

CITY OF OAKLAND RENT ADJUSTMENT PROGRAM

250 Frank H. Ogawa Plaza, Ste 5313 Oakland, CA 94612-0243 (510) 238-3721

For date stamp.	

PROPERTY OWNER RESPONSE

<u>Please Fill Out This Form As Completely As You Can.</u> Failure to provide needed information may result in your response being rejected or delayed.

CASE NUMBER T -

Your Name	Complete Address (with zip code)	Telephone:		
		Email:		
Your Representative's Name (if any)	Complete Address (with zip code)	Telephone:		
		Email:		
Tenant(s) Name(s)	Complete Address (with zip code)			
Property Address (If the property has more than one address, list all addresses) Total number of units on property				
Have you paid for your Oakland Business License? Yes □ No □ Lic. Number: The property owner must have a current Oakland Business License. If it is not current, an Owner Petition or Response may not be considered in a Rent Adjustment proceeding. Please provide proof of payment.				
Have you paid the current year's Rent Program Service Fee (\$68 per unit)? Yes \(\subseteq \) No \(\subseteq \) APN:				
Date on which you acquired the building:/				
Is there more than one street address on the parcel? Yes $\ \square$ No $\ \square$.				
Type of unit (Circle One): House / Condominium/ Apartment, room, or live-work				

<u>I. JUSTIFICATION FOR RENT INCREASE</u> You must check the appropriate justification(s) box for each increase greater than the Annual CPI adjustment contested in the tenant(s) petition. For the detailed text of these justifications, see Oakland Municipal Code Chapter 8.22 and the Rent

Board Regulations. You can get additional information and copies of the Ordinance and Regulations from the Rent Program office in person or by phoning (510) 238-3721.

You must prove the contested rent increase is justified. For each justification checked on the following table, you must attach organized documentary evidence demonstrating your entitlement to the increase. This documentation may include cancelled checks, receipts, and invoices. Undocumented expenses, except certain maintenance, repair, legal, accounting and management expenses, will not usually be allowed.

Date of Contested Increase	Banking (deferred annual increases)	Increased Housing Service Costs	Capital Improvements	Uninsured Repair Costs	Debt Service	Fair Return

If you are justifying additional contested increases, please attach a separate sheet.

<u>II. RENT HISTORY</u> If you contest the Rent History stated on the Tenant Petition, state the correct information in this section. If you leave this section blank, the rent history on the tenant's petition will be considered correct

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The tenant moved into the rental unit on
The tenant's initial rent including all services provided was: \$/ month.
Have you (or a previous Owner) given the City of Oakland's form entitled "NOTICE TO TENANTS OF RESIDENTIAL RENT ADJUSTMENT PROGRAM" ("RAP Notice") to all of the petitioning tenants? Yes No I don't know
If yes, on what date was the Notice first given?
Is the tenant current on the rent? Yes No
Begin with the most recent rent and work backwards. If you need more space please attach another sheet.

Date Notice Given	Date Increase Effective	Rent Increased		Did you provide the "RAP NOTICE" with the notice
(mo./day/year)		From	To	of rent increase?
		\$	\$	
		\$	\$	□ Yes □ No
		\$	\$	
		\$	\$	
		\$	\$	□ Yes □ No

III. EXEMPTION

Prope	erty Owner's Signature Date	
statem	are under penalty of perjury pursuant to the laws of the State of California that all tents made in this Response are true and that all of the documents attached hereto the copies of the originals.	
V. VERIFICATION		
tenant's	etition filed by your tenant claims Decreased Housing Services , state your position regarding the s claim(s) of decreased housing services. If you need more space attach a separate sheet. Submit cuments, photographs or other tangible evidence that supports your position.	
IV. DI	ECREASED HOUSING SERVICES	
□ continu	The unit is located in a building with three or fewer units. The owner occupies one of the units ously as his or her principal residence and has done so for at least one year.	
□ convale instituti	The unit is an accommodation in a hospital , convent , monastery , extended care facility , escent home , non-profit home for aged , or dormitory owned and operated by an educational ion.	
□ basic co	The subject unit is in a building that was rehabilitated at a cost of 50% or more of the average ost of new construction.	
□ boardi	On the day the petition was filed, the tenant petitioner was a resident of a motel , hotel , or ng house less than 30 days.	
□ January	The unit was newly constructed and a certificate of occupancy was issued for it on or after 1, 1983.	
□ authorit	The rent for the unit is controlled, regulated or subsidized by a governmental unit, agency or ty other than the City of Oakland Rent Adjustment Ordinance.	
2. 3. 4. 5. 6. 7.	Did the prior tenant leave after being given a notice of rent increase (Civil Code Section 827)? Was the prior tenant evicted for cause? Are there any outstanding violations of building housing, fire or safety codes in the unit or building? Is the unit a single family dwelling or condominium that can be sold separately? Did the petitioning tenant have roommates when he/she moved in? If the unit is a condominium, did you purchase it? If so: 1) from whom? 2) Did you purchase the entire building?	
1.	Did the prior tenant leave after being given a notice to quit (Civil Code Section 1946)?	
	The unit is a single family residence or condominium exempted by the Costa Hawkins Rental ag Act (California Civil Code 1954.50, et seq.). If claiming exemption under Costa-Hawkins, answer the following questions on a separate sheet :	
•	claim that your property is exempt from Rent Adjustment (Oakland Municipal Code er 8.22), please check one or more of the grounds:	

IMPORTANT INFORMATION:

Time to File

This form <u>must be received</u> by the Rent Adjustment Program (RAP), 250 Frank H. Ogawa Plaza, Ste 5313, Oakland, CA 94612-0243, within 35 days after a copy of the tenant petition was mailed to you. Timely mailing as shown by a postmark does not suffice. The date of mailing is shown on the Proof of Service attached to the response documents mailed to you. If the RAP office is closed on the last day to file, the time to file is extended to the next day the office is open.

You can date-stamp and drop your Response in the Rent Adjustment drop box at the Housing Assistance Center.. The Housing Assistance Center is open Monday through Friday, except holidays, from 9:00 a.m. to 5:00 p.m.

File Review

You should have received a copy of the petition (and claim of decreased housing services) filed by your tenant. When the RAP Online Petitioning System is available, you will be able to view the response and attachments by logging in and accessing your case files. If you would like to review the attachments in person, please call the Rent Adjustment Program office at (510) 238-3721 to make an appointment.

Mediation Program

Mediation is an entirely voluntary process to assist you in reaching an agreement with your tenant. In mediation, the parties discuss the situation with someone not involved in the dispute, discuss the relative strengths and weaknesses of the parties' case, and consider their needs in the situation. Your tenant may have agreed to mediate his/her complaints by signing the mediation section in the copy of the petition mailed to you. If the tenant signed for mediation and if you also agree to mediation, a mediation session will be scheduled before the hearing with a RAP staff member trained in mediation.

If the tenant did not sign for mediation, you may want to discuss that option with them. You and your tenant may agree to have your case mediated at any time before the hearing by submitted a written request signed by both of you. If you and the tenant agree to a non-staff mediator, please call (510) 238-3721 to make arrangements. Any fees charged by a non-staff mediator are the responsibility of the parties that participate. You may bring a friend, representative or attorney to the mediation session. Mediation will be scheduled only if both parties agree and after your response has been filed with the RAP.

If you want to schedule your case for mediation and the tenant has already agreed to mediation on their petition, sign below.

I agree to have my case mediated by a Rent Adjustment Program Staff member at no charge.

	
Property Owner's Signature	Date