

Decisions and orders

After a hearing, the Residential Tenancies Office (RTO) will write a decision and may issue an order. The decision and order are final and binding.

Enforcing an order

The RTO does not enforce orders.

Once the RTO provides a decision and order, the parties have seven (7) days to apply for the decision to be reviewed.

After the seven-day review period has passed, either party can file the order with the Supreme Court of Yukon and follow court procedures to enforce the order.

Correction of a decision or order

Only the RTO has authority to change an RTO decision or order.

The RTO may make a correction or clarification on its own initiative.

The RTO does not need to conduct a hearing to:

- correct typographic, grammatical, arithmetic or similar errors in the order;
- clarify the decision or order; or
- deal with an obvious error or inadvertent omission in the decision or order.

Review of a decision and order

The RTO may review a decision upon application by a party only if one of the following grounds applies:

- A party was unable to participate in the hearing due to circumstances beyond their control that could not be anticipated in advance of the hearing.
- A party has new and relevant evidence that was not available at the time of the hearing.
- A party has evidence that the RTO decision was obtained by fraud.

To request a review, a party must apply, submit evidence of one of the above grounds for review, and pay the \$75 fee.

A review is not an opportunity to re-argue the original case. The process exists only to address the circumstances listed above.

The \$75 fee can be waived or reduced if evidence is submitted to show that the individual cannot reasonably afford to pay.