

EVICTIION NOTICE: _____
(Tenant name)

Substantial damage done to the rental property as follows:
(RSA 540:2 II (b)) – (7 day notice is required)

Your failure to comply with a material term of the lease as follows:
(RSA 540:2 II (c)) – (30 day notice is required)

The following behavior by you or members of your family which adversely affects the health or safety of the other tenants or the landlord:
(RSA 540:2 II (d)) – (7 day notice is required)

For the following other good cause:
(RSA 540:2 II (e), RSA 540:2 III, RSA 540:2 IV, or RSA 540:2 V) – (30 day notice is required)

For other statutorily authorized cause as follows:
(Identify specific reason and statutory authority – for example RSA 540:2, II(f) regarding lead exposure-hazard abatements, or RSA 540:2 II(g) regarding preparing a unit for remediation of insects or rodents) – (30 day notice is required.)

NOTE: This notice is not a court order requiring you to vacate the rental property. However, if you remain on the premises after the expiration of this notice, your landlord may continue with New Hampshire’s lawful eviction process: That process would result in you being served by a sheriff with a summons called a Landlord and Tenant Writ. If served with a Landlord and Tenant Writ, you will have the right to dispute the reason(s) for the eviction at a hearing before a judge. To do that, you will have to file a document called an Appearance with the court where the eviction case is filed, no later than the “return date” listed on the Writ.

EVICTIION NOTICE: _____
(Tenant name)

Landlord Information and Certificate of Service

Landlord/Agent Name

Street Address

City, State, Zip Code

Date

Signature

I certify that on _____, at _____ am pm,
I gave in hand to left at the last and usual place of abode of _____,
_____, above named, a true copy of
the above original notice.

Date

Signature

FREE MEDIATION IS AVAILABLE FOR RESIDENTIAL LANDLORD AND TENANTS

Mediation is free: Landlord and tenant mediation is provided at no cost to the parties.

Mediation gives the parties control: A trained, neutral mediator helps the parties discuss their issues and explore options to resolve their dispute. The parties can decide whether to participate in mediation and whether to settle their case or not. They do not give up any rights by participating in mediation.

Mediation is confidential: Anything that is discussed in mediation is confidential and cannot be revealed outside of mediation, including in any eviction case that may be filed.

Mediation is convenient: Mediation takes place remotely, by video or telephone, at a time agreed to by all the parties.

Mediation must be started before a case is filed, for most cases: For most court locations, mediation is only available before a case is filed in court (i.e. before a Landlord and Tenant Writ is issued). Post-filing mediation is only available in a few locations. If an eviction notice has been served, parties must request mediation immediately.

To request mediation:

- Call: 603-271-6418
- Email: evictiondiversion@courts.state.nh.us

Important Notice: A request for mediation **does not automatically pause** a landlord and tenant case. If you are served with a Landlord and Tenant Writ, you must file an Appearance with the court which issued the Writ no later than the "return date" listed on the Writ. If you do not, the court may evict you and/or order you to pay money to the landlord without hearing from you.