ONTARIO ASSOCIATION OF COMMUNITY FUTURES DEVELOPMENT CORPORATIONS INC.



PRIVACY POLICY

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PRIVACY POLICY

1.0 Purpose of OACFDC Privacy Policy

OACFDC is a not-for-profit provincial organization with a volunteer board of directors and professional staff whose purpose is to support and provide services to its membership to improve capacity, efficiency and effectiveness.

This privacy policy has been developed to comply with Canada's *Personal Information Protection and Electronic Documents Act* ("*PIPEDA*"). *PIPEDA* sets out rules for the collection,

use and disclosure of personal information in the course of commercial activity as defined in the Act.

1.1 The Ten Principles of *PIPEDA* Summarized

The ten Principles of *PIPEDA* that form the basis of this Privacy Policy are as follows:

- 1. Accountability: organizations are accountable for the personal information they collect, use, retain and disclose in the course of their commercial activities, including, but not limited to, the appointment of a Chief Privacy Officer;
- 2. Identifying Purposes: organizations are to explain the purposes for which the information is being used at the time of collection and can only be used for those purposes;
- 3. Consent: organizations must obtain an Individual's express or implied consent when they collect, use, or disclose the individual's personal information;
- 4. Limiting Collection: the collection of personal information must be limited to only the amount and type that is reasonably necessary for the identified purposes;
- 5. Limiting Use, Disclosure and Retention: personal information must be used for only the identified purposes, and must not be disclosed to third parties unless the Individual consents to the alternative use or disclosure;
- 6. Accuracy: organizations are required to keep personal information in active files accurate and up-to-date;
- 7. Safeguards: organizations are to use physical, organizational, and technological safeguards to protect personal information from unauthorized access or disclosure.
- 8. Openness: organizations must inform their clients and train their employees about their privacy policies and procedures;
- 9. Individual Access: an individual has a right to access personal information held by an organization and to challenge its accuracy if need be; and
- 10. Provide Recourse: organizations are to inform clients and employees of how to bring a request for access, or complaint, to the Chief Privacy Officer, and respond promptly to a request or complaint by the individual.

This Privacy Policy applies to OACFDC's Board of Directors, members, employees and contracted employees. As well, OACFDC ensures that all third party service providers sign confidentiality agreements prior to any transfer of an individuals personal information in the course of providing information and/or business services.

1.2 Definitions

"*Personal information*" means any information about an identifiable individual. It includes, without limitation, information relating to identity, nationality, age, gender, address, telephone number, e-mail address, Social Insurance Number, date of birth, marital status, education, employment health history, assets, liabilities, payment records, credit records, loan records, income and information relating to financial transactions as well as certain personal opinions or views of an Individual.

"Business information" means business name, business address, business telephone number, name(s) of owner(s), officer(s) and director(s), job titles, business registration numbers (GST, RST, source deductions), financial status. Although business information is not subject to *PIPEDA*, confidentiality of business information will be treated with the same security measures by OACFDC staff, members and Board members, as is required for individual personal information under *PIPEDA*.

"Client" means the business that is applying for or has been approved for services, (including sole proprietorships and individuals carrying on business in a partnership);

"Individual" means the client's owner(s) or shareholders, co-signors, and/or any guarantor associated with a client.

"*Member*" means a person who volunteers on an OACFDC committee, but who is not a current or active board member, or chair of the committee.

"*Application*" means the application form or related forms completed by the individual(s) to request services from or through OACFDC.

"Data base" means the list of names, addresses and telephone numbers of clients and individuals held by OACFDC in the forms of, but not limited to, computer files, paper files, and files on computer hard-drives.

"*File*" means the information collected in the course of processing an application, as well as information collected/updated to maintain /service the account.

"*Express consent*" means the individual signs the application, or other forms containing personal information, authorizing OACFDC to collect, use, and disclose the individual's personal information for the purposes set out in the application and/or forms.

"*Implied Consent*" means the organization may assume that the individual consents to the information being used, retained and disclosed for the original purposes, unless notified by the individual.

"Third Party" means a person or company that provides services to OACFDC in support of the programs, benefits, and other services offered by OACFDC, persons with whom the individual or client does business, but does *not* include any Government office or department to whom OACFDC reports in the delivery of such programs, benefits or services.

2.0 Purposes of Collecting Personal Information

Personal information is collected in order to assess the eligibility of the individual completing an application for services, as well as to report to Industry Canada. The individual is the main source of information but OACFDC will also ask to obtain information directly from a third source where the individual does not have the required information.

Only that information which is required to make a determination of an individual's eligibility will be collected. Although the individual's Social Insurance Number may be requested in the application for confirming identification of the individual, provision of this personal information is *optional*. The individual may provide alternative forms of identification, such as date of birth and driver's license number.

3.0 Consent

An individual's express, written consent will be obtained before or at the time of collecting personal information. The purposes for the collection, use or disclosure of the personal information will be provided to the individual at the time of seeking his or her consent. Once consent is obtained from the individual to use his or her information for those purposes, OACFDC has the individual's implied consent to collect or receive any supplementary information that is necessary to fulfil the same purposes. Express consent will also be obtained if, or when, a new use is identified.

By signing the application and/or other forms, implied consent is granted by the individual to obtain and/or to verify information from third parties such as financial institutions or insurance companies in the process of assessing the eligibility of an individual or client. Implied consent is also granted by the individual to permit OACFDC to report or otherwise disclose information to Industry Canada, the federal department that administers the Ontario Community Futures Program.

An individual can choose not to provide some or all of the personal information at any time, but if OACFDC is unable to collect sufficient information to validate the request for services, the individual's application for such services may be turned down.

A client or an individual can withdraw consent to OACFDC's use of personal information at any time prior to the application being approved, by making such request in writing. Once an application has been approved, an individual cannot withdraw consent authorizing OACFDC to use and disclose the personal information for the purposes set out in this Privacy Policy. Express consent will be obtained from the individual prior to disclosing the individual's personal information to other service providers.

This Privacy Policy does not cover statistical data from which the identity of individuals cannot be determined. OACFDC retains the right to use and disclose statistical data as it determines appropriate.

4.0 Limiting Collection

Personal information collected will be limited to the purposes set out in this Privacy Policy, OACFDC applications, and/or other forms.

5.0 Limiting Use, Disclosure and Retention

5.1 Use of Personal Information

Personal information will be used for only those purposes to which the individual has consented with the following exceptions, as permitted under *PIPEDA*:

OACFDC will use personal information *without* the individual's consent, where:

- the organization has reasonable grounds to believe the information could be useful when investigating a contravention of a federal, provincial or foreign law *and* the information is used for that investigation;
- an emergency exists that threatens an individual's life, health or security;
- the information is for statistical study or research;
- the information is publicly available;
- the use is clearly in the individual's interest, and consent is not available in a timely way;
- knowledge and consent would compromise the availability or accuracy of the information, and
- collection is required to investigate a breach of an agreement.

5.2 Disclosure and Transfer of Personal Information

Personal information will be disclosed to only those OACFDC employees, members of OACFDC committees, and the Board of Directors that need to know the information for the purposes of their work or making an assessment as to the individual's eligibility to the service program.

Personal information will be disclosed to third parties *with* the individual's knowledge and consent.

PIPEDA permits OACFDC to *disclose* personal information to third parties, *without* an individual's knowledge and consent, to:

- a lawyer representing OACFDC;
- collect a debt owed to OACFDC by the individual or client;
- comply with a subpoena, a warrant or an order made by a court or other body with appropriate jurisdiction;
- a law enforcement agency in the process of a civil or criminal investigation;
- a government agency or department requesting the information; or,
- as required by law.

PIPEDA permits OACFDC to *transfer* personal information to a third party, *without* the individual's knowledge or consent, if the transfer is simply for processing purposes and the third party only uses the information for the purposes for which it was transferred. OACFDC will ensure, by contractual or other means, that the third party protects the information and uses it only for the purposes for which it was transferred.

5.3 Retention of Personal Information

Personal information will be retained in client files as long as the file is active and for such periods of time as may be prescribed by applicable laws and regulations.

A file will be deemed inactive if the OACFDC Board rejects an application or when a service is terminated. Information contained in an inactive file will be retained for a period of seven (7) years, except in the case where an application is rejected. Where an application has been rejected, the file and all personal information contained in the file will be retained for a period of two (2) years.

6.0 Accuracy

OACFDC endeavours to ensure that any personal information provided by the individual in his or her active file(s) is accurate, current and complete as is necessary to fulfill the purposes for which the information has been collected, used, retained and disclosed. Individuals are requested to notify OACFDC of any change in personal or business information.

Information contained in inactive files is not updated.

7.0 Safeguards

OACFDC will use physical, organizational, and technological measures to safeguard personal information to only those OACFDC employees, volunteers, or third parties who need to know this information for the purposes set out in this Privacy Policy.

Organizational Safeguards: Access to personal information will be limited to the Executive Director, the Communications Officer, and/or the Executive Assistant who have to make a determination as to the individual's eligibility for a service. Personal information provided to members of OACFDC committee(s) will be limited to only that information required to carry out the mandate of that committee. Members of the OACFDC committee(s) and/or Board of Directors are not permitted to copy or retain any personal information on individuals or clients and must return for destruction all such information given to them to review once the purpose for being provided with this information has been fulfilled.

Employees and members of OACFDC committee(s) and/or Board of Directors are required to sign a confidentiality agreement binding them to maintaining the confidentiality of all personal information to which they have access.

Physical Safeguards: Active files are stored in locked filing cabinets when not in use. Access to work areas where active files may be in use is restricted to OACFDC employees only and authorized third parties.

All inactive files or personal information no longer required are shredded prior to disposal to prevent inadvertent disclosure to unauthorized persons.

Technological Safeguards: Personal information contained in OACFDC computers and electronic data bases are password protected in accordance with OACFDC's *Information Security Policy*. Access to any of the OACFDC's computers also is password protected. OACFDC's Internet router or server has firewall protection sufficient to protect personal and confidential business information against virus attacks and "sniffer" software arising from Internet activity. Personal information is not transferred to volunteer committee members, the Board of Directors, or third parties by e-mail or other electronic form.

8.0 Openness

OACFDC will endeavour to make its privacy policies and procedures known to the individual via this Privacy Policy as well as the OACFDC *Privacy Statement*. This document will also be available on OACFDC's website: <u>www.ontcfdc.com</u>

9.0 Individual Access

An Individual who wishes to review or verify what personal information is held by OACFDC, or to whom the information has been disclosed (as permitted by the *Act*), may make the request for access, in writing, to the OACFDC's Chief Privacy Officer. Upon verification of the individual's identity, the Chief Privacy Officer will respond within 60 days.

If the individual finds that the information held by OACFDC is inaccurate or incomplete, upon the individual providing documentary evidence to verify the correct information, OACFDC will make the required changes to the individual's active file(s) promptly.

10.0 Complaints/Recourse

If an individual has a concern about OACFDC's personal information handling practises, a complaint, in writing, may be directed to the OACFDC's Chief Privacy Officer.

Upon verification of the individual's identity, OACFDC's Chief Privacy Officer will act promptly to investigate the complaint and provide a written report of the investigation's findings to the individual.

Where OACFDC's Chief Privacy Officer makes a determination that the individual's complaint is well founded, the Chief Privacy Officer will take the necessary steps to correct the offending information handling practise and/or revise OACFDC's privacy policies and procedures.

Where OACFDC's Chief Privacy Officer determines that the individual's complaint is *not* well founded, the individual will be notified in writing.

If the individual is dissatisfied with the finding and corresponding action taken by OACFDC's Chief Privacy Officer, the individual may bring a complaint to the Federal Privacy Commissioner at the address below:

The Privacy Commissioner of Canada 112 Kent Street, Ottawa, Ontario K1A 1H3 Tel 1-800-282-1376

Questions/Access Request/Complaint

Any questions regarding this or any other privacy policy of OACFDC may be directed to the Chief Privacy Officer. Requests for access to information, or to make a complaint, are to be made in writing and sent to the Chief Privacy Officer at the address below:

Chief Privacy Officer: Diana Jedig

Email address: djedig@oacfdc.com

Email address: www.privcom.gc.ca.

Ontario Association of Community Futures Development Corporations Inc. 300 South Edgeware Road, St. Thomas, Ontario N5P 4L1

Amendment to OACFDC's Privacy Policies

This OACFDC's Privacy Policy is in effect May 10, 2004 and is retroactive to January 1, 2004. This policy is subject to amendment in response to developments in the privacy legislation. The Chief Privacy Officer will review and revise the Privacy Policy from time to time as required by changes in privacy law. Notification of any changes in the Privacy Policy will be posted on OACFDC's website, as well as in OACFDC's Privacy Statement. Any changes in the Privacy Policy will apply to Personal information collected from the date of the posting of the revised Privacy Policy on OACFDC's website: www.ontcfdc.com

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