Instruction Sheet for Application for an Order of Possession - Condominium

Important:

(Cette information existe également en français. Composez le (204) 945-2476.)

It costs \$60.00 to file an Application for an Order of Possession. You can file an application in person or by mail. If you are sending your application by mail, please include a cheque or money order payable to the Minister of Finance. Don't send cash through the mail. The Branch will charge a \$20.00 fee for any returned cheque it receives.

Our address is: The Residential Tenancies Branch

1700 – 155 Carlton Street Winnipeg Manitoba R3C 3H8

Be sure to read the **Important Information** on the back of the Application for an Order of Possession form.

To complete sections 1, 2 and 3 of the **Application for an Order of Possession** form, follow these instructions. The Residential Tenancies Branch will complete sections 4 and 5.

Please print all information.

2

3

1 Address of Rental Unit

Fill in the address of the rental unit, including city/town and postal code.

Condominium Corporation/Tenant/Landlord/Unit Owner Information

Fill in your name, or your agent's name, mailing address (including postal code) and daytime phone number. Do not use initials, full names only.

Fill in the name of the tenant(s) and the landlord/unit owner. Do not use initials, full names only. Give their present address, or mailing address (including postal code) and daytime phone number. Use additional pages if needed.

Reason for Application

Place a check mark (\checkmark) in the boxes which best describe why the tenant was given a written notice to move. If none apply, place a check mark (\checkmark) in the box beside **Other** and give your reason. Attach a copy of the notice, and any warnings, with the Application for an Order of Possession. The Branch may not be able to accept your application without copies of the relevant notices and warnings.

4 Hearing Date and Time

To be completed by the Residential Tenancies Branch.

5 Mediation Officer

To be completed by the Residential Tenancies Branch.

Application for an Order of Possession - Condominium

THE RESIDENTIAL TENANCIES BRANCH

1	Address of Rental U	Jnit:			
	1				
2	Corporation/Tenant	:/Landlord/Unit (Owner Information (N	lames in ful	l, no initials)
			Mailing Address		City/Town
Condominium Corporation		Postal Code		Daytime phone #	
	Tonant		Present or Mailing Add	dress	City/Town
Tenant		Postal Code		Daytime phone #	
	H1/11-75 Q		Present or Mailing Add	dress	City/Town
Landlord/Unit Owner		Postal Code		Daytime phone #	
3	Reason for Applica	tion (Attach a con	by of the Notice and any	warnings witl	n this Application)
	ondominium corporation				Tuno Application)
(ched	ck (✓) any of the followin	-	_		
□ N	luisance & Disturbance	□ Damage	Other		
	enant did not move. The				
	ing the tenant to move or ential Tenancies Costs F		; and, claims costs as all	lowed under	Section 4 of the
Sign	ature of Condominium C	Corporation Agent o	or Board Member		Date
Sign	ature of Condominium C				Date
Sign	eature of Condominium C		or Board Member e for Important Information		Date
Sign	eature of Condominium C	(See other sid	e for Important Information		Date
Sign	eature of Condominium C	(See other sid			Date
Sign 4		(See other sid	e for Important Information		Date
	Hearing Date:	Notic	e for Important Information		Date
4	Hearing Date:	(See other sid	e for Important Information		Date
4 Time:	Hearing Date:	Notice A.M. Place	e for Important Information	on)	Date
4 Time:	Hearing Date: uthorized Signature, Resid	Notice A.M. Place P.M.	e:	on)	Date
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Important Information

The Residential Tenancies Branch will hear this application under the authority of *The Residential Tenancies Act* and *The Condominium Act*.

Giving the tenant and the landlord/unit owner the Application for Order of Possession

A condominium corporation must give this application by:

- handing it to the tenant; or
- handing it to an adult at the tenant's home.

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The corporation must also hand the application to the landlord/unit owner or their agent.

If the tenant and/or landlord/unit owner do not come to the hearing, the Branch will ask the condominium corporation to show that the tenant and/or landlord/unit owner received this Application for an Order of Possession at least five days before the hearing. We'll accept a sworn declaration of service by the person who delivered the applications.

If a condominium corporation has made reasonable attempts to serve this application to the tenant and/or landlord/unit owner but has not been able to, they may call the Residential Tenancies Branch at (204) 945-2476 or toll-free at 1-800-782-8403 for information on other ways to serve the application or to reschedule the hearing.

Evidence Requirements

If you have evidence or a written submission you would like the RTB to consider at the hearing, at least **two full business days** before the hearing, you **must** submit:

- One copy to the RTB; this can be sent electronically to rtbevidence@gov.mb.ca.
- One copy to any other party.

Evidence not received by the RTB or the other party at least two full business days prior to the hearing <u>may not</u> be accepted.

If you are the claimant or applicant, you must provide a completed Declaration of Service form to show that you served the other person at least five days before the hearing. A Commissioner for Oaths must witness the declaration.

Examples of evidence:

- 1. Condition Reports 2. Tenancy Agreements
- 3. Receipts/Invoices

- 4. Photos
- 5. Notices

- 6. USB, DVD's
- 7. Written statements from witnesses who can't attend the hearing

Mediation

Mediation is a service the Branch offers for people who want to try to settle an application without a hearing. Mediation is a confidential process that can take place in meetings, conference calls or separate telephone conversations. The Branch encourages people to try mediation, but no one is required to do so.

Public Record

When the Residential Tenancies Branch holds a hearing, or makes a determination, it issues an Order stating the decision. This Order is a matter of public record. Mediated agreements are confidential and not a matter of public record.

