au regement	Application to evict the lessee for subdivision, enlargement or change of								_	
Québec 🕏 🕏 dest	ination of the	e dv	wellir	ng – e	victio	n notic	e sent as of	Februa	ry 21, 2024	
Record number	Application num	nber					Reco	urse codes		
ADDRESS OF DWELLING IN QUES			A 1		0:1:: / 14:	and a face a life of			Destal and	
No. Street			Apt.		City / Mu	ınicipality			Postal code	
All or a part of this building is a private so	,	to be	e checke	ed off).						
Beginning of lease	End of lease	ı		ı	Inc	leterminat	e term	N \$	Ionthly rent	
Year Month Day Y IDENTIFICATION OF PARTIES	ear Month D	ay		l		leterrilliat	e term	Ψ		
Plaintiff 1			Lesso	or		Other	(specify)			
Last name		<u> </u>		First nar	ne		(1 7/			
No. Street			Apt.		City / Mu	ınicipality			Postal code	
Telephone (home) Telephone	e (work)		Fax		Email					
Districte o							, ,,			
Plaintiff 2 Last name		Ш	Lesso	First nar	<u></u> ne	Other	(specify)			
No. Street			Apt.			ınicipality			Postal code	
						inicipality			Postal code	
Telephone (home) Telephone	e (work)		Fax		Email					
Defendant 1			Lesse	ee		Other	(specify)			
Last name				First nar	ne		ļ			
No. Street			Apt.		City / Mu	ınicipality			Postal code	
Telephone (home) Telephone	e (work)		Fax		Email					
Defendant 2		$\overline{}$	Loope			Other	(specify)			
Last name			Lesse	First nar	ne	Other	(specify)			
No. Street			Apt.		City / Mı	ınicipality			Postal code	
	(110 mls)		Fax		Email					
, , ,			ı ax		LIIIaii					
OBJECT OF THE APPLICATION (conclusion sought) Grant the application of the lesser to exist the lesser on the grounds of:										
Grant the application of the lessor to evict the lessee on the grounds of: subdivision of the dwelling enlargement of the dwelling change of destination of the dwelling										
Impose the following conditions:										
To order the provisional execution, or	lespite the appeal.									
To order the defendant to pay the costs.										
The lessee has been living in the dwelling since										
(year/month/day)										
The plaintiff gave to the defendant, on, a notice stating that he or she intends to evict the lessee for the above-mentioned purposes.										
The defendant: responded on that he or she refuses to leave the dwelling. (year/month/day)										
did not respond to the plaintiff's notice and is therefore deemed to have refused to leave the dwelling.										
The plaintiff truly intends to subdivide, enlarge or change the destination of the dwelling, this is not a pretext for other purposes and he or she is permitted to do so by the law.										
NOTIFICATION OF THE APPLICAT	ION TO THE OT	HER	R PAR	TIES						
When it is notified, the application w When it is notified, the application w					ailable or	request. at	no cost to the othe	r parties.		
CONCILIATION	,									
Would you like to participate in a conciliation YES In person * By	` —		letails)? rideocon	ference						
*This option is only available		-			erbrooke	East in Moi	ntreal, and at 1434	boul. Daniel	-Johnson in Laval.	
NO L	Lawyor				Plaintiff	(e)				
Sale of iming	Lawyer			<u></u>	ı iaililli	()			-	
	Year	Mor	nth D	ay		Block letters		Signs	ature *	
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	Year	Mor	nth D	ay		Block letters		Signa	ature *	
Information clerk code										
*I understand that my application is deem		d.					A	v for additi-	nal 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.

EVICTION FROM DWELLING

The applicant is of good faith and truly intends to evict the lessee from the dwelling for the purposes mentioned in the eviction notice in accordance with article 1963 of the Civil Code of Québec, 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

session.								
			ISCONTINU					
	A disco	ntinuance c	loses the re	cord with the Tribunal.				
I am discontinuing the present application.								
Signature - Plaintiff 1				Ye	ar M	Month I	Day	
Signature - Plaintiff 2					Ye	ar M	Month I	Day
			AGREEME	NT				
Where the parties reach an agreement, the To to have the record suspended. Thereafter, the					es, unless the p	laintiff files a	a written re	quest
Where an agreement is made or filed at the had same effects as a decision.	learing, it must be	signed by the	parties. The T	ribunal may ratify it, provided it is in ac	ccordance with I	aw, in which	n case it ha	as the
We, the undersigned, have	reached the atta	ached agree	ment.	agree to the followin	g agreement:	:		
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0:				0: 1 0 1 1 1				Щ_
Signature - Plaintiff 1	Year	Month	Day	Signature - Defendant 1	_	Year	Month	Day
Signature - Plaintiff 2	Year	Month	Day	Signature - Defendant 2		Year	Month	Day
The filing of the agreement of	loses the record	with the Tribu	unal, unless th	ne plaintiff requests to have the reco	rd suspended ((see below).	-	
Further to this agreement, I request					1	1	1	1
that the record be suspended. Signature - Plaintiff 1						ar M	Month I	Day
					1	1	1	ı
		Signature - Plaintiff 2				ar M	Month I	Day
Δ	t the request of a	nv of the part	· ·	ngs before the Tribunal will resume.				,
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Date of filing								

Information clerk code