Domestic and Family Violence Notice ending residency



COVID-19 Emergency Response Act 2020 (Section 24)

Residential Tenancies and Rooming Accommodation (COVID-19 Emergency Response) Regulation 2020 (Sections 60 and 65)

Residents experiencing domestic and family violence can use this form to end their interest in a rooming accommodation agreement (Part A) and supply appropriate evidence to support their circumstances (Part B).

Residents experiencing domestic and family violence must provide seven days notice. They can leave before 7 days but they are responsible for paying rent until the end of the 7 day notice period. They are not liable for any other costs and can request their rental bond contribution be refunded to them.

When serving notices by post, the sender must allow time for the mail to arrive when working out notice periods.

The manager/provider or agent must not inform any remaining co-residents of your departure until 7 days after you have issued this notice (see section 4), or 7 days after the date you have left (see section 5), whichever is later.

PART A: Ending your rooming obligations

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Address of the rental	property				
Room no.				Postcode	
Notice issued by					
Full name of departing	resident				
Phone		Mobile		Date	
Email		·			
Note: If there is more to each resident. Notice issued to	Manager/provider	on domestic and family violence	grounds, please cor	nplete a separate form for	
Address					
				Postcode	
Notice issued on					
Day	Date	Method of issue (e.g	ı. email, post, in pers	son)	
I intend to vacate the	property by midnight on				

(you must provide minimum 7 days notice and pay rent for those 7 days but can leave at any time)

Do not send to the RTA-give this form to the manager/provider or agent and keep a copy for your records.

Note: this form can only be used until 30 April 2021 as stated in section 3 of the Residential Tenancies and Rooming Accommodation (COVID-19 Emergency Response) Regulation 2020.

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residential tenancies authority

PART B: Providing evidence to manager/provider or agent

You are required to provide documentation to support your claim of experiencing domestic and family violence. You can choose to provide a copy of relevant documentation or allow your manager/provider or agent to inspect it.

Please indicate how you intend to provide supporting documentation:

I intend to show my manager/provider or agent supporting documentation.

I have included a copy of my supporting documentation with this form.

My supporting documentation is:

- a protection order;
- a temporary protection order;
- a police protection notice;
- an interstate order;
- an injunction for personal protection under the Family Law Act 1975 (Commonwealth);
- a Domestic and Family Violence Report (downloadable from rta.qld.gov.au) signed by an authorised professional.

Who is an authorised professional?

Under the Residential Tenancies and Rooming Accommodation (COVID-19 Emergency Response) Regulation 2020 an authorised professional refers to any of the following:

(i) a doctor;(ii) a social worker;(iii) a refuge or arigin worker;

(iii) a refuge or crisis worker;

(iv) a domestic and family violence support worker or case manager;

(v) an Aboriginal and Torres Strait Islander medical service;

(vi) a solicitor.

Guidelines for managers/providers and agents

It is critical to maintain the privacy of a resident who is experiencing domestic and family violence to ensure their safety.

- Do not take a copy of this form unless the resident agrees, or provides you with a copy.
- If the resident gives you a copy of this form, you must ensure this and other domestic and family violence information is kept in a secure manner.
- You must not disclose information about the resident's domestic and family violence experience to anyone unless required by law to do so.
- Co-residents may not be the alleged perpetrator/s, however it is important that the departing resident should only be contacted using updated details they have provided.
- Contact details provided by the departing resident MUST NOT be passed on to anyone else, unless required by law to do so.

Penalties apply to managers/providers and agents who do not follow these requirements.

Do not send to the RTA-give this form to the manager/provider or agent and keep a copy for your records.

Note: this form can only be used until 30 April 2021 as stated in section 3 of the Residential Tenancies and Rooming Accommodation (COVID-19 Emergency Response) Regulation 2020.

