

CDIC Data and System Requirements By-law (DSRB)
Data Testing and Certification Approach 2024

Canada

I. Background

This document summarizes the process and the timelines CDIC will apply to confirm member institutions' capabilities for compliance with the <u>Data and System Requirements By-law (DSRB)</u>¹.

II. Certification

As stipulated in the DSRB, a member institution is required, within 30 days after the day on which a request to that effect is sent by the Corporation, to certify whether it has, in all material respects, the capabilities referred to in subsections 2(1) and (2) and whether it adheres to the policies and procedures referred to in subsection 2(3).

III. DSRB Data Testing

In accordance with subsection 3(c) of the DSRB, CDIC may request a Member Institution (MI) to provide to the Corporation certain standardized data at such time as set out in such request. CDIC will conduct its annual testing starting in September 2024. CDIC will advise MIs in writing in mid-July 2024 of the date by which the MI will be required to submit its deposit data and/or certification.

The deposit data must be a **de-identified (masked) full production data extract**². The extract should be as of the day preceding the date of submission to CDIC³. The deposit data extract must be accompanied by a certification signed by an authorized officer (see Appendix) and sent via email. As in prior years, the data extract must be submitted compressed and encrypted via the Secure File Transfer Protocol (SFTP)⁴ established between each member and CDIC.

Following receipt and testing of the MI's deposit data extract, CDIC will provide feedback to the MI and will be available to provide necessary guidance to rectify identified deficiencies, if any. CDIC will endeavor to provide the feedback within ten business days after the submission of the data by the MI.

Based on test results, CDIC may request an MI to provide an action plan to address any identified deficiencies. Additionally, CDIC may request a new deposit data extract for a re-test.

Member institutions are advised that failure to submit a data extract, and/or inability to produce a DSR 3.1 data extract will be considered non-compliance, potentially resulting in premium implications.

¹ CDIC may modify this document if in CDIC's judgment other evidence or processes would be more appropriate. If so, CDIC will inform its member institutions in a timely manner.

² Please refer to <u>Creating Anonymized Data DSR 3.1</u>, which provides guidance on anonymizing the deposit data.

³ The DSRB requires a member institution to have the capabilities to produce a deposit data extract within the time stipulated in subsection 2(2).

⁴ Members requiring assistance with setting up an SFTP account or password renewal of the existing account are requested to contact Judy Power at jpower@cdic.ca or Marie-Josee Pinel at mpinel@cdic.ca.

APPENDIX

To be provided on	Member	Institution's	s Letterhead
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	orized officer ⁱ of
	ution has/does not ection 2(1) and 2(2)
Possess capabilities	Do not possess capabilities
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	Possess capabilities



¹ Authorized officer responsible for signing CDIC's Reporting form under the Differential Premiums By-law.