

Application Fees for Rental Units

The Residential Tenancies Act:

• Prohibits landlords from charging an application fee to a person who applies to become a tenant or a landlord (rent a unit).

Reference:

Residential Tenancies Act: Section 6

Details:

The Act prohibits landlords from charging prospective tenants an application fee for applying to rent a unit.

Where monies of any kind have been paid by a prospective tenant to a landlord, other than a security deposit, those monies are considered to be an application fee. Such a fee breaches the Act. All monies must be returned to the prospective tenant.

Procedure:

Anyone wishing to rent residential premises and who has paid an application fee to a landlord is entitled to the return of the money. If the money is not returned, the individual is considered to be a tenant with the right to proceed as follows:

- The tenant can file an Application to the Director asking for a return of the monies;
- The tenant must serve the landlord with a copy of the application;
- The Officer will hold a hearing, determine the facts and then issue an Order.