# **PROVINCE OF BRITISH COLUMBIA**

# ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL

Order in Council No. 424

, Approved and Ordered July 10, 2023

Lieutenant Governor

#### **Executive Council Chambers, Victoria**

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and consent of the Executive Council, orders that, effective January 31, 2024,

- (a) sections 1, 2, 6, 14 (a) and 15 of the *Miscellaneous Statutes Amendment Act*, 2022, S.B.C. 2022, c.14, are brought into force,
- (b) the Violation Ticket Administration and Fines Regulation, B.C. Reg. 89/97, is amended as set out in the attached Appendix 1, and
- (c) the Offence Act Forms Regulation, B.C. Reg. 422/90, is amended as set out in the attached Appendix 2.

Attorney General

Presiding Member of the Executive Council

(This part is for administrative purposes only and is not part of the Order.)

Authority under which Order is made:

Act and section: Miscellaneous Statutes Amendment Act, 2022, S.B.C. 2022, c. 14, s. 23;

Offence Act, R.S.B.C. 1996, c. 338, s. 132

Other: OIC 262/97; OIC 1642/90

R10618443

#### APPENDIX 1

1 The Violation Ticket Administration and Fines Regulation, B.C. Reg. 89/97, is amended by adding the following section:

#### Disputing violation ticket - electronic and other means

- 3.1 (1) In this section, "specified violation ticket" means a violation ticket that is issued for contravention of one or more provisions of only
  - (a) the Motor Vehicle Act, or
  - (b) the Motor Vehicle Act Regulations.
  - (2) For the purposes of section 15 (1) (d) and (2) (d) [disputing violation ticket] of the Offence Act, a notice of dispute in respect of the allegation or the fine portion of the ticketed amount indicated on a specified violation ticket may be provided online at https://tickets.gov.bc.ca.
  - (3) All violation tickets other than specified violation tickets are prescribed for the purposes of section 15 (2.1) [disputing violation ticket electronic and other means not available] of the Offence Act.

#### 2 Schedule 1 is amended

- (a) in Column 3 of Item 1A by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" opposite paragraph (1) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act",
- (b) in Column 3 of Item 7A by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" opposite paragraph (b) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act",
- (c) in Column 3 of Item 8 by striking out "224 and 226 (1) of the Motor Vehicle Act" opposite paragraph (b) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act",
- (d) in Column 3 of Item 14 by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" opposite paragraph (b) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act",
- (e) in Column 3 of Item 15 by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" opposite paragraph (a) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act", and
- (f) in Column 3 of Item 16 by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" opposite paragraph (b) in Column 2 and substituting "234 (1) and 239 (2) of the Motor Vehicle Act".

#### 3 Schedule 1.1 is amended

(a) in Column 3 of Item 1 by striking out "224, 226 (1) and 239 (2) of the Motor Vehicle Act" and substituting "234 (1) and 239 (2) of the Motor Vehicle Act", and

# (b) by adding the following items as indicated:

	COLUMN 1 COLUMN 2		COLUMN 3
Item	Enforcement Officer Designated Under Section 2 (1) of this Regulation	Enactments for Which an eTicket May Be Issued	Provisions of Enactments for Which eTickets May Not Be Issued
2	Police Officer	Liquor Control and Licensing Act	Sections 7 (1) and (2), 8 (2) and (3), 10 (3) and (6), 44 (6), 46, 57 (1) (c) (i) and (ii), 60 (1), (2) and (3), 61 (2) (a) and (b) (iv) and (v) and (4), 64 (1) and 79 (1) of the Liquor Control and Licensing Act
3	Police Officer	Cannabis Control and Licensing Act	Sections 9 (1) and (2), 11 (1), 14, 16, 18, 19 (1), (2) and (3), 22 (2), 29.6 (1), (2) and (3), 46 (1), (2), (3) and (4), 47 (1) and (2), 49 (2) (d) and (e) and (4), 50 (1), (2) and (3), 56 (b) (ii), (f) and (h), 58 (b) (ii), (e) and (g), 61 (b), 63 (2), 70 (3), 71 (1) and (2), 72 (1), 77, 80 (2), 82, 85 (1), (2) and (3), 90 (1), (2) and (3), 93 (6), 102 (4), 107 (2), 114 (1), 115 (1) and (2), 116, 117.1 (1), 118.1 and 118.2 of the Cannabis Control and Licensing Act

# 4 Schedule 2 is amended under the heading "Cannabis Control and Licensing Act"

# (a) by striking out the following items as indicated:

1 Provision	2 Contravention		4 Victim Ircharge Levy	5 Ticketed Amount
section 52 (1) (a)	Possess more than 30 g of dried cannabis in public place	\$200	\$30	\$230
section 52 (1) (b)	Possess more than the equivalent of 30 g of dried cannabis in public place	\$200	\$30	\$230
section 53 (1)	Possess more than 4 cannabis plants in a public place	\$200	\$30	\$230
section 53 (3)	Possess budding or flowering cannabis plants in a public place	\$200	\$30	\$230
section 54 (3)	Possess at one location more than the maximum allowable amount of cannabis	\$200	\$30	\$230
section 56 (a)	Grow non-medical cannabis at dwelling house where grower does not ordinarily reside	\$200	\$30	\$230

section 56 (b) (i)	Grow non-medical cannabis at dwelling house licensed to provide specified child care programs	\$500	\$75	\$575
section 56 (c)	Grow more than 4 non-medical cannabis plants at dwelling house	\$200	\$30	\$230
section 56 (d)	Grow non-medical cannabis plants at different dwelling houses at the same time	\$200	\$30	\$230
section 56 (e)	Grow more than 4 non-medical cannabis plants at dwelling house where 2 or more adults	<b>#000</b>	<b>#</b> 00	<b>#</b> 000
( )	ordinarily reside	\$200	\$30	\$230
section 56 (g)	Grow non-medical cannabis that is visible from public place	\$200	\$30	\$230
section 58 (a)	Grow medical cannabis without authorization	\$200	\$30	\$230
section 58 (a)	Grow medical cannabis at unauthorized site	\$200	\$30	\$230
section 58 (b) (i)	Grow medical cannabis at dwelling house licensed to provide specified child care programs	\$500	\$75	\$575
section 58 (c)	Grow more than the authorized number of			
( )	medical cannabis plants at a site	\$200	\$30	\$230
section 58 (d)	Grow more than the authorized number of			
	medical cannabis plants at dwelling house	\$200	\$30	\$230
section 58 (f)	Grow medical cannabis that is visible			
(,)	from public place	\$200	\$30	\$230
section 62	Vape cannabis or hold activated cannabis	•	·	
555.1511 52	vapour device on health board property	\$50	\$8	\$58
section 63 (1)	Vape cannabis or hold activated cannabis	,	, -	,
0000011 00 (1)	vapour device in or on an outdoor public place	\$50	\$8	\$58
section 63 (3)	Vape cannabis or hold activated cannabis	***	*-	***
0000011 00 (0)	vapour device in prescribed area of park or			
	outdoor recreational area	\$50	\$8	\$58
section 64 (1)	Vape cannabis or hold activated cannabis			·
	vapour device in indoor public place, workplace			
	or residential common area	\$50	\$8	\$58
section 64 (3)	Vape cannabis or hold activated cannabis			
(0)	vapour device within prescribed distance from			
	doorway, window or air intake	\$50	\$8	\$58
section 66 (a)	Vape cannabis or hold activated cannabis			
( )	vapour device at bus stop or similar place	\$50	\$8	\$58
section 66 (b)	Vape cannabis or hold activated cannabis			
( )	vapour device within prescribed distance			
	from bus stop	\$50	\$8	\$58
section 67	Vape cannabis or hold activated cannabis			
	vapour device on public patio	\$50	\$8	\$58
section 70 (2) (a)	Authorized person or employee of authorized			
. , . ,	person allowing minor to enter or be in place			
	where authorized cannabis activities occur	\$500	\$75	\$575
section 70 (5)	Person, other than authorized person or			
	employee of authorized person, allowing minor to			
	take part in cannabis production activities	\$500	\$75	\$575

, and

# (b) by adding the following items as indicated:

1	2	3	4	5		
Provision	Contravention	Fine Victim Ticketed Surcharge Amount Levy				
section 52 (1) (a)	Adult possessing more than 30 g of dried cannabis or equivalent in public place	\$200	) \$30	\$230		

section 52 (1) (b)	Adult possessing more than the federal maximum authorized amount of medical	\$200	<b>ተ</b> 20	\$230
section 53 (1)	cannabis in public place Adult possessing more than 4 cannabis	•	\$30	
section 53 (3)	plants in a public place Adult possessing budding or flowering	\$200	\$30	\$230
section 54 (3)	cannabis plants in a public place Possess at one location more than the	\$200	\$30	\$230
section 56 (a)	maximum allowable amount of cannabis Adult growing non-medical cannabis at	\$200	\$30	\$230
,	dwelling house where the adult does not reside	\$200	\$30	\$230
section 56 (b) (i)	Adult growing non-medical cannabis at dwelling house licensed for specified child care programs	\$500	\$75	\$575
section 56 (c)	Adult growing more than 4 non-medical cannabis plants at dwelling house	\$200	\$30	\$230
section 56 (d)	Adult growing non-medical cannabis plants at different dwelling houses at the same time	\$200	\$30	\$230
section 56 (e)	Adult growing more than 4 non-medical cannabis plants at dwelling where 2 or			
	more adults reside	\$200	\$30	\$230
section 56 (g)	Adult growing non-medical cannabis that is visible from public place	\$200	\$30	\$230
section 58 (a)	Adult growing medical cannabis without authorization	\$200	\$30	\$230
section 58 (a)	Adult growing medical cannabis at unauthorized site	\$200	\$30	\$230
section 58 (b) (i)	Adult growing medical cannabis at dwelling house licensed to for child care programs	\$500	\$75	\$575
section 58 (c)	Adult growing more than the authorized number of medical cannabis plants at a site	\$200	\$30	\$230
section 58 (d)	Adult growing more than the authorized number of medical cannabis plants at dwelling house	\$200	\$30	\$230
section 58 (f)	Adult growing medical cannabis that is visible from public place	\$200	\$30	\$230
section 62	Vape or hold activated cannabis vapour device on health board property	\$50	\$8	\$58
section 63 (1)	Vape or hold activated cannabis vapour device in or on an outdoor public place	\$50	\$8	\$58
section 63 (3)	Vape or hold activated cannabis vapour device in prescribed area of park or	·	·	
section 64 (1)	outdoor recreation area  Vape or hold activated cannabis vapour device in public place, workplace or	\$50	\$8 \$8	\$58 ¢50
section 64 (3)	residential common area  Vape or hold activated cannabis vapour device near doorway, window or air intake	\$50		\$58
section 66 (a)	Vape or hold activated cannabis vapour	\$50	\$8	\$58
section 66 (b)	device at bus stop or similar place Vape or hold activated cannabis vapour	\$50	\$8	\$58
section 67	device near bus stop  Vape or hold activated cannabis vapour	\$50	\$8	\$58
0000011 07	device on public patio	\$50	\$8	\$58

section 70 (2) (a)	Authorized person or employee allowing minor to enter or be in place where cannabis activities occur	\$500	\$75	\$575
section 70 (5)	Person other than authorized person or employee allowing minor to take part in cannabis production	\$500	\$75	\$575

## 5 Schedule 2 is amended under the heading "Liquor Control and Licensing Act"

#### (a) by striking out the following item as indicated:

1 Provision	2 Contravention	3 4 5 Fine Victim Ticketed Surcharge Amount Levy				
section 61 (2) (b) (i)	Allow a person to become intoxicated	\$200	\$30	\$230		
section 61 (2) (b) (ii)	Allow intoxicated person in a service area	\$200	\$30	\$230		
section 61 (2) (b) (iii)	Allow disorderly conduct	\$200	\$30	\$230		

## , and

## (b) by adding the following items as indicated:

1 Provision	2 Contravention			5 Ticketed Amount
section 61 (2) (b) (i)	Licensee, permittee or employee allowing a person to become intoxicated	\$200	\$30	\$230
section 61 (2) (b) (ii	Licensee, permittee or employee allowing intoxicated person in a service area	\$200	\$30	\$230
section 61 (2) (b) (ii	<ul> <li>Licensee, permittee or employee allowing disorderly conduct</li> </ul>	\$200	\$30	\$230

<sup>6</sup> Schedule 3 is amended in Column 1 under the heading "Motor Vehicle Act" by striking out "224 and 226 (1) of that Act" and substituting "234 (1) and 239 (2) of that Act".

## APPENDIX 2

- 1 Section 2 of the Offence Act Forms Regulation, B.C. Reg. 422/90, is amended
  - (a) in subsection (1) by striking out "Form A, Form H, Form K, Form L or Form O" and substituting "Form H, Form K, Form L, Form O, Form S, Form T or Form U",
  - (b) in subsection (1.1) by striking out "Form P or Form Q" and substituting "Form Q or Form R",
  - (c) in subsection (2) by repealing paragraphs (a) and (f) and by adding the following paragraphs:
    - (h) in Form R.1 with respect to the printout of an eTicket in Form R;
    - (i) in Form S.1 with respect to a violation ticket in Form S;
    - (j) in Form U.1 with respect to a violation ticket in Form T or Form U., and

- (d) in subsection (3) by repealing paragraph (a) and by adding the following paragraphs:
  - (e) in Form S.2 with respect to a violation ticket in Form S;
  - (f) in Form U.2 with respect to a violation ticket in Form T or Form U.
- 2 Section 7 is repealed and the following substituted:

#### Disputing fine amount in writing

- 7 (1) In this section, "business day" means a day other than a Saturday or a holiday.
  - (2) A statement and written reasons under section 15.4 (1) of the Act must be in Form M.
  - (3) A statement and written reasons under section 15.4 (3) of the Act
    - (a) must be in Form M,
    - (b) must be provided 5 or more business days before the date scheduled for the hearing of the dispute, and
    - (c) must be delivered or caused to be delivered to the address set out in Form M or, if the notice of dispute was provided online, the statement and written reasons may also be provided online at <a href="https://tickets.gov.bc.ca">https://tickets.gov.bc.ca</a>.
- 3 Forms A, A.1 and A.2 are repealed.
- 4 Form M is repealed and the following substituted:

## FORM M

# **VIOLATION TICKET STATEMENT AND WRITTEN REASONS**

In the Province of British Columbia
Section 15.4 of the Offence Act requires a form to be used if a Disputant wants to request a reduction in the Ticketed Amount and/or request time to pay the Ticket Amount, and the Disputant does NOT want to appear in person for hearing of the Dispute.

This form MUST be accompanied by a Notice of Dispute (unless filed previously)

Violation Ticket Number:
Court Hearing Location:
Date:

PART A Complete this	Name of Disputant Surname	Giv	ren Names		
ection.	Driver's license number		Province or State	e of driver's license	
	Mailing Address				
	City		Prov.	Po	stal Code
	Birthdate YY/MM/DD	Ema	nil Address		
	Note: If you do no	ot notify the Court of a change	of address, you w	rill <b>not</b> be notified of the orde	er of the Justice.
PART B Complete and sign this written statement.	_	nmitted this offence and I do fine portion of the Ticketed A		•	
	Signature of Disputant		or	ature of Agent	
	Agent's Address	City	Printi	Agent's Name Province	Postal Code
complete your asons in quest of a duced Ticketed mount(s).	Written Reasons	for a Reduction in the Ticket	ed Amount(s) ( <u>M</u>	ust not contain a defen	Postal Code  Ce of the allegation):
					Continue on separate sheet of paper if more room is required  of the allegation):
ART D  proplete your asons for me to Pay e Ticketed mount(s).	Written Reasons	for Time to Pay the Ticketed	Amount(s) ( <u>Mus</u>	t not contain a defence	of the allegation):
					Continue on separate sheet of paper if more room is required
	Important Notice Certain Motor Veh	icle Act offences have a minim	um fine and canno	ot be reduced.	
IOLATION TICKET ENTRE CONTACT IFORMATION	Phone Toll Free: Mailing Address:	1-877-661-8026 P.O. Box 2164 Stn Main Vancouver, BC V6B 3V3	address unle information a	orm cannot be submitted iss a dispute was previous about the deadline for mak in you can visit: tickets.go	sly registered. For ing the request and
PTR 022 12/2022	ORIGINAL AN	ND FIRST COPY - COURT	SECOND O	COPY – DISPUTANT OR	

- 5 Forms P and P.1 are repealed.
- The following forms are added: 6

# FORM R



# **VIOLATION TICKET**

This is an authentic printout produced from the digital record of eTicket:

Issued	to:
Sumama	

Given Names Young Person (Y/N)											
Prov / State		Driver's Licence	Number		Produced	I E	expiry		Birtho	late (YYYY-MM-DD)	
Address								Different from DL Address (Y/N)			
City							Prov / Sta	te	Posta	I / ZIP Code	
The issuing	enforc	ement officer ide	ntified below has	reason	able and p	robable	grounds to	believe, a	nd does	s believe, that	
the above named as			on or a		Violation Da	ate (YY	YY-MM-DD)	at the approx time of		Time (Pacific Time, 24 hr clock)	
on or near	High	way or Location									
at or near	Place	e / City / Town					ir	the Provi	nce of F	British Columbia	
	the fo	llowing offence(s	s) indicated, und	er the fo	ollowing Ac	t or Re					
Descr	ription	of the Offence	· ·				r Regulatio	n and Se	ction	*Ticketed Amount	
1						Cont	aveneu				
2											
3											
		nt consists of the		Ť				narge lev			
involving the bearing licen	vehicle ce plat	e Prov / State te	Plate Number	NSC I	PUJ	NSC	Number			Accident (Y/N)	
Registered C	Owner's	s Name					V	ehicle Mal	(e	Туре	
To dispute an alleged offence set out in the non-shaded areas of this ticket or a fine, you may give notice of dispute in person at:											
Or provide a notice of dispute in accordance with instructions on the reverse of this ticket.											
Provincial Court Hearing Location If Ticket Is Disputed								Date of Se	rvice (Y	YYY-MM-DD)	
Issuing Enfo	rcemer	nt Officer's Name						Officer's N	lumber		
If a Witnessi	ng Offic	cer Involved, Offic	er's Name					Officer's N	lumber		
Organization	Organization / Detachment / Location of Officer(s)										

IF AN ALLEGED OFFENCE SET OUT IN THE NON-SHADED AREAS OF THIS TICKET OR A FINE FOR AN ALLEGED OFFENCE IS NOT DISPUTED WITHIN 30 DAYS OF THE DATE OF SERVICE, THIS TICKET IN RESPECT OF THE ALLEGED OFFENCE WILL BE TREATED AS NOT DISPUTED, YOU WILL BE DEEMED TO HAVE PLEADED GUILTY TO THE OFFENCE AND THE TICKETED AMOUNT FOR THE OFFENCE WILL BE PAYABLE TO THE GOVERNMENT.

#### FORM R.1

#### **HOW TO PAY THE TICKET**

#### REDUCE TICKETED AMOUNT(S) BY PAYING EARLY

Ticketed amounts over \$58 for alleged offences under the Motor Vehicle Act or the Motor Vehicle Act Regulations are reduced by \$25 if you pay in full on or before the 30th day from the date of service of the ticket.

PAY ONLINE	PAY BY MAIL
pay.gov.bc.ca	Mail your payment by cheque or money order in <b>Canadian funds</b> payable to the Insurance Corporation of British Columbia at the following address: Ticket Payment Processing, BAG #3505 Victoria BC V8W 3N9. Do not send cash. A receipt will not be mailed.
PAY IN PERSON	Your payment must be accompanied by a copy of the ticket or a note that contains the following as shown on the ticket:  • The ticket number
Present your ticket and payment at any driver licensing office, Service BC office or Provincial Court	The trucker number     Your name, address, date of birth and driver's licence number     The violation date and the name of the Act or regulation and section contravened for each alleged offence to which the payment relates
registry during regular business hours.	If you do not provide these details or a copy of your ticket, it may not be possible to process your payment.  If this occurs, the ticketed amount for each alleged offence to which the payment relates will be unpaid.

#### WHAT HAPPENS IF YOU PAY A TICKETED AMOUNT IN FULL?

If you pay the ticketed amount in full, you are deemed to have pleaded guilty to the alleged offence and the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia

#### WHAT HAPPENS IF YOU PAY A PORTION OF A TICKETED AMOUNT OR DO NOT PAY AT ALL?

If, within 30 days of the date of service of the ticket, you pay a portion of the ticketed amount for an alleged offence, or do not pay the ticketed amount for the alleged offence and do not dispute the alleged offence, you are deemed to have pleaded guilty to the offence. This will have the following consequences: you will be subject to collection activity; the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia; in the case of certain offences, you may be refused a licence or a permit under the Act that you have contravened or whose regulations you have contravened or under another enactment.

#### **HOW TO DISPUTE THE TICKET**

You can dispute an alleged offence set out in the non-shaded areas of the ticket or a fine or both by providing a notice of dispute in accordance with the instructions below. Your notice of dispute must be mailed or provided within 30 days of the date of service of the ticket. If you dispute an alleged offence, you or your agent will have to appear at a Provincial Court hearing.

If you do not want to dispute an alleged offence but want to request a reduction in a fine or additional time to pay, you can complete and submit a Violation Ticket Statement and Written Reasons form with your notice of dispute (unless filed previously) or you or your agent can appear at a Provincial Court hearing to make the request. For information about the deadline for making the request and other details, you can visit tickets.gov.bc.ca.

DISPUTE ONLINE	DISPUTE IN PERSON
tickets.gov.bc.ca  This option may not be available for all tickets. See website for details.	You may deliver your notice of dispute in person to the location indicated on the ticket or to any driver licensing office, Service BC office or Provincial Court registry. You will need to bring the ticket and you may be required to fill out a Notice of Dispute form as provided at that location.

#### **DISPUTE BY MAIL**

You may mail a letter to Ticket Dispute Processing, BAG #3510, Victoria BC V8W 3P7. The letter must identify any alleged offence or fine for any alleged offence that you are disputing and set out the address to which the Provincial Court will send your notice of hearing.

You must include a copy of the ticket with your letter, or your letter must contain the following as shown on the ticket:

- The ticket number
- The ucket number
   Your name, address, date of birth and driver's licence number
   The violation date and the name of the Act or regulation and section contravened for each alleged offence that you are disputing

If you do not provide these details in the letter or a copy of the ticket, it may not be possible to process your dispute. If this occurs, you will be deemed to have pleaded guilty to the offence(s).

#### WHAT HAPPENS AFTER YOUR NOTICE OF DISPUTE HAS BEEN RECEIVED?

If you dispute an alleged offence or submit a request for a reduction in a fine for an alleged offence or additional time to pay without including a completed Violation Ticket Statement and Written Reasons form, a Notice of Hearing will be sent to you in the mail or electronically. The notice will tell you the date, time and location for your Provincial Court hearing.

If you or your agent does not appear at the Provincial Court hearing at the indicated date and time, the alleged offence is deemed not to be disputed and you are deemed to have pleaded guilty to the offence. This will have the following consequences: the ticketed amount is immediately payable to the government; the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia; in the case of certain offences, you may be refused a licence or a permit under the Act that you have contravened or whose regulations you have contravened or under another enactment.

If you submit a request for a reduction in a fine or additional time to pay and a completed Violation Ticket Statement and Written Reasons form, an order of a justice setting out the Court's decision will be sent to you in the mail or electronically.

MV6000F(013124)

# FORM S



## VIOLATION TICKET

ISSUED TO:			•			
SURNAME OR CORPORATE NAME						
GIVEN NAMES (OR CORPORATE NAME CONTINUED)			YOUNG PERS	ON (Y/N)		
PROV / STATE DL # PRO	BIRTHDATE ()	YYY-MM-[	OD)			
	( ,	, ,	, ,			
ADDRESS			DIFFERENT F	ROM DLAI	DDRESS (Y/N)	
CITY		PROV / STATE	POSTAL / ZIP	CODE		
THE ISSUING ENFORCEMENT OFFICER IDENTIFIED BELOW HA	AS REASONAB	LEAND PROBAB	LE GROUNDS	TO BELIEV	E, AND DOES	
BELIEVE, THAT THE ABOVE-NAMED AS:  □ DRIVER □ CYCLIST	П	OWNER (per Sec	tion 83/2) of the	Motor Veh	icle Art)	
☐ PEDESTRIAN ☐ PASSENGER		OTHER:		WOLOT VOT	icic Ad)	
VIOLATION DATE (YYYY-MM-DD)			(24-HR C	_OCK)		
ON OR ABOUT		OXIMATE TIME	:			
ON OR NEAR HIGHWAY OR LOCATION						
AT OR NEAR PLACE / CITY / TOWN			IN	THE PROVIN	CE OF BRITISH COLUMB	
DID COMMIT THE OFFENCE(S) INDICATED, UNDER THE FOLLOWIN	IC ACT OR ITS	DECLI ATIONS				
☐ (MVA) MOTOR VEHICLE ☐ (MVAR) MOTOR VEHI	CLE []	(CCLA) CANNABI	S CONTROL			
ACT ACT REGULATIONS  ☐ (CTA) COMMERCIAL ☐ (LCLA) LIQUOR CONT	TROL [	AND LICENCING (TCSR) TRANSIT	ACT			
TRANSPORT ACT AND LICENCING ACT	г ";	AND SAFETY RE				
☐ (WLA) WILDLIFE ACT ☐ (FVPA) FIREARM VIO PREVENTION ACT		OTHER:				
DECRIPTION OF OFFENCE		CIFY ACT OR RE		Т	ICKETED AMOUNT*	
C	☐ ACT:					
O U			\$			
N T	SECTION:			φ		
1)	☐ ACT:					
C O U	☐ REG:			_		
N T	SECTION:			\$		
2)	ACT:					
c΄ ο υ	REG:					
T	SECTION:					
3)		AND A 150/ V/IC	IM CUDCHADO	YE LEV/V		
A TICKETED AMOUNT CONSISTS OF THE FINE FOR THE ALLEI INVOLVING THE PROV/STATE PLATE NUMBER	NSC PUJ	NSC	NUMBER	E LEVY.	ACCIDENT (Y/N)	
/EHICLE BEARING LICENCE PLATE						
REGISTERED OWNER'S NAME	VEHICLE MAI	KE TYPE		YEAR	COLOUR	
TO DISPUTE AN ALLEGED OFFENCE SET OUT IN THE NON-SHA DISPUTE IN PERSON AT:	ADED AREAS (	OF THIS TICKET	OR A FINE, YOU	MAY GIVE	E NOTICE OF	
JOPOTE IN PERSONAL.						
OR PROVIDE A NOTICE OF DISPUTE IN ACCORDANCE WITH IN						
PROVINCIAL COURT HEARING LOCATION IF TICKET IS DISPUTED DATE OF SERVICE (YYYY-MM-DD)						
ISSUING ENFORCEMENT OFFICER'S SIGNATURE OFFICER'S NUMBER						
F A WITNESSING OFFICER IS INVOLVED, OFFICER'S NAME	ESSING OFFIC	ER'S NUM	IBER			
DRGANIZATION / DETACHMENT / LOCATION OF OFFICER(S)						
STORING TO THE INCHINENT / LOCATION OF OFFICER(S)						
F AN ALLEGED OFFENCE OR A FINE FOR AN ALLEGED OFFEN	ICE IS NOT DIS	PUTED WITHIN:	0 DAYS OF TH	F DATE OF	SERVICE, THIS	
TICKET IN RESPECT OF THE ALLEGED OFFENCE WILL BE TREATED AS NOT DISPUTED, YOU WILL BE DEEMED TO HAVE PLEADED GUILTI TO THE OFFENCE AND THE TICKETED AMOUNT FOR THE OFFENCE WILL BE PAYABLE TO THE GOVERNMENT. YOUR SIGNATURE						
NDICATES YOU HAVE RECEIVED THIS TICKET AND IS NOT AN	ADMISSION O	F GUILT.	_ 30 4 FIXINIEI	100K č	JOHNIONE	
HEREBY ACKNOWLEDGE RECEIPT OF A COPY OF THIS VIOLA	ATION TICKET					
ALLECED OFFENDED'S SIGNATURE						

#### FORM S.1



#### **VIOLATION TICKET** PAYMENT AND DISPUTE INSTRUCTIONS

#### **HOW TO PAY THE TICKET**

#### REDUCE TICKETED AMOUNT(S) BY PAYING EARLY

Ticketed amounts over \$58 for alleged offences under the *Motor Vehicle Act* or the Motor Vehicle Act Regulations are reduced by \$25 if you pay in full on or before the 30th day from the date of service of the ticket.

#### **PAY ONLINE** Mail your payment by cheque or money order in Canadian funds payable to the Insurance Corporation of British Columbia at the following address: Ticket Payment Processing, BAG #3505 Victoria BC V8W 3N9. Do not send cash. A receipt will not be mailed pay.gov.bc.ca This option may not be available for all tickets. See website for details. Your payment must be accompanied by a copy of the ticket or a note that contains the following as shown on the ticket: The ticket number Your name, address, date of birth and driver's licence number PAY IN PERSON Present your ticket and The violation date and the name of the Act or regulation and section contravened for each alleged offence to which the payment relates

payment at any driver licensing office, Service BC office or Provincial Court registry during regular business hours.

If you do not provide these details or a copy of your ticket, it may not be possible to process your payment. If this occurs, the ticketed amount for each alleged offence to which the payment relates will be unpaid.

WHAT HAPPENS IF YOU PAY A TICKETED AMOUNT IN FULL?

If you pay the ticketed amount in full, you are deemed to have pleaded guilty to the alleged offence and the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia.

#### WHAT HAPPENS IF YOU PAY A PORTION OF A TICKETED AMOUNT OR DO NOT PAY AT ALL?

WITH THAPPENS IF YOU PAY A PURLION OF A HICKE IED AMOUNT OR DO NOT PAY AT ALL? If, within 30 days of the date of service of the ticket, you pay a portion of the ticketed amount for an alleged offence, or do not pay the ticketed amount for the alleged offence and do not dispute the alleged offence, you are deemed to have pleaded guilty to the offence. This will have the following consequences: you will be subject to collection activity; the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia; in the case of certain offences, you may be refused a licence or a permit under the Act that you have contravened or whose regulations you have contravened or under another enactment.

#### **HOW TO DISPUTE THE TICKET**

You can dispute an alleged offence set out in the non-shaded areas of the ticket or a fine or both by providing a notice of dispute in accordance with the instructions below. Your notice of dispute must be mailed or provided within 30 days of the date of service of the ticket. If you dispute an alleged offence, you or your agent will have to appear at a Provincial Court hearing. If you do not want to dispute an alleged offence, you or your agent will have to appear at a Provincial Court hearing. If you do not want to dispute an alleged offence but want to request a reduction in a fine or additional time to pay, you can complete and submit a Violation Ticket Statement and Written Reasons form with your notice of dispute (unless filed previously) or you or your agent can appear at a Provincial Court hearing to make the request. For information about the deadline for making the request and other details, you can visit tickets.gov.bc.ca.

DISPUTE ONLINE	DISPUTE IN PERSON
tickets.gov.bc.ca This option may not be available for all tickets. See website for details.	You may deliver your notice of dispute in person to the location indicated on the ticket or to any driver licensing office, Service BC office or Provincial Court registry. You will need to bring the ticket and you may be required to fill out a Notice of Dispute form as provided at that location.

#### **DISPUTE BY MAIL**

You may mail a letter to Ticket Dispute Processing, BAG #3510, Victoria BC V8W 3P7 saying that you want to dispute the ticket. The letter must identify any alleged offence or fine for any alleged offence that you are disputing and set out the address to which the Provincial Court will send your notice of hearing. You must include a copy of the ticket with you letter, or your letter must contain the following as shown on the ticket:

• The ticket number

The ticket number
 Your name, address, date of birth and driver's licence number
 The violation date and the name of the Act or regulation and section contravened for each alleged offence that you are disputing
 If you do not provide these details in the letter or a copy of the ticket, it may not be possible to process your dispute.
 If this occurs, you will be deemed to have pleaded guilty to the offence(s).

#### WHAT HAPPENS AFTER YOUR NOTICE OF DISPUTE HAS BEEN RECEIVED?

If you dispute an alleged offence or submit a request for a reduction in a fine for an alleged offence or additional time to pay without including a completed Violation Ticket Statement and Written Reasons form, a Notice of Hearing will be sent to you in the mail or electronically. The notice will tell you the date, time and location for your Provincial Court hearing.

If you or your agent does not appear at the Provincial Court hearing at the indicated date and time, the alleged offence is deemed not to be disputed and you are deemed to have pleaded guilty to the offence. This will have the following consequences: the ticketed amount is immediately payable to the government; the offence will be added as a conviction to the records kept by the Insurance Corporation of British Columbia; in the case of certain offences, you may be refused a licence or a permit under the Act that you have contravened or whose regulations you have contravened or under another enactment.

If you submit a request for a reduction in a fine or additional time to pay and a completed Violation Ticket Statement and Written Reasons form, an order of a justice setting out the Court's decision will be sent to you in the mail or

# FORM S.2



# **CERTIFICATE OF SERVICE**

(Name)	(0	ccupation)					
certify that on the date	YYYY	MM	DD				
I served							
with a copy of the Violation Ticket on the reverse side of this form, in the manner indicated below:							
by personal delivery							
the defendant being a corporation, but not being a municipal corporation, by delivering it to a director, or to a manager, secretary or other executive officer of the corporation or of a branch of it or on the attorney of an extra-provincial company,							
namely:							
Dated:	YYYY	MM	DD				

ENFORCEMENT OFFICER'S SIGNATURE

# FORM T



# **VIOLATION TICKET**

(Registered Owner)

ISSUED TO:							
INDIVIDUAL OR CORPORATE NAME:							
ADDRESS:							
The Enforcement C	Officer has reas	sonable and p	orobable groun	nds to	believe and does bel	lieve that:	
ON	YYYY MM DD AT THE APPROXIMATE TIME OF 24HR CLOCK :						
ON				LC	OCATION/HIGHWAY		
AT OR NEAR				CIT	Y, PLACE, OR TOWN	N	
in the Province of E	British Columb	ia, a motor ve	hicle bearing th	the lic	cence plate:		
PROV/STATE					PLATE NUMBER		
was recorded spee	ding contrary	to section:				of the Motor V	/ehicle Act
and pursuant to se					ve-named person is:		
DESCRIPTION: liable as the owner of the vehicle for the commission of the offence of:							
TICKETED AMOU			The Ticketed /	Amou	unt consists of the fine	e for the alleged	d contravention and a 15%
victim surcharge le						ITOLLIB#	
Enforcement Officer's Signature: ITCU ID#							
Date Violation Ticket Completed:							
VEHICLE MAKE: YEAR: TYPE:							
NSC NUMBER (COMMERCIAL VEHICLES ONLY)							
If you wish to dispute the allegation or the fine portion of the ticketed amount on this Violation Ticket, you may give Notice of Dispute in person at:							
or provide a Notice of Dispute as described in the Payment & Dispute Instructions. If you dispute this Violation Ticket, you will be sent a Notice of Hearing telling you the court location and time for your hearing. The hearing will be held in the local jurisdiction where the offence is alleged to have occurred							

# To pay or dispute this Violation, see Payment and Dispute Instructions. $\ensuremath{\mathsf{IF}}\xspace \mathsf{YOU}$

- have received this Violation Ticket by mail,
- have disputed the allegation or fine in the manner and within the time set out in section 15(2) of the Offence Act (45 days to deliver a Notice of Dispute from the "Date Violation Ticket Completed"), and
- fail to appear before the Provincial Court to dispute the allegation or fine on the hearing date set, OR
- you have been personally served this Violation Ticket by an enforcement officer, and
   the ticketed amount is not paid or the client to the client
- the ticketed amount is not paid or the allegation or fine is not disputed within thirty (30) days from the date of service,
- this Violation Ticket will be treated as not disputed,
- you will be deemed to have pleaded guilty to the alleged offence, and
  you will owe the government the ticketed amount. (see Payment and Dispute Instructions)

# FORM U



# **VIOLATION TICKET**

(Registered Owner)

ISSUED TO:

The Enforcement C	Officer has reas	sonable and	probable ground	ds to believe and does be	elieve that:		
on	YYYY	MM	DD	AT THE APPROXIMATE TIME OF 24HR CLOC		24HR CLOCK :	
on	LOCATION/HIGHWAY						
at or near				CITY, PLACE, OR TOW	N		
in the Province of E	ritish Columbi	a, a motor v	ehicle bearing th				
PROV/STATE				PLATE NUMBER			
was recorded failing	ary to section:			<u>'</u>	of the Motor V	/ehicle Act	
and pursuant to se				e above-named person is			
DESCRIPTION:	DESCRIPTION: liable as the owner of the vehicle for the commission of the offence of:						
TICKETED AMOUI			The Ticketed A	Amount consists of the fin	e for the alleged	d contravention and a 15%	
Enforcement Of	ficer's Signa	iture:			ITCU ID#		
Date Violation T	icket Comp	eted:					
VEHIC	LE MAKE:			YEAR:		TYPE:	
NSC NUMBER (COMMERCIAL VEHICLES ONLY)							
If you wish to dispute the allegation or the fine portion of the ticketed amount on this Violation Ticket, you may give Notice of Dispute in person to:							
or provide a Notice of Dispute as described in the Payment & Dispute Instructions. If you dispute this Violation Ticket, you will be sent a Notice of Hearing telling you the court location and time for your hearing. The hearing will be held in the local jurisdiction where the offence is alleged to have occurred.							

# To pay or dispute this Violation, see Payment and Dispute Instructions. $\ensuremath{\mathsf{IF}}\xspace\,\mathsf{YOU}$

- have received this Violation Ticket by mail,
- have disputed the allegation or fine in the manner and within the time set out in section 15(2) of the Offence Act (45 days to deliver a Notice of Dispute from the "Date Violation Ticket Completed"), and
- fail to appear before the Provincial Court to dispute the allegation or fine on the hearing date set, OR

- you have been personally served this Violation Ticket by an enforcement officer, and
- the ticketed amount is not paid or the allegation or fine is not disputed within thirty (30) days from the date of service, THEN
- this Violation Ticket will be treated as not disputed,
- you will be deemed to have pleaded guilty to the alleged offence, and
- you will owe the government the ticketed amount. (see Payment and Dispute Instructions)

#### FORM U.1

#### **PAYMENT AND DISPUTE INSTRUCTIONS**

#### REDUCE TICKETED AMOUNT(S) BY PAYING EARLY

If you pay in full on or before the 30th day from the date of service or mailing of the ticket, the ticketed amount is reduced by \$25.

PAY ONLINE	PAY BY MAIL
pay.gov.bc.ca	Mail your payment by cheque or money order in Canadian funds payable to the Insurance Corporation of
1.73	British Columbia at the following address: Ticket Payment Processing, BAG #6300 STN Terminal
This option may not be available for	Vancouver, BC V6B 6G6. Do not send cash. A receipt will not be mailed.
all tickets. See website for details.	Variable and the second of the state of the
	Your payment must be accompanied by a copy of the ticket or a note that contains the following as shown on the ticket:
PAY IN PERSON	
	The ticket number
Present your ticket and payment at	Your name and address
any driver licensing office, Service	Motor vehicle's licence plate number
BC office or Provincial Court	The violation date and the name of the Act or regulation and section contravened
registry during regular business	If you do not provide these details or a copy of your ticket, it may not be possible to process your payment.
hours.	If this occurs, the ticketed amount will be unpaid.

#### WHAT HAPPENS IF YOU PAY A TICKETED AMOUNT IN FULL?

If you pay the ticketed amount in full, you are deemed to have pleaded guilty to the alleged offence.

#### WHAT HAPPENS IF YOU PAY A PORTION OF A TICKETED AMOUNT OR DO NOT PAY AT ALL?

If, within 30 days of the date of service of the ticket, you pay a portion of the ticketed amount for an alleged offence, or do not pay the ticketed amount for the alleged offence and do not dispute the alleged offence, you are deemed to have pleaded guilty to the offence. This will have the following consequences: you will be subject to collection activity; in the case of certain offences, you may, under section 26 of the *Motor Vehicle Act*, be refused a driver's licence, a licence and number plates for a motor vehicle or trailer, or a permit.

#### NO POINT PENALTIES:

Because you are being charged as the owner of the motor vehicle, if you plead guilty or are convicted by a court, no point penalties will be added to your driving record.

#### **HOW TO DISPUTE THE TICKET**

You can dispute an alleged offence set out in the ticket or a fine or both by providing a notice of dispute in accordance with the instructions below. Your notice of dispute must be mailed or provided within the following number of days: 30 days of the date of service of the ticket if the ticket was served by an officer, or 45 days from the date the ticket was completed if the ticket was sent to you by ordinary mail. If you dispute an alleged offence, you or your agent will have to appear at a Provincial Court hearing.

If you do not want to dispute an alleged offence but want to request a reduction in a fine or additional time to pay, you can complete and submit a Violation Ticket Statement and Written Reasons form with your notice of dispute (unless filed previously) or you or your agent can appear at a Provincial Court hearing to make the request. For information about the deadline for making the request and other details, you can visit tickets.gov.bc.ca.

NOTE: If the ticket is for a speeding offence, the fine cannot be reduced below the minimum fine and supplementary fine amounts set by section 41.03 of the Motor Vehicle Act Regulations.

DISPUTE ONLINE	DISPUTE IN PERSON			
tickets.gov.bc.ca This option may not be available for all tickets. See website for details.	You may deliver your notice of dispute in person to the location indicated on the ticket or any driver licensing office, Service BC office or Provincial Court registry. You will need to bring the ticket, and you may be required to fill out a Notice of Dispute form as provided at that location.			
DISPUTE BY MAIL				

You may mail a letter to Ticket Dispute Processing, BAG #3510, Victoria BC V8W 3P7 saying that you want to dispute the ticket. The letter must identify the alleged offence or fine for the alleged offence that you are disputing and set out the address to which the Provincial Court will send your notice of hearing. You must include a copy of the ticket with your letter, or your letter must contain the following as shown on the ticket:

- The ticket number
- Your name and address
- Motor vehicle's licence plate number
- The violation date and the name of the Act and section contravened

If you do not provide these details in the letter or a copy of the ticket, it may not be possible to process your dispute. If this occurs, you will be deemed to have pleaded guilty to the offence.

#### WHAT HAPPENS AFTER YOUR NOTICE OF DISPUTE HAS BEEN RECEIVED?

If you dispute an alleged offence or submit a request for a reduction in a fine for an alleged offence or additional time to pay without including a completed Violation Ticket Statement and Written Reasons form, a Notice of Hearing will be sent to you in the mail or electronically. The notice will tell you the date, time and location for your Provincial Court hearing.

If you or your agent does not appear at the Provincial Court hearing at the indicated date and time, the alleged offence is deemed not to be disputed and you are deemed to have pleaded guilty to the offence. This will have the following consequences: the ticketed amount is immediately payable to the government; you will be subject to collection activity; in the case of certain offences, you may, under section 26 of the *Motor Vehicle Act*, be refused a driver's licence, a licence and number plates for a motor vehicle or trailer, or a permit. If you submit a request for a reduction in a fine or additional time to pay and a complete Violation Ticket Statement and Written Reasons form, an order of a justice setting out the Court's decision will be sent to you in the mail or electronically.

# FORM U.2



# **CERTIFICATE OF SERVICE**

I,				,
an enfor	cement officer, certify that	at on:		
	YYYY	MM	DD	
l served				
			NAM	
with a co	ppy of the violation ticket	on the revers	se side of thi	s form, in the manner indicated below:
	by personal delivery			
	the defendant, being clerk of the corporation			by delivering it to the mayor, secretary treasurer or (2) of the Offence Act,
	namely:			; or
	director, or to a manag	er, secretary	or other exe	g a municipal corporation, by delivering it to a cutive officer of the corporation, or of a branch of it, y, pursuant to section 29(1) of the Offence Act,
	namely:			<del>.</del>
Dated:	YYYY	MM	DD	
		ENFORCE	MENT OFFIC	CER'S SIGNATURE
	I hereby	y acknowledg	e receipt of	a copy of this violation ticket
		SIGNAT	URE OF PE	RSON SERVED
	A signature inc	licates receip	t of this ticke	et and is not an admission of guilt