

FORM 25

Pet Request Form

Residential Tenancies Act 1987 (WA) Section 50B

How to use this form

During a tenancy, tenants must use this form to ask the landlord (also known as the lessor) for permission to keep a pet at the rental property. Landlords can only refuse or apply conditions if it is reasonable to do so.

1. Tenants complete steps 1, 2, and 3.
2. Landlords complete steps 4 and 5.
3. All parties should read the **Important Information** at the end of this form.

For Tenants

Complete steps **1, 2, and 3** on this form.

Provide enough details about the pet for your landlord to make an informed decision.

Additional forms may be completed if requesting more than one pet.

Give the landlord your completed form (including a copy of the **Important Information**).

Keep a copy of the form and the details of how you gave it to the landlord for your own records.

Read the **Important Information** available at the end of this form.

Step 1: Tenancy Details

Tenant to complete and go to step 2

Rental property address	Address	
	Suburb/Town	Postcode
Tenant(s) making request to keep a pet	Name Tenant 1	
	Contact details (eg email or phone)	
	Name Tenant 2	
Landlord(s) or agent receiving this request	Name Landlord 1	
	Name Landlord 2	
	Name Landlord 3	

Step 2 continues next page

Step 2: Tenant's Pet Request Details*Tenant to complete and go to step 3*

About the pet	Type of Animal				
	Breed/Species				
	Age	Size	Small	Medium	Large
Other information about the suitability of the pet and the rental premises	For example Name, registration/ license number, temperament, training, size of property/outdoor areas, enclosure requirements, if the pet would be kept inside and/or outside				

Step 3: Tenant's Declaration*Tenant to complete and go to Important Information*

Declaration	<p>I am seeking permission to keep the above pet at the rental property.</p> <p>I understand that I am responsible for any nuisance, noise and damage caused by keeping the pet.</p> <p>I accept that I am responsible for rectifying any damage caused to the property including damage caused by the pet.</p>		
Signatures of tenant(s) making request	Signature Tenant 1	Signature Tenant 2	Signature Tenant 3
	Name	Name	Name
	Date / /	Date / /	Date / /

Tenants go to Important Information. Landlords continue to next page for step 4

For Landlords

Complete **steps 4 and 5** of this form, advising if you approve, approve with conditions, or refuse the request.

You have 14 days (starting the day after you received the request) to send the completed form back to the tenant.

If you do not respond within 14 days, the pet request is automatically approved.

You will also need to apply for Commissioner approval if you:

- approved with conditions that need Commissioner approval; or
- refused the pet request for reasons that need Commissioner approval.

If you do not apply for Commissioner approval to refuse (where needed) within the 14 days, the pet request is automatically approved.

Keep a copy for your records.

Read the **Important Information** available at the end of this form.

Step 4: Landlord's response to the pet request

Landlord to complete and go to step 5

Select decision below:

Approve

Approve with conditions

Select and write the condition(s) below. Go to step 5, then send form to tenant

Conditions where Commissioner approval is not needed

- Number of pets
- Cleaning
- Maintenance
- Fumigation

Conditions where Commissioner approval is needed

If selected, **you must** apply for Commissioner approval. Conditions **do not** apply unless approved

Other reasonable condition(s)

What are the condition(s)?

Specify the condition(s) including what it is, how often it happens, and where or when it occurs

Step 4 continues next page

Step 4: Landlord's response to the pet request - Continued...

Refuse

Select reason(s) and explain why it applies below. Go to step 5 and send form to tenant

Reasons where Commissioner approval is not needed

Keeping the pet is not allowed under a written law (eg. biosecurity laws do not allow a fox as a pet)

Keeping the pet is not allowed under a local law (eg. a local council law does not allow roosters)

Keeping the pet is not allowed under a community title or strata law (eg. a by-law does not allow pets)

Reasons where Commissioner approval is needed

If selected, you **must** apply for Commissioner approval within 14 days

The premises are unsuitable for keeping the pet

Keeping the pet would exceed a reasonable number of pets being kept at the premises

Keeping the pet at the premises is likely to cause damage to the premises that could not be repaired for less than the amount of the security bond

Keeping the pet at the premises would pose an unacceptable risk to the health and safety of a person

Keeping the pet at the premises is likely to cause the landlord undue hardship

The pet is a 'dangerous dog' as defined in the *Dog Act 1976 (WA)*

Explain why the reason(s) apply:

Step 5: Landlord's Declaration and Signature

Landlord to complete and send form to tenant

Declaration	I understand the tenant(s) named on this form are requesting my permission to have a pet, and I must respond to this request in writing within 14 days. If I do not respond to the tenant and apply for Commissioner approval to refuse the request (where needed) within 14 days, the request is automatically approved.		
Signatures of Landlord(s) or Agent	Signature Landlord 1	Signature Landlord 2	Signature Landlord 3
	Name	Name	Name
	Date / /	Date / /	Date / /

Landlord/Agent and Tenant to continue to next page for Important Information

Important Information for Tenants and Landlords

1. What is a pet?

A pet means any animal except an assistance animal, such as a dog trained to perform tasks to support a person with a disability. A tenant may keep an assistance animal at the premises without needing the landlord's permission.

2. Responding to a pet request

The landlord must respond to the tenant within 14 days of the request (starting the day after they receive the form). Where required, they must also apply for Commissioner approval within the applicable timeframe.

3. What happens if the landlord does not respond within 14 days?

If the landlord does not respond to the request within 14 days, and where necessary apply for Commissioner approval within the applicable timeframe, the pet request is automatically approved.

4. How are the 14 days counted?

A landlord has 14 days to respond, starting the day after they receive the request. If the tenant's request or the landlord's response is posted, the tenant must allow extra days for the form to be delivered. These extra days are not part of the 14 days the landlord has to respond. Further information about counting days when serving a notice can be found online at www.commerce.wa.gov.au/consumer-protection/counting-days.

5. Challenging a decision

The tenant may challenge the landlord's response if they believe that the decision and/or the conditions set by the landlord are unreasonable, or not permitted or applicable. The tenant applies to Consumer Protection to review the decision.

6. Applying for Commissioner approval

If a landlord decides to refuse for a reason that requires Commissioner approval, the landlord must apply to Consumer Protection for Commissioner approval within the 14 day response period. If a landlord decides to set a condition that requires Commissioner approval, the landlord must apply to Consumer Protection for Commissioner approval. The condition does not apply unless approved.

7. How to apply to the Commissioner

Applications to the Commissioner can be made online at www.consumerprotection.wa.gov.au/CDapply or call 1300 30 40 54 for further information.

8. What happens after an application is made to the Commissioner?

When an application is made, the Commissioner will notify all parties. The Commissioner will invite parties to respond. Parties will be asked if they agree or disagree with the application and to provide relevant information or evidence. The Commissioner may also request additional information or evidence if needed.

9. How does the Commissioner make a decision?

The application will be decided based on the information and evidence provided by the parties, and written reasons for the decision will be given. In some cases, the Commissioner may decline to decide an application and direct the parties to apply to the Magistrates Court.

10. What are the options if the parties are not satisfied with the Commissioner's decision?

If parties are not satisfied with the Commissioner's decision, they can appeal to the Magistrates Court within seven days of receiving the notice of the decision.

11. Where can I find more information?

Visit the Consumer Protection website for more details on the rights and responsibilities about renting with a pet at www.consumerprotection.wa.gov.au/renting/pets.