

DEATH OF A TENANT

Updated: August 2022

Page 1 of 2

What happens if a tenant passes away?

There are certain rights under the *Residential Tenancies Act* if a tenant passes away and they were the sole occupant of the residential unit. The landlord is allowed into the apartment to deal with any unsafe items immediately. Anything else belonging to the tenant must be kept safe by the landlord for a minimum of 30 days. The 30 days is to allow the tenant's relatives or legal representative to make arrangements for the tenant's belongings.

The landlord must allow access to a relative or the legal representative to deal with the deceased tenant's belongings.

Note: A landlord may require proof of next of kin, particularly in rent-geared-to-income housing. Contact CALC and we may be able to help with an affidavit.

After the 30 days have passed, the landlord is allowed to do what they want with the belongings remaining in the rental unit.

The tenancy between the deceased tenant and the landlord is considered terminated 30 days after the deceased tenant's death.

What happens if the landlord sold or kept some of the items?

If the landlord sold some items, they can keep the money to cover any unpaid rent and expenses. If any money is left over, a relative or the legal representative can claim the money for the deceased tenant's estate. However, they have only up till 6 months after the tenant's death to make this claim.

In that case, a relative or the legal representative has until 6 months after the deceased tenant's death to come and claim the items. The landlord must give the items back if they do claim them within the 6 months.

www.communitylegalcentre.ca

Tel: 613-966-8686 Toll Free: 1-877-966-8686

Fax: 613-966-6251



DEATH OF A TENANT

Updated: August 2022

Page 2 of 2

What happens if there was more than one tenant?

If you are the **spouse** and lived with the deceased person:

- You have the right to stay in the rental unit.
- If you wish to leave the rental unit, the tenancy ends 30 days after the death of the tenant.
- If you live in rent-geared-to-income housing, the rules may be different for you. Contact your landlord right away.

If you are **not** a **spouse** and **not** a **tenant** on **the** lease but lived with the deceased person:

- You must remove property from the rental unit within 30 days of the date of death of the tenant.
- You should make arrangements directly with the landlord to vacate the unit within the 30 days.
- You may wish to negotiate a new tenancy with the landlord so that you can stay in the rental unit. **Put any agreement in writing and keep a copy for yourself.**

More Resources:

Further information can be found on Community Legal Education Ontario's (CLEO's) website: https://www.cleo.on.ca/en/publications/yourstuff/what-happens-if-tenant-dies

The Residential Tenancies Act can be found here: https://www.ontario.ca/laws/statute/06r17

www.communitylegalcentre.ca

Tel: 613-966-8686

Fax: 613-966-6251

Toll Free: 1-877-966-8686