

Dispute Resolution Services

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Residential Tenancy Branch
Office of Housing and Construction Standards

A matter regarding COBALT HOTEL and [tenant name suppressed to protect privacy]

DECISION

<u>Dispute Codes</u> mndc

The tenant filed an Application for Dispute Resolution pursuant to the Residential Tenancy Act, S.B.C. 2002, c. 78, and I was designated to conduct a hearing with respect to this application. The hearing was scheduled to be heard by telephone conference, with specific details and instructions about the time and date, phone numbers, passcode, and other procedures, given on the "Notice of a Dispute Resolution Hearing".

The conference call line was open at the scheduled hearing time, and remained open and was monitored for ten minutes. The tenant failed to join the conference call hearing during this period. The landlord attended and acknowledged having received the Notice of the hearing. The landlord was prepared to proceed with the hearing.

In the absence of any submissions or testimony at the hearing from the tenant upon which to make a decision, and as the landlord attended, I have dismissed the application, with no liberty to reapply being granted.

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: March 22, 2016

Residential Tenancy Branch