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Bond refund for persons experiencing domestic and family violence (Form 4a)



Residential Tenancies and Rooming Accommodation Act 2008 (Sections 125, 135A-141)

Tenants/residents and managing parties can use this form to request a rental bond refund for their bond contribution or a tenant/resident's bond contribution due to a tenancy/residency interest ending on grounds of experiencing domestic and family violence. Once completed, this form can be emailed to assistedrefund@rta.qld.gov.au.

The vacating tenant or resident must provide a Notice ending tenancy interest (domestic and family violence) (Form 20) or a Notice ending residency interest (domestic and family violence) (Form R20) to the agent, lessor or manager/provider and provide relevant evidence **before** requesting their bond contribution to be refunded.

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Refunds only paid into Australian bank accounts (no cheques) Date										If	the amount above do not sign			
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The RTA is not liable for any losses that occur if you provide incorrect information.

The RTA is collecting your personal information for the purpose of carrying out the RTA's functions under the *Residential Tenancies and Rooming Accommodation Act 2008* and may provide your information to QCAT and other bodies. For more information see RTA website.

Bond refund for persons experiencing domestic and family violence (Form 4a)



Residential Tenancies and Rooming Accommodation Act 2008 (Sections 125, 135A-141)

Tenants/residents vacating on grounds of experiencing domestic and family violence

- can apply for a refund of their bond contribution for the tenancy/rooming accommodation agreement once their interest in the tenancy or residency ends, which is a minimum of 7 days after providing a *Notice ending tenancy/residency interest (domestic and family violence)* (Form 20, R20) with relevant evidence to the agent, lessor or manager/provider AND they have vacated the premises
- are not responsible for costs relating to:
 - the ending of the residential tenancy or rooming accommodation agreement or interest;
 - goods left behind in the rental premises;
 - reletting the rental premises.
- are not required to repair or compensate the property agent, lessor or manager/provider for damage to the premises or inclusions caused by an act of domestic and family violence experienced by the tenant/resident
- may still be responsible for other costs associated with breaching terms of the agreement (for example, rent arrears or damage to the property by a pet).

Fast refunds

- are possible when the refund amount equals the vacating tenant/resident's bond contribution amount in the tenancy/rooming accommodation agreement
- there is agreement between the vacating tenant/resident and the agent, lessor or manager/provider on how the bond contribution should be paid
- the vacating tenant/resident and the agent, lessor or manager/provider both sign the refund form any remaining bond contributors are not required to sign
- refunds are only paid into Australian bank accounts (no cheques)

Disputed refunds

- · only the vacating tenant/resident or the agent, lessor or manager/provider signs this refund form, and/or
- there is no agreement about how the bond should be paid

When this occurs the RTA

- releases any undisputed amount/s
- holds any disputed amount/s
- if only the vacating tenant/resident signs this refund form the RTA sends a Notice of claim to the property agent, lessor or manager/provider and they will have 14 days to dispute the bond claim. If agreement cannot be reached, the RTA's free dispute resolution service may be able to assist
- if only the property agent, lessor or manager/provider signs this refund form the RTA sends a Notice of claim to the vacating tenant/resident and they will have 14 days to dispute the bond claim. If agreement cannot be reached, the RTA's free dispute resolution service may be able to assist
- in both these instances outlined immediately above, any remaining tenants/residents will not receive a *Notice of claim* to maintain the privacy of the person experiencing domestic and family violence and to ensure their safety

Alterations to this form

- · do not use correction fluid
- everyone must sign any alteration to bond amounts (full signatures required)

Forwarding address

In the interest of privacy and safety, tenants/residents who end their tenancy/residency interest on grounds of experiencing domestic violence are not required to provide their forwarding address to the property agent, lessor or manager/provider.

Bond loan

If the bond involves an outstanding amount on a bond loan with the Department of Communities, Housing and Digital Economy (DCHDE), please contact DCHDE using the contact details below.

• Call 1800 501 702, email HSHLArrearsBondLoans@chde.qld.gov.au or visit chde.qld.gov.au.

Lodging this form

Email assistedrefund@rta.gld.gov.au or post to RTA, GPO Box 390, Brisbane, Q 4001.

Other languages: You can access a free interpreter service by calling the RTA on 1300 366 311 (Monday to Friday, 8:30am to 5pm).

Important: If you are unable to use email and you need urgent help to submit this form, please call the RTA on 1300 366 311 and we can help you. Alternatively, you can post this form to the RTA.

Any person knowingly submitting false or misleading details on this refund form is committing an offence under Queensland law

