Tribunal administratif du logement	Applicati	Application to repossess a dwelling										
Québec 🕈 🛣	Applicati		Teho									
Record number		ation number		1963		Recours	se codes					
ADDRESS OF DWELLING			Apt.		City / Municipality		Complete in block letters Postal code					
All or a part of this building is a private seniors' residence (box to be checked off).												
Beginning of lease End of lease Monthly rent Image: Image												
Year Month Day Year Month Day IDENTIFICATION OF PARTIES												
Plaintiff 1	Lessor		Lessee	е	Other	(specify)						
Last name			F	First nar	ne							
No. Street			Apt.		City / Municipality		Postal code					
Telephone (home)	Telephone (work)		Fax		Email							
		<u> </u>	٦.									
Plaintiff 2 Last name	Lessor		Lessee	e First nar		(specify)						
							Destal as de					
No. Street			Apt.		City / Municipality		Postal code					
Telephone (home)	Telephone (work)		Fax		Email							
Defendant 1	Lessor		Lesse	e	Other	(specify)						
Last name				First nar		(-1 7)						
No. Street			Apt.		City / Municipality		Postal code					
Telephone (home)	Telephone (work)		Fax		Email							
Defendant 2 Last name	Lessor		Lessee	e First nar	Other	(specify)						
							5					
No. Street			Apt.		City / Municipality		Postal code					
Telephone (home)	Telephone (work)		Fax		Email							
OBJECT OF THE APPLICA												
To authorize the plaintiff to repo	ossess the dwelling as		ear	Month	Day							
to live there; to allow the following perso	on or people to live the	ro:										
				Nai	ne		Relationship					
				Nai	ne		Relationship					
And, consequently, to order the			other occup	pants.								
To order the provisional ex To order the defendant to		opeal.										
GROUNDS FOR THE APPL												
The plaintiff declares that he or		and the own	er of the d	-			and the shore the st					
The plaintiff gave to the defend for the above-mentioned purpor		Month	Day	, a notic	e stating that he or s	ne intends to reposse	ess the dwelling					
The defendant: respo	onded on	Maath		that he	or she refuses to leav	ve the dwelling.						
	Year ot respond to the plain	Month iff's notice ai	,	fore dee	med to have refused	to leave the dwelling	1.					
did not respond to the plaintiff's notice and is therefore deemed to have refused to leave the dwelling. The plaintiff is the main source of financial support for the person or people for whom the repossession of the dwelling is requested.												
NOTIFICATION OF THE AP				IES								
When it is notified, the app When it is notified, the app		-		nibits ava	ilable on request. at	no cost to the other r	parties.					
CONCILIATION		, , , , , , , , , , , , , , , , , , ,										
Would you like to participate in a c			,									
YES In person * <i>*This option is only av</i>	By phone ailable at the Tribunal		videoconi Nited at 519		rooke East in Montre	al. and at 1434 boul.	Daniel-Johnson in Laval.					
						an, and at the the the						
Date of filing	La	wyer			Plaintiff(s)							
			I.			I						
	L	ear Mo	onth Da	ly	Block letters	I	Signature *					
		I	Ι	I		Ι						
	Y Y	ear Mo	onth Da	ıy	Block letters	I	Signature *					
			Info	rmation	clerk code							
*I understand that my application	n is deemed to have b	een made u				Appendix f	for additional information					

INFORMATION ON NOTIFICATION

The plaintiff must, after filing the application with the Tribunal administratif du logement, notify a copy to each party. When it is notified, the application must be accompanied by the exhibits supporting it or a list of the exhibits indicating that they are available on request. Proof of notification and a list of the exhibits must be filed in the record of the Tribunal.

The Tribunal may refuse to convene the parties to a hearing as long as the documents (list of exhibits and proof of notification) have not been filed in the record.

If proof of notification of the application is not filed within **45 days after the application is filed**, the application expires and the Tribunal closes the record. However, if you are convened within that time period, you must bring proof of notification to the hearing, if it has not already been filed in the record. When sending proof of notification to the Tribunal, clearly indicate the record number(s) and the names of the parties concerned on each document.

Notification can be made by registered mail, by bailiff, in person by a courier service, by technological means, or by any appropriate method that provides the notifier with proof that the document was received. If the plaintiff is unable to notify using one of these methods, the Tribunal administratif du logement may authorize another mode of notification at any time.

REPOSSESSION OF THE DWELLING

The lessor shall show the court that he truly intends to repossess the dwelling for the purpose mentioned in the notice and not as a pretext for other purposes.

CHANGE OF ADDRESS

You must notify the Tribunal and the other parties, without delay, of any change of address that occurs during the proceedings.

A party who fails to give notice of his or her change of address may not apply for revocation of a decision rendered against that party by invoking the fact that he or she did not receive the notice of hearing, if this notice was sent to the party's former address.

CONCILIATION OFFER

You must determine if your litigation can be submitted to the Service de Conciliation of the Tribunal administratif du logement. This service is free of charge and has several advantages:

Your participation in conciliation does not mean that you acknowledge any liability or make an admission of any type whatsoever;

Conciliation does not delay your case from being scheduled before the Tribunal;

Conciliation allows finding a solution which takes into consideration your interests and needs in order to resolve a dispute;

• A conciliation session is confidential. Negotiations are conducted in a respectful atmosphere which fosters dialogue. You will accordingly be more comfortable to express your point of view;

· The process is simple and quick;

Sessions are presided by a neutral and impartial conciliator who ensures that discussions between the parties remain respectful and useful for the settlement of the litigation;
If the parties agree and want to do so, the agreement drafted by the conciliator may be confirmed by the Tribunal to have the same effect as a judgment.

For more details, please read the Conciliation between lessors and lessees page or view the short video dealing with conciliation and our Participant's Guidebook, available at www.tal.gouv.qc.ca. Please note that participation in conciliation is voluntary, as the parties are free to withdraw from the process at any time without having to justify anything. If all of the parties agree to participate in a conciliation session and if the circumstances are appropriate, you will receive a convocation to the conciliation session, which will specify the date, the time and the location where you will have to show up and the type of session (parties attending physically, by phone or videoconference). We ask you to be available at the time and on the date specified for the conciliation session. The sessions are held from Monday to Friday from 8:30 a.m. to 4:30 p.m. When litigation concerns only the fixation of rent, you must be available for a period of one hour. For other matters, you must be available for a period of 2 hours.

If mentioned in your application, your email will be used by the Service de Conciliation to contact you, for example, to forward you as the case may be, a confirmation of the conciliation session, the automatic reminders of this session or information about the follow up of your conciliation case.

Because the conciliation session is held on a voluntary basis, if you show interest in participating in the process, we must then determine if the other party is also interested in participating in it. It is only on receipt of a positive answer from the other party and if the circumstances are appropriate, that we will convene you to a conciliation session.

DISCONTINUANCE

	A discon	ntinuance o	closes th	he record with the Tribunal.				
I am discontinuing the present appli	cation.			1		1	1	T
	_			Year	Month	Day		
				1		1	1	T
Signature - Plaintiff 2				Year	Month	Day	_	
				,				
Where the parties reach an agreement, the Trik	ounal closes the r	ecord upon th		EMENT	less the plaintiff fi	iles a writte	n reque	est
to have the record suspended. Thereafter, the c			-				meque	,51
							14 h = = 4	h -
same effects as a decision.	aring, it must be s	signed by the	e parties.	The Tribunal may ratify it, provided it is in accorda	ince with law, in w	/nich case	it nas ti	ne
We, the undersigned, have re-	eached the atta	iched agree	ement.	agree to the following ag	reement:			
Signature - Plaintiff 1	Year	Month	Day	Signature - Defendant 1	Year	Мо	onth	Day
	1		1		1	Ĩ	1	
Signature - Plaintiff 2	Year	Month	Day	Signature - Defendant 2	Year	Mc	onth	Day
-			-					,
The filing of the agreement cit	oses the record v	with the Trib	unal, unie	ess the plaintiff requests to have the record sus	spended (see bel	ow).		
Further to this agreement, I request							1	
that the record be suspended.			Year	Month	Day			
				1		1	I	I.
Signature - Plaintiff 2						Month	Day	
Signature - Plaintin z						WOTUT	Day	
At	the request of ar	ny of the par	ties, proc	eedings before the Tribunal will resume.				
Date of filing								
-								