the bulk of the changes relate to retail products and services, some changes, if enacted, will affect commercial lines of business as well. Please see <i>A New Federal Financial Consumer Protection Framework</i> for more details. Bill C-86 received third reading in the House of Commons and second reading in the Senate on December 4, 2018. The bill was reported from the Standing Senate Committee on National Finance on December 7, 2018.			
Consumer Lending				
Criminal Code	Criminal Interest Rate			
	Bill S-237, An Act to amend the Criminal Code (criminal interest rate) was introduced on March 9, 2017 (with amendments adopted on April 19, 2018). The Bill would reduce the current criminal interest rate of 60% per year to the Bank of Canada overnight rate plus 45% per year for consumer loans. This Bill is a private members bill. It is not in force and no in-force date has been announced.			
Bank Act	***NEW***			
	Federal Consumer Protection Framework for Banks			
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	Criminal Code			

Jurisdiction	Name of Law/Regulation	Brief Summary of Changes		
		Senate Committee on National Finance on December 7, 2018.		
Alberta	Consumer Protection Act	High Cost Credit Bill 31, A Better Deal for Consumer and Businesses Act sets out a new "high-cost" credit regime for consumer lenders in Alberta that will come into force on January 1, 2019. Highlights include:		
		 Applies to credit agreements that provide for an annual interest rate (open credit) or APR (fixed credit) of 32% or more 		
		License required		
		Imposes additional disclosure obligations		
		 Regulations implementing these changes, dated June 28, 2018, were published in July. 		
British	Business Practices	High Cost Credit		
Columbia	and Consumer Protection Act	The Ministry of Public Safety and Solicitor General sought feedback on high-cost credit products and the industry more generally. The deadline for submissions was August 17, 2018.		
Quebec	Consumer Protection Act	Consumer Lending; High Cost Credit		
		Bill 134 (now Statute 24), An Act mainly to modernize rules relating to consumer credit and to regulate debt settlement service contracts, high-cost credit contracts and loyalty programs, will impact consumer lenders in Quebec by requiring lenders to update their forms to include new disclosure requirements, requiring lenders to assess the borrower's capacity to repay and implementing a new high-cost credit regime.		
		Please see the following Blakes Bulletins for more details:		
		Take Two: Quebec Introduces Bill 134 to Modernize the Consumer Protection Act		
		Quebec Unveils Draft Regulations, Proposes Changes to Further Strengthen Consumer Protections. Note that this Bulletin deals with the draft regulations. Final regulations implementing these changes were published on July 18, 2018.		
		Many of the relevant sections of Bill 134 and the related regulations will come into force on August 1 , 2019 (other provisions came into force on August 1, 2018 or will come into force on February 1 , 2019).		
Mortgage Lending				
Ontario	Mortgage Brokerages,	***NEW***		
	Lenders and Administrators Act, 2006	On October 22, 2018, Mr. Doug Downey, Parliamentary Assistant to the Minister of Finance, was appointed to conduct the legislative review of the <i>Mortgage Brokerages, Lenders and Administrators Act, 2006.</i> As part of the review, the government will consult with the public and stakeholders on finding efficiencies and reducing unnecessary regulatory burden, so that mortgage brokers can focus on helping their clients. The Ministry of Finance is accepting written submissions of feedback until January 11, 2019 .		
		More information is available here: https://www.ontariocanada.com/registry/view.do?postingId=28086&language=en Please also see Ontario Seeks Input on Regulation of Provincial Mortgage Businesses.		
Quebec	Consumer Protection Act	Bill 134 (now Statute 24) includes new requirements for mortgage lenders who lend to Quebec consumers. Please see <u>Quebec Unveils Draft Regulations</u> , <u>Proposes Changes to Further Strengthen Consumer Protections</u> for more		

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Other		
Federal	Bank Act	Use of the Words "Bank", "Banker" and "Banking" by Non-Banks
		The Office of the Superintendent of Financial Institutions released the timelines for non-banks to comply with the updated restrictions on the use of "bank" words by non-banks. Compliance with these restrictions is expected by August 31 , 2019 for domain names and information contained on website, other electronic media and in print materials, and by August 31 , 2020 for information contained on physical signage. Please see our <u>bulletin</u> on topic for more details.
Federal	Canadian Payments	Payments
	Act	The Federal government is proposing to open up participation in the payments system to non-banks in certain circumstances, including the retail setting. This would allow lenders to participate more directly in the payments system, getting funds into the hands of consumers in real time. Please see the following Dentons bulletin for more details: https://www.dentons.com/en/insights/articles/2018/june/12/the-2018-review-of-
		the-canadian-payments-act. The period for comment closed on July 24, 2018.
Federal	Personal Information Protection and Electronic Documents Act	Privacy New privacy data breach reporting requirements came into force on November 1, 2018. Please see <u>Federal Data Breach Reporting Regulations Published – Take Effect November 2018</u> for more details.
		Additional guidance was published on September 17, 2018. Please see our bulletin <i>Privacy Commissioner Publishes Draft Guidelines for Mandatory Breach Reporting under PIPEDA</i> for more details.
Federal	Personal Information Protection and Electronic Documents Act	Privacy The Office of the Privacy Commissioner (OPC) issued the <u>Guidelines for obtaining meaningful consent</u> . These guidelines set out seven principles for meaningful consent that will be need to considered when an organization obtains consent to collect, use and disclose personal information. The OPC will begin to apply these guidelines on January 1, 2019 .
Federal	Proceeds of Crime (Money Laundering) and Terrorist Financing Act	Anti-Money Laundering (AML)
		On February 7, 2018, the Department of Finance released a consultation paper reviewing Canada's anti-money laundering and anti-terrorist regime. Among other things, the consultation paper contemplates that Canada's financing, leasing and factoring sector become covered by AML laws. The consultation period closed on May 18, 2018. No draft legislation has been released at this time.
		Please see <u>Department of Finance Reviewing Canada's Anti-Money Laundering and Anti-Terrorist Financing Regime</u> for more details. ***NEW***
		The Standing Committee on Finance released its report <u>Confronting Money Laundering and Terrorist Financing: Moving Canada Forward</u> in November 2018. The report made several recommendations on proposed modifications and additions to the AML framework. The report did not include any further

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		suggestions that the financing, leasing and factoring sectors be covered by AML laws. Please see <u>Confronting Money Laundering and Terrorist Financing:</u> <u>Canada Considers Vast Changes to AML Regime</u> for more details.
		The Minister of Finance recently introduced Bill C-86, Budget Implementation Act, 2018, No. 2. Bill C-86 proposes to make changes to the Canada Business Corporations Act in respect of beneficial ownership. Please see Beneficial Ownership: New Developments for more details. Bill C-86 received third reading in the House of Commons and second reading in the Senate on December 4, 2018. The bill was reported from the Standing Senate Committee on National Finance on December 7, 2018.
Federal	N/A	Open Banking
		The 2018 federal budget included a proposal to undertake a review of the merits of open banking. The review would assess whether open banking would deliver positive results for Canadians with the highest regard for consumer privacy, data security and financial stability. Nothing has been published to-date.
		On September 26, 2018, the Minister of Finance launched the Advisory Committee on Open Banking. On September 27, 2018, the Senate Banking, Trade and Commerce Committee was authorized to examine and report on the potential benefits and challenges of open banking. The report is due by February 22, 2019 .

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