SECTION 21

Notice of tenancy termination

Periodic Tenancy

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HOUSING ACT 1988, Section 21(4)a as amended by the HOUSING ACT 1996

Assured Shorthold Tenancy: Periodic

NOTICE REQUIRING POSSESSION

Landlord
Landlord's Address
Tenant(s)
Property: The dwelling known as
I give you notice that I require possession of the dwelling after 60 days from the signed date below:
Signed
Date
DATE OF EXPIRY
Agent / Further Details (where required)

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Tenants and Landlords please note:

- On or after the end of a fixed-term Assured Shorthold Tenancy a court must make an order for possession if the landlord has given notice in writing under Section 21.
- The landlord does not need to give any reason for requiring possession.
- Where there are joint landlords, at least one of them or their agent must serve the notice.
- Where there are joint tenants, it is preferable that each tenant be served notice.
- The notice should be served in person or through the letter box or by first class post keep a copy and record the date and time, who served the notice (any witness), or Post Office proof of postage receipt allow 3 working days for delivery.
- Fixed Term s21(1)b The length of the notice must be at least two months, and the notice must be served before or on the day on which the fixed-term comes to an end.
- Periodic Tenancy s21(4)a (i.e. where the tenant has stayed-on after the expiry of the fixed term) a notice can be served after the fixed-term has ended specifying a date after which possession is required being the last day of a period of the tenancy (usually the day before a rent payment day) and not earlier than two months after the date the notice was given.
- Periodic Tenants the landlord requires possession after the date stated in this notice or at the end of the period of your tenancy which will end next after the expiration of 2 months from the service upon you of this notice.
- If you as tenant do not know your rights after you have been served a notice requiring possession see a solicitor, the Citizen's Advice Bureau or your local authority rent officer.

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