DIRECTOR’S ORDER UNDER SECTION 157
OF THE CONSUMER PROTECTION ACT (formerly the Fair Trading Act)

TO

ALAN HREHIRCHUK

AND

ENVISION CUSTOM RENOVATIONS INC.

AND ANY EMPLOYEE, REPRESENTATIVE, AGENT, OR ASSOCIATE OF
ALAN HREHIRCHUK AND/OR ENVISION CUSTOM RENOVATIONS INC.

This Director’s Order was issued under s. 157(1) of the Consumer Protection Act in response to, in the opinion of the Director, contraventions of the Act. As mandated by s. 157.1(1) of the Consumer Protection Act, this Director’s Order is part of the public record.

Albertans who have questions or concerns about this business are encouraged to contact the Service Alberta Consumer Contact Centre at 1-877-427-4088.

For more information on the Consumer Protection Act, business licensing in Alberta or to search for a licensed business, please click here:

Search for a Licensed Business, Charity or Fundraiser

To view a tipsheet on this business licence category, please click here:

Tipsheets
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Issues

The Consumer Investigations Unit of Service Alberta and Red Tape Reduction has opened investigations into the activities of Alan Hrehirchuk operating as Envision Custom Renovations Inc.

The investigations were opened based on eight complainants who have come forward to the Calgary Police Service. The complainants, all residents of Alberta, entered into prepaid contracts for renovations. The allegations are that Alan Hrehirchuk operating as Envision Custom Renovations Inc. entered into prepaid contracts with the consumers. The prepaid contracts did not comply with the requirements of the Prepaid Contracting Business Regulation.

The contracts of Envision Custom Renovations Inc. include terms or conditions that are harsh, oppressive, or excessively one-sided. These include providing an estimate, but the business should not be held to the estimate. The contract makes no guarantees about prices, or prices being within a certain percentage or range of the estimates.

The complainants allege that none of the projects have been completed. In two cases, deposits were taken but no work was started on the renovation projects. Six complainants formally cancelled their contracts and requested their money be refunded. To date, none of the complainants have received a refund.

**Legislation**

*Consumer Protection Act*

**Section 104(1)** No person may engage in a designated business unless the person holds a licence under this Act that authorizes the person to engage in that business.

**Section 6(3)** It is an unfair practice for a supplier,

(c) to include in a consumer transaction terms or conditions that are harsh, oppressive or excessively one-sided;

**Section 31(2)** Within 15 days after a direct sales contract is cancelled, the supplier must refund to the consumer all money paid by the consumer and return to the consumer’s premises any trade-in or an amount equal to the trade-in allowance.

**Section 35** A written direct sales contract must include,

(a) the consumer’s name and address;

(b) the supplier’s name, business address, telephone number and, where applicable, fax number;

(c) where applicable, the salesperson’s name;

(d) the date and place at which the direct sales contract is entered into;

(e) a description of the goods or services, sufficient to identify them;

(f) a statement of cancellation rights that conforms with the requirements set out in the regulations;

(g) the itemized price of the goods or services, or both;

(h) the total amount of the direct sales contract;

(i) the terms of payment;

(j) in the case of a sales contract for the future delivery of goods, future provision of services or future delivery of goods together with services, the delivery date for the goods or commencement date for the services, or both;
(k) in the case of a sales contract for the future provision of services or the
delivery of goods together with services, the completion date for providing
the services or the goods together with services;

(l) where credit is extended,

   (i) a statement of any security taken for payment, and

   (ii) the disclosure statement required under Part 9;

(m) where there is a trade-in arrangement, a description of and the value of
the trade-in;

(n) the signatures of the consumer and the supplier.

Designation of Trades and Business Regulation

Section 10(2) In this section,

(a) “construction or maintenance contract” means a contract for the purpose of

   (i) constructing, altering, maintaining, repairing, adding to or improving

       (A) a building that is used or is to be used by the owner, occupier or
           person in control of it as the owner’s, occupier’s or person’s own
           private dwelling, or

       (B) a structure that is to be used in connection with a building
           referred to in paragraph (A) and that is located on the same
           parcel as that building,

       or

   (ii) altering, maintaining or improving real property to be used in
        connection with a building or structure referred to in subclause (i),

(b) “prepaid contract” means a construction or maintenance contract in which
    all or part of the contract price is to be paid before all the goods or
    services called for in the contract are provided;

(c) “prepaid contracting business” means the activities of soliciting, 
    negotiating or concluding in person, at any place other than the seller’s
    place of business, a prepaid contract.
Prepaid Contracting Business Licensing Regulation

Section 10  (1) This section applies to prepaid contracts in which the value of the goods or services to be provided under the contract is more than $200.

(2) A person who is engaged in the prepaid contracting business must ensure that every prepaid contract that the person enters into

(a) complies with the requirements of section 35 of the Act, and

(b) sets out quality or types of materials to be used under the contract and the services and work to be carried out under the contract.

(3) A person who is engaged in the prepaid contracting business and who enters into a prepaid contract with a buyer must provide a copy of the signed contract to the buyer

(a) on or before the date work commences under it, or

(b) within 10 days after the buyer signs the contract, whichever occurs first.

ORDER

Alan Hrehirchuk and Envision Custom Renovations Inc. and any employee, representative, or agent of Alan Hrehirchuk and/or Envision Custom Renovations Inc. must immediately:

- Cease entering into prepaid contracts with consumers until the licensing requirements have been met;
- ensure that all prepaid contracts are in writing and include the terms required by the Prepaid Contracting Business Licensing Regulation and the Consumer Protection Act;
- ensure that within 15 days after a contract is cancelled, refunds are made to the consumer of all money paid by the consumer;
- ensure contracts do not include terms or conditions that are harsh, oppressive or excessively one-sided.
NON-COMPLIANCE WITH ORDER
ANY PERSON WHO FAILS TO COMPLY WITH AN ORDER OF THE DIRECTOR UNDER SECTION 157 OF THE CONSUMER PROTECTION ACT CONTRAVENES THIS ACT AND IS GUILTY OF AN OFFENCE AND MAY BE PROSECUTED PURSUANT TO SECTION 163 OF THE CONSUMER PROTECTION ACT.

Scott Hood
Director of Fair Trading (as delegated)
September 27, 2023