

State of New York

Division of Housing and Community Renewal

Office of Rent Administration Westchester District Rent Office 75 South Broadway, 3rd Floor White Plains, New York 10601

Docket Number:	(for
DHCR use only)	

Owner's Sixty-Day Notice of Maximum Rent Adjustment
For Housing Units Subject to the New York State Rent & Eviction Regulations (SRER)
(Rent Control Apartments Outside of New York City)

Mailing Address of Owner/Agent:	Mailing Address of Tenant:
Name:	Name:
Number/Street:	
City:	
State, Zip Code:	
Telephone Number: ()	
Re: Subject Building	
Number and Street	Apartment Number Municipality and Zip Code
P	art A
Tenant Please Take Notice That:	
changed from \$ to \$ per month for payment date following sixty days from the date of mailing of t tenant, unless and until the New York State Division of Housing order changing the adjusted rents. 2. This Notice is authorized by DHCR under the Emergency House	of the previous five rent stabilized guideline board adjustments; and r a two-year period. This adjustment will begin on the next rent his Notice by certified mail, or from the date of personal service on the g and Community Renewal (DHCR) issues a further notice or ng Rent Control Law, under Section 33-8 of the Rent and Eviction supplements and as amended by the Housing Stability and Tenant
3. The owner certifies that:	
a. In the preceding two-year period, there has been a signific heating fuel, utility charges, repairs, replacements, and/or	ant and unavoidable increase in operating costs (e.g., real estate taxes, labor) with no increase in the Maximum Rent to compensate for the uestion for the past two years. All records of such increased costs, R upon request.
b. All essential services required by law are being maintained federal laws, relating to the maintenance of these services.	d, and there are no violations in effect of municipal, county, state, or Such essential services will continue to be maintained and/or an violation(s) regarding these services and providing for maintenance,
in this Notice, will be terminated or reduced, if there is a s	rent on record with DHCR. The adjustment of this rent, as described ignificant reduction in operating expenses or as the owner may be on or termination will be given by the owner to tenant in writing and a
d. The Maximum Rent for this housing accommodation, as a	
services, equipment or improvements as the subject apa under the Emergency Housing Rent Control Law; or • the rent for any apartment, in this building or building	n this building or building complex, having the same number of rooms rtment, but are under the Emergency Tenant Protection Act and not complex, having the same number of rooms, services, equipment der the Emergency Housing Rent Control Law or the Emergency
Affin	rmation
I affirm that the information herein is true and I understand that this Notice v	
false statement, shall subject me to the same penalties for perjury as if I had	been duly sworn.
Date of Mailing or Delivery	Signature of Owner, Agent or Officer (with Title)

Instructions to Owner: To notify tenant of rent adjustment, complete and sign Part A of this form in an original and three copies for each affected tenant in the subject premises. Submit by certified mail or personal delivery original and one copy to each tenant and one copy to the DHCR local office having jurisdiction over the property in question. Delivery to all concerned parties must be made at least sixty days prior to the rent payment date on which the rent adjustment takes effect. Retain the last copy of this Notice for your records. Please note that if the tenant returns this Notice to you within seven days of the date of initial service with questions or objections indicated in Part B below, you must respond to the tenant's questions within seven days. Failure to do so may subject this Notice to cancellation by DHCR.

Instructions to Tenant: After reading Part A on the reverse side, review, sign, and complete the appropriate section of Part B below (using the original and one copy of this form). Return the copy to owner by certified mail or personal delivery, within seven days of your receipt of Notice. Indicate in Part B if you question or object to the rent adjustment. The owner must reply, in writing, within seven days from the date he/she received your response. If the owner's reply is not satisfactory, or if it does not arrive within seven days, complete and sign Part C of this Original Notice and submit it to the nearest DHCR office for action.

General Instructions: The average of the previous five rent stabilized guidelines board adjustments for two-year renewal leases was:

Westchester County: 1.90% (for all tenants including those who paid for heat or hot water)

Nassau County: 2.00%

These rates go into effect on October 1, 2024 and remain in effect through September 30, 2025.



1 a	
Tenant Response to Owner	
I acknowledge receipt of this Notice. The Maximum Rent, a date following sixty days from the date Notice was mailed of	as adjusted by this Notice, will be paid on the next rent payment or delivered to me (see Part A.)
I acknowledge receipt of this Notice but I question or object	t to the rent adjustment because:
Date of Mailing or Delivery	Signature of Tenant
Pa	rt C
Tenant Complaint to New York State Division of Housing and Con	nmunity Renewal
I have read this Notice from the owner and served him/her with the ob	jections or questions noted in Part B above.
I am not in agreement with the owner's reply.	I have received no reply, to date.
(Tenant: Please attach a more detailed statement of your question(s) of believe these will help you state your case.)	or objection(s), with copies of any supporting documents, if you
Date of Mailing or Delivery	Signature of Tenant

R-33.8 (7/24)