ORDER (under section 3(1)(e) (ii))

The Rent Restriction (Public and Commercial Buildings—Exemption) L.N. 25/83 Order, 1983

ORDERS

(under section 8(1))

The Rent Restriction (Exempted Premises) Order, 1983

4. 24/83 117D/83 95D/86 171K/86 3G/89 4B/93 68/94 10/2003

RULES

(under section 11(11))

The Rent Restriction Rules, 1984

L.N. 44/84

ORDER

(under section 19)

The Rent Restriction (Percentage of Assessed Value) Order, 1983

L.N. 26/83

ORDER

(under section 21(1))

The Rent Restriction (Excluded Amount) Order, 1968

L.N. 257/68

ORDERS

(under section 21(2))

(Omitted)

REGULATIONS (under section 23)

The Rent Restriction Regulations, 1967

L.N. 353/67

ORDER (under section 29)

L.N. 319/76

The Rent Book (Prescribed Particulars) Order, 1976

REGULATIONS (under section 37)

L.N. 26A/83

The Rent Restriction (General) Regulations, 1983

ORDER (under section 3 (1) (e) (ii))

THE RENT RESTRICTION (PUBLIC AND COMMERCIAL BUILDINGS-Exemption) ORDER, 1983

(Made by the Minister on the 18th day of March, 1983 and affirmed by the House of Representatives)

[5th April, 1983.] L.N. 25/83

- 1. This Order may be cited as the Rent Restriction (Public and Commercial Buildings-Exemption) Order, 1983.
- 2. Any public or commercial building which an Assessment Officer certifies would have been of such a valuation at the 31st day of August, 1980, as to warrant being let at that date at a rent of—
 - (a) \$6.00 or more per square foot, where such building is in the urban and suburban districts of the Corporate Area (as defined in the Second Schedule to the Kingston and St. Andrew Corporation Act); or
 - (b) \$4.00 or more per square foot, where such building is in any area outside the urban and suburban districts of the Corporate Area as so defined.

is exempt from the provisions of the Act.

ORDER

(under section 8(1))

THE RENT RESTRICTION (EXEMPTED PREMISES) ORDER, 1983

(Made by the Minister on the 25th day of March, 1983 and amalgamated with the Order made by the Minister on the 17th day of November, 1983)

L.N. 24/83 117D/83 Amdts: L.Nn. 95D/86 171K/86 3G/89 4B/93 68/94

- 1. This Order may be cited as the Rent Restriction (Exempted Premises) Order, 1983.
- 2. The class of premises specified in the Schedule are hereby declared to schedule be exempt for the purposes of the Act.

SCHEDULE

(Paragraph 2)

- any resort cottage as defined in the Resort Cottages (Incentives) Act which is L.N. 24/83 approved by the Minister;
- (ii) dwelling-houses-

L.N. 117D/83

- (a) that are owned by the Government; or
- (b) that are rented by the Government from an officer or employee of the Government and occupied as tenant by such officer or employee;
- (iii) any building-
 - (a) owned or erected by the Jamaica Promotions Corporation on lands owned by the Corporation or by Government; and
 - (b) leased by the Corporation, in whole or in part, to any person for operation as a factory;
- (iv) any building-
 - (a) within the area of the Kingston Export Free Zone as defined in part A and Part B of the Second Schedule to the Jamaica Export Free Zone Act;
 - (b) within the area of the Montego Bay Export Free Zone as defined from time to time by order under section 3 of the Jamaica Export Free Zone Act;
- (v) any hotel as defined in the Hotels (Incentives) Act which is approved by the Minister;
- (vi) factory premises-
 - (a) owned by the Factories Corporation of Jamaica Limited;
 - (b) under the management and control of the Factories Corporation of Jamaica Limited;

- (vii) the following airports and aerodromes-
 - (a) The Norman Manley International Airport
 - (b) Sangster International Airport
 - (c) Boscobel Aerodrome
 - (d) Negril Aerodrome
 - (e) Tinson Pen Aerodrome
 - (f) Ken Jones Aerodrome.

RULES

(under section 11 (11))

THE RENT RESTRICTION RULES, 1984

(Made by the Rent Restriction Committee and approved by the L.N. 44/84 Minister on the 28th day of February, 1984)

1. These Rules may be cited as the Rent Restriction Rules, 1984. Citation.

Application to Board for order respecting overdue rent or refund of rent

2. An application made to a Board pursuant to section 36 of the Application for order Act—

respecting arrears and refund of

- (a) shall, if made by a landlord for an order of the Board requiring the tenant to pay rent due, be in the form set out as Form 1 in the Schedule; and
- Schedule. Form 1.
- (b) shall, if made by a tenant for an order of the Board requiring the landlord to refund rent collected in excess of the permitted rent, be in the form set out as Form 2 in the Schedule.

Form 2

and in each case, shall be filed with the Secretary of the Board.

3.—(1) Where, pursuant to rule 2, an application is filed by a landlord or tenant (hereinafter referred to as the applicant) the Secretary of the Board shall, not less than fifteen days before the date of the hearing of the application, cause to be served on the tenant or landlord against whom the order is sought (hereinafter referred to as the respondent) a notice of claim in the form set out as Form 3 in the Form 3. Schedule.

Notice of

(2) A notice of claim may be served by the applicant, and service may be effected—

- (a) by delivering the notice to the respondent personally, or to some other person who is at the respondent's usual place of abode and is apparently not less than sixteen years old; or
- (b) where the respondent is a body corporate or any association of persons (whether incorporated or not), by delivering the notice or sending it by post to the registered or principal office of the body or association.
- (3) Where a notice of claim is served by an Inspector of the Board, a fee shall be payable in respect of that service and shall be payable on the same scale as the Bailiff's fees payable on a plaint lodged in a Resident Magistrate's Court, so, however, that the portion payable for travelling shall be determined according to the distance from the office of the Board.
- (4) If a notice of claim is not served within the period of six months from the date of its issue, the application in respect of which it was issued shall be struck out of the book referred to in rule 15, unless, before the expiration of such period aforesaid, the time for service of the notice is extended by the Board and the notice is served within the time so extended.

Secretary to notify intention to defend. 4. Where the respondent gives to the Secretary of the Board, within eight days after the service of a notice of claim on him, a notice in writing signed by himself and stating that he intends to defend the claim, the Board shall hear the application in the ordinary course, but in any event, the Secretary shall, immediately after the expiration of that period of eight days, cause to be sent to the applicant or to be left at his usual place of abode or business, a letter stating whether the respondent has or has not given notice of his intention to defend.

Board may permit defence despite lack of notice.

5. Where the respondent does not, within the time specified in rule 4, give notice in the manner so specified of his intention to defend the claim, then the Board may, upon an affidavit disclosing a defence on the merits and explaining the neglect, permit him to defend the claim upon such terms as the Board thinks just.

Duty of Board to order payment in certain circumstances. 6.—(1) If the respondent does not, within eight days after the service thereof, give to the Secretary of the Board notice in writing signed by himself and stating that he intends to defend the claim, the applicant may, within two months after the expiration of that period of eight days, file with the Secretary an affidavit by himself or by any other person who can swear positively to the facts of the service on

the respondent, to the truth of the claim stated in the notice of claim and any further claim for such amount as may have fallen due since the notice of claim was filed.

- (2) The Secretary of the Board shall, as soon as is practicable after an affidavit referred to in paragraph (1) has been filed with him, lay the affidavit before the Board, and if it is satisfied that the requirements of rule 3 and paragraph (1) of this rule have been complied with, the Board shall order the respondent to pay the amount which it is satisfied is due to the applicant at the date of the hearing, and costs to be determined by the Board.
- (3) An order of the Board under paragraph (2) shall be as valid and effectual and be in the same form as if the respondent had defended the claim.
- 7. The scale of costs applicable to proceedings before a Board in Costs. respect of any application referred to in paragraph (a) or (b) of rule 2 shall, as nearly as possible, be on the same basis as that provided under the Judicature (Resident Magistrates) Act in respect of an action in a Resident Magistrate's Court for a debt or liquidated money demand.

8. An order of the Board—

Form of order for payment, refund of rent.

Schedule.
Form 4.

- (a) for the payment of overdue rent shall be in the form set out as Form 4 in the Schedule; and
- (b) for the refund of rent collected in excess of the permitted rent shall be in the form set out as Form 5 in the Schedule. Form 5.

Application to Board to exercise powers of review

9. Every application to the Board by an aggrieved person for a review of an Assessment Officer's decision in respect of any premises—

Application for review.

- (a) shall be made in the form set out as Form 6 in the Schedule within sixty days of the date of the decision in respect of which the application is made or within such longer time as the Board may in any case allow;
- (b) shall be accompanied by such fee prescribed in rule 10 as is appropriate to that application; and
- (c) shall be lodged with the Secretary of the Board for the area in which the premises are situated.

Fees.

- 10. The fee payable on an application to the Board for a review of an Assessment Officer's decision—
 - (a) shall, in relation to an application to review the standard rent of any premises as determined by him, be—
 - (i) \$1.00, where the assessed value of the premises is less than \$30.000; and
 - (ii) where the assessed value thereof is \$30,000 or more, be \$1.00 plus an amount calculated on the basis of 50 cents for each \$1,000 or fractional part thereof by which the assessed value exceeds \$30,000; and
 - (b) shall, in relation to an application to review any other decision by him affecting any premises, be—
 - (i) 20 cents, where the monthly rent charged therefor is less than \$100; and
 - (ii) \$2.50 for every \$100 or fracational part thereof, where the monthly rent charged is \$100 or more.

Notice of hearing.

11.—(1) Where an application is made to a Board for the review of a decision of an Assessment Officer, the Secretary of the Board shall cause to be served on the landlord, tenant and Assessment Officer who are parties to the application, a notice of the hearing in the form set out as Form 7 in the Schedule.

Schedule. Form 7.

(2) Every notice under this rule shall be served not less than ten days before the date of the hearing.

Special powers of Board in relation to review.

- 12. A Board may, at the sitting at which an application for review of an Assessment Officer's decision is listed—
 - (a) direct that the notice of hearing be served on any person who may be directly affected by the application, whether that person is a party to the proceedings or not, and in the meantime, postpone or adjourn the hearing of the application upon such terms as seems just, and may make such order as might have been made if the person on whom the Board directs the notice of hearing to be served had been originally a party;
 - (b) give leave to amend the particulars of the application, upon such terms as seem just.

Form of order after review. Form 8.

13. An order of a Board in respect of an application for review of a decision of an Assessment Officer shall be in the form set out as Form 8 in the Schedule.

14. Any person who applies to the Board for a review of an withdrawal Assessment Officer's decision may withdraw his application by filing of application application application application by filing of application application by filing of application application by filing of application applicat with the Secretary of the Board notice in writing of the withdrawal, and thereupon the application shall be struck out of the book referred to in rule 15.

Conoral

15. The Secretary of each Board shall keep a book in which shall be recorded particulars of all applications received by the Board and of all orders made by the Board in respect of these applications.

Record of applica-tions and orders.

16. The service of any notice under these Rules may be proved by Proof of endorsement on the original or a copy of the notice under the hand of the person effecting the service showing the fact and mode of the service of that notice.

SOHEDULE

FORM I

(Rule 2 (a))

Application for Order for Payment of Overdue Rent

Application No.

To the Rent Assessment Board

For the Parish of

BETWEEN

Landlord

AND

Tenant

The Landlord's claim is \$ situated at

being arrears of rent in respect of premises

in the parish of

And the Landlord claims costs

Landlord

DA.	D 1 4	•
	км	_ Z.

(Rule 2 (b))

Application for Order for Refund of Rent Charged in Excess of the Permitted Rent

Application No.	
To the Rent Assessment Board	
For the parish of	
BETWEEN	
	Tenant
AND	
Le	ndlord
The Tenant's claim is \$ being a refund of rent charged in ex the permitted rent in respect of premises situated at	cess of
in the parish of	
And the Tenant claims costs	
Tenant	······

(Rule 3 (1))

SOHEDULE, contd. FORM 3

Notice of Claim 19..... Application No..... In the Rent Assessment Board for the parish of..... To.....*Landlord/Tenant of..... Whereas an application has this day been made against you to this Board by.....*Landlord/Tenant claiming from you the sum stated below beingrent owing and due for the period..... in respect of your tenancy at..... in the parish of..... • (refund of rent paid in excess of the permitted rent for the period......in respect of my tenancy at......in the parish of...... Take notice that unless within eight days of the service hereof you return to the Secretary of the Board at.....the notice given below, dated and signed by yourself, you will not afterwards be allowed to make any defence to the claim which the *Landlord/Tenant makes on you, but the *Landlord/Tenant may, on making affidavit of the truth of the claim and without further proof of this claim, apply for an order and execution. If you return such notice to the Secretary of the Board within the time specified you must appear in person or by your Attorney-at-Law before the Rent Assessment Board at

day or on such other date as may be fixed by the Board.

in the forenoon to answer the said application which will be heard on that

THE RENT RESTRICTION RULES, 1984

SCHEDULE, contd.

FORM 3, contd.

Given under the hand of the Secretary of the Board at
theday of19
Secretary, Rent Assessment Board.
Amount claimed \$
Hours of attendance at the office of this Board are from 9.00 a.m. 4.00 p.m. and on Fridays 9.00 a.m. to 3.00 p.m.
Notice of Intention to Defend
Application No
In the Rent Assessment Board at
*Landlord/Tenantvs
*Landlord/Tenant
I intend to defend the claim in this application.
Dated thisday of19
*Landlord Tenant

FORM 3, contd.

This Notice of Claim was served by
personally on
on theday of19
In the Rent Assessment Board,
Parish of.,
Holden at
On theday of
*Landlord Tenant
vs
*Landlord Tenant
Affidavit of Service of Notice of Claim
of
Make oath and say that I did on theday of
duly serveabovenamed
*Landlord /Tenant with a Notice of Claim, a true copy whereof is percented annexed, marked "A" by delivering a copy of the same personally to the
Said *Landlord/Tenant at
Sworn atin the parish of
thisday of
(*) Delete what does not apply.

FORM 4

(Rule 8 (a))

Order for Payment of Overdue Rent

Application No
In the Rent Assessment Board for the parish of
BetweenLandlord and
Tenant
Upon the hearing of this application at a sitting of the Board holden this day, it is ordered that the Landlord do recover against the Tenant the sum of
ordered that the Tenant do pay to the Landlord the sums abovementioned.
To the Tenant:-
Take notice that if you do not pay the sums abovementioned, a warrant may be issued by the Clerk of the Resident Magistrate's Court, on the application of the Landlord, requiring the Bailiff of the Court to levy the sums abovementioned together with further costs.
Dated this19
Chairman:
Member:
Member:
FORM 5 (Rule 8 (b)) Order for Refund of Rent in Excess of Permitted Rent
Application No
In the Rent Assessment Board of the parish of
Between
Landlord
Upon the hearing of this application at a sitting of the Board holden this day, it is ordered that the Tenant do recover against the Landlord the sum of
as rent paid in excess of the permitted rent and the sum of
for costs and it is ordered that the Landlord do pay the
Tenant the sums abovementioned.

FORM 5, contd.

TΛ	THE	1.	AN	DI.	ORE	٠:	

Take notice that if you do not pay the sums abovementioned, a warrant may be issued by the Olerk of the Resident Magistrate's Court, on the application of the Tenant, requiring the Bailiff of the Court to levy the sum abovementioned, together with further costs.

Dated thisday of19
Chairman:
Member:
Member:
FORM 6 (Rule 9 (a))
Application for Review of Decision of Assessment Officer
Application No
In the Rent Assessment Board for the parish of
The review of an Assessment Officer's grant or refusal of a Certificate of Exemption.
The review of an Assessment Officer's decision regarding the termination of rights of shared accommodation. The review of the Assessment Officer's determination of the standard rent. The review of the Assessment Officer's decision sanctioning increases in the standard rent and the charging of additional
amount for rates and taxes.
In respect of premises
situated at
and in the matter of the Rent Restriction Act.
Particulars of Application
The applicant
is the Landlord/Tenant (1) of the abovenamed premises and hereby applies to
the Rent Assessment Board for the parish of
to review the decision of the Assessment Officer to the effect that (2)
The applicant states that the following persons are interested parties in these
proceedings:—

SCHEDULE, contd. Form 6, contd.

Name of Party	Address of Party
Dated thisday of	, 19
·····	Signature of Applicant
IN THE RENT ASSESSMENT BOARD	
For the Parish of	
No. of Application	
BETWEEN	ı
AND	
Responde	nt
In respect of premises situated at	

(1) Delete what does not apply.	
(2) State the decision that is challenged.	

SCHEDULE, contd. FORM 7

(Rule 11 (1))

Notice of Hearing

	Rent Assessment Board
	19
Го:	•••
Address:	****
•••••••••••	••••
RE: Premises	situated at
•••••	
An application has been received	by this Board from
Landlord/	Tenant (1) of the abovementioned premises,
for a review of the Assessment Office	er's decision that (2)
•••••••••••••	
The application will be heard at the	nis Board's Office on the
day of, 1	9o'clock.
Ye	ours faithfully,
	Secretary
(1) Delete what is not applicable. (2) State the decision challenged	

THE RENT RESTRICTION RULES, 1984

SCHEDULE, contd.

FORM 8

(Rule 13)

Order of Board after Review

Application No	of 19
In the Rent Assessme	ent Board for the parish of
Holden at	
on the	
1	The review of an Assessment Officer's grant or refusal of a Certificate of Exemption.
In the matter of	The review of an Assessment Officer's decision regarding the termination of rights of shared accommodation.
•	The review of the Assessment Officer's determination of standard rent.
In respect of premises situated at	The review of the Assessment Officer's decision sanctioning the increase in standard rent and the charging of additional amounts for rates and taxes.
The Order of the Board is	s as follows —
Dated this	day of 19
	Chairman:
	Member:
	Member:

ORDER (under section 19)

THE RENT RESTRICTION (PERCENTAGE OF ASSESSED VALUE) ORDER 1983

(Made by the Minister on the 25th day of March, 1983 and affirmed by the House of Representatives)

1.2. 26/83

- 1. This Order may be cited as the Rent Restriction (Percentage of Assessed Value) Order, 1983.
- 2. Subject to paragraph 3, the percentage of the assessed value of schedule. premises to be used by an Assessment Officer in determining the annual rate of the standard rent of any premises in respect of the categories of letting specified in the first column of the Schedule, shall be the percentage specified in relation thereto in the second column of that Schedule.
- 3.—(1) The standard rent as determined for any premises pursuant to the Schedule shall be increased on each anniversary of the application date by such amount as shall be necessary to increase, by $7\frac{1}{2}$ per cent, the standard rent payable immediately prior to such increase.
- (2) In sub-paragraph (1) "application date" means, as respect any premises—
 - (a) the date on which an application is made for the determination of the standard rent of those premises pursuant to section 18 of the Act so, however, that all matters pending before a Board at the 5th day of April, 1983 and all applications made to a Community Rent Tribunal before the 31st day of December, 1981 shall, where relevant, be deemed to be applications made pursuant to section 18 of the Act on the 5th day of April, 1983;
 - (b) where no application is made but the premises are assessed pursuant to section 18 (5) of the Act, the date of issue of the Certificate of Assessed Rent.

SCHEDULE

(Paragraph 2)

Categories of Letting	Annual Rent Expressed as Percentages of Assesed Value	
Building Land	5%	
Dwelling House Let Unfurnished Building Land	12 <u>4</u> % 5%	
Dwelling House Let Furnished Building Land Furniture	2½ % 5% 20%	
Public or Commercial Building Let Unfurnished		
Building Land	15% 5%	
Public or Commercial Building Let Furnished Building Land Furniture	15 % 5 % 20 %	

ORDER

(under section 21)

THE RENT RESTRICTION (EXCLUDED AMOUNT) ORDER, 1968

(Made by the Minister on the 28th day of June, 1968)

L.N. 257/68

- 1. This Order may be cited as the Rent Restriction (Excluded Amount) Order, 1968.
- 2. The amount which shall be excluded for the purposes of paragraph (b) of subsection (1) of section 21 of the Act shall be the first \$24 of the increase in the rates and taxes of any controlled premises in respect of the year commencing 1st April, 1968 or the whole of such increase, whichever is the less.

REGULATIONS (under section 23)

THE RENT RESTRICTION REGULATIONS, 1967

(Made by the Minister on the 3rd day of November, 1967) L.N. 353/67

- 1. These Regulations may be cited as the Rent Restriction Regula- Citation. tions. 1967.
- 2. Every statement supplied in accordance with subsection (1) of statement section 23 of the Act shall be in the form set out as Form A in the schedule.

 Schedule.

 Schedule.

 Form A.
- 3. Every notice exhibited in accordance with subsection (2) of section 23 of the Act shall be in the form set out as Form B in the Form B. Schedule.

SCHEDULE

FORM A	(Regulation 2)
	STATEMENT OF PERMITTED RENT
	Landlord's address
То	Date
	ant's name
Tena	nt's address
-	ce with your written request of
•	a) of section 23 of the Rent Restriction Act, I have to inform nitted rent of the premises at
	e the tenant, is per , which is the the premises (together with the amount(s) permitted under added to the standard rent, on the grounds stated in

	mount(s), respectively), as follo	rent\$
	t t	†
	Total	
2. The amount(s) of	mentioned above
was/were assessed	by order(s)	
(and date of each order
(respectively) of th	e Rent Assessment Board.	
		Signature of landlord
* Delete b	rackets and contents thereof w	here inapplicable.
† † Itemize (as the the Ren	any additional amount or ea case may be) in terms of the it Restriction Act.	ch of any additional amounts grounds for its addition under
FORM B		(Regulation 3)
Notice of Pe	RMITTED RENT EXHIBITED UND RENT RESTRICTION A	· · · · · · · · · · · · · · · · · · ·
TAKE NOTICE tha	t the * (rooms in) (parts of) th	is building at
are separately let a is as stated in the	vely identifiable from the descr nd that the permitted rent of et e third column of such Sched o in the second cloumn of such S	iptions thereof in the Schedule ach * (room) (part) so described ule next to the description of Schedule.
	Schedule	
No.	Description	Permitted Rent
	s	ignature of landlord
		Address of landlord
• Delete bracket	is and contents thereof where	inapplicable.
The	inclusion of this page is authorized	by L.N. 160/1984]

ORDER

(under section 29)

THE RENT BOOK (PRESCRIBED PARTICULARS) ORDER, 1976

(Made by the Minister on the 29th day of September, 1976)

L.N. 319/76

- 1. This Order may be cited as the Rent Book (Prescribed Particulars) Order, 1976.
- 2. Every rent book shall contain, in addition to the particulars specified in paragraphs (a), (b) and (c) of subsection (2) of section 29 of the Act, information showing, in respect of every payment made by the tenant to the landlord—
 - (a) the date of payment; and
 - (b) what portion of the amount received was paid as rent; and
 - (c) what portion of that amount was paid as reimbursement to the landlord for sums paid by him for water, electricity, gas, attendance or any other service supplied to the tenant on the premises in respect of which the rent book is kept.

REGULATIONS (under section 37)

THE RENT RESTRICTION (GENERAL) REGULATIONS, 1983

(Made by the Minister on the 31st day of March, 1983)

L.N. 26A/83

- 1. These Regulations may be cited as the Rent Restriction (General) Regulations, 1983.
- 2. (1) Every application for the determination of the standard rent of Schedule v premises pursuant to section 18 of the Act shall be in the form set Form 1. any premises pursuant to section 18 of the Act shall be in the form set out as Form 1 in the First Schedule and shall be accompained by the fee prescribed in the Second Schedule.

- (2) The application shall be filed with the Secretary of the Board for the area in which the premises are situated.
- 3. A Certificate of Assessed Rent shall be in the form set out as Form Form 2 2 in the First Schedule and the Certificate shall be issued on payment of the appropriate fee specified in the Second Schedule.
- 4. The fees prescribed in the Second Schedule shall be payable to the Secretary of the Board for the area in which the premises are situated.

FIRST SCHEDULE (Regulations 2 and 3)

Form 1

THE RENT RESTRICTION ACT

rorm of Application for Determination of Standard Rent
In the Rent Assessment Board for
1. Address of Premises.
2. Type of Property: Residential Commercial Mixed use
3. Description of Premises: Room Public Building Duplex House
Part of a House Building Land Multi-tenanted House
Single family house Apartment building
4. Was the building constructed after August 31, 1980? Yes No
5. State approximate age of the building
6. State date of purchase.
7. If registered, state Volume No Folio No
8. Name of owner
9. Address of owner
10. Name and address of agent (if any)
11. Are the premises now tenanted? Yes No
If yes, state present number of tenancies
12. State total rent being charged \$ Per Month*
13. If premises not yet rented, state proposed rent \$ Per Month*
14. Does tenant share any accommodation— (i) With the landlord? Yes No
(ii) With other tenants? Yes No

THE RENT RESTRICTION (GENERAL) REGULATIONS, 1983

lf yes,	give details	••••	If yes,	give de	tails	*******
	***************************************	•••••	•••••	••••••		•••••
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	**********		••••••		
	•••••			•••••	••••••	********
	*************		********	• • • • • • • • • • • • • • • • • • • •	•••••	*********
15. Is	any furniture provided	by the landlord?		Yes [	] ;	No 🗌
If	yes, give details or at	tach inventory	• • • • • • • • • • • • • • • • • • • •	•••••		•••••
********	•	.,	•••••	•••••	••••••	•••••
	••••••		••••••	•••••	••••••	•••••
16. Ar	e any services provided	by the landlord?	•	Yes		No 🗌
If	yes, give details		•••••	********		*******
	•••••••	••••••••••	••••••	••••••	#***********	
	•••••	••••••	••••••	••••••	**********	********
	•••••••		•••••	••••••	••••••	***********
17. If	rent stated includes p	ayment for servi	ces state	the an	ount cha	rged for
the	se services		••••			
•••••	•••••	• • • • • • • • • • • • • • • • • • • •	••••••	**********	••••••	•••••
I I giv	HEREBY DECLARE that to	the best of my orrect.	knowled	ge the i	nformatio	n I have
[mted	this day of		19			
		Signed	******			
		_		er Agen		
*If me	onthly rental not appr	opriate, indicate	basis of	rental-	-weekly, c	uarterly,
		Form 2				
	THE I	RENT RESTRIC	TION A	CT		
	Ce	rtificate of Assess	red Rent			
	s is to CERTIFY that i			undern	entioned	premises
1. P	roperty/Address:		••••••	•••••		
2. L	ocation:	• • • • • • • • • • • • • • • • • • • •	•••			
	[The inclusion o	f this page is author	ized by L	N. 160/19	084]	

### THE RENT RESTRICTION (GENERAL) REGULATIONS, 1983

3.	Name and Address of Owner/Age	nt:		
4.	Type of Premises: Residential	Commercia Commercia	¹ 🗀	
5.	No. of Separate Accommodation:. (Apportionment in respect of separattached Schedule)	rate accommoda	ation is as set out in the	
6.	Value of Land:	\$		
7.	Value of Building:	<b>\$</b>	••••••	
8.	Value of Furniture:	\$		
9.	Assessed Rent of Premises:	\$	••••••	
10.	Assessed Rent of Furniture	\$		
11.	Total Assessment of Standard Rent	: \$	Per Month	
12.	12. The rent as determined herein shall have effect from theday of			
	1	9,		
13.	13. This assessment is consequent on an application made (or deemed to have been made, as the case may be) by or on behalf of the landlord on the			
14. On each anniversary of the application date the standard rent shall increase by $7\frac{1}{2}\%$ per annum.				
			sment Officer	
		Rent Asses	ssment Board	
		(Re	egion)	
	SCHEDULE OF A	APPORTIONM	ENT	
	in resp	pect of		
	SEPARATE AC	COMMODATION		
No.	Description	of Area	Standard Rent	
	SECOND S	CHEDULE	(Regulations 2, 3 and 4)	
	SCHEDULE	of Fees		
1.	Each application for determination	ı of		
	Standard Rent	\$20.00		
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2. Certificate of Assessed	Rent:	
Where the assessed value does exceed \$20,000.00		
Where the assessed value exceed \$20,000.00		\$1.00 for every \$1,000.00 or part thereof of assessed value in excess of \$20,000.00

3. Each certified copy of Certificate of Assessed Rent ... ... ... \$1.00