

Department of Housing and Community Development Rental Accommodations Division Housing Resource Center, 1st Floor 1909 Martin Luther King, Jr. Avenue, S.E. Washington, D.C. 20020 | (202) 442-9505

RAD Date Stamp

HOUSING PROVIDER'S NOTICE TO TENANT OF RENT ADJUSTMENT (FOR RENT STABILIZED PROPERTIES ONLY)

Date:		-	
Tenan	t Name(s)	Registration No:	_
T	L A dalana	Basic Business License N	No
i enan Washii	t Address ngton, D.C	Certificate of Occupancy (if applicable)	No
Dear T	enant(s):		
calend under 42-350	otice is to tell you that your monthly lar days. Your rental unit is covered by the Rental Housing Act of 1985 (Act) (D 19.10), which limits the size of rent incresowing:	the District of Columbia's Rent S .C. Official Code §§ 42-3501.01 tl	tabilization Program hrough
	ur current monthly rent charged is definition in Box C on page 2)		\$
2. Yo	u must also pay monthly rent surcharg specific surcharges in Box C.2. on page		\$
	ur total monthly rent will increase by		\$
	at is an increase over the current rent ch	narged of	%
	ur new total monthly rent will be	3	\$
	e new monthly rent is due (at least sixt	y (60) days' notice) on:	//20
Progra	ent may not be increased more than onc m requires a valid reason to increase yo ent is being increased for the following re	our rent (explained in Box A or B o	on page 2).
i oui it	ent is being increased for the following to	eason under the law (check only t	Jile).
	The annual adjustment of general appl published by the Rental Housing Comr		ay 1,, as
	Approval of a petition or voluntary agreemental Accommodations Division and a approved by order on Check here [] if this reference.		date).
	Your rent subsidy (voucher) ended, an rent control (shown on line 1, above) p year the rental unit was subsidized. Se	lus the allowable annual rent adju	stments for each

If you are age 62 or older or if you have a disability, you may not have to pay the full amount of this rent adjustment. See Box A on page 2 and Box D on page 3.

Explanation of rent adjustment:

A. For Annual Adjustments of General Applicability	
Housing provider: fill in <u>all</u> limits and check box for adjustment being a	pplied
[] Each year, your rent charged may be increased based on the inflation rat the Consumer Price Index for Urban Wage Earners ("CPI-W") in the Washingt year, the following limits apply:	
 The CPI-W is%. You may be charged up to 2% in acceptable. This rent adjustment may not be more than 6%. The maximum general rent adjustment this year is%. For rent increases effective May 1, 2024 to April 30, 2025: Last year you received an inflation adjustment of \$ Last year plus this year combined may not exceed 12% of latent 12% of last years' prior rent charged is \$ 	Available online at https://rhc.dc.gov
[] If you are age 62 or older or have a disability ("protected tenants"), y may be based on the Social Security Cost of Living Adjustment ("COLA" next page for more information. This year, the following limits apply:	
 The Social Security COLA is% You may only be charged the lesser of the CPI-W or COLA. This rent adjustment may not be more than 4%. 	Available online at https://rhc.dc.gov
The maximum rent adjustment this year for protected tenants is	%.
• For rent increases effective May 1, 2024 to April 30, 2025:	
Last year you received an inflation adjustment of \$	
 Last year and this year combined may not exceed 8% of last 8% of last years' prior rent charged is \$ 	year's prior rent.
• 6 % of last years prior tent charged is \$	
B. For Petition-Based or Voluntary Agreement Adjustments	
The Rent Stabilization Program allows a housing provider to make a special regovernment for a rent increase. Your rent is being increased based on:	equest to the District
A hardship petition (check [] if conditional under pending per A petition to change related services or related facilities; A capital improvement petition; A substantial rehabilitation petition; or A voluntary agreement between the housing provider and at least	,
If you are age 62 or older or have a disability (protected tenants) and you below the qualifying limit, you may be exempt from paying part of the refor one of these reasons. See box D for more information.	

C. How Your Rent Is Calculated

1. All rent increases must be calculated based on the rent charged for a rental unit covered by the Rent Stabilization Program. The Act defines "rent charged" as "the entire amount of money, money's worth, benefit, bonus, or gratuity a tenant must actually pay to a housing provider as

a condition of occupancy or use of a rental unit, its related services, and its related facilities, pursuant to the Rent Stabilization Program."

2. For your rental unit, the following rent surcharges are also authorized:

Incl.	Amount	Type	Case No.	Approval Order
				Date
	\$			
	\$			
	\$			

Check box if surcharge is included in total rent; do not check if tenant is exempt as protected tenant (see Box D). For "type," enter HP, SF, CI, SR, or VA. SF and VA rent adjustments are considered surcharges for protected tenants. If this notice implements a surcharge, include it.

3. For rental units with an ending tenant-subsidy (voucher) exemption, the annual rent adjustments used to calculate the new rent charged are:

Year	Prior rent	Percent Adjustment	New rent

Attach a separate page if more lines are required.

D. Age or Disability Exemptions

If you are age 62 or older or if you have a disability, you may not be required to pay the full amount of an adjustment of general applicability. "Disability" means a physical or mental impairment that substantially limits one or more major life activities. If your income is below a certain limit, you may not be required to pay rent increases based on **petitions or voluntary agreements**. For May 1, 2023–April 30, 2024, the qualifying income limits are:

For a household of 1 person: \$59,750 per year
For a household of 2 people: \$68,300 per year
For a household of 3 people: \$76,850 per year

For a household of 4 people: \$85,400 per year

Available online at https://rhc.dc.gov

To qualify for these exemptions, a tenant must complete a registration form and file it with the Department of Housing and Community Development, Rental Accommodations Division (RAD). The registration form describes the documents needed to prove your status. A housing provider may challenge a tenant's claim, and false claims may result in penalties. You may request an age or disability status registration form from your housing provider.

[__] A housing provider may be able to collect some rent surcharges if tax credits are not available from the District government. Housing provider: check the box on this line if the Chief Financial Officer of the District of Columbia determined that funds are unavailable for the tax credit established by D.C. Official Code § 42-3502.24(g). Attach a copy of RAD's determination letter.

E. Tenants' Rights

You have the right to request and view documents and the rent history for your rental unit once per year at no charge from your housing provider. The housing provider must provide an information

form and a set of records within ter available to you:	n (10) business days of your request. This set of records is
] At the housing accomn] The housing provider's	nodation, in; nearest office, at; or
[] By email or U.S. postal To request these records, contact y	l service. /our housing provider at
You may contact RAD at 202-442-9 from 8:30 am to 3:30 pm in the Hou Avenue SE, Washington, DC 2002 technical assistance are available in	he Rental Accommodations Division (RAD) review this notice. 9505. Walk-in assistance is available Monday through Friday using Resource Center located at 1909 Martin Luther King Jr. 0. A more detailed summary of tenant rights and sources of n the RAD pamphlet entitled "What You Should Know about Rent" which is available from your housing provider, the RAD office, ervice/rent-control.
	described in the "Tenant Bill of Rights," as published by the Office u may contact OTA at (202) 719-6560. The Tenant Bill of Rights gov.
For more details about the applicat	e to this rent adjustment within three (3) years of its effective date. ble law, you may find the D.C. Official Code online at tental Housing Commission's regulations online at
E Hansier Brooks & W	
	ii aati aaa
F. Housing Provider's Certif	
The housing provider, by signing be	
The housing provider, by signing be (1) The tenant(s) was/were given the	
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase.	elow, certifies <u>all</u> of the following: his notice at least sixty (60) days before the effective date of this
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the expression.	elow, certifies <u>all</u> of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase.
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the example (3) This rent adjustment will be filed.	elow, certifies <u>all</u> of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the eta). This rent adjustment will be filed. Housing and Community Development.	elow, certifies <u>all</u> of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment.
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the expectation of the second se	elow, certifies <u>all</u> of the following: nis notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of nent. with all applicable provisions of the Rental Housing Act of 1985
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the expect to the first twelve (3) This rent adjustment will be filled Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by	elow, certifies all of the following: nis notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filled Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a particular to the provider of the commodation of which it is a particular to	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filled Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a particular to the provider of the commodation of which it is a particular to	elow, certifies all of the following: nis notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncon DCMR § 4216.2).	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filled Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncommodation.	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print):	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print): [] Owner	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print):	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print): [] Owner [] Authorized Agent [] Other Title (if applicable): Housing Provider Telephone No.:	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filled Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected be accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print): [] Owner [] Authorized Agent [] Other Title (if applicable): Housing Provider Telephone No.: Housing Provider Email:	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's
The housing provider, by signing be (1) The tenant(s) was/were given the rent increase. (2) The rent for the rental unit affect twelve (12) months preceding the equation (3) This rent adjustment will be filed Housing and Community Developm (4) This rent adjustment complies wand 14 DCMR chapter 42. (5) The rental unit that is affected by accommodation of which it is a part housing regulations, or any noncompound provider Signature: Housing Provider Name (print): [] Owner [] Authorized Agent [] Other Title (if applicable): Housing Provider Telephone No.:	elow, certifies all of the following: his notice at least sixty (60) days before the effective date of this ted by this notice has not been increased at any time in the effective date of this rent increase. d with the Rental Accommodations Division of the Department of ment. with all applicable provisions of the Rental Housing Act of 1985 by this notice and all common elements of the housing t are in substantial compliance with the District of Columbia's

<u>Directions for housing provider</u>: Complete all applicable portions of this form. Use of this form for rent increases is required effective October 31, 2022. You must serve this notice on your tenant and file a copy (or a sample copy if adjusting rent for multiple units) with RAD along with Form 9. Service may be in person, by mail, or by electronic means with prior written consent of the tenant(s). Vacancy adjustments are <u>not</u> covered by this form. Use Form 9 to notify RAD when a vacancy occurs and use the new tenant disclosure forms to notify the incoming tenant that the rent charged is based on a vacancy adjustment.