



FORM CP2 Notice to Former Tenant as to Disposal of Goods

RESIDENTIAL TENANCIES ACT 1987 (WA)
Section 79(3)(a)

To: (name of former tenant)	
(forwarding address of fo	rmer tenant)
1. The residential tenancy agreement in respect of the prer	mises at:
between you as tenant and me as lessor was termina	ated on:/(insert date)
2. The following goods were left on the premises: (specify ϵ	goods*)
which I put into storage under section 79(2) of the Act on	(insert date)
3. Under section 79(7) of the Act, a person who has a lawfu me the reasonable costs incurred for removal and storage.	I right to the goods may reclaim them upon paying to
4. If the goods have not been reclaimed within 60 days after	er the date shown in paragraph 2 above:
 (a) I am required by the Act to have them sold by public (b) I am entitled, subject to approval of a competent coany amount owing to me under the terminated agree 	urt, to receive from the proceeds of sale my costs and
(date)	(signature of lessor)
(name of lesso	or)
(postal address or email ad	ldress of lessor)

- * NOTE: Under section 79(1) of the Act, a lessor need not store, but may remove and destroy:
- (a) perishable foodstuffs; and
- (b) goods whose value is less than the estimated cost of removal, storage and sale.

For further information about tenancy rights, refer to the *Residential Tenancies Act 1987* or contact the Department of Local Government, Industry Regulation and Safety on 1300 30 40 54 or www.consumerprotection.wa.gov.au/renting-home.

For Translating and Interpreting Services please telephone TIS on 13 14 50 and ask to speak to the Department of Local Government, Industry Regulation and Safety (1300 30 40 54) for assistance.