Form T1

Tenant Application for a Rebate of Money the Landlord Owes

Instructions

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September 1, 2017
SECTION A When to use this application

You can use this application to have the Landlord and Tenant Board (the LTB) determine whether your landlord collected money from you that they should not have collected or failed to pay you money they owe you. There are eight reasons for making this application. You can file this application, if your landlord:

- Charged you an illegal rent, which you have paid.
- Collected an illegal charge, which you have paid to your landlord, your landlord’s agent or the superintendent.
- Did not use the last month’s rent deposit to pay for the last rental period of the tenancy and did not return the deposit to you.
- Entered into a tenancy agreement with you but the landlord did not allow you to move into the rental unit and did not return the money you paid as a deposit.
- Owes you interest on the last month’s rent deposit.
- Gave you one of the following notices to end your tenancy and did not pay you compensation by the termination date on the notice:
  - an N12 Notice to End your Tenancy Because the Landlord, a Purchaser or Family Member Requires the Rental Unit. Note: compensation only has to be paid if the N12 notice was given on or after September 1, 2017 because the landlord, a family member or someone who will provide care services to the landlord or family member required the rental unit; or
  - an N13 Notice to End Your Tenancy Because the Landlord wants to Demolish the Rental Unit, Repair it or Convert it to Another Use.
- Sold your personal property and did not pay you the proceeds from the sale.
- Did not give you the required notice telling you that there was an Order Prohibiting a Rent Increase affecting your rental unit.

You can make this application if you are either a current or former tenant, however only former tenants can apply if the landlord did not give them the proceeds of the sale of their personal property (Reason 7).

If you are a prospective tenant, you can only make this application if the landlord has:

- Collected an illegal charge, which you have paid to the landlord, the landlord’s agent or the superintendent (Reason 2).

  and/or

- Entered into a tenancy agreement with you but the landlord did not allow you to move into the rental unit and did not return the money you paid as a deposit (Reason 4).

If the LTB determines that the landlord did any of the above things, the LTB can order the landlord to pay you the money they owe you.
How to complete this application

Read these instructions before completing the application form. You are responsible for ensuring that your application is correct and complete. Follow the instructions carefully when you complete the application form.

The information you fill in on the form will be read electronically; therefore, it is important to follow the instructions below:

• Print clearly or type and do not touch the edges of the boxes.
• If there are more boxes in a line than you need, start from the left and leave the extra boxes blank.
• Do not fill in boxes that do not apply to you (for example, if you do not have a fax number, do not fill in boxes in the space marked “Fax Number”).
• If the instructions tell you to shade a box or a circle (for example, circles marked “Yes” or “No”), shade the box or circle completely.

PART 1: GENERAL INFORMATION

Address of the rental unit covered by this application
Fill in the complete address of the rental unit, including the unit number (or apartment or suite number) and the postal code.

If the street name includes a direction that will not fit in the five spaces provided (such as Northeast) use the following abbreviations: NE for Northeast, NW for Northwest, SE for Southeast, SW for Southwest.

Example:
If the address is: #208 at 1120 Mayfield Road North, London, this is how you should complete Part 1 of the application:

Tenant Names and Address
In the Tenant Names and Address section, fill in your name. If two tenants live in the rental unit, fill in both your names. If more than two tenants live in the rental unit, fill in information about two tenants in this section of Part 1. Provide the names, addresses and telephone numbers of any additional tenants on the Schedule of Parties form which is available from the LTB website at sjto.ca/ltb.
**Mailing Address**
Fill in your mailing address **only** if it is different from the address of the rental unit. Provide your daytime and evening telephone numbers. Also provide your fax number and e-mail address if you have them.

**Landlord's Name and Address**
In the *Landlord’s Name and Address* section, fill in the landlord’s name and address. If the landlord is a company, fill in the name of the company under “First Name”. Include both daytime and evening telephone numbers and a fax number and e-mail address, if you know them.

If there is more than one landlord, fill in information about one of the landlords in this section of Part 1. Provide the names, addresses and telephone numbers of the additional landlords on the *Schedule of Parties* form which is available from the LTB website at sjto.ca/ltb.

**Other parties to the Application**
In the *Other parties to the Application*, shade the appropriate circle to indicate whether you are also applying against your superintendent or landlord’s agent because they caused the problem.

If you answered “Yes”, complete the *Schedule of Parties* form and attach it to your application. The *Schedule of Parties* form is available from the LTB website at sjto.ca/ltb.

**Related Applications**
If you or your landlord have filed other applications that relate to this rental unit, and those applications **have not** been resolved, fill in the file numbers in the space provided.

**PART 2: REASONS FOR FILING THIS APPLICATION**

Shade the appropriate box or boxes to indicate what reasons you are applying for. There are many different reasons for making this application, so read these instructions carefully and choose only the reasons that apply to your situation.

**Note:** The most the LTB can order based on your claim is $25,000. If you believe the landlord owes you more than $25,000, and you want to collect the full amount, you should apply to court and not to the LTB. Once the LTB issues an order based on your application, you no longer have any claim to amounts greater than $25,000 from your landlord.

**Reason 1:** My landlord charged me an illegal rent, which I have paid

Shade this box if you are applying because you believe your landlord has charged you a higher rent in the **last** 12 months than the law allows. If the reason you believe your landlord charged you an illegal rent is because they did not give you the
required information to tell you about an *Order Prohibiting a Rent Increase* (OPRI) affecting your unit, then do not shade this box – shade box 8 instead.

Then, fill in the total amount of rent that you believe the landlord overcharged you in the last 12 months of your tenancy.

Here is an example of how to calculate the amount you were overcharged in the last 12 months:

**Example:**
Timothy Irwin paid $800 rent per month from December 1, 2014 to January 31, 2015. On January 15, 2015, the landlord gave him a notice that his rent would increase to $820.80 on February 1, 2015. He paid this rent from February to November. However, because he did not receive a proper 90 day notice for the rent increase and the amount was higher than the rent control guideline, Timothy believes he should have been charged $800 per month for this period. On November 18, 2015, he filed an application with the LTB. Here is how he determined the amount he believes he was overcharged:

1. **Total rent paid:**
   - Dec - January (2 months): $800 x 2 = $1600
   - Feb - Nov (10 months): $820.80 x 10 = $8208
   - Total = $9808

2. **Total rent that should have been paid:**
   - $800 x 12 months = $9600
   - Total = $9600

3. **Amount overcharged:**
   - $9808 - $9600 = $208

Timothy indicated on the form that he should be rebated $208.

**Rent History**
You must provide a rent history for the past year, or, if you have lived in the rental unit for less than one year, you must provide a rent history from the date you moved into the rental unit to the present.

Fill in the date you moved into the rental unit in the space provided, and then complete the table as follows:

- In the first column of the table, indicate the rent you paid 12 months before you filed the application (or the rent you paid when you moved in, if you moved in less than 12 months ago). Include any charges you paid separately to the landlord.
- In the second and third columns fill in the start date and end date of the period over which you paid this rent. Repeat this process for each period you paid a different rent over the past 12 months.
Example:
Allen Wong is making an application on January 15, 2015 for a rebate. He moved into the rental unit on May 1, 2013. At that time, he paid a rent of $1000 per month. On January 15, 2014 he was still paying $1000 per month. On May 1, 2014 his rent was increased to $1100 per month. On July 1, 2014, his rent was increased to $1150 per month. Here is how he would fill out the Rent History information:

Rent History: When did you move into the rental unit you are applying about?

<table>
<thead>
<tr>
<th>Rent History: When did you move into the rental unit you are applying about?</th>
<th>01/05/2013</th>
</tr>
</thead>
</table>

In the table below provide information about the rent you have paid in the past 12 months.

Rent History
Fill in different rent amount you paid:
• in the 12 months before you filed this application, OR
• since you moved in (if you moved in less than 12 months ago).

Rent Period
• Under From, fill in the date you started to pay each rent amount, and
• Under To, fill in the last date of the rental period you were charged each rent amount.

<table>
<thead>
<tr>
<th>Rent Amount</th>
<th>From: (dd/mm/yyyy)</th>
<th>To: (dd/mm/yyyy)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1,000.00</td>
<td>01/05/2013</td>
<td>30/04/2014</td>
</tr>
<tr>
<td>$1,100.00</td>
<td>01/05/2014</td>
<td>30/06/2014</td>
</tr>
<tr>
<td>$1,150.00</td>
<td>01/07/2014</td>
<td>31/01/2015</td>
</tr>
</tbody>
</table>

Shade the appropriate circle to indicate whether you pay rent by the month, week or other. If you choose “other”, fill in the frequency of rent payments (for example, bi-weekly) in the space provided.

Explaining your Reasons
Explain why you believe the amount you paid was more than the lawful rent.

Reason 2: I paid an illegal charge to my landlord, my landlord’s agent or the superintendent

Shade this box if you are applying because you believe you paid an illegal charge to your landlord, landlord’s agent or the superintendent. Some examples of illegal charges are: key money, premiums, fees, bonuses, commissions or penalties (whether or not they are refundable), etc.

If the landlord required you to pay the landlord’s reasonable costs to have replacement keys made for you when you lost your keys, this is not an illegal charge. However, the landlord cannot charge you for replacement keys if the landlord decided to change the locks.

You can only apply for illegal charges you paid in the last 12 months. If you have paid more than one illegal charge, provide this information for each charge.
On the form, fill in what the payment was for, the date you made the payment, the name and title of the person you made the payment to, and the amount of the payment.

**Explaining your Reasons**
Describe the circumstances under which the landlord required you to pay the illegal charge and explain why you believe the charge was illegal.

**Reason 3:** The landlord did not use my last month’s rent deposit to pay for the last rental period of the tenancy and did not return the deposit to me

Shade this box if you are applying because you moved out of the rental unit and the landlord did not use the last month’s rent deposit for the last rental period and did not return it to you. Fill in the date you moved out and indicate the amount the landlord is holding as a rent deposit in the space provided. You must apply within 12 months of the date the landlord retained the money illegally.

**Explaining your Reasons**
Explain how you calculated the amount you believe the landlord owes you, and indicate the date the landlord should have returned this money to you.

**Reason 4:** I entered into a tenancy agreement with the landlord but the landlord did not allow me to move into the rental unit and did not return the money paid as a deposit.

Shade this box if you are applying because the landlord did not allow you to move into the rental unit and did not return the money you paid as a rent deposit. Under the *Residential Tenancies Act, 2006*, a landlord is required to repay the amount they collected if they do not allow the prospective tenant to move in. In the space provided on the form, fill in the date you were supposed to move into the rental unit and indicate the total amount of money the landlord is holding. You must apply within 12 months of the date the landlord retained the money illegally.

**Explaining your Reasons**
Describe the circumstances under which you paid the rent deposit and the circumstances under which the landlord refused to allow you to move into the rental unit.

**Exception:**
If the landlord collects a deposit from a prospective tenant for a specific unit, and before the prospective tenant moves in, they agree to rent a different unit from the landlord, the landlord can apply the deposit to the second unit. In this case, the landlord would only be required to repay the difference, if any, between the amount collected as a deposit for the first unit and the amount that the landlord is permitted to collect as a deposit for the second unit.
Reason 5: The landlord owes me interest on the last month’s rent deposit

Shade this box if you are applying because the landlord did not pay you the interest on the rent deposit. Fill in the amount of interest on the rent deposit that your landlord owes you in the space provided.

The landlord is required by law to pay the tenant interest each year on the last month’s rent deposit. Under the Residential Tenancies Act, 2006 the interest rate is equal to the guideline rate that is in effect at the time the interest payment becomes due.

**Example:**
A tenant paid $1000 as a last month’s rent deposit for their rental unit on August 1, 2013. On July 31, 2014, the landlord gives the tenant a cheque for $8.00 for one year’s worth of interest.

In this case, the landlord is required to make the interest payment to the tenant in 2014. For this reason, the landlord uses the 2014 guideline rate of 0.8%, because this is the rate that is in effect when the interest payment is due and must be paid to the tenant.

This is how the landlord calculated the amount of interest that was owed to the tenant: $1000 X 0.8% = $8.00

If the tenant stays in the unit and the landlord holds the tenant’s $1000 last month’s rent deposit for another year, the next interest payment is due on July 31, 2015. In this case, the landlord uses the 2015 guideline rate of 1.6% to calculate the interest owing for the next one year period, because the interest payment becomes due in 2015.

**Explanation your Reasons**
Show how you calculated the amount you believe the landlord owes you. Indicate the date the landlord should have paid this money to you.

Reason 6: The landlord gave me one of the following notices to end my tenancy and did not pay me compensation by the termination date on the notice:

- an [N12 Notice to End your Tenancy Because the Landlord, a Purchaser or Family Member Requires the Rental Unit](#). Note: compensation only has to be paid if the N12 notice was given to the tenant on or after September 1, 2017 because the landlord, landlord’s family member or a person who will provide care services to the landlord or family member requires the rental unit; or
- an [N13 Notice to End Your Tenancy Because the Landlord wants to Demolish the Rental Unit, Repair it or Convert it to Another Use](#).

If the landlord gave the tenant a Form N12 notice on or after September 1, 2017 because the landlord, a family member or someone providing care to the landlord or family member required the rental unit, then the landlord must pay the tenant
compensation in an amount equalling one month’s rent or find the tenant another rental unit acceptable to the tenant.

If the landlord has given a Notice to End Your Tenancy Because the Landlord wants to Demolish the Rental Unit, Repair it or Convert it to Another Use and there are five or more rental units in the complex, then the landlord must pay the tenant compensation or find the tenant another rental unit acceptable to the tenant.

**Exception:**
Landlords are not required to pay compensation to tenants if they were ordered to do the work (for example, by the municipality).

In most cases, the landlord is required to pay the tenant compensation equal to three month’s rent. However, if the landlord has given the notice because the landlord intends to repair or renovate the rental unit, and the tenant has given written notice that they intend to move back in when the work is done, the landlord is required to pay the tenant compensation equal to three month’s rent or the amount of rent for the time it took to complete the work, whichever is less.

Shade the box on the form if the landlord should have paid you compensation. Fill in the amount of compensation you believe the landlord owes you in the space provided. You can only apply if the landlord should have paid you the compensation in the last 12 months.

**Explaining your Reasons**
Show how you calculated the amount you believe the landlord owes you and indicate the date you moved out of the rental unit as a result of the notice.

**Reason 7:** The landlord sold my personal property and did not pay me the proceeds from the sale

Under the *Residential Tenancies Act, 2006* the landlord can sell the tenant’s property in the following cases.

**Abandoned Property:**
The landlord is allowed to sell any property left behind when a tenant abandons a rental unit. The landlord must either obtain an order from the LTB terminating the tenancy, or give the tenant and the LTB a notice of the landlord’s intent to dispose of the property before selling it. If the landlord sold the property, the tenant has six months from the date of the order or the date the landlord gave the notice to request the proceeds from the sale. The landlord is allowed to deduct any arrears of rent that the tenant owes the landlord and a reasonable amount for out of pocket expenses the landlord incurred to store or sell the tenant’s property.

**Tenant’s Death:**
If a tenant of a rental unit dies and there are no other tenants of the rental unit, the tenancy is automatically terminated 30 days after the tenant’s death. The 30-day period does not have to end at the end of a rental period. After the tenancy is terminated, the landlord is allowed to sell any property left behind that has not been
claimed by the tenant’s estate. If the landlord sold the property, the representatives of the tenant’s estate or a member of the tenant’s family (if a representative has not been appointed) have six months from the date the tenant died to claim the proceeds from the sale on behalf of the estate. The landlord is allowed to deduct any arrears of rent that the estate owes the landlord and a reasonable amount for out of pocket expenses the landlord incurred to store or sell the tenant’s property.

Shade the box on the form if you are applying because the landlord did not pay you the proceeds of the sale of your property, or if you are the representative of the estate of a deceased tenant or a family member (if a representative has not been appointed) and you are applying because the landlord did not pay the estate the proceeds of the sale of the tenant’s property. Fill in the amount you believe the landlord owes you for the sale of your property in the space provided. You can only apply if the landlord should have paid the money in the last 12 months.

**Explaining your Reasons**
Show how you calculated the amount you believe the landlord owes you and indicate the date the landlord should have paid it to you.

**Reason 8:** The landlord did not give me the required notice telling me that there was an Order Prohibiting a Rent Increase affecting my rental unit

Under the RTA if a tenant files a maintenance application and the LTB determines that there are serious maintenance problems that affect the rental unit, the LTB can issue an Order Prohibiting a Rent Increase (OPRI).

If you are a prospective tenant, and there is an OPRI on the unit you want to rent, the landlord must give you a notice called a Landlord’s Notice to a New Tenant about an Order Prohibiting a Rent Increase before you enter into the agreement. This notice gives you information about the OPRI and is available from the LTB’s website at [sito.ca/ltb](http://sito.ca/ltb). If you have already agreed to rent the unit and then an OPRI is issued that affects your unit, the landlord must also give you the notice about the OPRI as soon as they get a copy of it.

If you are applying for this reason, you can ask the LTB for the following remedies:
- Order that the landlord must pay a fine to the LTB, and/or
- Determine the lawful rent for the unit and, if the rent is unlawful, order that the landlord must pay you a rent rebate.

Shade the box or boxes completely next to your answer.

**PART 3: SIGNATURE**
If you are the tenant, shade either the circle marked “Tenant 1” or “Tenant 2” depending on whether you filled in your name under “Tenant 1” or “Tenant 2” on page 1 of the form. Then, sign the application form and fill in the date.
If you are the tenant’s representative shade the circle marked “Tenant’s Representative”. Then, sign the application form and fill in the date.

REQUEST FOR ACCOMMODATION OR FRENCH-LANGUAGE SERVICES

The LTB wants to ensure that everyone who uses its services can ask for and receive accommodation and/or French Language services in order to be able to participate in its proceedings on an equal basis.

Shade the appropriate box or boxes on the form to indicate whether you need accommodation under the Ontario Human Rights Code, French-language services or both. The LTB will not include a copy of this form when we give the other parties a copy of the application form. However, the information will be included in your application file. The file may be viewed by other parties to the application.

If you require accommodation under the Human Rights Code, explain what services you need in the space provided.

PAYMENT AND SCHEDULING INFORMATION FORM

Complete this form to provide the LTB with the information required to process your application. Your application will not be accepted if you do not pay the application fee at the time you file the application. If you owe money to the LTB as a result of failing to pay a fee or any fine or costs set out in an order, your application may be refused or discontinued.

You may request a fee waiver if you meet the financial eligibility requirements set out by the LTB. You will need to complete the Fee Waiver Form which is available from the LTB website at sjto.ca/ltb. For more information about fee waivers and the eligibility criteria, go to the fee waiver rules and practice direction on the Rules of Practice page of LTB website.

Part 1: Payment Method
Shade the appropriate box to show whether you are paying by cash, debit card, money order, certified cheque, Visa or MasterCard. You cannot pay by cash or debit card if you are filing your application by fax or mail. If you are paying by credit card, include the cardholder’s name and signature, the card number and expiry date. The information you fill in on this part of the form is confidential. It will be used to process your application, but will not be placed on the application file.

Part 2: Information Required to Schedule the Hearing
The LTB will normally schedule your hearing between 3 weeks and 6 weeks after the date you file your application. The LTB will schedule your hearing on the first available hearing date within this 3 week period. If there are any dates that you are not available during this 3 week period, list them here. The LTB will not schedule your hearing on the date(s) you indicate you are not available and will schedule your hearing on the next available hearing date. The LTB will not contact you to schedule a hearing.
SECTION C  What to include when you file your application

To file this application, you must include the following:

 The completed T1 application form,
 The application fee (listed on the cover page of the application).

Your application will be refused if you do not pay the application fee.

SECTION D  How to file your application

You can file your application in one of the following ways:

1. In Person at the nearest LTB office.
   To find a list of LTB office locations visit the LTB website at sjto.ca/ltb. You can also call the LTB at 416-645-8080 or 1-888-332-3234 (toll-free).

   If you file your application in person at an LTB office, you can pay the application fee by cash, debit card, certified cheque, money order, Visa or MasterCard.

2. By Mail
   Mail your T1 application to the nearest LTB office.

   To find a list of LTB office locations visit the LTB website at sjto.ca/ltb. You can also call the LTB at 416-645-8080 or 1-888-332-3234 (toll-free).

   If you mail your application, you can pay the application fee by certified cheque or money order, Visa or MasterCard.

3. By Fax
   You can fax your application to the nearest LTB office.

   To find a list of LTB office fax numbers visit the LTB website at sjto.ca/ltb. You can also call the LTB at 416-645-8080 or 1-888-332-3234 (toll-free).

   If you fax your application you can pay the application fee by Visa or MasterCard.

Certified cheques and money orders must be made payable to the Minister of Finance.
SECTION E
What to do if you have any questions

You can visit the LTB website at: sjto.ca/ltb

You can call the LTB at 416-645-8080 from within the Toronto calling area, or toll-free at 1-888-332-3234 from outside Toronto, and speak to one of our Customer Service Officers.

Customer Service Officers are available Monday to Friday, except holidays, from 8:30 a.m. to 5:00 p.m. They can provide you with information about the Residential Tenancies Act and the LTB’s processes; they cannot provide you with legal advice. You can also access our automated information menu at the same numbers listed above 24 hours a day, 7 days a week.