Date Issued: December 24, 2021

Order: DO-CS-2021-002553

Type: Societies and Cooperatives

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Indexed as: Dalglish v. Harrison I	Holiday Park Association,	2021 BCCRT	1343

CINDY DALGLISH	

APPLICANT

AND:

BETWEEN:

HARRISON HOLIDAY PARK ASSOCIATION

RESPONDENT

ORDER			

Tribunal Member: Sherelle Goodwin

The following order was made by Civil Resolution Tribunal (CRT) member, Sherelle Goodwin on December 24, 2021:

- 1. I order Harrison Holiday Park Association to:
 - a. within 90 days of this decision, hold a general meeting in accordance with the *Societies Act* and its bylaws for the purpose of allowing the members to vote, in person or electronically, on the 2021-2022 budget.
 - b. within 14 days of this decision, reimburse Cindy Dalglish \$225 in CRT fees.
- 2. Ms. Dalglish is entitled to post-judgment interest under the Court Order Interest Act.

ursuant to CRT Rule 12.	3(1)., this document is validated by the undersigned:
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essa ecision Processing and Men	nber Support Clerk
ivil Resolution Tribunal	

Shere'le Goodwin, Tribunal Member

Under the *Civil Resolution Tribunal Act*, section 57, a CRT order made in a societies or cooperative association dispute may be enforced by filing it in the BC Supreme Court. If the order is for financial compensation or the return of personal property <u>and</u> the principal amount payable or the value of the personal property is less than the Provincial Court's monetary limit for small claims (\$35,000), the order can be filed in the Provincial Court for enforcement.

When you file a CRT order with a court, the order has the same force and effect as if it were a judgment of that court.

For more information about enforcing CRT orders, please go to the CRT website: https://civilresolutionbc.ca/how-the-crt-works/how-the-process-ends/