

Dispute Resolution Services

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Residential Tenancy Branch
Office of Housing and Construction Standards

A matter regarding MARLYN ESTATE SENIOR MOBILE HOME COURT and [tenant name suppressed to protect privacy]

DECISION

<u>Dispute Codes</u> OPR, MNR, FF

<u>Introduction</u>

This matter was set for hearing by telephone conference call at 9:00 am, in response to an Application for Dispute Resolution (the "Application") made by the Landlord for an Order of Possession and a Monetary Order for unpaid rent or utilities and to recover the filing fee. The telephone line remained open while the phone system was monitored for ten minutes and no participant called into the hearing during this time.

Analysis & Conclusion

Dated: April 18, 2014

Rule 10.1 of the Dispute Resolution Proceedings Rules of Procedure states that the hearing must commence at the scheduled time unless otherwise decided by the arbitrator. The arbitrator may conduct the hearing in the absence of a party and may make a decision or dismiss the Application, with or without leave to re-apply.

As neither party called into the conference call by 9:10 am, I find that the Landlord has not presented the merits of this Application and the Application is hereby **dismissed** with leave to reapply. However, this does not extend any applicable time limits under the Act and I have made no findings of fact or law with respect to the merits of this Application.

This decision is made on authority delegated to me by the Director of the Residential Tenancy Branch under Section 9.1(1) of the *Manufactured Home Park Tenancy Act*.

Residential Tenancy Branch