

Dispute Resolution Services

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Residential Tenancy Branch
Office of Housing and Construction Standards

DECISION

Dispute Codes

OPR, & MNR

Introduction

This matter was conducted by way of Direct Request Proceeding, pursuant to section 55(4) of the Act, and dealt with an Application for Dispute Resolution by the landlord for an Order of Possession and a monetary order due to unpaid rent.

On a Direct request application the landlord is required to submit the following evidentiary material:

- A copy of a residential tenancy agreement which was signed by the parties.
- A copy of a 10 Day Notice to End Tenancy for Unpaid Rent, which includes the direct request explanation.
- Proof of service of the 10 day Notice to End Tenancy as either a registered mail receipt or written receipt signed by the tenant or witnessed by a third-party confirming the notice was served.

And before the direct request proceeding can take place the landlord must also supply:

 A copy of the Proof of Service of the Notice of Direct Request Proceeding for each tenant; On this application the tenancy agreement provided by the landlord has different names

in the signature line than it has as the parties named as tenants therefore; it is unclear

who the actual tenants are in this tenancy agreement.

Therefore it is my finding that the applicant has failed to provide the documents required

to proceed with a Direct Request proceeding.

Conclusion

This application is dismissed with leave to reapply for a participatory hearing.

This decision is made on authority delegated to me by the Director of the Residential

Tenancy Branch under Section 9.1(1) of the Residential Tenancy Act.

Dated: June 09, 2014

Residential Tenancy Branch