

Department of Housing and Community Development Rental Accommodations Division Housing Resource Center 1800 Martin Luther King, Jr. Avenue, S.E. Washington, D.C. 20020 | (202) 442-9505

## HOUSING PROVIDER'S DISCLOSURES TO APPLICANT OR TENANT

Date:

Tenant or Applicant Name(s) \_\_\_\_\_

Tenant Address \_\_\_\_\_ Washington, D.C. \_\_\_\_\_ Registration/Exemption No: \_\_\_\_\_\_ Basic Business License No. \_\_\_\_\_ Certificate of Occupancy No. \_\_\_\_\_\_ (if applicable)

Dear Tenant/Applicant(s):

District of Columbia law requires all housing providers to disclose certain information about their housing accommodations. You should receive this form when you apply for a rental unit or, if an application is not required, when you enter a lease or other rental agreement. If you are a current tenant, you may request this information once per calendar year, and your housing provider must give you this completed form within 10 business days.

Your housing provider is required to maintain records of the information reported on this form. Applicants must be given these records along with this form, and existing tenants may request to view or be given a copy of the compiled records when requesting this form. See RAD Form 5 for a description of these records and details on how to obtain copies. Housing provider: complete and attach Form 5.

The undersigned housing provider certifies the following information to be true with respect to the rental unit and housing accommodation identified above:

A. Housing Provider's Information		
Housing provider: complete all that apply, do not use P.O. boxes		
	Owner (required)	Property Manager
Name		
Street Address		

City, State & Zip Code	
Telephone Number	
Email	

	Additional Owner (attach separate list if more than 2)	Registered Agent for Service
Name		

Street Address	
City, State & Zip Code	
Telephone Number	
Email	

Name on Basic Business License:

## B. Property Information

The rental unit identified on this form is (check one):

Covered by the Rent Stabilization Program (reg. no.) \_\_\_\_\_; or Exempt from the Rent Stabilization Program (ex. no.) \_\_\_\_\_.

The rental unit is (check one):

Part of a: [\_\_] condominium or [\_\_] cooperative housing association; or In the process of converting to [\_\_] condominium, [\_\_] cooperative housing use, or [\_\_] non-housing use

In the past 12 months, the Department of Consumer and Regulatory Affairs has issued (number) \_\_\_\_\_\_ notices of infractions or violations of the housing regulations (Housing Code and Property Maintenance Code) (*attach copies of notices*).

There are (number) \_\_\_\_\_\_ notices of infractions or violations of the housing regulations issued by the Department of Consumer and Regulatory Affairs that have not been abated at this time (*attach copies of notices*).

[\_\_] The housing provider knows that indoor mold levels at or above the threshold level set by the Department of Energy and Environment has been present in the rental unit or the housing accommodation during the past 3 years and has not been remediated by an indoor mold remediation professional (*attach description*).

## C. Monthly Rent and Other Costs

The current monthly rent charged for your rental unit is: \_\_\_\_\_\_, and you are required to pay \$\_\_\_\_\_\_ in monthly rent surcharges (for rent stabilized units, if applicable). **The rent history for this unit is shown on RAD Form 4.** *Housing provider: complete and attach Form 4.* 

The rent for this unit may be increased [\_\_] no more than once every 12 months (required for rent stabilized units) or [\_\_] as provided in the lease, an affordability covenant, a long-term subsidy contract, a housing assistance payment contract, or a housing choice voucher contract.

[\_\_] You are required to pay a nonrefundable application fee of \$\_\_\_\_\_

[\_\_] Your lease requires or will require you to pay a security deposit less than or equal to the first month's rent charged. The amount of the deposit is \$\_\_\_\_\_.

The deposit is or will be held in an account with a [\_\_] fixed interest rate of \_\_\_\_% or [\_\_] the prevailing statement savings rate of the financial institution in the District of Columbia that holds the deposit.

Within 45 days of the termination of the tenancy, the security deposit will be returned to you, including interest earned on the deposit if the tenancy lasts more than 12 months, or the housing provider will notify you in writing, personally or by certified mail at your last known address, of the housing provider's intention to withhold and apply the monies toward defraying the cost of expenses properly incurred under the terms and conditions of the security deposit agreement. If costs are withheld, the housing provider shall tender the remaining balance of the deposit and interest, together with an itemized statement of the costs withheld, within 30 days of giving notice.

Housing Provider Signature:	
Housing Provider Name (print):	
[]Owner	
[] Authorized Agent	
] Other Title (if applicable):	

Date

Attachments: RAD Form 4 (Rent History Disclosure) RAD Form 5 (Notice of Access to Records) Tenant Bill of Rights "What You Should Know About Rent Control in the District of Columbia" (rentstabilized units only) DC Board of Elections Voter Registration Packet (see <u>https://www.dcboe.org/Voters/Register-To-Vote/Welcome-to-the-</u> <u>District-of-Columbia</u>)