

FORM TO ACCOMPANY RESIDENTIAL NOTICE TO QUIT

Pursuant to section 31 of chapter 186 of the General Laws, a notice to quit for nonpayment of rent given by a landlord to a residential tenant pursuant to section 11 or section 12 of chapter 186 of the General Laws must be accompanied by this form. Instructions for completing this form can be found here: <https://www.mass.gov/info-details/notice-to-quit-accompanying-form>.

Name(s) of landlord(s): _____ (“Landlord”)

Name(s) of tenant(s): _____ (“Tenant”)

Address where the tenant lives: _____ (“Unit”)

THIS NOTICE TO QUIT IS NOT AN EVICTION. YOU DO NOT NEED TO IMMEDIATELY LEAVE YOUR UNIT.

YOU ARE ENTITLED TO A LEGAL PROCESS IN WHICH YOU CAN DEFEND AGAINST THE EVICTION.

ONLY A COURT ORDER CAN FORCE YOU TO LEAVE YOUR UNIT.

Existing Agreements with Tenant

There (check one) are are not existing written or verbal agreements between the Tenant and Landlord related to the repayment of overdue rent. A copy of any existing written agreement(s) must be attached to this form. If there is a verbal agreement, check this box .

Information Regarding Rental Assistance Programs

If you are having trouble paying your rent, there is help available. **Residential Assistance for Families in Transition Program (RAFT)** is a program offered by the Department of Housing and Community Development (DHCD). RAFT helps keep households in stable housing situations when facing eviction, foreclosure, loss of utilities, and other housing emergencies caused by loss of income, increase in expenses, or both. RAFT helps all kinds of households by providing up to \$10,000 per household to help preserve current housing or move to new housing. Find more information here: <https://www.mass.gov/service-details/residential-assistance-for-families-in-transition-raft-program>

You may apply for RAFT via DHCD’s Central Application portal located here: www.mass.gov/housinghelp

A good way to learn more about available resources is to call 211 or visit DHCD’s web page at <https://hedfuel.azurewebsites.net/raa.aspx> to be referred to your local Housing Consumer Education Center. You can also learn more at <https://www.mass.gov/guides/facing-eviction-we-can-help>.

Trial Court Rules, Standing Orders, or Emergency Administrative Orders Pertaining to Actions for Summary Process

The Massachusetts trial court rules on summary process cases can be found here:

<https://www.mass.gov/trial-court-rules/trial-court-rule-i-uniform-summary-process-rules>

The Massachusetts trial courts have issued the following standing orders that affect how eviction cases are filed and processed:

- [Trial Court of Massachusetts Housing Department's Third Amended Standing Order 6-20](#)
- [Massachusetts District Court Third Amended Standing Order 10-20](#)
- [Boston Municipal Court Third Revised Standing Order 11-20](#)

Federal Restrictions on Residential Evictions

If you live in a building with five or more units, or if you receive a HUD tenant-based voucher, you may have more federal protections. If your property is a “covered dwelling” under section 4024(a)(1) of the federal Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136 (the “CARES Act”), then your Landlord may be required to give you written notice at least 30 days before filing an eviction claim.

Additional information on potentially applicable federal eviction restrictions can be found on the website of the Consumer Financial Protection Bureau:

<https://www.consumerfinance.gov/coronavirus/mortgage-and-housing-assistance/renter-protections/federally-subsidized/>