Form 1A	
Notice of Rent Increase - Version 2.14	Original Notice Amended Notice
If this notice is not completed and given to the tenant as required by The Resi	
A. Tenant Information Name of Tenant:	
Unit Number: Civic #: Street:  City: Province: Pos  Date of Occupancy: Type of Unit (Specifics if	Street Type: Direction:
City: Province: Pos	tal Code: Country:
Date of Occupancy: Type of Unit (Specifics if	Other):
Is the complex registered as a condominium?	
B. Services and Facilities Included in Basic Rent  Heat Water Electricity Storage Facilities Cable/Satellite TV Laundry  Parking Appliances Furniture Swimming Pool Sauna Air-Conditioning: Central Wall  Other (Specify):	
C. Notice of Rent Increase The rent for this rental unit will be increased on	
	Present Rent Proposed Rent
Basic Rent Parking - Indoor	\$
- Outdoor	\$ \$
- Covered	\$ \$
Other (Specify):	\$
Rent Payable	\$
Less *Rent Discount (if any) — see Section D	\$
Actual Amount Tenant Must Pay	\$
The Rent Payable is increased by: \$ or%.	
The rent cannot be increased unless written notice of at least 3 months is given to	
permitted by the regulations without making an application to the Residential Te increase above the maximum:  If the unit is exempt from any part of	
in the diffe is exempt from any part of	The Residential Tenancies Het State Teason(5).
D. *Rent Discount (Complete this section if there is a rent discount.)  Discount is the same as last year's or increased by \$	
Discount is reduced by \$	
Discount is removed.	
The proposed Rent Payable is subject to an application to the Residential Te	nancies Branch for an above-guideline rent increase. The discount
may be reduced or removed depending on the final decision on the landlord's application. In any event, the Actual Amount Tenant Must Pay will not	
exceed \$	
<b>Note:</b> A landlord is not required to offer a rent discount, but if a discount is given, it must be provided for in a written agreement. Reducing or removing a rent discount is not considered a rent increase under <i>The Residential Tenancies Act</i> . However, an unconditional discount cannot be	
reduced or removed unless the tenant receives written notice of at least 3 months. If an agreement providing for a discount is for a fixed term, a	
landlord cannot reduce or remove an unconditional discount during the term of the agreement. If a discount is subject to a condition, e.g. paying the rent on time, the landlord can withdraw it without notice if the tenant does not meet the condition.	
E. Certification	
Legal name of Landlord/Agent:	
	Street Type:
	Postal Code: Country:
I certify this to be a true and correct statement.	Tostar code Country
Signature of Landlord/Agent	Detail
	Date:
Telephone Number: Fax Number  Not later than 14 days after this notice is given to the tenant, a	
The receipt of this notice by the Residential Tenancies Branch does not mean that	= :
review by the Branch.	
F. Tenant Comment/Objection — Rent Increase on Non-Exempt Unit	
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When landlords apply for a rent increase above the maximum, the Branch gives tenants an opportunity to comment in writing about the application as part of the review process.

## NOTICE RE COLLECTION OF PERSONAL INFORMATION

The personal information collected on this form is necessary for the administration of *The Residential Tenancies Act*. This information is protected by the privacy provisions of *The Freedom of Information and Protection of Privacy Act* ("FIPPA"). It may be used and disclosed only in accordance with FIPPA. If you have questions about collection and use of this information, call the Residential Tenancies Branch at 204-945-2476 or toll-free at 1-800-782-8403.

Note to Tenant: As a renter in Manitoba, you may be eligible for RentAid. Contact Provincial Services at 204-945-2197, toll-free at 1-877-587-6224 or email at <a href="mailto:provservic@gov.mb.ca">provservic@gov.mb.ca</a> for more information.

