



Entry notice (Form 9)

Residential Tenancies and Rooming Accommodation Act 2008
(Sections 192–199)

Name/s and address of the tenant/s

Refer to Addendum #1

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Postcode

1 Address of the rental property (if different from above)

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2 Notice issued by Property owner Property manager Other authorised person (secondary agent)

Full name/trading name Phone

3 Details of all people entering

Full name/trading name Phone

1.	
2.	
3.	

4 Notice issued on

Day Date Method of issue (e.g. email, post, in person)

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5 Entry is sought under the following grounds

- Inspect the property (7 days notice)
- Inspect the property - short tenancy moveable dwelling (24 hours notice)
- Carry out routine repairs or maintenance (24 hours notice)
- Inspect completed repairs or maintenance (24 hours notice)
- Comply with the *Fire and Emergency Services (Domestic Smoke Alarms) Amendment Act 2016* (Qld) in relation to smoke alarms (24 hours notice)
- Comply with the *Electrical Safety Act 2002* in relation to approved safety switches (24 hours notice)
- Show the property to a prospective purchaser or tenant (24 hours notice)
- Allow a valuation of the property to be carried out (24 hours notice)
- The property owner/manager believes, on reasonable grounds, that the property has been abandoned (24 hours notice)
- Check the tenant has remedied a significant breach, if a *Notice to remedy breach* (Form 11) has expired (24 hours notice)

6 Entry to the property by the property owner/manager or other authorised person

Entry on Sundays, public holidays or after 6pm, and before 8am, is only allowed if the tenant agrees.

Day	Date	Time of entry	Two hour period*
	/ /	:	From : to :

* If entry is by property owner/manager only, a maximum two hour period during which entry will commence must be nominated.

7 Signature of the property owner/manager or other authorised person (secondary agent)

Print name

Signature

Date

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Do not send to the RTA—give this form to the tenant/s—keep a copy for your records.

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Tenant/s are given this notice when the property owner/manager, or another authorised person (secondary agent) wants to gain entry to the property on a particular date.

If the property is being sold, the notice must be given to the tenant/s by the agent selling the premises (secondary agent). In this case, a copy of the form must also be given to the renting agent.

A secondary agent (which may also include an agent's nominated repairer) must show the tenant written evidence of their appointment, if asked, before entry can take place.

If the tenant/s disputes the grounds for entry, they should try and resolve this with the person who issued the notice.

If agreement cannot be reached, the RTA's dispute resolution service may be able to assist.

Schedule of timeframes

Reason for entry	Timeframe required
Inspection—not short tenancy moveable dwelling	7 days and, unless otherwise agreed, not within 3 months of previous entry
Inspection—short tenancy moveable dwelling	24 hours and, unless otherwise agreed, not within 3 months of previous entry
Routine repairs and maintenance	24 hours
Routine repairs and maintenance—inspection to check if repairs have been done	24 hours (must be within 2 weeks of repairs being done)
Repairs and maintenance—if property is remote and not practicable due to shortage of tradespeople	No notice required
Repairs and maintenance—moveable dwelling site only—regular maintenance stated in the agreement	No notice required
Smoke alarms—to install or check alarms	24 hours
Safety switches—to install or check switches	24 hours
To show prospective purchasers* or tenants * refer to <i>Notice of lessor's intention to sell premises</i> (Form 10)	At least 24 hours and reasonable time has lapsed since last entry
Valuation	24 hours
Suspected abandonment	24 hours
Inspection to check if the tenant has remedied a significant breach (Significant breaches are defined in the RTRA Act)	24 hours (must be within 2 weeks of the expiry of the Notice to remedy breach)
Mutual agreement	At the agreed time
Emergency	No notice required
To protect property from imminent or further damage	No notice required



ADDENDUMS

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