FORM L2 (Disponible en français)

Important Information for Landlords

Use Form L2 to apply for an order to:

- end a tenancy and evict a tenant after you give the tenant one of the following *Notices to End your Tenancy*: N5, N6, N7, N8, N12 or N13,
- **end a tenancy** and **evict a tenant** because the tenant abandoned the rental unit, or because the tenant is a superintendent whose employment ended,
- collect money you believe the tenant owes you for:
 - remaining in the rental unit after the termination date,
 - · NSF cheques the tenant gave you,
 - damaging the rental unit,
 - · unpaid utility bills,
 - costs that you incurred because the tenant or someone else visiting or living in the rental unit substantially interfered with your reasonable enjoyment or lawful right, privilege or interest,
 - misrepresenting income in social housing.

Instructions for this application are available at the Landlord and Tenant Board (LTB) website at tribunalsontario.ca/ltb.

- 1. Select your language preference (French or English). If you require accommodation complete a Tribunals Ontario Accommodation Request form.
- 2. Complete this application.
 - Part 1 asks for general information about:
 - the rental unit covered by this application,
 - you (your name, etc.),
 - the tenants in possession of the rental unit,
 - any other unresolved applications that relate to the rental unit.
 - Part 2 asks you to select and explain the reasons for your application if you are applying to end a tenancy.
 - Part 3 asks, if you are applying to collect money the tenant owes you, to:
 - select and explain the reasons for your application, and
 - show how you calculated the amount you believe the tenant owes you.
 - **Part 4** requires your signature or that of your representative, and, if you are being represented, your representative's contact information.
- 3. Complete Schedule A if you are applying to end a tenancy and evict a tenant based on a <u>Form N13</u>: Notice to End Your Tenancy at the End of the Term Because the Landlord Wants to Demolish the Rental Unit, Repair it or Convert it to Another Use.
- 4. Complete Schedule B if you are applying to end a tenancy and evict a tenant based on a <u>Form N12</u>: Notice to End your Tenancy Because the Landlord, a Purchaser or a Family Member Requires the Rental Unit.
- 5. File all pages of the application with the LTB (not including this page) no more than **30 days** after the termination date set out in the notice you gave to the tenant. If you gave the tenant a *Notice to End your Tenancy*, include a copy of the notice you gave the tenant and a *Certificate of Service* showing how and when you gave the tenant the *Notice to End your Tenancy*. The LTB will send you a *Notice of Hearing* showing the time and location of your hearing.

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- 6. Pay the application fee of \$201 to the LTB at the same time as you file the application (or \$186 if you e-File). The LTB will not process your application unless you pay the fee. You can use LTB e-File to file your application. If you file the application in person, you can pay the fee by cash, credit card, debit card, certified cheque or money order (certified cheques and money orders must be made payable to the Minister of Finance). If you mail the application, you can pay by credit card, certified cheque or money order. If you e-File the application, you must pay by credit card or debit card. If you pay online, email your receipt and application to LTBpayments@ontario.ca. If you cannot afford the fee, you can submit a Fee Waiver Request.
- 7. Contact the LTB if you have any questions or need more information.

416-645-8080 1-888-332-3234 (toll free) tribunalsontario.ca/ltb



File Number

v. 01/09/2021

Application to End a Tenancy and Evict a Tenant or Collect Money

FORM L2

(Disponible en français)

Language Preferer	nce				
The LTB offers service		and English.			
What is your preferr			nglish		
•		nch Language Services, c ail to the LTB office hand		st for Fre	ench Language
Accommodation					
Accommodations are process.	arrangements to a	allow everyone, regardles	s of their abilities, to	particip	pate fully in the LTB's
	e. The form and r	the Accommodation Require information about ac diversity/.			
Read the instructions	carefully before co	ompleting this form. Print	or type in capital le	tters.	
Part 1: General	Information				
Address of the Rent	al Unit Covered b	y This Application			
Street Number	Street Name				
Street Type (e.g. Street	, Avenue, Road)	Direction (e.g. East)	Unit/Apt./Suite		
Municipality (City, Town	ı, etc.)			Prov.	Postal Code
			1		
OFFICE USE ONI	LY				

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(Disponible en français)

Landlord's Name and Address

File Number 1

First Name (If ther	e is more than 1	landlord, comp	lete a Sche	dule of Parties	form and file it wi	ith this a	application.)
Last Name							
Company Name (if	applicable)						
Street Address							
Unit/Apt./Suite	Municipali	ty (City, Town,	etc.)		I	Prov.	Postal Code
Day Phone Numbe	r	Evening	Phone Nur	nber	Fax Num	ber	
() E-mail Address	-	()	-	()	-
Tenant Names a Tenant 1: First Nar			ants, compl	ete a <i>Schedule</i>	e <i>of Parties</i> form a	and file	it with this application.)
Tenant 1: Last Nan	ne						
Tenant 2: First Nar	ne						
Tenant 2: Last Nan	ne						
Mailing Address (if	it is different fron	n the address o	of the rental	unit)			
Unit/Apt./Suite	Municipali	ty (City, Town,	etc.)			Prov.	Postal Code
Day Phone Numbe	r	Evening	Phone Nun	nber	Fax Num	ber	
() E-mail Address	-	()	-	()	-
Related Applica	tions						

If you or your tenant filed other applications that relate to this rental unit and those applications have not been resolved, list their file numbers below.

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Is the Tenant Still in Possession of the Rental Unit?

The tenant must be in possession of the rental unit when you file this application, unless you are applying for Reason 2 (because you believe the tenant abandoned the rental unit). Shade the appropriate circle completely to answer whether the tenant is still in possession of the rental unit on the date you file this application. If you answer no, you cannot file this application unless you are applying for Reason 2. Yes No If the tenant moved out of the rental unit in the past year and you want to collect money you believe the former tenant owes, you may be able to file an Application to Collect Money a Former Tenant Owes (Form L10). Part 2: Applying to End a Tenancy If you want the LTB to end the tenancy and evict the tenant, shade the box completely next to your reason for applying. I am applying to evict the tenant because: **Reason 1:** I gave the tenant one of the following *Notices to End your Tenancy.* Shade the box(es) completely next to the notice(s) you gave the tenant and on which you are basing this application. Also indicate the termination date in the *Notice to End your Tenancy* in the space provided. Notice to End your Tenancy for Interfering with Others, Damage or Overcrowding. Notice **N5**: Notice to End your Tenancy for Illegal Acts or Misrepresenting Income in a Notice **N6**: Rent-Geared-to-Income Rental Unit. Notice to End your Tenancy for Causing Serious Problems in the Rental Unit or Residential Notice **N7**: Complex. Notice to End your Tenancy at the End of the Term. Notice **N8**: Notice N12: Notice to End your Tenancy Because the Landlord, a Purchaser or a Family Member Requires the Rental Unit. Notice N13: Notice to End your Tenancy Because the Landlord Wants to Demolish the Rental Unit, Repair it or Convert it to Another Use. What is the termination date in the notice you selected above? dd/mm/yyyy Reason 2: I believe the tenant abandoned the rental unit. The tenant must owe arrears of rent for the LTB to determine that the tenant abandoned the rental unit. Please explain: Why do you believe the tenant abandoned the rental unit?

Attach more sheets, if necessary.



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Reason 3: The ten	ant occupies a superinte	endent's unit and their e	mployment as	superintende	ent ended.
The tenant's emplo	yment ended on:		/ dd/i	/ mm/yyyy	
Part 3: Applying t	o Collect Money t	he Tenant May Ov	we You		
the additional information	pletely next to the reason on depending on your re help the LTB determine	eason for applying. Also	, provide infor		
Note: you cannot use t	his application to collect	money for rent arrears	the tenant ma	ıy owe you.	
	nant must pay for each d of termination.	lay they stay in the renta	al unit after the	e termination o	date in the
tenant	nant must pay the bank o	-		-	•
Note: t	he maximum administra	tion charge you can clai	im for each ch	eque is \$20.0	0.
The tot	al amount the tenant ow	es for NSF cheques is:	\$	•	
I have calculated the a	mount the tenant owes	me for NSF cheques as	follows:		
Cheque Amount \$	Date of Cheque dd/mm/yyyy	Date NSF Charge Incurred dd/mm/yyyy	Bank Charge for NSF Cheque \$	Landlord's Administration Charge \$	Total Charge \$
•	1 1	1 1	•	•	•
•	1 1	1 1	•	•	•
•	1 1	1 1	•	•	•
		Total NSF Relat	ted Charges Ov	wing \$	•
	Attach r	more sheets, if necessary.			
Information about the	e tenant's rent and ren	t deposit			
You must provide the took owe you.	following information to l	nelp the LTB determine	the amount of	f money the te	enant may
The current rent is:	•				
The amount of rent c	urrently on deposit:				
The date the rent dep	oosit was collected:	/ / dd/mm/yyyy			
	for which the tenant	/ /	to	/	/
was paid interest on	the rent deposit:	dd/mm/yyyy			m/yyyy



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			•		s heat, electricity a greement while the	,	•
Th	ne total reaso	nable out-of-լ	pocket exp	enses I ha	ve incurred or utility costs are:	\$	•
I have calculated					•		
Date of Utility Bill (dd/mm/yyyy)	From (Period Cover (dd/mm/yyyy)	red by Utility Bi To (dd	ll /mm/yyyy)	Total Bill Amount \$	Amount Paid by Tenant \$	Amount Owing by Tenant \$
Name of Utility Provider	1:						
1 1	/	1	/	1	•	•	
Name of Utility Provider	2:						
1 1	/	1	/	/	•	•	
Name of Utility Provider	3:		-1				l
	,		/	/	•	•	•
			-11		To	otal \$	•
		Atta	ch more sh	eets, if nece		•	
		At	ttach more	sheets, if ne	cessary.		
da		rental unit or	residentia	I complex.	e rental unit willful The tenant must p erty.		
	ne reasonable place the dan			or will incur	to repair or	\$	•
Please explain: Y		•	the prope	erty? How	did you calculate th	e costs you are	claiming to

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Reason 5:	The tenant or someone else visiting or living in the rental landlord's reasonable enjoyment or lawful right, privilege reasonable out-of-pocket expenses I incurred as a result	or interest. The tenan	
	Note: Do not select this reason if the tenant caused dam complex or did not pay utility bills.	age to the rental unit o	r residential
	The reasonable costs I have incurred are:	\$	•
your reasonabl	n: How did the tenant or someone else visiting or living in e enjoyment or lawful right, privilege or interest? Provide cted to this conduct.		•
Reason 6:	The tenant lives in a rent-geared-to-income rental unit and that of family members living in the rental unit. The tenand would have been required to pay had they not misreprese	nt must pay the additio	
	The tenant must pay me:	\$	•
Please explair	n: How did you calculate the additional amount you are cla	aiming the tenant owes	?
Dout 4: Tota	A Marine		
	al Amount Owing		
Total NSF cha (From Part 3,	· ·	\$	•
Total Utility co (From Part 3, l	•	\$	•
Total costs for (From Part 3, I	damages owing: Reason 4)	\$	•
Total costs relation (From Part 3, I	ating to substantial interference owing: Reason 5)	\$	•
Total costs for (From Part 3,	misrepresentation of income: Reason 6)	\$	•
Application Fe	e:	\$	•
	Total:	\$	_



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Part 5: Signatu	ire						
Landlord/Represe	ntative's Signatu	re					
					/ dd/n	/ nm/yyyy	
Who has signed the	e application? Sha	de the box	x completel	y next to yo	ur answer.		
Landlord [Legal Represe	entative					
Information About	the Legal Repre	sentative					
First Name							
Last Name							
LSUC#	Company Name (i	f applicable	e)				
Mailing Address							
Unit/Apt./Suite	Municipality (Ci	ty, Town, ε	etc.)			Prov.	Postal Code
Day Phone Number		Evening I	Phone Numb	er	Fax Nı	umber	
()	-	()	-	()	-
E-mail Address							

Collecting Personal Information

The Landlord and Tenant Board has the right to collect the information requested on this form to resolve your application under section 185 of the *Residential Tenancies Act, 2006*. After you file the form, all information related to the proceeding may become publicly available in a tribunal decision, order or other document, in accordance with Tribunals Ontario's <u>Access to Records Policy</u> and the *Tribunal Adjudicative Records Act, 2019*. Parties wanting records or information to remain confidential must seek a confidentiality order from the adjudicator. If you have questions about confidentiality orders or access to records, please contact us by email at <u>LTB@ontario.ca</u> or our Contact Center at **416-645-8080** or **1-888-332-3234** (toll free).

Important Information from the Landlord and Tenant Board

- 1. It is an offence under the *Residential Tenancies Act*, 2006 to file false or misleading information with the Landlord and Tenant Board.
- 2. The LTB can order either the landlord or the tenant to pay the other's costs related to the application.
- 3. The LTB has *Rules of Procedure* that set out rules related to the application process and *Interpretation Guidelines* that explain how the LTB might decide specific issues that could come up in an application. You can read the *Rules and Guidelines* on the LTB website at tribunalsontario.ca/ltb.



Schedule A – Additional Information Ending a Tenancy for Demolition, Repairs or Conversion to Another Use

(Disponible en français)

You must complete this Schedule if you are applying to end a tenancy and evict a tenant based on an N13: Notice to End your Tenancy Because the Landlord Wants to Demolish the Rental Unit, Repair it or Convert it to Another Use.

Part A: Permits
The LTB will not issue an order ending the tenancy and evicting a tenant unless you have obtained all permits required to do the work or have taken all reasonable steps to obtain the permits.
Shade the box below completely to indicate whether you have obtained the permits.
Have you obtained the necessary building permits to do the work?
If you answered "yes", provide copies of the permits to the tenant and the LTB before the hearing.
If you answered "no", you must obtain the necessary permits or have taken all reasonable steps to obtain the permits by the date of the hearing. If you have not done so, the LTB may dismiss your application. If you have obtained the permits by the date of the hearing, provide copies to the tenant and the LTB.
Part B: Compensation
The LTB will not issue an order ending the tenancy and evicting the tenant unless you have compensated the tenant or offered them another rental unit that is acceptable to them. The compensation must be paid on or before the termination date on the N13 Notice.
In most situations, you must pay the tenant compensation equal to one months' rent if the complex has fewer than 5 units and compensation equal to 3 months' rent if the complex has 5 or more units. Different rules apply if the tenant intends to move back into the rental unit after repairs or renovations have been completed. See the instructions for more information.
Answer the questions below to indicate how you have compensated the tenant.
I gave the tenant \$. in compensation on / / .
dd/mm/yyyy
I offered the tenant another rental unit and the tenant accepted it.
If the rental unit is in a care home, you must make reasonable efforts to find alternative accommodation for the tenant that is appropriate to their care needs.
☐ I will give the tenant \$ in compensation. I understand that this must be paid no
later than the termination date in the N13 Notice.
Exception: You are not required to compensate the tenant or offer them another rental unit if you were ordered to demolish the rental unit or to do the repairs under a municipal property standards by-law or by another authority. Shade the box below completely if this applies to your situation.
I was ordered to demolish the rental unit or to do the repairs under a municipal property standards by-law or by another authority.

Schedule A – Additional Information Ending a Tenancy for Demolition, Repairs or Conversion to Another Use

(Disponible en français)

Part C: Previous N12 or N13 Notices

If you have given any other N12 or N13 Notices in the past two years for this rental unit or any other rental unit you must complete the chart and provide all the requested information for each notice:

Date the Notice was Served dd/mm/yyyy	Address of the Rental Unit	Intended occupant (N12) or Intended activity (N13)	LTB File # (where applicable)
1 1			
I I			
I I			

Attach more sheets, if necessary.

I have not given any other N12 or N13 Notices in the past two years for this rental unit or any other rental unit.

Part D: Tenant's Right of First Refusal

A tenant who receives a N13 Notice for the purpose of repairs or renovations may have a right of first refusal. If a tenant exercises this right when the repairs or renovations are completed, they may reoccupy the rental unit at a rent that is no more than what the landlord could have lawfully charged if there was no interruption in the tenancy.

A tenant who wishes to have a right of first refusal must give the landlord notice in writing before vacating the rental unit and must inform the landlord in writing of any change of address.



Schedule B – Additional Information Ending a Tenancy for Landlord's or Purchaser's Own Use

(Disponible en français)

You must complete this schedule if you are applying to end a tenancy and evict a tenant based on a reason in Form N12: Notice to End your Tenancy Because the Landlord, a Purchaser or a Family Member Requires the Rental Unit. The reasons in the N12 are:

- the landlord, landlord's immediate family or a person providing care services to the landlord or family member requires the rental unit for residential occupation, or
- the landlord has entered into an agreement of purchase and sale of the rental unit and the purchaser, the purchaser's immediate family or a person providing care services to the purchaser or family member requires possession of the rental unit for residential occupation.

Immediate family members of a landlord or purchaser are: a spouse, their parents or their children.

Part A: Compensation	î
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The LTB will not issue an order ending the tenancy and evicting the tenant unless you have compensated the tenant in an amount equal to one month's rent or offered them another rental unit that is acceptable to them. The compensation must be paid on or before the termination date on the N12 Notice. See the <u>instructions</u> for more information.

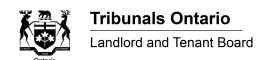
Answer the questions	below to indicate how	v you have	compensated the te	nant.		
I gave the tenant	\$. i	n compensation on	/	/	
				dd/r	nm/yyyy	_
I offered the tenan	t another rental unit a	and the ten	ant accepted it.			
I will give the tenar	nt \$	•	in compensation.	I understand	that this must	be paid no
later than the term	ination date in the N1	2 Notice.				

Part B: Declaration

You must also submit to the LTB a declaration signed by the person who wants to move into the unit. In the declaration, the person who intends to move in must say that they, in good faith, require the rental unit for their own use for a period of at least one year.

The declaration must be submitted with this application. The LTB will not accept your application without the declaration.

Instead of a declaration you can file a sworn affidavit. The affidavit must be sworn or affirmed before a Notary Public or Commissioner of Oaths.



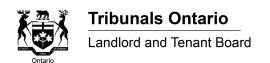
Schedule B – Additional Information Ending a Tenancy for Landlord's or Purchaser's Own Use

(Disponible en français)

Part C: Previous N12 or N13 Notices

If you have given any other N12 or N13 Notices in the past two years for this rental unit or any other rental unit you must complete the chart and provide all the requested information for each notice:

Date the Notice was Served dd/mm/yyyy	Address of the Rental Unit	Intended occupant (N12) or Intended activity (N13)	LTB File # (where applicable)
1 1			
<i>I I</i>			
I I			



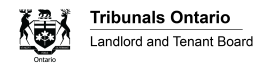
Part 1: Payment Method

Select how you are	paying the ap	pplication fee:	
Online Payr	ment Rece	ipt #:	
Note: Rece	ipt must be er	mailed with application to LTBpayments@ontario.ca	
Cash	Debit Card	☐ Money Order ☐ Certified Cheque	
		Money orders and certified cheques must be made payable to the "Minister of Finance"	
Credit Card:	Visa	MasterCard	
Important:	complete The inform	e paying by credit card, you must to the information on the next page. In action you fill in on the next page is confidential. Seed to process your application, but will not be file.	

Part 2: Information Required to Schedule the Hearing

The LTB will normally schedule your hearing between 3 weeks and 6 weeks after the date you file your application. The LTB will schedule your hearing on the first available hearing date within this 3 week period.

List the date(s) you are not available during this 3 week period. The LTB will not schedule your hearing on the date(s) you indicate you are not available and will schedule your hearing on the next available hearing date. The LTB will not contact you to schedule a hearing .					
I am not available on the following date(s).					



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Credit Card Number:	Expiry Date (mm/yy):
Cardholder's Name:	
Cardholder's Signature:	