

New York State Division of Housing and Community Renewal Office of Rent Administration

Gertz Plaza 92-31 Union Hall Street Jamaica, NY 11433

Special Instructions for New York City Rent Guidelines Board Order #41

On June 23, 2009, the New York City Rent Guidelines Board adopted Guideline #41 for rent stabilized apartments in New York City. The guideline applies to renewal leases commencing on or after October 1, 2009 and on or before September 30, 2010.

Where the last vacancy lease for the subject apartment was executed **less than six years prior** to the commencement date of the subject renewal lease, then the increases are:

- **3.0%** for a **one** year lease (2.5% where tenant pays for heat).
- **6.0%** for a **two**-year lease (5.0% where tenant pays for heat).

However, where the last vacancy lease for the subject apartment was executed **six or more years prior** to the commencement date of the subject renewal lease, then the increases are:

- **3.0% or \$30**, whichever is greater, for a **one** year lease (2.5% or \$25, where tenant pays for heat).
- **6.0% or \$60**, whichever is greater, for a **two**-year lease (5.0% or \$50, where tenant pays for heat).

Owners are entitled to collect a percentage increase or a fixed dollar amount, but not both.

Please note that the fixed dollar amounts DO NOT apply to renewal leases for *garage or parking spaces* for which rent stabilized tenants are charged separately. Under those circumstances, rent increases are limited to the percentages provided above where the tenant does not pay for heat.

The rent increase selected is to be entered on Line 2 under Column "c" on the lease renewal form. It is not to be entered under Column "d".

If the amounts entered under Column "c" are not based on a percentage, but reflect the flat dollar amounts authorized by the applicable guideline, enter "N/A" within the parentheses.

Web Site: www.nysdhcr.gov Email address: dhcrinfo@nysdhcr.gov

RENEWAL LEASE FORM

Owners and Tenants should read **INSTRUCTIONS TO OWNER** and **INSTRUCTIONS TO TENANT** on reverse side before filling out or signing this form

THIS IS A NOTICE FOR RENEWAL OF LEASE AND RENEWAL LEASE FORM ISSUED UNDER SECTION 2523.5(a) OF THE RENT STABILIZATION CODE. ALL COPIES OF THIS FORM MUST BE SIGNED BELOW AND RETURNED TO YOUR LANDLORD WITHIN 60 DAYS.

Dated:		20				
Tenant's Nar	me(s) and Address:	8	4	Owner's /Agent's	Name and Address:	
		7		3		
		N. 1		<u> </u>		
	•	ou that your lease	Exception.	y-3		
_			OFFER TO TENANT	T TO RENEW		
2. You may	renew this lease, fo	r one or two years, at y	our option, as follow	s:		
Column A	Column B	Column C	Column D	Column E	Column F	
Renewal Term	Legal Rent on Sept.30th Preceding	Guideline % or Minimum \$ Amount	Applicable Guideline Supplement, if any	Lawful Rent Increase, if any, Effective after	New Legal Rent (If a lower	
Term	Commencement Date of this	William & Milount	Supprement, if any	Sept. 30th	rent is to be	
	Renewal Lease				charged, see item 5 below)	
1 Year	\$	(%) \$	\$	\$	\$	
2 Years	Same as above	(%) \$	\$	\$	\$	
3. Security					,	
Curren	t Deposit: \$		Additional De Additional De	eposit Required - 1 year le eposit Required - 2 year le	ease: \$ ease: \$	_ _
	separate charges, if					
a. Air c c. Gara	conditioner - Electric age: \$/ n	city Charge: \$ no (1 year lease) or \$	_/mo. / mo (2 year l	b. 421a (2 d. Other:	2.2%): \$ \$	/mo: /mo:
		•				
		-	•	for a or	ne-year renewal or 🤄	\$
	o-year renewal.		reement attached:		_	
		month	day year	hall not be less than 90 d		
-		-	•	ase Form. This Renewa	l Lease shall	
termin		day year (1 year lease	e) or month day	year (2 year lease.)		
7. This rei	newal lease is based	on the same terms and c	onditions as your exp	oiring lease.		
8. SCRIE	and DRIE. Owner a	and Tenant acknowledge	that, as of the date of t	this renewal, Tenant is en	titled to pay a reduc	ed monthly
	ne amount of \$ rent may be adjuste	under the l d by orders of such prog		E program or the New Yo	ork City DRIE prog	ram. The
	,					
				and returned to the tenar w must be attached to thi		
owner and	returned to the tena	nt. The rent provided fo	r in this renewal lease	may be increased or dec		
of Housing	and Community Re	newal (DHCR) or the Re PART B - Tl	ENANT'S RESPONSI			
				fter reading instructions		
Notice was				in person or by regular mends for the commenceme		
	(we), the undersigned archarge(s) of \$		ffer of a one (1) year	renewal lease at a month	aly rent of \$, plus
	(we), the undersigned archarge(s) of \$		offer of a two (2) year	renewal lease at a montl	nly rent of \$, plus
I ((we) will not renew n	ny (our) lease and I (we)		partment on the expiration	-	lease.
Dated:		20				
Dated:		20	Owner's Signature	e(s):		

Owner's Signature(s):

20

INSTRUCTIONS TO OWNER

At least two copies of this completed Renewal Lease Form must be mailed to the tenant in occupancy or personally delivered not more than 150 days and not less than 90 days prior to the end of the tenant's lease term. The owner shall also make this Form available in Spanish upon request of the tenant.

If the owner offers a Renewal Lease less than 90 days prior to the expiration of the existing lease, the lease term selected by the tenant shall begin at the tenant's option either (1) on the date a renewal lease would have begun had a timely offer been made or (2) on the first rent payment date occurring no less than 90 days after the date that the owner does offer the lease to the tenant. The guidelines rate applicable for such lease shall be no greater than the rate in effect on the commencement date of the lease for which a timely offer should have been made, and the increased rental shall not begin before the first rent payment date occurring no less than 90 days after such offer is made.

The owner must fully complete PART A on the reverse side of this Form explaining how the new rent has been computed. Any rent increase must not exceed the applicable Rent Guidelines Board adjustment(s) plus other adjustments authorized by the Rent Stabilization Code.

Failure to file a current registration for this housing accommodation with DHCR bars the collection of any guidelines increase after such registration should have been filed. This sanction is lifted prospectively upon the filing of a proper registration.

This Renewal Lease must be offered on the same terms and conditions as the expiring lease, except for such additional provisions as are permitted by law or the Rent Stabilization Code which must be set forth by the owner and attached to this Form. If there are any additional lawful agreements between the owner and tenant, a copy signed by both parties must be attached to this Form.

The tenant must return to the owner all copies of this Form, completed and signed by the tenant in **PART B** on the reverse side of this Form.

The owner must furnish the tenant with a fully executed copy of this Renewal Lease Form bearing the tenant's and owner's signatures in **PART B**, and a copy of the DHCR Lease Rights Rider, within 30 days of the owner's receipt of this Form signed by the tenant. The owner shall also make the Lease Rights Rider available in Spanish upon request of the tenant. Service of this fully executed Form, upon the tenant, constitutes a binding renewal lease. If the owner fails to furnish the tenant with a fully executed copy of this Form within 30 days of receipt of the Form signed by the tenant, the tenant shall continue to have all rights afforded by the Rent Stabilization Law and Code, and the owner will be barred from commencing any action or proceeding against the tenant based upon non-renewal of lease.

INSTRUCTIONS TO TENANT

(Read Owner's and Tenant's Instructions carefully before completing this Renewal Lease Form)

If you wish to accept this offer to renew your lease, you must complete and sign this Renewal Lease Form in the space provided in **PART B** on the reverse side of this Form, and you must return all copies of the signed Lease Form to the owner in person or by regular mail within 60 days of the date this Form was served upon you. You may wish to make a copy for your own records. *If you are the recipient of a Senior Citizen Rent Increase Exemption, or a Disability Rent Increase Exemption, your monthly rent is listed in item 8 and you must select a one-or two-year lease, or you will lose this exemption.*

Before you complete and sign **PART B** and return this Renewal Lease Form, be sure to check the number of additional lawful provisions and written agreements indicated under item 7 on the reverse side of this Form and that the same number of lawful provisions and written agreements have been attached by the owner to this Form. Please read all attachments carefully. If such other lawful provisions appear, they are part of this lease renewal offer and renewal lease. If there are any lawful agreements between you and the owner, attached copies must be signed by both parties.

If you question the Legal Regulated Rent or the rental adjustments specified on the front of this Renewal Lease Form, ask the owner for an explanation. Or, you may telephone the NYS Division of Housing and Community Renewal (DHCR), Office of Rent Administration, at (718) 739-6400, before the end of the 60 day period from the date this Form was served upon you.

If the owner agrees to a rent which is lower than the legal regulated rent, this lower amount should be entered in item 5 on the reverse side of this Form, and a signed copy of the agreement should be attached. You may not change the content of this Renewal Lease Form without the owner's written consent. If a "lower rent" amount is listed in item 5 and such rent is a "preferential rent", upon renewal the owner may increase the rent to the legal rent listed in item 2 plus all subsequent lawful adjustments.

Your acceptance of this offer to renew shall constitute a renewal of the present lease for the term of years and rent accepted, subject to any other lawful changes which appear in writing on the attachments to this Form, and subject also to payment of the new rent and additional security, if any. Such additional security shall be deposited by the owner in the manner provided for on initial occupancy.

If you do not sign and return this Renewal Lease Form at the new rent (which appears in column "F" or item 5 on the reverse side of this Form) in accordance with the instruction, and within the prescribed 60 day period, the owner may have grounds to start proceedings to evict you from your apartment.

You may file a complaint with DHCR, if you have not received a copy of the DHCR Lease Rights Rider with this Renewal Lease Form when signed and returned to you by the owner, or a Spanish version of this Form or the Rider after requesting it from the owner, or, if you do not receive a fully executed copy of this Renewal Lease within 30 days from the owner's receipt of a copy of this Form signed by you.

State of New York
Division of Housing and Community Renewal
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Jamaica, New York 11433
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