

REQUEST FOR EXCLUSION FROM CLASS

Val et al v. 568 Union DE LLC.,
Kings County Supreme Court, Case No. 515264/2021

YOU MUST COMPLETE THIS FORM IF YOU DO NOT WISH TO BE PART OF THE 568 UNION AVENUE CLASS ACTION

By signing and returning this form, I confirm that I do not want to be included as a Class Member in the class action referenced above.

I understand that by excluding myself, I am giving up my right to receive any payment in the event that the action proceeds to a settlement or a favorable judgment for Plaintiffs.

By excluding myself, I understand that I retain the right to file my own individual action (which may include treble damages)¹ against 568 Union DE LLC, the Defendant in this action.

By providing the following information, I affirm that I want to exclude myself from this Class.

Full Name:

First Name

MI

Last Name

Dates of Occupancy at 568 Union Avenue:

–

–

through

–

–

MM

DD

YYYY

MM

DD

YYYY

Full Address at 568 Union Avenue:

Address

City

State

ZIP Code

Current Mailing Address:

Address

City

State

ZIP Code

Email Address:

Signature

Date:

–

–

MM

DD

YYYY

¹ In the usual course, if a court or an administrative agency were to find that the landlord's conduct was "willful," a penalty of treble (three times) the amount of the overcharge would be assessed for any excess funds collected by the landlord for the period immediately preceding the filing of the complaint. Penalties, such as treble damages, may NOT be sought in a class action, and by excluding yourself, you are retaining that right.