

Credit History Complaint Instructions

(for use with violations of the Colorado Employment Opportunity Act, § 8-2-126, C.R.S.)

Colorado Department of Labor and Employment | Division of Labor

https://cdle.colorado.gov/employment-opportunity-act-credit-history

What is a credit history complaint?

A credit history complaint is a written complaint filed with the Colorado Division of Labor against your current or prospective employer for violations of the Employment Opportunity Act (EOA). The complaint form may be used when an applicant or employee believes that their employer or potential employer improperly requested, accessed, or used their credit report, or other personal credit history or credit information, in violation of the law.

What is the Employment Opportunity Act?

The Colorado Employment Opportunity Act (EOA) prevents employers from requesting or using credit information (such as credit reports) in employment decisions for certain employees and job applicants in Colorado (See § 8-2-126, C.R.S.). The law applies to actions taken on or after July 1, 2013.

According to the law, employers may not request a prospective or current employee's credit report, or use consumer credit information for employment purposes, unless: (1) the credit information is "substantially related" to the employee's current or potential job, or (2) the person being evaluated or the employer are exempt as provided by the law.

For more information on when your employer can and cannot request your credit information under this law, please refer to the Division of Labor's Employment Opportunity Act Fact Sheet and Frequently Asked Questions at https://cdle.colorado.gov/employment-opportunity-act-credit-history.

What are some common scenarios where an employer has potentially violated the law?

If you are an applicant or employee working or applying to work in the State of Colorado, and the employer has 4 or more employees, the following scenarios are considered potential violations under the Employment Opportunity Act, § 8-2-126, C.R.S.:

- 1) The employer or job application required that I give consent to allow the employer to access my credit report, and my credit report is not "substantially related" to the job position.
- 2) My potential/current employer obtained my credit report without my written consent, and/or did not disclose in writing how my credit report was "substantially related" to the job.
- 3) I was denied employment based on my credit history, and my credit history is not "substantially related" to the job position.
- 4) My current employer made an adverse employment decision based upon my credit information (e.g., demotion, decrease in pay, reassignment, termination, etc.) and my credit history is not "substantially related" to the job position.
- 5) My potential employer decided not to hire me based upon my credit information, and they did not disclose to me the particular information in my credit history upon which they relied.
- 6) My current employer made an adverse employment decision based upon my credit information (e.g., demotion, decrease in pay, reassignment, termination, etc.) and they did not disclose to me the particular information in my credit history upon which they relied.

However, an employer's actions may be lawful (and by submitting the complaint you could be liable for penalties) if:

- 1) The position is with a bank or financial institution.
- 2) The position is an executive, management, or officer position, or the position is considered professional staff to executive and management personnel, and the job involves: (1) setting the direction or control of the business; (2) a fiduciary responsibility to the employer; (3) access to customers', employees', or the employer's personal or financial information other than information customarily provided in a retail transaction; and/or (4) the authority to issue payments, collect debts, or enter into contracts.
- 3) The employer is a state or local law enforcement agency.
- 4) The employer employs less than four employees.
- 5) The employer employs private domestic servants or farm and ranch labor.
- 6) You are an independent contractor.
- 7) The employer was allowed to view your credit history based on a separate state or federal law.
- 8) The position involves contracts with defense, intelligence, national security, or space agencies of the federal government.

For more information on the coverage of the law and the various exemptions, please contact the Division at (303) 318-3441 or toll free 1-888-390-7936.

How do I file a credit history complaint?

The Division only accepts complaints in writing or electronically. The complaint must be filed by the individual (or the individual's representative) who has been directly affected by the employer's prohibited consumer credit practices. The individual needs to be the specific employee or applicant whose consumer credit information was involved.

If you believe your employer has violated the law, you may file a complaint by filling out the "Credit History Complaint" form. Please complete the form and answer all questions. If your complaint form is not completed, the process may be delayed.

May I file a complaint anonymously?

The Division does not accept anonymous complaints, or complaints from individuals not directly affected by the employer's practices. The individual needs to be the specific employee or applicant whose consumer credit was involved.

How do I include supporting documentation?

You may mail, fax, or email all supporting documents to the Division of Labor. Attach copies of supporting documentation that may substantiate your complaint, such as:

- Job description which describes the duties and responsibilities of your position
- Job advertisement
- Job application form
- Consent forms provided by the employer
- Copy of your credit report given to you by the employer
- Disclosures provided by the employer

- Employment contracts, policies, or handbooks related to use of credit information
- Any additional e-mails and/or letters

On all pages of your documents, please include your name and the name of the employer you are filing the complaint against. Do not send the originals; please make copies of all supporting documentation.

What is the next step after I've filed a complaint, and how long can an investigation take?

Once a complaint is received by the Division, it is assigned to an investigator and given a claim number. The investigator will contact you to follow up on the matter. The Division does not provide a specific timeframe for investigating a dispute. In general, the time it takes to resolve or complete an investigation depends on the complexity of each complaint and other factors.

What can I do to help expedite the process?

- Answer all questions on the "Credit History Complaint" form accurately and provide a detailed explanation where necessary.
- Provide all information in detail and supply supporting documentation with your initial written complaint. Failure to supply information may result in delays.
- Attach copies of any supporting documentation. DO NOT SEND ORIGINALS.
- Contact the Division of Labor immediately if your address or contact information changes.

What is the status of my complaint?

If you would like to inquire about the status of your complaint, please contact the Division of Labor to talk to an investigator.

What are the possible outcomes?

The Division of Labor investigates complaints, and when applicable, conducts hearings of appeals. The Division may award a penalty of up to \$2,500 to the prevailing party.

Do I have to pay a penalty to my employer if my complaint is unsuccessful?

If you file a complaint, and the employer is ultimately determined to be the prevailing party (for example, they did not violate the law), you may have to pay the employer up to \$2,500 in penalties.

How do I know the outcome?

The Division will notify you of the outcome of your complaint using the contact information you provided.

Before submitting the complaint:

By filling out, signing, and filing the "Credit History Complaint" form, you agree to the following:

- I have been notified and understand that any person providing false information to the Division of Labor in order to obtain and/or retain anything of value may be subject to criminal prosecution under the laws of the State of Colorado with possible penalties of fines, imprisonment, or both.
- I hereby certify that this is a true and accurate statement of the alleged violation, and authorize the Division of Labor to investigate and assist in this matter.

- I hereby certify that I have reviewed the Employment Opportunity Act (EOA) Fact Sheet and Frequently Asked Questions on the Division of Labor's website
- I hereby grant the Division of Labor permission to access and review my credit history report.
- I understand that any information supplied to the Division may be provided to the employer, the agents of the employer involved in the dispute, and other agencies or individuals as the Division deems appropriate.
- I understand the law provides the possibility of penalties being awarded to the prevailing party; the prevailing party can be the employee, applicant, or employer.
- I understand that this complaint and all associated documentation may be subject to the Colorado Open Records Act, and is potentially reviewable by the public.

What is the Division's contact information if I have additional questions?

Contact the Division of Labor using the information listed below. You may also visit our website at https://cdle.colorado.gov/employment-opportunity-act-credit-history.

Mailing Address:

Colorado Division of Labor 633 17th Street, Suite 200 Denver, Colorado 80202-3611

Phone: (303) 318-3441

Toll Free: 1-888-390-7936

Fax: (303) 318-8400

Email: cdle_labor_standards@state.co.us

Colorado Division of Labor 633 17th Street, Suite 200 Denver, Colorado 80202-3611 Telephone (303) 318-8441 Fax (303) 318-8400 Toll Free (888) 390-7936 https://cdle.colorado.gov

This form is to be used to report *employers*, *or potential employers*, who may be in violation of the Employment Opportunity Act § 8-2-126, C.R.S. You must sign and date this form at the bottom.

Effective on and after July 1, 2013, the Employment Opportunity Act, § 8-2-126, C.R.S. prohibits employers from requesting or using credit information (such as credit reports) in employment decisions for certain employees and job applicants in Colorado. For more information on the Colorado Employment Opportunity Act, go to https://cdle.colorado.gov/employment-opportunity-act-credit-history.

Section I: Contact Information for Complainant

(Your information is required. The Division does not accept anonymous claims.)

		Your Home Phone	
Your Last Name		Your Current Work Phone	
Your Mailing Address		Your Current Cell Phone	
City	State	Zip Code	
Your Email Address			
Section II: Contact Information	n for Employer, or Potential Empl	oyer Allegedly Violating § 8-2-126, C.R	
Employer/Business Name		Employer Phone	
Owner or Supervisor's Name		Employer Alternate Phone	
English (D. Carrotte McCline A. 11			
Employer/Business Mailing Address	5		
	State	Zip Code	
Employer/Business Mailing Address City Employer/Business Email Address		Zip Code	
City Employer/Business Email Address Section III: Current or Former	State	·	
City Employer/Business Email Address Section III: Current or Former	State Employees oyees) OR Section IV (for Applicants).	·	

ur job responsibilities/duties (continued)	
Your employment status (i.e. still employed, fired, laid off, resigned)	
our employment status (i.e. still employed, fired, faid off, resigned)	
ection IV: Applicants Who Applied For a Job	
The job position you applied for associated with the employer listed in	Section II
Your job responsibilities/duties of the job you applied for	
Pate Applied	Date of Hire (if applicable)
Vas the job position advertised? (Attach a copy of the job advertisement	nt)
nterview Date (if applicable)	Rejection Date (if applicable)
ction V: Description of Alleged Violation	
oid the employer request your credit history?	Date of Request (if applicable)

Did you consent to the credit history request	?	Date of Consent (if applicable)
Person's name and title to whom you gave co	onsent:	,
First and Last Name:		
Title:		
Fmail Address:		
Email / Iddless.		
Phone Number		
r none number.		
Did you receive a copy of your credit report	from the employer? (Attach a copy of the	credit report given to you by the
employer)		
Date credit report was received (if	Did employer request any additional re	ports? (a.g. haskground ampleyment
applicable)	etc.)	sports? (e.g., background, employment,
upp neutro)		
Do you believe your credit information was	used for employment purposes? How was	it used? Please explain.
y		

Did employer act adversely? Check all that apply:	Date of Adverse Action (if applicable)
Did not get the job you applied for	How was the adverse action communicated to you? (If in writing, attach a copy of the communication)
Terminated	(if in writing, attach a copy of the communication)
Denied a promotion.	
Demoted.	
Reassigned to a lower-ranked position	
Decrease in compensation Level	
Other, please describe:	
Did the employer tell you that the adverse action was based	on your credit history? Please explain.
Did the employer disclose the particular information in your explain. (Be specific, i.e., late payments on mortgage, amount the disclosure).	credit history they relied on when acting adversely? Please unt of medical debt, etc. If disclosed in writing, attach a copy of

Mailing Address City State Email Address Witness 2: First Name Last Name Mailing Address	Relationship Home Phone Cell Phone Zip Code Relationship Home Phone
City State Email Address Witness 2: First Name Last Name Mailing Address	Cell Phone Zip Code Relationship
Email Address Witness 2: First Name Last Name Mailing Address	Zip Code Relationship
Email Address Witness 2: First Name Last Name Mailing Address	Relationship
Witness 2: First Name Last Name Mailing Address	-
First Name Last Name Mailing Address	-
Last Name Mailing Address	-
	Home Phone
Mailing Address	
	Cell Phone
City State	Zip Code
Email Address	
Describe in detail any additional information for your allegation that this er Dpportunity Act, § 8-2-126, C.R.S. Please include copies of any relevant deages as necessary (i.e., job posting, disclosure forms, consent forms, credit emails, etc.)	locuments or information and addition

declare under penalty of perjury § 18-8-5	501 et seq., C.R.S. that the information I have p	provided is true and correct
The state of the s		
	a.	
Name	Signature	Date
Doggo mail on deliver this seconds in the	d any attached decomposite for to-	
Please mail or deliver this complaint an	u any attached documentation to:	
Mailing Address:		
Colorado Division of Labor		

Mailing Address:
Colorado Division of Labor
633 17th Street, Suite 200
Denver, Colorado 80202-3611

Fax: (303) 318-8400

Email: cdle_labor_standards@state.co.us