

# **Dispute Resolution Services**

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# Residential Tenancy Branch Office of Housing and Construction Standards

## **DECISION**

Dispute Codes CNC LRE

#### <u>Introduction</u>

This hearing dealt with the tenant's application pursuant to the *Residential Tenancy Act* (the "*Act*") for:

- cancellation of the landlord's One Month Notice to End Tenancy for Cause (the One Month Notice) pursuant to section 47;
- authorization to change the locks and/or to suspend or set conditions on the landlord's right to enter the rental unit pursuant to section 70;
- authorization to recover the filing fee for this application from the landlord pursuant to section 72.

All named parties attended the hearing.

## <u>Preliminary Issue – Scope of Application</u>

Residential Tenancy Branch Rules of Procedure, Rule 2.3 states that, if, in the course of the dispute resolution proceeding, the Arbitrator determines that it is appropriate to do so, the Arbitrator may sever or dismiss the unrelated disputes contained in a single application with or without leave to apply.

Aside from the tenant's application to cancel the Notice to End Tenancy, I am exercising my discretion to dismiss the remainder of the issues identified in the tenants' application with leave to reapply as these matters are not related. Leave to reapply is not an extension of any applicable time limit.

#### Settlement of dispute relating to One Month Notice

Pursuant to section 63 of the Act, an arbitrator may assist the parties to settle their dispute and if the parties settle their dispute during the dispute resolution proceedings, the settlement may be recorded in the form of a decision or an order. The parties expressed an interest and were successful in resolving the dispute relating to the Notice to End Tenancy by mutual agreement under the following final and binding terms:

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1. The tenant and landlord agree that this tenancy will end *no later* than 1:00 p.m. on September 30, 2018, and, the landlord will be granted an Order of

p.m. on September 50, 2016, and, the landiold will be granted an Order

Possession.

2. The landlord agrees to not enforce the attached Order of Possession until

**September 30, 2018** on the following condition:

The tenant pays the August 2018 and September 2018 rent in full and

on time as per the tenancy agreement.

If the tenant fails to comply with the above condition, the landlord may enforce the attached order of possession effective **two days after service of the Order** on the

tenant.

Each party confirmed that this agreement was reached voluntarily and that they

understood the terms of the agreement. The parties agreed that these particulars comprise the full and final settlement of the dispute relating to the Notice to End

Tenancy.

This Decision and Settlement Agreement is final and binding on both parties.

Conclusion

Subject to the conditions described above, I grant an Order of Possession to the landlord effective **two days after service of the Order**. Should the tenant(s) fail to comply with this Order, this Order may be filed and enforced as an Order of the

Supreme Court of British Columbia.

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: July 23, 2018	
	Residential Tenancy Branch