

Insurance Council

BRITISH COLUMBIA

Continuing Education Program:

Continuing Education Requirements for Adjusters

Draft

1.0 Definitions

Adjuster Licensees (Adjusters): An adjuster who is licensed by the Insurance Council of BC.

Continuing Education (CE): Education that helps fulfill the knowledge required to maintain a standard of professional competence and remain current with an ever-changing industry.

Licence Period: The Insurance Council's Licence Period that starts on June 1st and ends on May 31st the following year.

Licensee: A licensed insurance salesperson, agent or adjuster.

Draft

2.0 INTRODUCTION

In accordance with Council Rule 7(5), Licensees must meet the requirements of the Continuing Education (CE) program established by Council. CE helps Licensees meet the competency standards established under section 5.2 of the Insurance Council's [Code of Conduct](#), whereby Licensees must conduct all insurance activities in a competent manner and remain current in their skills and knowledge. While this CE program outlines the minimum CE requirements Licensees must meet, Licensees are encouraged to go beyond the minimum requirements and pursue education that helps them achieve well-rounded professional competency.

2.1 Licence Renewal

In accordance with Council Rule 4(4), all Licensees must submit to Council an annual confirmation that they have met the Insurance Council's CE requirements. Licensees who have not met their CE requirements are prohibited from renewing their licence.

3.0 CONTINUING EDUCATION REQUIREMENTS

Adjuster Licensees (Adjusters) must obtain a minimum of eight (8) credits of CE each Licence Period. To obtain CE credits, Licensees must complete education as detailed in this program by May 31 of each year. Only eligible education as outlined in this document is eligible to be claimed as CE credit.

3.1 Eligible CE Credit

Each hour of eligible education time is equivalent to one CE credit. For education time to be eligible for CE credit, the education is required to:

- Be completed after the Licensee has become licensed by the Insurance Council. Courses taken before licensure or to become licensed do not count as CE;
- Be structured with clear learning objectives;
- Be focused on eligible technical content (see section 5.0);
- Be provable (e.g., proof of attendance or course completion);
- Be relevant to their Insurance Council of British Columbia licensed activities and contribute to their competence as a Licensee; and,
- Be physically or virtually attended by the Licensee (although Licensees may be supported by artificially intelligent programs or virtual learning assistants, the Licensee's attendance cannot be substituted by such resources).

Eligible education time includes time spent participating in the programmed learning, such as the time spent attending, listening to, watching, and engaging in the delivery of the course or session material, including time spent completing the course/session quiz or exam. For education that contains a quiz or exam, Licensees must successfully pass the assessment to claim credit toward CE.

The education time that Licensees claim as CE credits must be aligned with the course/session duration (i.e. a course that is claimed for 2 CE credits should be at least 2 hours in duration).

Education may be online/virtual, in-person, or blended so long as it meets the above criteria. Any education that does not meet all the above requirements is not eligible for CE.

3.2 Calculating Credits

While one hour of eligible education time is equivalent to one full CE credit, partial credits can be counted in increments of 0.25 credits for education that is less or more than one hour. For example, 15 minutes of an eligible course is worth a quarter credit (0.25), 30 minutes of an eligible course is worth half a credit (0.5), and one hour and 15 minutes of an eligible course is worth one and a quarter credit (1.25). Education time that falls between these quarter increments must be rounded down to the nearest quarter increment (e.g. a 20-minute course would be rounded down to 0.25 credits; a 40-minute course would be rounded down to 0.5 credits, etc.).

3.3 Minimum Education Time Duration

Education time must be a minimum of 15 minutes in duration to be considered eligible for CE credit. For example, a 10-minute course would not be eligible for CE credit. However, education time under 15 minutes may be eligible for credit where such an education session is delivered as a series of modules/components forming a larger education course or program, and only where the Licensee has successfully completed all of the required modules/components in the series. For example, if an education program requires three 10-minute modules to be completed as part of the overall course or education program, and the Licensee has successfully completed each of the 3 modules, then each of the 10-minute modules are eligible for CE credit.

3.4 Duplicate Courses

Licensees cannot claim credit for completing the same course within three consecutive Licence Periods unless the course content (such as materials or learning objectives), or structure (increase/decrease in course length or educational hours) has changed sufficiently to warrant retaking the course.

3.5 Carryover Credit

Adjusters who have completed more than eight (8) CE credits in one Licence Period may carry the excess credits over into the next Licence Period. A maximum of eight (8) CE credits may be carried over into the next Licence Period.

4.0 CE ACCREDITATION PROGRAM

The Insurance Council's [CE Accreditation Program](#) has been developed to support Licensees in meeting their CE requirements by accrediting course providers and courses to ensure they meet the Insurance Council's CE program standards and CE requirements.

Accredited CE providers and courses are listed on the Insurance Council's website. As becoming accredited through the Insurance Council's accreditation program is currently voluntary, courses taken through providers who are not accredited or courses which have not been accredited by the Insurance Council may still qualify for CE credits, provided they meet the requirements outlined in this CE requirements program. However, if a Licensee takes a course which is delivered outside of the Insurance Council's CE Accreditation Program, then it is the Licensee's responsibility to assess any non-accredited courses to ensure they meet the requirements outlined in this CE program. Taking education through an accredited course provider provides Licensees with the confidence of knowing the education meets Insurance Council CE requirements.

5.0 TECHNICAL CONTENT

CE requirements are intended to help Licensees maintain and expand their competency in the insurance industry and serve clients in a way that enhances consumer protection. For educational content to be eligible for CE credit, the subject matter must focus on the following approved technical content areas (the below content areas are outlined in more detail in sections 5.1 through 5.7). Licensees are expected to exercise good judgement when selecting continuing education to ensure that the learning is sufficiently relevant to and supports them in maintaining competence as a Licensee:

- Insurance Products and related Insurance Adjusting;
- Improving Client Outcomes;
- Compliance with Legislation and Licensee Requirements;
- Ethics;
- Errors and Omissions; and,
- Firm and Licensee Supervision and Management (applicable to Level 2 Adjusters, Level 3 Adjusters, and nominee Adjusters only).

5.1 Insurance Products and related Insurance Adjusting

Examples of technical content in this category include:

- Insurance product knowledge – such as insurance product options, coverage features, exclusions, and wordings;

- Insurance practice knowledge – such as understanding best practices, insurance business tools and systems (such as quantification platforms, recordkeeping), and claims practices and processes to support and serve clients;
- Insurance adjusting knowledge -- such as understanding adjusting practices, tools and responsibilities (such as investigations, evaluation, negotiation and settlement); and,
- Insurance industry and product trends.

5.2 Improving Client Outcomes

Examples of technical content in this category include:

- Communication skills relevant to the insurance profession – such as explaining the benefits and limitations of products, interpreting policy wording in plain-language, maintaining awareness of communication barriers, and managing difficult situations;
- Working with diversity, equity, and inclusion – such as understanding how to work with diverse cultures and demographics;
- Environmental, social, and governance considerations for insurance business – such as green or ethical insurance products and investments, climate and environmental risks, and emerging technological risks; and,
- Identifying harm and protecting consumers – such as identifying fraud, scams, elder abuse, etc.

5.3 Compliance with Legislation and Licensee Requirements

Examples of technical content in this category include:

- Education related to Council Rules, Council’s Code of Conduct, the *Financial Institutions Act*, the *Insurance Act*, privacy legislation, anti-terrorism / money laundering legislation or any other legislation related to the role of Adjusters in BC;
- Education related to insurance case law;
- Cyber security – education related to safeguarding and ensuring appropriate use of client data, identifying risks and preventing breaches; and,
- Skills related to proper filing and record keeping – such as securing, maintaining, and storing complete, timely, and accurate records of both written and oral correspondence.

5.4 Ethics

Examples of technical content in this category include:

- Ethical behaviour and conduct – understanding and applying ethical practices, including ethical decision making;

- Integrity, transparency, and honesty -- understanding and applying such principles in insurance business, including when dealing with clients and principals;
- Conflict of interest – understanding and avoiding conflicts of interest that could compromise a Licensee’s objectivity;
- Fair treatment of consumers – such as strategies for prioritizing client needs, complaint handling, and dispute resolution procedures; and,
- Confidentiality – such as managing client records and information.

5.5 Errors and Omissions (E&O)

Examples of technical content in this category include:

- Understanding E&O insurance, including understanding regulatory and professional requirements;
- Mitigating E&O incidents – such as evaluating causes of E&O incidents and taking action to mitigate impacts, inform appropriate parties, and prevent future occurrences; and,
- Managing and responding to E&O incidents as well as client concerns and complaints.

5.6 Firm and Licensee Supervision and Management

Education relating to adjusting firm and Licensee supervision, management, and adjusting firm financial management is eligible for CE credit for nominees, Level 2 Adjusters, and Level 3 Adjusters who supervise and oversee insurance business activities of the adjusting firm and/or other Licensees.

Examples of technical content in this category include:

- Managing and/or supervising others;
- Adjusting firm financial management – budgeting, financial reporting, and accounting practices tailored to adjusting firms; and,
- Catastrophe management and business continuity.

5.7 Ineligible CE Content

Content that does not contribute to maintaining or expanding a Licensee’s competency as an Insurance Council of BC Licensee, does not meet clients’ insurance needs, or is not in the interest of consumer protection is not eligible for CE credit. Examples of this include:

- Content focused on generating sales leads, marketing/sales techniques, and strategies;
- Courses on self-help and personal advancement or which are aimed at an individual’s non-insurance business interests;

- Courses focused on finance, management, or leadership principles and practices, unless the Licensee is a nominee, Level 2 Adjuster, or Level 3 Adjuster who supervises and oversees insurance business activities of the adjusting firm and/or other Licensees;
- Content that is promotional in nature, such as focused on promoting a specific insurer, service provider or product; and,
- Content which does not pertain to the Licensee's Insurance Council of BC insurance activities or pertains to a class of insurance, service, or product the Licensee is not licensed in.

6.0 COMPLIANCE AND RECORD KEEPING

All Licensees must submit confirmation that they have met their CE requirements prior to being able to complete annual licence renewal. Per Insurance Council Rule 4(4), compliance with the Insurance Council's CE requirements is necessary for maintaining a continuous licence. The Insurance Council conducts audits of Licensees' CE records; failure to meet CE requirements, including failure to keep complete records, can result in Licensees being subject to disciplinary action.

Licensees are not required to submit their CE records as part of their annual licence renewal. However, they must keep their CE records for five Licence Periods, including records for any carryover credits that were used within the past five Licence Periods. CE records include the following:

- The Licensee's full name;
- The course name and course description;
- The relevant technical content category;
- Proof of course date completion and course duration details;
- Proof of course completion, such as certificates, attendance sheets or written correspondence from the course provider; and,
- The number of eligible CE credits attained.

6.1 CE Self-tracker

To support Licensees in tracking their CE, the Insurance Council has provided a CE self-tracker. This tracker is a resource designed for personal use to help Licensees keep track of their CE credits and will not meet record-keeping requirements. Licensees must still maintain their own records to satisfy record keeping requirements. More information is available on the Insurance Council's website.

7.0 EXCEPTIONS

There are limited circumstances in which a Licensee would not need to complete the Insurance Council's CE requirements.

7.1 First Licence Period

Licenses do not need to complete CE within their first Licence Period, although doing so may be beneficial to their development. For example, a Licensee who becomes newly licensed with the Insurance Council in February would not need to complete CE for the Licence Period ending May 31 of the same year, but they would need to complete CE during any subsequent Licence Periods.

This exception is available to Licensees who are obtaining a new licence. If the Licensee already holds licences in other licence classes, the exception would not extend to those existing licences.

7.2 Non-resident Licensee

Licenses whose primary residence is within Canada, but outside of British Columbia, are not required to meet the Insurance Council's CE program provided that:

- The Licensee is licensed in the jurisdiction in which they reside (i.e. their home jurisdiction);
- The Licensee's licence is in good standing within their home jurisdiction, such that they are compliant with their home jurisdiction's regulatory and licence requirements; and
- The Licensee completes the required CE for their home jurisdiction.

If a Licensee resides outside of Canada or if the Licensee's home jurisdiction does not have a CE program, then the Licensee must meet the Insurance Council's CE program.

Draft