

Dispute Resolution Services

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Residential Tenancy Branch
Office of Housing and Construction Standards

A matter regarding BPM HOME INVESTING LTD and [tenant name suppressed to protect privacy]

DECISION

<u>Dispute Codes</u> **OPR**, **FFL**

<u>Introduction</u>

This hearing dealt with an application by the landlord under the *Residential Tenancy Act* (the *Act*) for the following:

- An Order of Possession under a 10-Day Notice to End Tenancy for Unpaid Rent and Utilities ("10 Day Notice") pursuant to sections 46 and 55;
- An order requiring the tenant to reimburse the landlord for the filing fee pursuant to section 72.

Both parties attended and had opportunity to provide affirmed testimony, present evidence and make submissions.

I explained the hearing and settlement processes, and the potential outcomes and consequences, to both parties. Both parties had an opportunity to ask questions, which I answered.

No issues were raised regarding service. I find service complied with the Act.

The parties confirmed the addresses to which the Decision would be sent.

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<u>Settlement</u>

Neither party made any adjournment or accommodation requests. I informed both parties that I could not provide advice to them, and I would make my Decision after the hearing.

Before the conclusion of this hearing, the parties discussed the issues between them, engaged in a conversation, turned their minds to compromise, and achieved a resolution of their dispute.

Pursuant to section 63 of the *Act*, the Arbitrator may assist the parties to settle their dispute and if the parties do so during the dispute resolution proceedings, the settlement may be recorded in the form of a Decision or an Order. This settlement agreement was reached in accordance with section 63.

Given the agreement reached between the parties during the proceedings, I find that the parties have settled their dispute and the following records this settlement as a Decision:

The parties agreed as follows:

- 1) The tenancy between the parties will end at 1:00 PM on June 30, 2023, by which time the tenant and any other occupants will return vacant possession of the rental unit to the landlord.
- The tenant's representative for all matters relating to the tenancy is his sister SB who attended the hearing and provided her contact details.

In support of the agreement described above, the landlord is granted an Order of Possession effective 1:00 PM on June 30, 2023, and after service on the tenant. The landlord may serve and enforce this Order if the tenant fails to move out as specified above.

Should either party violate the terms of this agreement, the tenancy agreement, or the *Act*, it is open to the other party to take steps under the *Act* for an appropriate remedy.

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The parties are bound by the terms of this agreement, as well as by the terms of

their tenancy agreement and the Act.

The Arbitrator reviewed the terms of the settlement with the parties; both parties

stated they understood and agreed to the terms.

Based on the above, I find that all matters between these parties raised in this

application are resolved pursuant to the above agreed terms.

Conclusion

This application is settled on the above terms.

The landlord is granted an Order of Possession effective 1:00 PM on June 30,

2023.

The landlord may serve and enforce this Order if the tenant fails to move out as

specified above.

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 05, 2023

Residential Tenancy Branch