AGENDA ITEM REQUEST FORM

Department: Rent Program  Department Head: Nicolas Traylor  Phone: 620-6564

Meeting Date: April 17, 2019  Final Decision Date Deadline: April 17, 2019

STATEMENT OF THE ISSUE: Section 11.100.050(a)(6) of the Rent Ordinance permits a Landlord to recover possession of a Rental Unit in good faith for use and occupancy as a Primary Residence by a Landlord or the Landlord's spouse, children, parents, or grandparents. In the course of their work, staff members have encountered inquiries from members of the public as to the meaning of the Owner Move-In eviction provisions and are proposing the development of a regulation to further clarify the intent of the Rent Ordinance.

INDICATE APPROPRIATE BODY

☐ City Council  ☐ Redevelopment Agency  ☐ Housing Authority  ☐ Surplus Property Authority  ☐ Joint Powers Financing Authority

☐ Finance Standing Committee  ☐ Public Safety Public Services Standing Committee  ☐ Local Reuse Authority  ☒ Other: Rent Board

ITEM

☐ Presentation/Proclamation/Commendation (3-Minute Time Limit)

☐ Public Hearing  ☐ Regulation  ☒ Other: Study And Action Session

☐ Contract/Agreement  ☐ Rent Board As Whole

☐ Grant Application/Acceptance  ☐ Claims Filed Against City of Richmond

☐ Resolution  ☐ Video/PowerPoint Presentation (contact KCRT @ 620.6759)

RECOMMENDED ACTION: RECEIVE a presentation from Rent Program staff members concerning a proposed Owner Move-In regulation and DIRECT staff to hold at least two workshops to solicit feedback from community members concerning Owner Move-In evictions – Rent Program (Nicolas Traylor/Paige Roosa 620-6564).

AGENDA ITEM NO: G-1.
DATE: April 17, 2019

TO: Chair Gray and Members of the Rent Board

FROM: Nicolas Traylor, Executive Director
Paige Roosa, Deputy Director
Vickie Medina, Rent Program Services Analyst

SUBJECT: PROPOSED OWNER MOVE-IN EVICTION REGULATION

STATEMENT OF THE ISSUE:

Section 11.100.050(a)(6) of the Rent Ordinance permits a Landlord to recover possession of a Rental Unit in good faith for use and occupancy as a Primary Residence by a Landlord or the Landlord’s spouse, children, parents, or grandparents. In the course of their work, staff members have encountered inquiries from members of the public as to the meaning of the Owner Move-In eviction provisions and are proposing the development of a regulation to further clarify the intent of the Rent Ordinance.

RECOMMENDED ACTION:

RECEIVE a presentation from Rent Program staff members concerning a proposed Owner Move-In regulation and DIRECT staff to hold at least two workshops to solicit feedback from community members concerning Owner Move-In evictions – Rent Program (Nicolas Traylor/Paige Roosa 620-6564).

FISCAL IMPACT:

There is no fiscal impact related to this item at this time.

DISCUSSION:

Background

Section 11.100.050 of the Fair Rent, Just Cause for Eviction, and Homeowner Protection Ordinance and Relocation Ordinance (RMC 11.102) provides that a Landlord may take action to recover possession of a Rental Unit under the Owner Move-in “no-fault” eviction.
Subsections 11.100.050(a)(6)(A)-(F) of the Rent Ordinance establish the following requirements, specific to the Owner Move-In provisions of the Ordinance:

(A) Landlord, as used in this Subsection (a)(6), shall only include a Landlord that is a natural person who has at least a fifty (50) percent recorded ownership interest in the Property.

(B) No eviction may take place for an "owner move-in" if the same Landlord or enumerated relative already occupies a unit on the property, or if a vacancy already exists on the property. At all times a Landlord may request a reasonable accommodation if the Landlord or enumerated relative is Disabled and another unit in Richmond is necessary to accommodate the person's disability.

(C) The notice terminating tenancy shall contain the name, address and relationship to the Landlord of the person intended to occupy the Rental Unit.

(D) The Landlord or enumerated relative must intend in good faith to move into the Rental Unit within ninety (90) days after the Tenant vacates and to occupy the Rental Unit as a primary residence for at least Thirty-Six (36) consecutive months. The Board may adopt regulations governing the determination of good faith.

(E) If the Landlord or relative specified on the notice terminating tenancy fails to occupy the unit within ninety (90) days after the Tenant vacates, the Landlord shall:

1. Offer the unit to the Tenant who vacated it; and
2. Pay to said Tenant all reasonable expenses incurred in moving to and from the unit.

(F) Eviction Protection for Elderly or Disabled Tenant. A Landlord may not evict a Tenant pursuant to this Subsection if the Tenant (1) has resided in the Rental Unit for at least five (5) years and is either at least 62 years old or Disabled; or (2) is certified as being terminally ill by the Tenant's treating physician. For the purposes of this Subsection, notwithstanding the above, a Landlord may evict a Tenant who qualifies for the exemption if the Landlord or enumerated relative who will occupy the unit also meets the criteria for this exemption and no other units are available.

In addition, Section 11.100.050(c) of the Rent Ordinance provides that all Tenants displaced due to termination of tenancy on the grounds of Temporary Termination in order to Undertake Substantial Repairs, Owner Move-In, or Withdrawal from the Rental Market, shall have the first right of refusal to return to the unit if it should ever be returned to the market by the Landlord or successor Landlord. The Rent charged shall be that Rent lawfully paid by the Tenant at the time the Landlord served the notice of termination of tenancy.
Findings

In accordance with Section 11.100.060(s)(1) of the Rent Ordinance and Rent Board Regulation 1001, Landlords are required to file a copy of any notice of termination of tenancy with the Rent Program within two business days of service on the Tenant. To date, 36 owners have filed a termination of tenancy notice with the Rent Program indicating that the applicable Just Cause for Eviction is Owner Move-In.

In their interactions with Rent Program staff members, community members have raised questions about the Owner Move-In provisions of the Rent Ordinance for which further clarification through regulations is required to clarify the Rent Ordinance’s intent.

These inquiries include questions such as:

- If two individuals own a duplex, each holding 50% ownership, may each individual conduct an Owner Move-In eviction on a unit on the property?
- Is the Tenant’s first right of refusal to re-rent the Rental Unit, should it ever be placed back on the rental market, indefinite?
- If a Tenant was to re-rent a unit from which they were previously evicted on the grounds of Owner Move-In, in which case, under the first right of refusal provisions of the Rent Ordinance, they would be entitled to pay the Rent they paid at the time they received the notice of termination of tenancy, could the Landlord apply Annual General Adjustment rent increases to that Rent amount?
- For what length of time is a Landlord or Successor Landlord expected to track the whereabouts of a former Tenant evicted on the grounds of Owner Move-In, to provide them with the first right of refusal if the unit is re-rented?

Unlike in other cities with rent control and just cause for eviction policies, Landlords in Richmond are not required to submit documentation to the Rent Program to ensure the provisions of the Rent Ordinance are satisfied. Additional regulations could require Landlords to file with the Rent Program proof of occupancy, ownership interest, and offer the first right of refusal to a tenant displaced due to an Owner Move-In eviction. Regulations could also clarify the number of Owner Move-In evictions that could take place on a single property within a specific time period.

Case Study Research

To better ascertain the regulatory requirements of Owner Move-in Eviction policies in other California cities, staff members reviewed Owner Move-In policies in Berkeley, Oakland, Los Angeles, San Francisco, San Jose, Santa Monica, and West Hollywood (Attachment 1). These cities were selected based on the following criteria:
The City is located in California
The City has existing rent regulation and just cause for eviction laws
The City currently regulates Owner Move-In Evictions

The case study research was conducted with jurisdictions that have similar regulations related to Owner Move-In evictions. However, specific policies differ in the following respects:

- Proof of ownership interest;
- Proof of owner occupancy;
- Allowable AGA rent increase after re-rental; and
- The Number of allowable move-in evictions by an owner or relative at the same property.

Proposed Next Steps

Following direction from the Rent Board, staff members anticipate the following next steps:

- May/June 2019: Community Workshops conducted
- July 17, 2019, Regular Rent Board Meeting: Community feedback is presented to the Rent Board; Rent Board provides policy direction
- August 21, 2019, Regular Rent Board Meeting: A proposed regulation is presented to the Rent Board for potential adoption

DOCUMENTS ATTACHED:

Attachment 1 – Owner Move-In Case Study Matrix

Attachment 2 – Example from the City of Berkeley
- Notice of Interest in Renewing Tenancy
- Notice of Eligibility for Additional Relocation Assistance
- Deposit of Owner Move-In Relocation Benefits and Challenge of Eligibility to Receive Benefits

Attachment 3 – Examples from the City of Los Angeles
- Declaration of Intent to Evict for Landlord Occupancy
- Declaration of Occupancy
- Owner Occupancy Notice to Landlord of Interest in Renewing Tenancy
- Notice of Landlord of Interest in Renewing Tenancy
Attachment 4 – Examples from the City of Oakland
- Certificate of No-Fault Eviction
- Certificate for Owner Occupancy of Property with Two or Three Units
- Certificate Upon Occupancy Following Owner or Relative Move-In Eviction
- Continued Certificate Upon Occupancy Following Owner or Relative Move-In Eviction
- Certificate Upon Re-Rental Following No-Fault Eviction

Attachment 5 – Examples from the City of San Francisco
- Statement of Occupancy Following Service of Owner or Relative Move-In Eviction (Form 546A, 546B, and 546C)
- Request for Rescission of Owner Move-In Eviction Notice
- Notice of Tenant’s Change of Address Following Owner or Relative Move-In Eviction

Attachment 6 – Example from the City of San José
- On-Line Notice of Termination of Tenancy

Attachment 7 – Examples from the City of Santa Monica
- Application for Exemption Owner-Occupancy of a Property of Three or Fewer Units includes:
  - Verification of Occupancy
  - Property Ownership
  - Tenant Information
  - Submission Checklist

Attachment 8 – Examples from West Hollywood
- Relocation Counseling Assistance Form
- 60-Day Notice to Terminate Tenancy for Owner/Relative Occupancy
- Exemption Application
## Draft Owner Move-In Case Study Research

### Jurisdiction: BERKELEY

<table>
<thead>
<tr>
<th>Code Section</th>
<th>Ownership Interest Requirement</th>
<th>Restriction on Number of Owner Move-In Evictions on a Property</th>
<th>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</th>
<th>Administrative Requirements (E.g., forms required)</th>
<th>Additional Unique Provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent Ordinance Sections 13.76.050.H, 13.76.130.A9, 13.76.130.9.J</td>
<td>Landlords must have 50% interest in the property. A married couple who together hold at least a recorded 50% ownership interest in a property, as community property or otherwise, satisfies the ownership requirement of Sections 13.76.050.H and 13.76.130.A9 of the Rent Ordinance. An unmarried couple in a registered domestic partnership, who together hold at least a 50% recorded interest in a property, satisfies the ownership requirement of Sections 13.76.050.H and 13.76.130.A9 of the Rent Ordinance. Property may not be combined to satisfy the 50% ownership requirement of Sections 13.76.050.H and 13.76.130.A9 of the Rent Ordinance. Landlords must notify the tenant, at the time of giving notice terminating the tenancy, of the landlord's ownership interest in any residential properties in Berkeley where such interest is 10% or greater.</td>
<td>One specific unit per property may be used for such occupancy under subsection 13.76.130A.9.a and that once a unit is used for such occupancy, all future occupancies under subsection 13.76.130A.9.a must be of that same unit. If an owner has recovered possession for owner move-in by terminating a tenancy, then no other current or future landlords may recover possession for owner move-in by terminating a tenancy in any other rental unit on the property.</td>
<td>AGA's may be applied when the tenant returns. A landlord is not allowed to reset the rent to market for the first intervening tenancy.</td>
<td>The landlord and tenants are required to submit the following forms: Notice of Interest in Renewing Tenancy (tenant form). Deposit of Owner Move-In Relocation Benefits and Challenge of Eligibility to Receive Benefits (landlord form). Deposit of Owner Move-In Relocation Benefits and Challenge of Eligibility to Receive Benefits.</td>
<td>The Ordinance bars evictions for owner or relative move-in if the tenant family includes minor children during the academic year. The landlord may be required to pay an additional $5,195 in relocation assistance to tenant households that qualify as low-income or include disabled or elderly tenants, minor children or tenancies that began prior to January 1, 1999. If a landlord has at least a 10% ownership interest in 5 or more residential units in Berkeley, s/he may not evict a tenant who has lived on the property for 5 or more years and wishes to remain in the unit. If a landlord has at least a 10% ownership interest in 4 or more residential units in Berkeley, s/he may not evict a tenant who is at least 60 years old or disabled, has lived on the property for 5 or more years, and wishes to remain in the unit.</td>
</tr>
</tbody>
</table>
## Draft Owner Move-In Case Study Research

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Code Section</th>
<th>Ownership Interest Requirement</th>
<th>Restriction on Number of Owner Move-In Evictions on a Property</th>
<th>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</th>
<th>Administrative Requirements (E.g. forms required)</th>
<th>Additional Unique Provisions</th>
</tr>
</thead>
</table>
| LOS ANGELES  | LAMC Sections 151.09.A,B, 151.09.A8 151.30 151.30.A | ➢ A landlord may recover possession of a rental unit to occupy the unit as their primary place of residence for no less than two consecutive years, if the landlord possesses legal title to at least 25% of the property containing the rental unit.  
➢ A landlord may recover possession of a rental unit for an eligible family member (spouse, child, parent, grandparent, or grandchild) to make the unit their primary place of residence for no less than two consecutive years, if the landlord possesses legal title to at least 50% of the property containing the rental unit.  
➢ A landlord may recover possession of a rental unit for a resident manager only if the landlord is a natural person who possesses legal title to at least 50 percent of the property or is a beneficiary with an interest of at least 50 percent in a trust that owns the property. | ➢ A landlord can recover possession of a unit for occupancy by the landlord or eligible family member only once for that person in each rental complex the landlord owns. | ➢ The rent level on a rental unit, after the family member or resident manager terminates occupancy, shall be restored to the rent level prior to the eviction, plus any automatic increases that are due.  
➢ The unit is not decontrolled when the family member or resident manager vacates, and the rent may not be raised to the market level. | ➢ Landlords are required to submit the following forms:  
➢ Declaration of Intent to Evict for Landlord Occupancy.  
➢ Declaration of Occupancy.  
➢ Owner Occupancy Notice to Landlord of Interest in Renewing Tenancy.  
➢ Notice of Landlord of Interest in Renewing Tenancy.  
➢ If a landlord desires to re-rent a rental unit that was the subject of a Landlord Occupancy Declaration within two years of the vacation of the rental unit, the landlord must file with the HCIDLA a Notice of Intention to Re-Rent Rental Unit. The form must be filed before renting or leasing the rental unit. (LAMC 151.30.G and 151.30.H). | ➢ A landlord who recovers possession of a rental unit pursuant to the provisions of Subdivision B of Subsection A of Section 151.09 must, within thirty days preceding the first and second year anniversary of the tenant's vacation of the rental unit, file with the Department a statement under penalty of perjury regarding the continued occupancy of the tenant's vacation of the rental unit, file with the Department a statement under penalty of perjury regarding the continued occupancy of the rental unit by the landlord, eligible relative, or a resident manager. The statement must confirm the continued occupancy by the landlord, eligible relative, or a resident manager, or if the occupancy did not continue, the statement must explain why the rental unit is not occupied by such person.  
➢ Within three months of a tenant's vacation of a rental unit, a landlord who recovered possession of a rental unit pursuant to the provisions of Subdivision B of Subsection A of Section 151.09 shall file with the Department a statement under penalty of perjury that the rental unit is occupied by the landlord, eligible relative, or resident manager for whom the landlord terminated the tenancy, or an explanation why the rental unit is not occupied by the landlord, eligible relative, or resident manager for whom the landlord terminated the tenancy. |
## Draft Owner Move-In Case Study Research

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Code Section</th>
<th>Ownership Interest Requirement</th>
<th>Restriction on Number of Owner Move-In Evictions on a Property</th>
<th>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</th>
<th>Administrative Requirements (E.g., forms required)</th>
<th>Additional Unique Provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>OAKLAND</td>
<td>Relocation for Owner/Relative Occupancy (Oakland Municipal Code (&quot;OMC&quot;) Section 8.22.030.D, 8.22.350.F, 8.22.360) Owner/Relative Move-In (822.360.A8 or A.9)</td>
<td>➢ The owner of record seeks in good faith, without ulterior reasons and with honest intent, to recover possession of the rental unit for his or her occupancy as a principal residence where he or she has previously occupied the rental unit as his or her principal residence and has the right to recover possession for his or her occupancy as a principal residence under a written rental agreement with the current tenants.</td>
<td>➢ The owner of record may not recover possession more than once in any thirty-six (36) month period. ➢ Once a landlord has successfully recovered possession of a rental unit pursuant to Subsection 6(A)(9) [8.22.360.A9], no other current landlords may recover possession of any other rental unit in the building under Subsection 6(A)(9) [8.22.360.A9]; ➢ Only one specific unit per building may undergo a Subsection 6(A)(9) [8.22.360.A9] Owner/Relative Move-in eviction.</td>
<td>The Just Cause for Eviction Ordinance (O.M.C. 8.22.300 (Chapter 8.22. Article III)) provides for certain restrictions on setting initial rents to new tenants and upon re-rental to former tenants.</td>
<td>➢ Landlords are required to submit the following forms: ➢ Certificate of No-Fault Eviction ➢ Certificate for Owner Occupancy of Property with Two or Three Units. ➢ Certificate Upon Occupancy Following Owner or Relative Move-In Eviction. ➢ Continued Certificate Upon Occupancy Following Owner or Relative Move-In Eviction. ➢ Certificate Upon Re-Rental Following No-Fault Eviction. ➢ Prepare and file a Continued Certificate (Form NFE-03) every 12 months after initial occupancy for 3 years (i.e., file a certificate within 12 months, 24 months, and 36 months after initial occupancy. ➢ If owner offers the unit for re-rental, file a Certificate Upon Re-Rental (Form NFE-04) with the Rent Program. ➢ An eviction notice for owner or relative move-in must include a statement informing tenants of their right to relocation payments under the new ordinance and the amount of those relocation payments. (Reg. 8.22.360.A.9.). ➢ Within 30 days after tenant leave the unit following (1) a notice terminating tenancy for owner or relative move-in or (2) other communication stating the owner’s intent to seek recovery of the unit for owner or relative move-in, prepare and file with the Rent Program an Initial Certificate (Form NFE-01).</td>
<td>➢ Within 30 days of initial occupancy by the owner or qualifying relative, prepare and file with the Rent Program a Certificate Upon Occupancy (Form NFE-01) ➢ Any future evictions taking place in the same building under Subsection 6(A)(9) [8.22.360.A9] must be of that same unit, provided that a landlord may file a petition with the Rent Board or, at the landlord's option, commence eviction proceedings, claiming that disability or other similar hardship prevents him or her from occupying a unit which was previously the subject of a Subsection 6(A)(9) [8.22.360.A9] eviction. The Rent Board shall adopt rules and regulations to implement the application procedure. ➢ An owner who fails to timely serve a certificate after notice of filing requirements or submits false information may be assessed administrative citation pursuant to O.M.C. Chap. 1.12. ➢ An owner who fails to timely file or serve a certificate on more than one occasion after notice of the filing requirement or submits false information on more than one occasion may be assessed a civil penalty pursuant to O.M.C. Chap. 1.08.</td>
</tr>
<tr>
<td>Jurisdiction</td>
<td>Code Section</td>
<td>Ownership Interest Requirement</td>
<td>Restriction on Number of Owner Move-in Evictions on a Property</td>
<td>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</td>
<td>Administrative Requirements (E.g. forms required)</td>
<td>Additional Unique Provisions</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td></td>
</tr>
</tbody>
</table>
| SAN FRANCISCO     | Rent Ordinance Sections 37.9(a)(8) and 37.9B 37.9B(a) 37.9B-1 Rules and Regulation Sections 12.14, 12.17 | - An owner who wishes to evict a tenant for owner or relative occupancy must have at least a 25% interest in the building, if the ownership interest was recorded after February 21, 1991.  
- If ownership was recorded on or before February 21, 1991, then the owner is only required to have a 10% minimum interest.  
- Domestic partners can combine their interests to achieve the required 10% or 25% interest in order to occupy a unit. | - No restrictions.  
- For purposes of an eviction under Section 37.9(a)(8) of the Ordinance, a landlord or landlord's relative can have only one "principal place of residence," which is defined as the permanent or primary home of the party claiming that a unit has that status attached to it.  
- Owner must live in the building as primary resident.  
- Relatives may move in separate units; however, one unit becomes the designated owner move-in unit. Any owner who wants to move in must move into that designated unit. The exception is that if an owner is disabled and wants the first floor, they can argue the exception; An owner can move into one unit, and there can be any number of relative move-ins. The owner is not restricted to number of owner move-in evictions. | - AGA’s applied when tenant returns – Allow annual and banked increases.  
- The rental unit must be offered back to the tenant vacating and served with a proper rent increase notice,  
- There is no maximum allowable rent level as it is based on 60% of CPI.  
- Vacancy control is enforced regardless of whether the tenant moves back to the property. | - Landlords are required to submit the following forms:  
- Statement of Occupancy Following Service of Owner or Relative Move-In Eviction (Form 546A, 546B, and 546C)  
- Request for Rescission of Owner Move-In Eviction Notice  
- Notice of Tenant’s Change of Address Following Owner or Relative Move-In Eviction | - Landlords will be required to file with the Rent Board a Statement of Occupancy with at least 2 forms of supporting documentation for the five-year period following recovery of possession of the unit, unless the Statement of Occupancy discloses that the landlord is no longer endeavoring to recover possession of the unit and the Rent Board has granted the landlord’s written request for rescission of the notice to vacate, in which case no further Statement of Occupancy need be filed.  
- Administrative penalties for failure to file the required Statement of Occupancy and/or supporting documentation are mandatory in the amount of $250 for the first violation, $500 for the second violation, and $1,000 for every subsequent violation  
- The Ordinance generally permits the eviction of tenants from only one unit per building for the owner's use and occupancy.  
- Where a tenant is evicted for owner occupancy after December 18, 1998, that unit is designated as the owner’s unit for purposes of subsequent owner-occupancy evictions, unless the owner’s disability or other similar hardship prevents occupancy of that unit.  
- An owner move-in rescission request must be submitted to the Rent Board. |
<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Code Section</th>
<th>Ownership Interest Requirement</th>
<th>Restriction on Number of Owner Move-in Evictions on a Property</th>
<th>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</th>
<th>Administrative Requirements (E.g. forms required)</th>
<th>Additional Unique Provisions</th>
</tr>
</thead>
</table>
| SAN JOSÉ     | SJMC 17.23.1250(10) - Just Cause Termination | ✓ Ownership interest is not a requirement. | ✓ An owner can move in multiple qualified family members to separate units, so long as the Rental Unit for the Owner's authorized family member is located in the same building as the Owner's principal residence and no other unit in the building is vacant. | ✓ AGAs may be applied when the tenant returns to the property.  
✓ The tenant returns at the rent paid prior to vacating the property  
✓ AGAs can be applied 12 months from tenant's last increase.  
✓ AGAs would not be immediate. The owner must review the rental history information to determine if AGAs can be applied. | Landlords are required to submit the following forms:  
✓ On-line Notice of Termination of Tenancy for Owner Move-in evictions | ✓ A written notice to vacate must state the just cause and must be filed by the landlord with the Rent Stabilization Program within 3 days of service to the tenant.  
✓ Relocation benefits must be provided at the time of service to the tenant, if applicable.  
✓ An owner must occupy the unit as owner's principal residence for a period of at least 36 consecutive months commencing within three months of vacancy.  
✓ The unit must be the principal residence of the owner's spouse, domestic partner, parent(s), child or children, brother(s), or sister(s) (each an "authorized family member") for a period of at least 36 consecutive months and commencing within three months of vacancy, so long as the rental unit for the owner's authorized family member is located in the same building as the owner's principal residence and no other unit in the building is vacant. |
<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Code Section</th>
<th>Ownership Interest Requirement</th>
<th>Restriction on Number of Owner Move-In Evictions on a Property</th>
<th>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</th>
<th>Administrative Requirements (E.g. forms required)</th>
<th>Additional Unique Provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>SANTA MONICA</td>
<td>Rent Control Charter Amendment --Article XVIII, Section 1806(a)(8)(i-vii), 1806(9-10); 1806 (a)-(d), Effective 11/29/14 Rent Board Regulation 9000-9002 9002. Evictions Under §1806(a)(8) through 1806(d) [9002(j) Amended 6/1/89; Effective 6/10/89] [9002(b) Adopted 4/29/93; Effective 6/17/93] [9002(h), (j) Amended 4/12/01; Effective 4/21/01] [9002(b), (d), (e), (h), (j) Amended 5/6/04; Effective 6/3/04] [9002(b)(3) Repealed and Renumbered 8/3/06; Effective 8/12/06]</td>
<td>A &quot;landlord&quot; shall be defined as a natural person who has at least a fifty (50) percent ownership interest in the property. A corporation cannot initiate an owner move-in eviction. Owners are limited to one owner move-in eviction. If there is already a close relative living on the property, Landlord cannot evict.</td>
<td>AGA's may be applied when the tenant returns. After one year, the owner is not required to offer the rental property back to the tenant. The intervening tenant can only be charged the rent the displaced tenant paid plus any AGAs.</td>
<td>Landlords are required to submit the following forms: Application for Exemption Owner-Occupancy of a Property of Three or Fewer Units includes: o Verification of Occupancy o Property Ownership o Tenant Information o Submission Checklist</td>
<td>A grant deed showing the applicant’s ownership interest in the property must accompany the application. Property owners must demonstrate a minimum 50% interest as a natural person(s) as of the date the application for exemption is submitted. A landlord shall not recover possession of a unit pursuant to Section 1806(a)(8) where there is a comparable unit occupied by a tenant who moved onto the property more recently than the tenant from whom the landlord seeks to recover possession, notwithstanding the existence of a rental agreement for a specific term between the landlord and the more-recent tenant. A “comparable unit” shall mean a unit of the same number of bedrooms, with square footage that varies no more than fifteen (15%) from the unit for which the landlord is attempting to recover possession. Unit location and unit amenities shall not be considered in a determination of comparability unless the landlord demonstrates that the location of the longer-term, tenant-occupied unit or an amenity found only in the longer-term, tenant-occupied unit is required due to a documented medical need of the landlord or relative intending to move into the unit.</td>
<td></td>
</tr>
<tr>
<td>Jurisdiction</td>
<td>Code Section</td>
<td>Ownership Interest Requirement</td>
<td>Restriction on Number of Owner Move-In Evictions on a Property</td>
<td>Applicability of AGA Rent Increases if Unit is Placed Back on Rental Market (applies to rent-controlled units ONLY)</td>
<td>Administrative Requirements (E.g. forms required)</td>
<td>Additional Unique Provisions</td>
</tr>
<tr>
<td>-------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>WEST HOLLYWOOD</td>
<td>West Hollywood Rent Stabilization Ordinance Section 17.52.010</td>
<td>➢ A landlord must be a real person and hold legal title of at least 50% of the property or be a beneficiary with an interest of at least 50% in a trust that owns the property. ➢ LLC’s and corporations are not qualified as a real person. ➢ If two persons purchase a duplex and each own 50% of the building each may evict a tenant.</td>
<td>➢ No more than one owner or qualified family member with 50% ownership can move to the property even if the other family member lives on the property. This must be the owner or qualified family members’ primary residence. ➢ An owner may not evict tenants from more than one unit in a parcel for owner or relative occupancy in any six-year period, regardless of changes in ownership of the building. ➢ The only exception is a duplex – two adjoining units that are the only units on the entire parcel. If two persons purchased the duplex together and each buyer owns 50% share in the property, then each one may evict a tenant if they want to occupy the unit as their principal – not for relative occupancy.</td>
<td>➢ The rent for the next tenancy is based on the Maximum Allowable Rent for the tenancy terminated by relocation plus the intervening annual general adjustments from the time the owner or their qualifying relative moved in until the unit is re-rented. ➢ If the unit is re-offered the property for rent, the landlord shall: (1) provide not less than thirty days’ prior written notice of such action to the City prior to re-renting the unit; (2) offer the unit at the same rent paid by the tenant who was evicted for owner-relative occupancy plus any intervening annual general adjustments.</td>
<td>Landlords are required to submit the following forms: ➢ Relocation Counseling Assistance Form ➢ 60-Day Notice to Terminate Tenancy for Owner/Relative Occupancy ➢ Exemption Application</td>
<td>➢ The 60-day noticing period will not start until the appropriate fees have been paid to the tenant and all required documents are submitted. ➢ A landlord must reside in the unit for at least one full year after termination of the tenancy. The landlord or relative must move into the unit as their primary place of residence within 90 days of the tenant's move out. ➢ A landlord may choose the number of bedrooms that they need and then must relocate the most recent tenant in a unit of the same size. ➢ A landlord must relocate the newest tenant if the landlord or their qualifying relative can prove a medical need. Documentation is required from the person’s licensed physician stating the medical basis. ➢ A landlord must instruct the tenant within 30 days of receiving the notice of termination of tenancy they must request the right-of-first-refusal to move back into the unit and file a copy of their notice of interest to re-rent. ➢ A landlord must instruct the tenant on how to report to the landlord any future address changes.</td>
</tr>
</tbody>
</table>
NOTICE OF INTEREST IN RENEWING TENANCY  
(BMC section 13.76.130.A.(9)(o).)  

To: ___________________________________________  
(Owner) 

Property Address: ____________________________________________  

I wish to be contacted should the rental unit at the above address be offered for rent for residential purposes subsequent to the owner/family occupation. An offer to renew my tenancy should be sent to me at the following address: 

<table>
<thead>
<tr>
<th>First Address</th>
<th>Second Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

______________________________  
Signature  

______________________________  
Date  

Note: The owner should be notified of any subsequent changes of address. You may also inform the Rent Board of your address and the Board will notify you if the property is again offered for rent.
NOTICE OF ELIGIBILITY FOR ADDITIONAL RELOCATION ASSISTANCE
(BMC Sections 13.76.130 A.9 (p)(ii))

I, ____________________________________________,

(Name of Tenant)

tenant at the property located at ____________________________
(Property Site Address)

assert the following:

I have lived in this unit at least one year prior to receiving notice of owner move-in, and I am eligible for an additional relocation payment for the following reason:

[ ] a member of my household is disabled.

[ ] a member of my household is sixty years of age or older.

[ ] a member of my household is a minor child.

[ ] the tenancy began before January 1, 1999.

[ ] my household income is below the limits described below:

<table>
<thead>
<tr>
<th>Persons per Household</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income no greater than</td>
<td>$62,750</td>
<td>$71,700</td>
<td>$80,650</td>
<td>$89,600</td>
<td>$98,800</td>
<td>$103,950</td>
<td>$111,150</td>
<td>$118,300</td>
</tr>
</tbody>
</table>

__________________________________________
Date

__________________________________________
Tenant Signature

ATTENTION: You must mail or deliver in person one copy of this Notice to your landlord and one copy to the Rent Board within 30 days of the date you received the notice of termination of tenancy. Please complete the accompanying Proof of Service and return it to the Rent Board after you serve the Notice on your landlord.
DEPOSIT OF OWNER MOVE-IN RELOCATION BENEFITS

AND

CHALLENGE OF ELIGIBILITY TO RECEIVE BENEFITS
(RENT BOARD ACCT. # 440-0000-227-2702)

Attached is a check in the amount of $15,585.00.

Please deposit these monies into an escrow account as relocation benefits for the tenants in unit:

________________________________________________________________________

Optional:

_____ No tenant in this household has resided in the unit for at least one year. I hereby challenge the eligibility of this household to receive relocation benefits.

Date: ______________

Owner
DECLARATION OF INTENT TO EVICT FOR LANDLORD OCCUPANCY

<table>
<thead>
<tr>
<th>Rental Unit Address:</th>
<th>Street Address</th>
<th>Unit No.</th>
<th>City</th>
<th>ZIP Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Current Tenant Name(s):</th>
<th>Date Tenant Moved In:</th>
<th>Current Monthly Rent:</th>
<th>Date of Last Rent Increase:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of Family Member Moving into the Rental Unit:</th>
<th>Family Member’s Estimated Move-in Date:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Relationship to Landlord:</th>
<th>The landlord may recover possession of the rental unit for owner-occupancy only if the new occupant is in one of these categories: [LAMC §151.09 A.6.(a)].</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Current Address of Family Member Moving into the Unit:</th>
<th>Street Address</th>
<th>Unit No.</th>
<th>City</th>
<th>State</th>
<th>ZIP Code</th>
</tr>
</thead>
</table>

Is the landlord a corporation, partnership or similar ownership entity? A landlord must be a natural person, or a beneficiary of a trust to evict for owner-occupancy [LAMC §151.09 A.6.(a)].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Have you previously evicted a tenant for occupancy by this family member at this property? A landlord may use owner-occupancy as a ground to recover possession for use and occupancy by the landlord, landlord’s spouse, grandchild, child, parent or grandparent only once for that person in each rental complex [LAMC §151.09 A.6.(a)].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is any current tenant in this rental unit an elderly or disabled person who has resided in the unit for at least 10 years? [LAMC §153.30 D.1.a](b)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is any current tenant in this rental unit terminally ill (as certified by a treating physician licensed to practice in the State of California)? [LAMC §151.30 D.1.b](b)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is this rental unit currently registered with the City under Rent Stabilization? No landlord shall demand or accept rent for a rental unit without first serving a copy of a valid registration or annual registration renewal statement on the tenant of that rental unit [LAMC §151.05 A]. In any action by a landlord to recover possession of a rental unit the tenant may raise as an affirmative defense the failure of the landlord to comply with §151.05 A. [LAMC §151.05 F.]

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Are any Code Enforcement fees currently delinquent? A tenant may withhold the payment of any rent otherwise lawfully due and owing if any Code Enforcement fees are delinquent. Once the fees have been paid, the tenant becomes obligated to pay the current rent and any back rent withheld [LAMC §161.903 3.1]. The tenant may assert as an affirmative defense to any unlawful detainer action that the landlord has failed to pay required fees pursuant to this article [LAMC §161.903 3.2].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is this rental unit currently subject to the Rent Escrow Account Program (REAP) or has it been subject to REAP within the past year? Until a unit is removed from REAP and for one year thereafter, the landlord shall have the burden of proving that any action to recover possession, other than one based on nonpayment of rent, is not brought for the purposes of retaliation [LAMC §162.09 A.3-b].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is there a vacant and comparable unit at this property? The existence of a vacant comparable unit in the building which is also suitable for owner-occupancy is a factor demonstrating a possible intent to circumvent the Rent Stabilization Ordinance [RAC Regulation §613.04].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Will the family member or owner move in within three months of tenant’s vacation of the unit? [LAMC §151.30.B]

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Will the family member or owner moving in to the unit reside there for a minimum of two years? When a landlord evicts a tenant based upon the owner’s or the landlord’s immediate relative’s intention to occupy the tenant’s unit, failure to maintain residence in the unit for at least two years may constitute evidence of intent to circumvent the Rent Stabilization Ordinance (RAC Regulation §613.04 2). You must file 3 declarations: 1) Within 3 months of tenant vacating 2) Within 30 days preceding the 1st anniversary of tenant vacating and 3) Within 30 days preceding the 2nd anniversary of the tenant vacating; [LAMC §151.30F(2)].

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

If evicting for family occupancy does the landlord have legal title to 50% of the property, or if evicting for owner occupancy does the landlord have legal title to 25% of the property? [LAMC §151.30A]

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Will the owner or family member occupy the unit as their primary place of residence? [LAMC §151.30B]

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Is the tenant of the subject unit the most recent tenant to occupy a unit in this property? [LAMC §151.30C]

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>
Relocation Assistance Requirements (LAMC §151.09.G) ATTACHMENT 3

Is any current tenant in this rental unit 62 years of age or older?  □ Yes □ No

Is any current tenant in this rental unit disabled or handicapped?  □ Yes □ No

Is any current tenant in this rental unit residing with one or more minor children who are legally dependent on that tenant (as determined for federal income tax purposes)?  □ Yes □ No

If the answer to any of the three questions above is YES, the tenant is a Qualified Tenant and household is entitled to higher relocation assistance amounts, but if the answer is NO to ALL of the above, the tenant is Eligible for the lower amounts. (LAMC §151.09.G).

RELOCATION ASSISTANCE AMOUNTS (Effective July 1, 2018 to June 30, 2019):

<table>
<thead>
<tr>
<th>Type of Tenant</th>
<th>Less than 3 years</th>
<th>3 years or more</th>
<th>Low Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible</td>
<td>$ 8,200</td>
<td>$ 10,750</td>
<td>$ 10,750</td>
</tr>
<tr>
<td>Qualified</td>
<td>$ 17,300</td>
<td>$ 20,450</td>
<td>$ 20,450</td>
</tr>
</tbody>
</table>

Do you want HCIDLA to consider if you are eligible to pay the Mom & Pop relocation amounts?  □ Yes □ No

In order to be eligible for these amounts the owner must meet all the requirements below:
1) the building containing the rental unit contains four or fewer rental units; (2) within the previous 3 years the landlord has not paid the fee authorized by this Subsection to any tenant who resided in the building; (3) the landlord owns, in the City of Los Angeles, no more than four units of residential property and a single-family home on a separate lot; and (4) any eligible relative for whom the landlord is recovering possession of the rental unit does not own any residential property in the City of Los Angeles.

2018 HUD Low Income Limits (Los Angeles)

<table>
<thead>
<tr>
<th></th>
<th>1 Person</th>
<th>2 Person</th>
<th>3 Person</th>
<th>4 Person</th>
<th>5 Person</th>
<th>6 Person</th>
<th>7 Person</th>
<th>8 Person</th>
</tr>
</thead>
<tbody>
<tr>
<td>$54,250</td>
<td>$62,000</td>
<td>$69,750</td>
<td>$77,500</td>
<td>$83,700</td>
<td>$89,900</td>
<td>$96,100</td>
<td>$102,300</td>
<td></td>
</tr>
</tbody>
</table>

If the rental unit is currently occupied by two or more tenants, each tenant shall be paid a pro-rata share. In accordance with LAMC §151.09G.2, the landlord shall pay relocation assistance amount owed to the tenant, either directly or via an escrow account in the tenant's name, within fifteen (15) days of service of a written notice of termination.

Additional Notifications

1) An administrative fee of $75 is due and payable to the City of Los Angeles—HCIDLA when submitting this declaration in addition to relocation services fees in the Relocation Services/Demolition Monitoring Services Application.
2) You must file declarations of occupancy within 3 months of tenant vacating and within 30 days of the 1st and 2nd anniversary of tenant vacating.
3) You must file a Notice of Intention to Re-Rent with the HCIDLA before renting or leasing the rental unit.
4) If you act in bad faith in recovering possession of a rental unit, you shall be liable to any tenant who was displaced from the property for three times the amount of actual damages, exemplary damages, equitable relief, and attorney fees. The City may institute a civil proceeding for equitable relief and exemplary damages for displacement of tenants.
5) If you fail to file a statement or notice as required, you must pay a fine in the amount of $250 per day for each day the notice is delinquent.

Any person who willfully or knowingly with the intent to deceive makes a false statement or representation, or knowingly fails to disclose a material fact in this form shall be guilty of a misdemeanor (LAMC §151.10 B.). This document of and by itself does not satisfy Notice to Quit requirements per California law.

DECLARATION OF LANDLORD

I hereby declare that I am evicting the tenant(s) at the rental property identified on this form for occupancy for myself or the listed related person in accordance with the requirements of Los Angeles Municipal Code (LAMC) §151.09 A.8.(a) and that I am held responsible for providing monetary relocation assistance to the tenant(s) being evicted in accordance with LAMC §151.08.G.

I understand that the rent for any subsequent tenant(s) is not decontrolled and therefore must be established at the rental amount indicated above plus any increases or decreases allowed by the Rent Stabilization Ordinance in accordance with LAMC §151.06 C.

Furthermore, if said unit is returned to the rental market, I recognize it is my responsibility to file a re-rental Declaration with the Los Angeles Housing and Community Investment Department (HCIDLA) within ten (10) days of re-rental, in accordance with LAMC §151.09 I., and that my failure to notify HCIDLA of the re-rental of my rental units may result in late and delinquent registration fees being added to the regular registration fee.

LANDLORD'S SIGNATURE

LANDLORD'S PRINTED NAME

LANDLORD'S MAILING STREET ADDRESS

LANDLORD'S CITY, STATE, ZIP CODE

LANDLORD'S PHONE

AGENT'S SIGNATURE

AGENT'S PRINTED NAME

AGENT'S COMPANY AND STREET ADDRESS

AGENT'S CITY, STATE, ZIP CODE

AGENT'S PHONE

Dec forms151.09C.2

7.2018
NOTICE TO LANDLORD: This form must be submitted to the Los Angeles Housing and Community Investment Department within 3 months of tenant’s vacation of the rental unit after an eviction based on Los Angeles Municipal Code (LAMC) 151.09.A.8, and also 30 days preceding the first year anniversary of continued occupancy, and 30 days preceding the second year anniversary of continued occupancy.

DECLARATION OF OCCUPANCY

<table>
<thead>
<tr>
<th>Rental Unit Address:</th>
<th>Street Address</th>
<th>Unit No.</th>
<th>City</th>
<th>ZIP Code</th>
<th>Date Tenant Moved Out:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Occupant’s Name(s):</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Date Occupant Moved In:</td>
</tr>
<tr>
<td>Occupant’s Relationship to Landlord:</td>
<td>□ Self</td>
<td>□ Spouse</td>
<td>□ Child</td>
<td>□ Parent</td>
<td>□ Grandparent</td>
</tr>
</tbody>
</table>

THIS FORM IS BEING FILED TO COMPLY WITH LAMC 151.30.F FOR THE FOLLOWING (YOU MUST CHECK ONE):

- □ Declaration of Occupancy within 3 months of tenant’s surrender of rental unit.
- □ Declaration of Continued Occupancy within 30 days preceding the first year anniversary of the tenant’s vacation of the rental unit.
- □ Declaration of Continued Occupancy within 30 days preceding the second year anniversary of the tenant’s vacation of the rental unit.

If the landlord, eligible family member, or resident manager has not moved in within 3 months of tenant’s surrender of the unit, or has not continued their occupancy after the first or second anniversary of the vacation of the rental unit, please explain why in detail below (attach additional sheets, if necessary):

IF YOU FAIL TO FILE A STATEMENT OR NOTICE AS REQUIRED, YOU MUST PAY A FINE IN THE AMOUNT OF $250 PER DAY FOR EACH DAY THIS DECLARATION IS DELINQUENT (LAMC 151.30.1.2).

Landlord Declaration

I declare, under penalty of perjury under the laws of the State of California, that the information provided on this form and all attached pages is true, correct, and complete. (All owners must sign; attach additional pages if necessary.)

<table>
<thead>
<tr>
<th>LANDLORD’S SIGNATURE</th>
<th>LANDLORD’S PRINTED NAME</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LANDLORD’S MAILING STREET ADDRESS</td>
<td>LANDLORD’S CITY, STATE, ZIP CODE</td>
<td>LANDLORD’S PHONE</td>
</tr>
<tr>
<td>LANDLORD’S AGENT’S SIGNATURE</td>
<td>AGENT’S PRINTED NAME</td>
<td>DATE</td>
</tr>
<tr>
<td>AGENT’S COMPANY &amp; STREET ADDRESS</td>
<td>AGENT’S CITY, STATE, ZIP CODE</td>
<td>AGENT’S PHONE</td>
</tr>
</tbody>
</table>
Owner Occupancy Notice to Landlord of Interest in Renewing Tenancy
LAMC 151.09 A8

Landlord Name: ____________________________
Landlord Address: ____________________________

My Name is: ____________________________
I am/was a tenant at: ____________________________

I hereby declare that I wish to be contacted by the landlord in the event that the accommodations at the address where I am/was a tenant are again offered for rent or lease within two (2) years from the date on which they are owner occupied. I can be contacted at or through the following address and wish any offer to renew the tenancy be sent to me as follows:

Tenant Name: ____________________________
Contact Address: ____________________________
Phone: ____________________________
E-Mail: ____________________________

☐ additional contact addresses on reverse of this notice

__________________________ (Signature of Tenant) ____________________________ (Date)

IMPORTANT: This notice should be given to the landlord no later than 30 days after the date the tenant was displaced as a result of LAMC 151.09A8. A copy of this notice also may be given at any time to the Los Angeles Housing and Community Investment Department, Rent Division - Landlord Declarations Section; 1200 W 7th Street, 1st Floor; Los Angeles, CA 90017.

Each tenant who is interested in receiving notice that the accommodations at this address are again offered for rent or lease must file a separate Notice to Landlord of Interest in Renewing Tenancy.
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Additional Address #1:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Tenant Name:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Contact Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Phone:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>E-Mail:</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Additional Address #2:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Tenant Name:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Contact Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Phone:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>E-Mail:</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Additional Address #3:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Tenant Name:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Contact Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Phone:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>E-Mail:</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Additional Address #4:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Tenant Name:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Contract Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Phone:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>E-Mail:</strong></td>
<td></td>
</tr>
</tbody>
</table>
Notice to Landlord of Interest in Renewing Tenancy
(After eviction based on owner, family or resident manager occupancy)
LAMC 151.09A8

Tenant Re-Rental Rights: A tenant has a right to return to the same unit provided that the tenant gives proper written notice to the landlord.

Pursuant to LAMC 151.30.3., a landlord who re-rents the unit that was the subject of a tenancy termination based owner, family or resident manager occupancy within 2 years after the tenant vacated must first offer to rent the rental unit to the displaced tenant(s) if the tenant(s) gave written notice to the landlord within 30 days of displacement of the tenant's desire to consider an offer to renew the tenancy and provided the landlord and Department with an address to which to direct the offer. The tenant or tenants may advise the landlord and Department any time during the 2 year period of eligibility of a change of address to which the owner will mail the offer.

A landlord who offers to rent or lease a rental unit to a previously displaced tenant shall deposit the offer in the United States mail, by registered or certified mail with postage prepaid, addressed to the displaced tenant(s) at the address furnished to the landlord, and shall describe the terms of the offer. The displaced tenant or tenants shall have 30 days from the deposit of the offer in the mail to accept the offer by personal delivery of that acceptance or by deposit of the acceptance in the United States mail by registered or certified mail with postage prepaid.

Landlord Name: ____________________________
Landlord Address: __________________________

My name is: ________________________________
I am/was a tenant at: _________________________

Tenant Name: ______________________________
Contact Address: ____________________________
Phone: ________________________________
Email: ________________________________

☐ additional contact addresses on reverse of this notice

(Signature of Tenant) ____________________________ (Date) ____________________________

IMPORTANT: This notice should be given to the landlord no later than 30 days after the date the tenant was displaced as a result of LAMC 151.09A8. A copy of this notice also may be given at any time to the Los Angeles Housing and Community Investment Department: Rent Division - Landlord Declarations Section; 1200 W. 7th Street, 1st Floor, Los Angeles, CA 90017 or hcdla.declarations@lacity.org

Each tenant who is interested in receiving notice that the accommodations at this address are again offered for rent or lease must file a separate Notice to Landlord of Interest in Renewing Tenancy.
## Additional Contact Information

<table>
<thead>
<tr>
<th>Tenant Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact Address:</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tenant Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact Address:</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tenant Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact Address:</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tenant Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact Address:</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>
HOW TO COMPLY WITH CERTIFICATION REQUIREMENTS
FOLLOWING NO-FAULT EVICTIONS
(Rent Board Regulation 8.22.360.B.8)

If an owner terminated a tenancy pursuant to an owner/relative move-in (O.M.C. 8.22.360.A.8 or A.9), repairs (8.22.360.A.10), or Ellis Act (8.22.360.A.10), then the owner must file a certificate of the no-fault eviction with the Rent Program on the provided forms. The filing requirement applies if the tenant vacated voluntarily following a communication that the owner intends to recover the unit under one these grounds, even if no formal eviction notice was served or no eviction action was filed.

Owner/Relative Move-In (8.22.360.A.8 or A.9)

1. Within 30 days after tenant leaves the unit following (1) a notice terminating tenancy for owner or relative move-in or (2) other communication stating the owner’s intent to seek recovery of the unit for owner or relative move-in, prepare and file with the Rent Program an Initial Certificate (Form NFE-01).

2. Within 30 days of initial occupancy by the owner or qualifying relative, prepare and file with the Rent Program a Certificate Upon Occupancy (Form NFE-02).

3. Prepare and file a Continued Occupancy Certificate (Form NFE-03) every 12 months after initial occupancy for 3 years (i.e. file a certificate within 12 months, 24 months, and 36 months after initial occupancy).

4. If owner offers the unit for re-rental, file a Certificate Upon Re-Rental (Form NFE-04) with the Rent Program.

Repairs (8.22.360.A.10)

1. Within 30 days after tenant leaves the unit following (1) a notice terminating tenancy for eviction for repairs or (2) other communication stating the owner’s intent to seek recovery of the unit for repairs, prepare and file with the Rent Program an Initial Certificate (Form NFE-01).

Form NFE-Instructions (rev. 5/30/17)
2. If owner offers the unit for re-rental, file a Certificate Upon Re-Rental (Form NFE-04) with the Rent Program.

Ellis Act (8.22.360.A.11)

1. Within 30 days after tenant leaves the unit following (1) a notice terminating tenancy pursuant to the Ellis Act Ordinance or (2) other communication stating the owner’s intent to seek recovery of the unit for owner or relative move-in, prepare and file with the Rent Program an Initial Certificate (Form NFE-01).

2. Follow all other requirements for Ellis Act withdrawals in O.M.C. 8.22.400 et seq.
CERTIFICATE OF NO-FAULT EVICTION  
(Regulation 8.22.360.B.8)

<table>
<thead>
<tr>
<th>Owner’s Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Address (Include Unit Numbers)</td>
</tr>
<tr>
<td>Email Address:</td>
</tr>
<tr>
<td>Owner’s Mailing Address:</td>
</tr>
</tbody>
</table>

Rent-Controlled Unit?  
- Yes  
- No, the unit is a single-family home or condominium  
- No, the unit was substantially rehabilitated  
- No, because __________________________

For list of exemptions, go to: rapwp.oaklandnet.com/issues/exemptions/

Grounds for Eviction:  
- Owner or Relative Move-in (8.22.360.A.8 or A.9)  
- Repairs (8.22.360.A.10)  
- Ellis Act (8.22.360.A.11)

Tenant’s Name:  
Tenant’s Forwarding Address:  
Tenant’s Email Address:  
Date tenant Vacated unit  
Rent $ for Unit when vacated

I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(Owner’s Signature) __________________________  (Today’s Date) __________________________

File this certificate within 30 days after the tenant vacates the unit. For owner or relative move-in evictions, the owner must also file (1) a certificate following occupancy within 30 days of move-in and (2) a continuing occupancy certification every 12 months for 3 years following occupancy.
CITY OF OAKLAND
RENT ADJUSTMENT PROGRAM
250 Frank H. Ogawa Plaza, Suite 5313
Oakland, CA 94612-0243

CERTIFICATE FOR OWNER OCCUPANCY OF PROPERTY WITH TWO OR THREE UNITS
(Ordinance Section 8.22.350.F and 8.22.030.D)

Please fill out this Certification form completely and attach the required documentation as described below. Documentation is required with each annual submittal of Certification form.

| Owner's Name(s): | 
|------------------|------------------|
| Property Address (Include Unit Numbers): | Check one: |
| Email Address: | Phone Number: |
| Initial Owner Move In Date: | For Continued Occupancy: This Certificate covers Year |

FOR STAFF USE ONLY: This Unit Qualifies for exemption from Rent Adjustment Ordinance, Article I YES / NO
Staff member Name/signature:

REQUIRED DOCUMENTATION

(Following occupancy and for continued occupancy)

I. Proof of service to tenant must be attached to Certificate

II. Three of the following documents as proof of residency in the unit:
1) Current motor vehicle registration plus a copy of the current insurance policy of the vehicle that shows the name of the insured, the address of the unit and the period of coverage with proof of payment.
2) Current Driver's license, official California ID card from the Department of Motors Vehicles (DMV), or comparable government issued identification with the address of the unit.
3) Official letter from a social services/government agency within the last 45 days.
4) Current voter registration
5) Current homeowner's tax exemption.
6) Current homeowner's insurance policy for the contents of the unit showing the name of the insured, the address of the unit and the period of coverage, with proof of payment; and or
7) Utility bill dated within 45 days.

III. A copy of proof that the owner-occupant holds at least 33 percent interest in the property
Exemption

Pursuant to O.M.C. 8.22.030D I declare that my property is exempt from the Rent Adjustment Ordinance after occupying the unit for at least two years.

I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

By filing this certification, I attest that I do NOT claim a homeowner's property tax exemption on any other real property in the State of California.

(Signature Owner)           (Today's Date)

An owner who fails to timely serve a certificate after notice of filing requirements or submits false information may be assessed administrative citation pursuant to O.M.C. Chap. 1.12. An owner who fails to timely file or serve a certificate on more than one occasion after notice of the filing requirement or submits false information on more than one occasion may be assessed a civil penalty pursuant to O.M.C. Chap. 1.08.

Mail or fax to:
Rent Adjustment Program
250 Frank H Ogawa Plaza Suite 5313
Oakland, CA 94612
Fax: 510-238-6181
CITY OF OAKLAND  
RENT ADJUSTMENT PROGRAM  
250 Frank H. Ogawa Plaza, Suite 5313  
Oakland, CA 94612-0243

CERTIFICATE UPON OCCUPANCY  
FOLLOWING OWNER OR RELATIVE MOVE-IN EVICTION  
(Regulation 8.22.360.B.8)

<table>
<thead>
<tr>
<th>Owner's Name/Owner's Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Address (Include Unit Number):</td>
<td></td>
</tr>
<tr>
<td>Property Address (Include Unit Number):</td>
<td></td>
</tr>
<tr>
<td>Owner's Mailing Address:</td>
<td></td>
</tr>
<tr>
<td>Owner's Mailing Address:</td>
<td></td>
</tr>
<tr>
<td>Email Address/Email Address:</td>
<td>Phone Number/Phone Number:</td>
</tr>
<tr>
<td>Owner's mailing Address (If relative moved in):</td>
<td></td>
</tr>
<tr>
<td>Owner's mailing Address (If relative moved in):</td>
<td></td>
</tr>
<tr>
<td>Name of the Qualifying Relative Who Moved In:</td>
<td></td>
</tr>
<tr>
<td>Name of the Qualifying Relative Who Moved In:</td>
<td></td>
</tr>
<tr>
<td>Relationship to Owner (if Qualifying Relative):</td>
<td></td>
</tr>
<tr>
<td>Relationship to Owner (if Qualifying Relative):</td>
<td></td>
</tr>
<tr>
<td>Moved In Date/Moved In Date:</td>
<td>Date Tenant Vacated Unit/Date Tenant Vacated Unit:</td>
</tr>
</tbody>
</table>

I certify that the owner or qualifying relative moved in to the unit as a principal residence on the date indicated above.  
You must attach evidence of move-in, such as a bank statement, utility bill, or USPS change of address confirmation.

I certify that the owner or qualifying relative moved in to the unit as a principal residence on the date indicated above.  
You must attach evidence of move-in, such as a bank statement, utility bill, or USPS change of address confirmation.

I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.  
I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(Owner's Signature / Owner's Signature)  
(Today's Date / Today's Date)

File this certificate within 30 days after the owner or qualifying relative moves into the unit. The owner or qualifying relative must move in within 3 months after the tenant vacated the unit. After filing this certificate, the owner must file a continuing occupancy certification every 12 months following move-in for 3 years following occupancy.

File this certificate within 30 days after the owner or qualifying relative moves into the unit. The owner or qualifying relative must move in within 3 months after the tenant vacated the unit. After filing this certificate, the owner must file a continuing occupancy certification every 12 months following move-in for 3 years following occupancy.
CONTINUED CERTIFICATE UPON OCCUPANCY
FOLLOWING OWNER OR RELATIVE MOVE-IN EVICTION
(Regulation 8.22.360.B.8)

<table>
<thead>
<tr>
<th>Owner's Name/Owner's Name:</th>
<th>Phone Number/Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Address (Include Unit Number)</td>
<td></td>
</tr>
<tr>
<td>Property Address (Include Unit Number)</td>
<td></td>
</tr>
<tr>
<td>Email Address/Email Address:</td>
<td></td>
</tr>
</tbody>
</table>

| Owner's mailing Address (If relative moved-in): | |
| Owner's mailing Address (If relative moved-in): | |
| Name of the Owner or Qualifying Relative Who Moved In | |
| Name of the Owner or Qualifying Relative Who Moved In | |
| Relationship to Owner (If Qualifying Relative) | |
| Relationship to Owner (If Qualifying Relative) | |

Moved In Date/Moved In Date:

This form is for this form is for:

- 1 year after initial occupancy
- 2 years after initial occupancy
- 3 years after initial occupancy

This Unit is currently:

- Occupied as the principal residence of the owner or qualifying relative. You must attach proof of residency in the unit, including but not limited to a copy of a valid California license or another government-issued form of identification showing the address of the unit.
- Occupied by another person. If the unit is re-rented to the former tenant or another tenant, the owner must certify the rent amount within 30 days of occupancy on Form NFE-04.
- Unoccupied

I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

---

File this certificate every 12 months following move-in for 3 years following occupancy.

Form NFE-03 (rev. 4/17/18)
CERTIFICATE UPON RE-RENTAL FOLLOWING NO-FAULT EVICTION
(Regulation 8.22.360.B.8)

Owner's Name/Owner's Name:

Property Address (Include Unit Number)

Property Address (Include Unit Number)

Email Address/Email Address:

Phone Number/Phone Number:

Rent-Controlled Unit? Rent-Controlled Unit?
○ Yes/Yes
○ No, the unit is a single-family home or condominium
  No the unit is a single-family home or condominium
○ No, the unit was substantially rehabilitated
  No, the unit was substantially rehabilitated

For list of exemptions, go to: rapwp.oaklandnet.com/issues/exemptions/

Ground for Eviction:
○ Owner or Relative Move-in (8.22.360.A.8 or A.9)/ Owner or Relative Move-in (8.22.360.A.8 or A.9)

Date Former Tenant Vacated the Unit:

Rent when Former Tenant Vacated the Unit:

Tenant’s Who Moved In:

New Rent for the Unit $

Move In Date:

If new rent is different from the former rent, explain. Use a separate sheet if necessary.
If new rent is different from the former rent, explain. Use a separate sheet if necessary.

○ Unit is Exempt from Rent Control ○ CPI/Banking ○ Capital Improvement approved in Petition L

Unit is Exempt from Rent Control CPI/Banking Capital Improvement approved in Petition L

○ Other (Please explain)

I certify under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(Owner’s Signature / Owner’s Signature) (Today’s Date / Today’s Date)

Fill out this certificate within 30 days of re-rental. Fill out this certificate within 30 days of re-rental.
Attach the Proof of Service to Tenant form. Attach the Proof of Service to Tenant form completed.

Form NFE-04 (rev. 4/17/18)
A landlord who served a notice to vacate on or after January 1, 2018 pursuant to Rent Ordinance Section 37.9(a)(8) (owner or relative move-in) must complete a Statement of Occupancy and file it with the Rent Board within 90 days after the date the notice to vacate was served on the tenant, and shall file an updated Statement of Occupancy every 90 days thereafter; provided, however, if the Statement of Occupancy discloses that the landlord has recovered possession of the unit (i.e. the tenant(s) moved out), the landlord shall then be required to file updated Statements of Occupancy once a year for five years, no later than 12 months, 24 months, 36 months, 48 months and 60 months after the date the landlord recovered possession of the unit.

Rent Board Date Stamp

STATEMENT OF OCCUPANCY
FOLLOWING SERVICE OF OWNER OR RELATIVE MOVE-IN EVICTION NOTICE
[Pursuant to Rent Ordinance §37.9(a)(8)(vii); Rules And Regulations §12.14(f)]

**Rental Unit Information**

<table>
<thead>
<tr>
<th>Street Number of Unit</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>Zip Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>San Francisco, CA 941</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Property Address</th>
<th>Name of Building Complex, if applicable</th>
<th>(# of Units in Building)</th>
</tr>
</thead>
</table>

**Owner Information**

Owner's Name: __________________________ (First) (Middle Initial) (Last) 

Owner’s Mailing Address:

<table>
<thead>
<tr>
<th>Street Number</th>
<th>Street Name</th>
<th>Apt/Suite Number</th>
<th>City &amp; State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

Primary Phone: __________________________ Other Phone: __________________________

Fax Number: __________________________ Email: __________________________

**Declaration**

I declare under penalty of perjury under the laws of the State of California that every statement in this Statement of Occupancy and every attached document is true and correct to the best of my knowledge and belief. I also acknowledge that the Rent Board will make all reasonable efforts to send a copy of this Statement of Occupancy to the tenant(s) within 30 days of filing, and if it’s not filed by the due date, the Rent Board will make all reasonable efforts to send the tenant(s) a notice that it wasn’t timely filed.

Signature of Owner __________________________ Date __________________________

NOTE: Any landlord who fails to timely file a completed Statement of Occupancy with the supporting documentation required by Rules and Regulations §12.14(f)(4) (if applicable) will be subject to an administrative penalty in the following amounts: $250 for the first violation, $500 for the second violation, and $1000 for every subsequent violation. See Rules and Regulations §12.14(f)(6) for more information. In addition, the Rent Board is required to send to the District Attorney a random sample of 10% of all Statements of Occupancy each month, as well as a list of units for which the required Statement of Occupancy was not filed with the Rent Board. In cases where the District Attorney determines that Ordinance Section 37.9(a)(8) has been violated, the District Attorney shall take whatever action he or she deems appropriate under the Rent Ordinance or state law.
ATTACH FORM A – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), and I have not recovered possession of the unit.

The notice to vacate was served on: _____________________.

Please check one of the following:

☐ I am filing this as a first Statement of Occupancy which is due within 90 days of the date of service of the notice to vacate on the tenant(s). ☐ I missed the filing deadline.

☐ I am filing this as an updated Statement of Occupancy which is due 80-90 days after I filed the most recent Statement of Occupancy, because I still have not recovered possession of the unit. ☐ I missed the filing deadline.

☐ I am no longer endeavoring to recover possession of the unit, the tenant(s) did not move out, I notified the tenant(s) in writing that the notice to vacate has been rescinded AND the Rent Board has granted my Request for Rescission of the Owner Move-In Eviction Notice.

ATTACH FORM B – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is currently occupying the unit as that person’s principal residence.

The notice to vacate was served on _____________________. I recovered possession on: _____________________.

Please check one of the following:

☐ I am filing this as a Statement of Occupancy which is due ☐ within 90 days of the date of service of the notice to vacate on the tenant(s) or ☐ within 80-90 days after I filed the most recent Statement of Occupancy. ☐ I missed the filing deadline.

☐ I am filing this annual Statement of Occupancy no later than (check one): ☐ 11-12 months ☐ 23-24 months ☐ 35-36 months ☐ 47-48 months ☐ 59-60 months AFTER the date the tenant(s) moved out.

☐ I missed the filing deadline for this year’s annual Statement of Occupancy.

ATTACH FORM C – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is NOT occupying the unit as that person’s principal residence.

The notice to vacate was served on _____________________. I recovered possession on: _____________________.

Please check one of the following:

☐ I am filing this as a Statement of Occupancy which is due ☐ within 90 days of the date of service of the notice to vacate on the tenant(s) or ☐ within 80-90 days after I filed the most recent Statement of Occupancy. ☐ I missed the filing deadline.

☐ I am filing this annual Statement of Occupancy no later than (check one): ☐ 11-12 months ☐ 23-24 months ☐ 35-36 months ☐ 47-48 months ☐ 59-60 months AFTER the date the tenant(s) moved out.

☐ I missed the filing deadline for this year’s annual Statement of Occupancy.

After filing Form C for the first time, the next Statement of Occupancy (either an annual Form B or an annual Form C) will be due 11-12 months after the date the tenant(s) moved out.
FORM A – STATEMENT OF OCCUPANCY

Use this form if you have not yet recovered possession of the tenant’s rental unit.

Please complete the information requested below. DO NOT LEAVE ANY BLANKS. Failure to provide all of the requested information may subject the owner to administrative penalties.

1. Have you recovered possession of the unit?
   □ Yes (STOP! You must complete FORM B or FORM C.) □ No

2. Are you still pursuing the eviction of the tenant?
   □ Yes (Skip to question 3.) □ No
   If NO,
   (a) Have you notified the tenant in writing that the notice to vacate has been rescinded?
      □ Yes. (Please attach a copy of the written notice to the tenant that rescinds the notice to vacate.)
      □ No
   (b) Has the Rent Board granted your written Request for Rescission of the Owner Move-in Eviction Notice?
      □ Yes. (Please attach a copy of the Rent Board’s Order granting the Request for Rescission. Since your Request for Rescission was granted, you do not need to complete the rest of this Form A and you are not required to file any subsequent Statements of Occupancy. However, you must timely file this Statement of Occupancy with the Rent Board.)
      □ No
   (c) Does any tenant who was served with the notice to vacate still occupy the unit after written rescission of the notice to vacate and/or rescission by the Rent Board of the recorded Notice of Constraints?
      □ Yes. (Please provide the name(s) and contact information of the tenant(s) in occupancy and attach proof of the most recent rental payment received from the tenant(s) and proof that the owner has deposited or cashed it.)
      □ No

   (Name of Tenant) ____________________________  (Telephone Number) ____________________________  (Email Address) ____________________________
   (Name of Tenant) ____________________________  (Telephone Number) ____________________________  (Email Address) ____________________________
   (Name of Tenant) ____________________________  (Telephone Number) ____________________________  (Email Address) ____________________________

Please attach an additional sheet of paper if needed in order to include all tenants currently occupying the unit.

3. Have you filed an Unlawful Detainer action against the tenant to recover possession of the unit?
   □ Yes. Date filed: ____________________________ □ No

4. The current rent for the unit is: ________________

5. List the full name(s) of all persons currently holding a full or partial percentage ownership in the property, the percentage of ownership interest, and the date that the current percentage of ownership interest was recorded.
   (Name of Owner) ____________________________  (Current Percentage of Ownership) ____________________________  (Date Current Ownership Interest Was Recorded) ____________________________
   (Name of Owner) ____________________________  (Current Percentage of Ownership) ____________________________  (Date Current Ownership Interest Was Recorded) ____________________________
   (Name of Owner) ____________________________  (Current Percentage of Ownership) ____________________________  (Date Current Ownership Interest Was Recorded) ____________________________

Please attach an additional sheet of paper if needed in order to include all persons with an ownership interest in the property.
6. The owner is endeavoring to recover possession of the rental unit for use as the principal residence of the following person(s): (Check one of the following)

☐ Owner(s) ___________________________ (Name of Owner) ___________________________ (Name of Owner)

☐ Relative(s) ___________________________ (Name of Relative) ___________________________ (Relationship to Owner)

7. Provide a description (e.g. address, size of building, number of bedrooms and bathrooms) of the current residence of the owner or relative for whom possession of the unit is being sought.

8. Explain why the owner or relative is moving from his/her current residence to the subject unit.

9. Provide a description of all residential properties owned in whole or in part, by the owner and, if applicable, a description of all residential properties owned, in whole or in part, by the owner’s relative for whom possession of the unit is being sought.

10. Have you served a notice to vacate pursuant to Ordinance Section 37.9(a)(8)(i) for a different rental unit based on an owner move-in eviction?

☐ Yes. Date of service of the notice to vacate: ___________________________

    Address of the unit: ___________________________ ___________________________ ___________________________ ___________________________
    (Street No.) (Street Name) (City & State) (Zip Code)

☐ No

11. Have you recovered possession of any other rental unit in the same building as the subject rental unit subsequent to the service of the owner or relative move-in eviction notice?

☐ Yes. Date of service of the notice to vacate, if applicable: ___________________________

    Address of the unit: ___________________________ ___________________________ ___________________________ ___________________________
    (Street No.) (Street Name) (City & State) (Zip Code)

☐ No
A landlord who served a notice to vacate on or after January 1, 2018 pursuant to Rent Ordinance Section 37.9(a)(8) (owner or relative move-in) must complete a Statement of Occupancy and file it with the Rent Board within 90 days after the date the notice to vacate was served on the tenant, and shall file an updated Statement of Occupancy every 90 days thereafter; provided, however, if the Statement of Occupancy discloses that the landlord has recovered possession of the unit (i.e. the tenant(s) moved out), the landlord shall then be required to file updated Statements of Occupancy once a year for five years, no later than 12 months, 24 months, 36 months, 48 months and 60 months after the date the landlord recovered possession of the unit.

STATEMENT OF OCCUPANCY
FOLLOWING SERVICE OF OWNER OR RELATIVE MOVE-IN EVICTION NOTICE
[Pursuant to Rent Ordinance §37.9(a)(8)(vii); Rules And Regulations §12.14(f)]

**Rental Unit Information**

<table>
<thead>
<tr>
<th>Street Number of Unit</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>Zip Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>San Francisco, CA 941</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Property Address</th>
<th>Name of Building Complex, if applicable</th>
<th># of Units in Building</th>
</tr>
</thead>
</table>

**Owner Information**

Owner's Name: ___________________________  Case No. ___________________________
(First) (Middle Initial) (Last)

Owner's Mailing Address: ___________________________
<table>
<thead>
<tr>
<th>Street Number</th>
<th>Street Name</th>
<th>Apt/Suite Number</th>
<th>City &amp; State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

Primary Phone: ___________________________  Other Phone: ___________________________
Fax Number: ___________________________  Email: ___________________________

**Declaration**

I declare under penalty of perjury under the laws of the State of California that every statement in this Statement of Occupancy and every attached document is true and correct to the best of my knowledge and belief. I also acknowledge that the Rent Board will make all reasonable efforts to send a copy of this Statement of Occupancy to the tenant(s) within 30 days of filing, and if it’s not filed by the due date, the Rent Board will make all reasonable efforts to send the tenant(s) a notice that it wasn’t timely filed.

Signature of Owner ___________________________ Date ___________________________

NOTE: Any landlord who fails to timely file a completed Statement of Occupancy with the supporting documentation required by Rules and Regulations §12.14(f)(4) (if applicable) will be subject to an administrative penalty in the following amounts: $250 for the first violation, $500 for the second violation, and $1000 for every subsequent violation. See Rules and Regulations §12.14(f)(6) for more information. In addition, the Rent Board is required to send to the District Attorney a random sample of 10% of all Statements of Occupancy each month, as well as a list of units for which the required Statement of Occupancy was not filed with the Rent Board. In cases where the District Attorney determines that Ordinance Section 37.9(a)(8) has been violated, the District Attorney shall take whatever action he or she deems appropriate under the Rent Ordinance or state law.
ITEM G-1
ATTACHMENT 5

San Francisco Residential Rent Stabilization and Arbitration Board

LANDLORD HAS NOT RECOVERED POSSESSION OF THE UNIT

ATTACH FORM A – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), and I have not recovered possession of the unit.

The notice to vacate was served on: ____________.

Please check one of the following:

☐ I am filing this as a first Statement of Occupancy which is due within 90 days of the date of service of the notice to vacate on the tenant(s). ☐ I missed the filing deadline.

☐ I am filing this as an updated Statement of Occupancy which is due 80-90 days after I filed the most recent Statement of Occupancy, because I still have not recovered possession of the unit. ☐ I missed the filing deadline.

☐ I am no longer endeavoring to recover possession of the unit, the tenant(s) did not move out, I notified the tenant(s) in writing that the notice to vacate has been rescinded AND the Rent Board has granted my Request for Rescission of the Owner Move-In Eviction Notice.

LANDLORD HAS RECOVERED POSSESSION AND THE OWNER OR RELATIVE IS OCCUPIED THE UNIT

ATTACH FORM B – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is currently occupying the unit as that person’s principal residence.

The notice to vacate was served on _____________. I recovered possession on: _____________.

Please check one of the following:

☐ I am filing this as a Statement of Occupancy which is due ☐ within 90 days of the date of service of the notice to vacate on the tenant(s) or ☐ within 80-90 days after I filed the most recent Statement of Occupancy. ☐ I missed the filing deadline.

☐ I am filing this annual Statement of Occupancy no later than (check one): ☐ 11-12 months ☐ 23-24 months
☐ 35-36 months ☐ 47-48 months ☐ 59-60 months AFTER the date the tenant(s) moved out.
☐ I missed the filing deadline for this year’s annual Statement of Occupancy.

LANDLORD HAS RECOVERED POSSESSION AND THE OWNER OR RELATIVE IS NOT OCCUPIED THE UNIT

ATTACH FORM C – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is NOT occupying the unit as that person’s principal residence.

The notice to vacate was served on _____________. I recovered possession on: _____________.

Please check one of the following:

☐ I am filing this as a Statement of Occupancy which is due ☐ within 90 days of the date of service of the notice to vacate on the tenant(s) or ☐ within 80-90 days after I filed the most recent Statement of Occupancy. ☐ I missed the filing deadline.

☐ I am filing this annual Statement of Occupancy no later than (check one): ☐ 11-12 months ☐ 23-24 months
☐ 35-36 months ☐ 47-48 months ☐ 59-60 months AFTER the date the tenant(s) moved out.
☐ I missed the filing deadline for this year’s annual Statement of Occupancy.

After filing Form C for the first time, the next Statement of Occupancy (either an annual Form B or an annual Form C) will be due 11-12 months after the date the tenant(s) moved out.
ITEM G-1
ATTACHMENT 5
San Francisco Residential Rent Stabilization and Arbitration Board

FORM B – STATEMENT OF OCCUPANCY

Use this form if you already recovered possession of the unit AND the owner or relative for whom the tenant was evicted is currently occupying the unit.

Please complete the information requested below. DO NOT LEAVE ANY BLANKS. Failure to provide all of the requested information may subject the owner to administrative penalties.

| 1. Have you recovered possession of the unit? |
| ☐ Yes ☐ No (STOP! You must complete FORM A.) |

| 2. Is the owner or relative for whom the tenant was evicted currently occupying the unit as their principal residence? |
| ☐ Yes ☐ No (STOP! You must complete FORM C.) |

3. The current occupant is the ☐ Owner or ☐ Relative of the Owner for whom the tenant was evicted?

4. List the name(s) of ALL of the current occupant(s) of the unit, their percentage of ownership interest (if any) and the date their occupancy commenced.

<table>
<thead>
<tr>
<th>(Name)</th>
<th>(Current Percentage of Ownership)</th>
<th>(Date Occupancy Commenced)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Please attach an additional sheet of paper if needed in order to include all persons currently occupying the unit.

5. For each owner or relative named in the eviction notice, you must attach at least two (2) forms of supporting documentation from the list specified below. Only documents from the list below should be submitted – substitutions will not be accepted. Confidential information may be redacted from the supporting documentation prior to filing this form with the Rent Board. Check the boxes that correspond to the types of supporting documentation you are attaching to this Statement of Occupancy.

☐ current motor vehicle registration, plus a copy of the current insurance policy for the vehicle that shows the name of the insured, the address of the unit and the period of coverage, with proof of payment

☐ current driver’s license/interim driver’s license that shows the address of the unit stated on the eviction notice OR current California identification card from the Dept. of Motor Vehicles (DMV) that shows the address of the unit stated on the eviction notice OR current driver’s license with former address, accompanied by a dated DMV website printout confirming receipt of Change of Address request that shows the address of the unit stated on the eviction notice

☐ correspondence from the Social Security Administration that shows the name of the recipient, the address of the unit stated on the eviction notice and the date

☐ current voter registration showing name of owner or relative named in the eviction notice, address of the unit stated on the eviction notice and the date printed or issued

(continued on next page)
San Francisco Residential Rent Stabilization and Arbitration Board

☐ current homeowner's or renter's insurance policy for the contents of the unit showing the name of the insured, the unit stated on the eviction notice as the mailing address of the insured, the address of the insured property as containing the unit stated on the eviction notice and the period of coverage, with proof of payment

☐ most recent state or federal tax return that shows the name and address of the owner or relative occupying the unit and proof of filing

6. Have the current occupant's personal possessions been moved into the unit?
   ☐ Yes    ☐ No

7. If the current occupant is the owner's relative for whom the tenant was evicted, is s/he paying rent for the unit?
   ☐ Yes. The current rent for the unit is: $______________
   ☐ No
   ☐ Not Applicable, because the unit is occupied by the owner.

8. The subject unit is listed as the current occupant's place of residence on (check all that apply):
   ☐ motor vehicle registration
   ☐ driver's license
   ☐ automobile insurance policy
   ☐ homeowner's or renter's insurance policy
   ☐ used by or for the person's current employer and any public agency, including state and local taxing authorities

9. Are the utilities installed at the unit under the owner's or relative's name?
   ☐ Owner's Name    ☐ Relative's Name

10. If the unit is owner-occupied, has the owner claimed a homeowner's tax exemption for the subject unit?
    ☐ Yes    ☐ No    ☐ Not Applicable, because the unit is not occupied by the owner.

11. Has the current occupant filed a U.S. Postal Service Change of Address form?
    ☐ Yes    ☐ No

12. Is the subject unit the place the current occupant normally returns to as his/her home, exclusive of military service, hospitalization, vacation, or travel that is necessitated by employment?
    ☐ Yes    ☐ No

13. Did the current occupant give a notice to move at another dwelling unit in order to move into the subject unit?
    ☐ Yes    ☐ No

14. If the unit is owner-occupied, did the owner sell or place on the market for sale the home s/he occupied prior to the subject unit?
    ☐ Yes    ☐ No    ☐ Not Applicable, because the unit is not occupied by the owner.
A landlord who served a notice to vacate on or after January 1, 2018 pursuant to Rent Ordinance Section 37.9(a)(8) (owner or relative move-in) must complete a Statement of Occupancy and file it with the Rent Board within 90 days after the date the notice to vacate was served on the tenant, and shall file an updated Statement of Occupancy every 90 days thereafter; provided, however, if the Statement of Occupancy discloses that the landlord has recovered possession of the unit (i.e. the tenant(s) moved out), the landlord shall then be required to file updated Statements of Occupancy once a year for five years, no later than 12 months, 24 months, 36 months, 48 months and 60 months after the date the landlord recovered possession of the unit.

STATEMENT OF OCCUPANCY
FOLLOWING SERVICE OF OWNER OR RELATIVE MOVE-IN EVICTION NOTICE
[Pursuant to Rent Ordinance §37.9(a)(8)(vii); Rules And Regulations §12.14(f)]

巫Rental Unit Information巫

(Street Number of Unit) (Street Name) (Unit Number) (Zip Code)

(Full Property Address) (Name of Building Complex, if applicable) (# of Units in Building)

巫Owner Information巫

Owner's Name: Case No.

(First) (Middle Initial) (Last)

Owner's Mailing Address:

(Street Number) (Street Name) (Apt./Suite Number) (City & State) (Zip Code)

Primary Phone: Other Phone:

Fax Number: Email:

巫Declaration巫

I declare under penalty of perjury under the laws of the State of California that every statement in this Statement of Occupancy and every attached document is true and correct to the best of my knowledge and belief. I also acknowledge that the Rent Board will make all reasonable efforts to send a copy of this Statement of Occupancy to the tenant(s) within 30 days of filing, and if it’s not filed by the due date, the Rent Board will make all reasonable efforts to send the tenant(s) a notice that it wasn’t timely filed.

Signature of Owner Date

NOTE: Any landlord who fails to timely file a completed Statement of Occupancy with the supporting documentation required by Rules and Regulations §12.14(f)(4) (if applicable) will be subject to an administrative penalty in the following amounts: $250 for the first violation, $500 for the second violation, and $1000 for every subsequent violation. See Rules and Regulations §12.14(f)(6) for more information. In addition, the Rent Board is required to send to the District Attorney a random sample of 10% of all Statements of Occupancy each month, as well as a list of units for which the required Statement of Occupancy was not filed with the Rent Board. In cases where the District Attorney determines that Ordinance Section 37.9(a)(8) has been violated, the District Attorney shall take whatever action he or she deems appropriate under the Rent Ordinance or state law.
ITEM G-1
ATTACHMENT 5

San Francisco Residential Rent Stabilization and Arbitration Board

Landlord Has Not Recovered Possession of the Unit

ATTACH FORM A – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), and I have not recovered possession of the unit.

The notice to vacate was served on: ________________________.

Please check one of the following:

○ I am filing this as a first Statement of Occupancy which is due within 90 days of the date of service of the notice to vacate on the tenant(s). [ ] I missed the filing deadline.

○ I am filing this as an updated Statement of Occupancy which is due 80-90 days after I filed the most recent Statement of Occupancy, because I still have not recovered possession of the unit. [ ] I missed the filing deadline.

○ I am no longer endeavoring to recover possession of the unit, the tenant(s) did not move out, I notified the tenant(s) in writing that the notice to vacate has been rescinded AND the Rent Board has granted my Request for Rescission of the Owner Move-In Eviction Notice.

Landlord Has Recovered Possession and the Owner or Relative is Occupying the Unit

ATTACH FORM B – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is currently occupying the unit as that person's principal residence.

The notice to vacate was served on: _________________________. I recovered possession on: _________________________.

Please check one of the following:

○ I am filing this as a Statement of Occupancy which is due [ ] within 90 days of the date of service of the notice to vacate on the tenant(s) or [ ] within 80-90 days after I filed the most recent Statement of Occupancy. [ ] I missed the filing deadline.

○ I am filing this annual Statement of Occupancy no later than (check one): [ ] 11-12 months [ ] 23-24 months 
  [ ] 35-36 months [ ] 47-48 months [ ] 59-60 months AFTER the date the tenant(s) moved out.

[ ] I missed the filing deadline for this year's annual Statement of Occupancy.

Landlord Has Recovered Possession and the Owner or Relative is NOT Occupying the Unit

ATTACH FORM C – STATEMENT OF OCCUPANCY if the following statement applies:

I am filing a Statement of Occupancy because I served the tenant(s) with a notice to vacate based on an owner or relative move-in pursuant to Ordinance §37.9(a)(8), I have recovered possession of the unit, and the owner or relative for whom the tenant(s) was evicted is NOT occupying the unit as that person's principal residence.

The notice to vacate was served on: _________________________. I recovered possession on: _________________________.

Please check one of the following:

○ I am filing this as a Statement of Occupancy which is due [ ] within 90 days of the date of service of the notice to vacate on the tenant(s) or [ ] within 80-90 days after I filed the most recent Statement of Occupancy. [ ] I missed the filing deadline.

○ I am filing this annual Statement of Occupancy no later than (check one): [ ] 11-12 months [ ] 23-24 months 
  [ ] 35-36 months [ ] 47-48 months [ ] 59-60 months AFTER the date the tenant(s) moved out.

[ ] I missed the filing deadline for this year's annual Statement of Occupancy.

After filing Form C for the first time, the next Statement of Occupancy (either an annual Form B or an annual Form C) will be due 11-12 months after the date the tenant(s) moved out.
FORM C – STATEMENT OF OCCUPANCY

Use this form if you have already recovered possession of the unit AND the owner or relative for whom the tenant was evicted is NOT currently occupying the unit.

Please complete the information requested below. DO NOT LEAVE ANY BLANKS. Failure to provide all of the requested information may subject the owner to administrative penalties.

1. Have you recovered possession of the unit?
   □ Yes  □ No (STOP! You must complete FORM A.)

2. Is the owner or relative for whom the tenant was evicted currently occupying the unit as their principal residence?
   □ Yes (STOP! You must complete FORM B.)  □ No

3. If the owner or relative for whom the tenant was evicted NEVER occupied the unit as that person’s principal residence, state the reasons why occupancy has not yet commenced.

4. If the owner or relative for whom the tenant was evicted EVER occupied the unit as that person’s principal residence, provide the dates of such occupancy and state the reasons why the unit is no longer occupied by that person.

5. If the owner or relative for whom the tenant was evicted moved out of the unit within five years after the service of the notice to vacate, was the unit offered to the displaced tenant for re-rental?
   □ No
   □ Yes (Please attach a copy of the offer to re-rent the unit.)

6. Has the unit been re-rented?
   □ No
   □ Yes. The unit was re-rented to: □ the displaced tenant  □ someone other than the displaced tenant.

   The amount of rent paid by the current tenant is: $________

NOTE: After filing Form C for the first time, the next Statement of Occupancy (either an annual Form B or an annual Form C) will be due 11-12 months after the date the tenant(s) moved out.
# REQUEST FOR RESCISSION OF OWNER MOVE-IN EVICTION NOTICE

**[RENT ORDINANCE SECTION 37.9B(e)]**

### Rental Unit Information

<table>
<thead>
<tr>
<th>Street Number of Unit</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>San Francisco, CA 941</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of Building Complex (If Applicable)</th>
<th>Entire Building Address (Lowest &amp; Highest Numbers)</th>
<th># of Units in Building</th>
</tr>
</thead>
</table>

### Owner Information

<table>
<thead>
<tr>
<th>Name of Company (If Applicable)</th>
<th>First Name</th>
<th>Middle Initial</th>
<th>Last Name</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address: Street Number</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Primary Phone Number</th>
<th>Other Phone Number</th>
</tr>
</thead>
</table>

### Landlord Attorney Information (If Applicable)

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Initial</th>
<th>Last Name</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address: Street Number</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Primary Phone Number</th>
<th>Other Phone Number</th>
</tr>
</thead>
</table>

### Tenant Information

*Please list each tenant named in the Notice of Termination. If more room is needed, attach additional sheet.*

<table>
<thead>
<tr>
<th>Unit #</th>
<th>Name of Tenant</th>
<th>Phone Number of Tenant</th>
<th>Date of Service of Notice to Quit</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Unit #</th>
<th>Name of Tenant</th>
<th>Phone Number of Tenant</th>
<th>Date of Service of Notice to Quit</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Unit #</th>
<th>Name of Tenant</th>
<th>Phone Number of Tenant</th>
<th>Date of Service of Notice to Quit</th>
</tr>
</thead>
</table>

### Tenant Attorney Information (If Applicable)

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Initial</th>
<th>Last Name</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address: Street Number</th>
<th>Street Name</th>
<th>Unit Number</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Primary Phone Number</th>
<th>Other Phone Number</th>
</tr>
</thead>
</table>

---

955 Request for Rescission – OMI Eviction Notice 9/18/18

25 Van Ness Avenue #320
San Francisco, CA 94102-6033
Page 1 of 2
www.sfrb.org

Phone 415.252.4602
FAX 415.252.4699
Beginning January 1, 2018, a landlord who serves a tenant with a notice to vacate pursuant to Rent Ordinance Section 37.9(a)(8) (owner or relative move-in) must attach a blank **Notice of Tenant’s Change of Address** form that the tenant can use to keep the Rent Board appraised of any future change of address. The Rent Board will use the tenant’s contact information as follows: (1) to notify the tenant that the landlord filed a copy of an offer to the tenant to re-rent the unit from which the tenant was evicted; (2) to send the tenant a copy of the landlord’s Statement of Occupancy, as required by Rent Ordinance Section 37.9(a)(8)(vii); and (3) if applicable, to send the tenant notice that the landlord has not filed a required Statement of Occupancy.

---

**NOTICE OF TENANT’S CHANGE OF ADDRESS**

**FOLLOWING OWNER OR RELATIVE MOVE-IN EVICTION**

[Pursuant to Rent Ordinance Section 37.9(a)(8)(v)]

<table>
<thead>
<tr>
<th>Tenant Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenant’s Name:</td>
<td></td>
</tr>
<tr>
<td>(First)</td>
<td>(Middle Initial)</td>
</tr>
<tr>
<td>(Primary Phone Number)</td>
<td>(Other Phone Number)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rental Unit Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Enter the address of the unit from which you were evicted.</td>
<td></td>
</tr>
<tr>
<td>(Street Number of the Unit)</td>
<td>(Street Name)</td>
</tr>
</tbody>
</table>

I wish to be contacted by email and at the following address(es) if the rental unit from which I was evicted is offered for rent or lease within five years of the date service of the eviction notice:

<table>
<thead>
<tr>
<th>New Address</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(Street Number of the Unit)</td>
<td>(Street Name)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Other New Address</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(Street Number of the Unit)</td>
<td>(Street Name)</td>
</tr>
</tbody>
</table>

---

If you require this form in Spanish, Chinese or Filipino, please call 415-252-4602 or visit the Rent Board’s office at 25 Van Ness Avenue, #320, San Francisco.

*Si necesita este formulario en Español, por favor llame al 415-252-4602 o visite a la oficina de La Junta del Control de Rentas en 25 Van Ness Avenue, #320, San Francisco.*

如果您需要此表格的中文版本，請致電 415-252-4602 或造訪租務委員會辦公室，地址是：25 Van Ness Avenue, #320, San Francisco.

*Kung kailangan ninyo ng form na ito sa Filipino, mangyaring tumawag sa 415-252-4602 o pumunta sa opisina ng San Francisco Rent Board na matatagpuan sa 25 Van Ness Avenue, #320, San Francisco.*
REQUEST FOR RESCISSION OF OWNER MOVE-IN EVICTION NOTICE
[RENT ORDINANCE SECTION 37.9B(e)]

Owner's Statement

I wish to rescind the Notice of Termination of Tenancy for owner or relative move-in that was filed with the San Francisco Rent Board on _______________________.

(date)

Basis of Rescission (one box must be checked):

☐ a. I declare that all tenants will remain in possession of the unit after the effective date of the Notice of Termination of Tenancy, and that no tenant has agreed to vacate the unit.
   (Written notice to the tenant(s) stating that the owner/relative move-in eviction notice has been rescinded must be attached.)

☐ b. Extraordinary circumstances exist to justify rescission of the owner/relative move-in eviction notice in this case. (Check the appropriate box below.)
   ☐ I served a new owner/relative move-in eviction notice on the same tenant(s) for the same rental unit and it supersedes an earlier owner/relative move-in eviction notice.
   (Written notice to the tenant(s) stating that the earlier owner/relative move-in eviction notice has been rescinded must be attached.)

☐ Other circumstances. (State the complete basis for your claim.)

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Owner's Declaration

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.

Executed on __________________ in __________________, California.

(date) (city)

_________________________________________  ______________________________________
(print name) (Owner signature)
Online Notice of Termination of Tenancy

RENTAL PROPERTY INFORMATION

House Number* Street Name* Street Type Apt/Unit #*

Zip Code*

JUST CAUSE FOR EVICTION OR TERMINATION OF TENANCY

Please note: The Just Causes must be listed on the Notice of Termination of Tenancy served to the Tenant. Also, Relocation benefits must be paid when a tenant is being removed from an apartment for reasons 8-12.

Please indicate the applicable Just Cause for Eviction or Termination:*  

10. Owner move-in

Date of Notice of Termination of Tenancy:* mm/dd/yyyy

Initial Notice or Summons and Complaint

- Initial Notice
- Summons and Complaint

Please indicate if this is an initial notice of termination or an unlawful detainer.
Pay or Quit Rent Amount (if applicable)

Please indicate how much rent was due at the time of the notice.

COPY OF NOTICE OF TERMINATION OF TENANCY
Please upload a PDF copy of the Termination of Tenancy served to the Tenant.

Supporting Documentation*

[Choose File] No f...sen

First Name* Last Name*

Phone* E-mail

Date*
nm/dd/yyyy

Form Resubmission?
☐ Check this box if you are resubmitting this form to correct an error.

☐ Receive email copy

Email address

This field is not part of the form submission.

Submit Submit and Print

* indicates a required field
Application for Exemption
Owner-Occupancy of a Property of Three or Fewer Units

For Office Use Only

MPP#: __________________________ Application #: __________________________
Site Address: __________________________ Date Returned: __________________________
Date Submitted: __________________________ 90-day Deadline: __________________________
Fee Received: ☐ Yes ☐ No Initials: __________________________ 120 Days Before Date Filed: __________________________

PLEASE PRINT OR TYPE

GENERAL INFORMATION

Property Address: __________________________ Santa Monica, CA

Number of Units: __________________________ Zip Code: __________________________

Applicant(s)

Name(s): __________________________

Address: __________________________ Street __________________________ Unit #

Daytime telephone: (_____) __________________________ Cell: (_____) __________________________

Residence telephone: (_____) __________________________ E-mail: __________________________

Attorney or other authorized representative (optional)

Name: __________________________

Address: __________________________ Street __________________________ City, State & Zip Code

Daytime telephone: (_____) __________________________ Cell: (_____) __________________________

PROPERTY OWNERSHIP

A copy of the recorded grant deed or other documents verifying ownership of at least a 50% interest in the property must be submitted with this application or it will not be accepted for filing. (See the instruction sheet for more information about acceptable deeds.)

Date of purchase: __________________________

Date moved onto property: __________________________
VERIFICATION OF OCCUPANCY

This application MUST be accompanied by copies of documents that indicate you have lived on the property continuously for 120 days prior to submitting your application. When submitting monthly bills, please provide at least four consecutive months of bills starting at least 120 days prior to the date you submit your application through the most recent bill.

Please provide as much documentation from each column as possible.

Utilities
- Please provide the last four (4) consecutive months for each utility bill through the most recent bill:
  - Telephone
  - Gas
  - Electric
  - Water & trash
  - Cable TV and internet provider
  - Proof of the initial utility connection (can be a letter from the utility or your first bill after moving in)

Banking/Financial
- □ Credit card statements
- □ Bank statements
- □ Blank personal check (voided)
- □ Income Tax return

Property or Moving
- □ Car & home insurance premiums or policies
- □ Homeowner’s exemption
- □ Post Office change of address order
- □ Mail addressed to you at the property address
- □ Forwarded mail
- □ Moving company receipt or other proof of move-in date

Government Issued
- □ Driver’s license or California ID
- □ Car registration
- □ Property tax bills
- □ Voter registration

Other
- □ Other documents supporting continuous residence at the property

TENANT INFORMATION

You must include your tenants’ names and current contact information.

Unit #: __________  Unit #: __________
Name: ______________________  Name: ______________________
Telephone: (____) __________  Telephone: (____) __________
Email: ______________________  Email: ______________________

If the units are vacant, do you intend to rent the unit(s) within the next three months? □ Yes □ No

OTHER RESIDENCES OR PROPERTIES YOU OWN

Do you occupy any other property for residential purposes? □ Yes □ No

If yes, what percentage of your time is spent at this other residence? ____% List the address below:

Street  City  State  Zip

Do you own any other residential property? □ Yes □ No
If yes, list the address below:

<table>
<thead>
<tr>
<th>Street</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
</table>

Please explain how you use this property (for example, investment, alternate residence, personal office space, etc.):


(Attach additional sheets if needed to list other properties.)

**DECLARATION**

I declare that I have at least a 50% interest in the property and that I have resided there continuously as my principal place of residence since _____________.

Date

I declare under penalty of perjury that the foregoing is true and correct.

Executed this ____________ day of ____________________________, 20__________

Day Month Year

at ____________________________, California.

City

**All owners listed as applicants on page 1 must sign.**

__________________________
Signature of Applicant

__________________________
Signature of Applicant

**Submission Checklist**

Please confirm that you have attached the following documents before submitting this application:

- [ ] Grant deed
  - [ ] Trust documents for a property held by a trust
- [ ] Documents verifying occupancy
- [ ] $100 processing fee
Instructions for Exemption Application

Exemptions are not automatic. Landlords must apply and submit proof acceptable to the Rent Stabilization and Housing Division. The exemption is not effective until approved by the Division. Rent Stabilization Regulations Section 50003(a)(2), states that if the ownership of a property or unit which has been granted an exemption changes, the new owner shall be allowed a one-hundred eighty (180) day grace period in which to apply for an exemption. If the new owner fails to apply within that period, the exemption shall terminate automatically, effective with the date of ownership change. Consequently, landlords will be required to pay pro-rated registration fees from the date the exemption was terminated through the next June 30th. This section shall only apply to exemptions granted for purposes pursuant to WHMC §17.24.010(a)(9) and (10). The grace period for probate properties shall begin when probate is settled.

According to Rent Stabilization Regulations Section 50003(b)(2), an exemption may be revoked if it is determined that the exemption was obtained through misrepresentation of the facts by the landlord, or if the use entitling a landlord to an exemption for a particular property or unit has changed. A copy of this application must be served on the occupants of the rental unit for which the landlord is seeking an exemption, or posted in a conspicuous location on the property, within five (5) business days of filing.

Who Should Use This Form?
Landlords wishing to exempt a unit(s) for any of the following purposes:

- Units occupied by the landlord or the following relatives of the landlord: parent, grandparent, brother, sister, or child by blood or adoption.
- Units used for non-rental common-area purposes such as storage areas, laundry rooms, or community rooms.

Who Should Not Use This Form?

- Landlords who wish to apply for a building-wide exemption such as Non-Profit use under Section 501(c)(3) of the Internal Revenue Code; institutional; or commercial use.
- Condominium or single family home owners requesting a permanent exemption under RSO §17.24.010(a)(11) or (12).
- Properties removed from the rental market in accordance with Section 17.52.010(15) – Ellis Act.

Please be advised that an individual unit does not qualify for an exemption just because the landlord chooses to keep it vacant.

How to Complete this Form

Property Address:
Print or type the address of the property in question. You are required to file an exemption application for each unit that you wish to be considered.

Landlord/Agent Information:
Print or type the mailing address of the landlord, including a daytime phone number where the landlord or agent may be reached.

To Add an Exemption:
You must complete this section if you are filing to add an exemption to a property. Type or print the unit number of the unit you wish to exempt. Type or print the date the landlord or landlord's relative first began occupying the rental unit, or the date the unit was first converted to a non-rental use. Then check the type of exemption you are applying for, and attach the information and documentation requested under that section.

To Remove An Exemption:
Print or type the unit number of the unit you wish to remove the exemption. Print or type the date the unit lost its exempt status due to a change in conditions (the landlord or their relative moved out; the unit is being restored to a residential rental use, etc.). Check the box which describes the type of exemption you want to remove.

Signature:
Read the declaration carefully, sign and date the form. Print or type your name below the signature. This form will not be processed without the signature of the landlord or the landlord’s agent.

9-6-17
Parcel Identification Number: __________ - ______ - ________

Property Address: ____________________________________________________________
          (Street Number)          (Street Name)

Landlord/Agent Information:
Name: ____________________________________________________________ Phone: (____) __________
Mailing Address: __________________________________________________________________________
City, State, & Zip Code: ____________________________________________________________________

Add an Exemption: Unit No.: __________ Date the Exemption Started: __________
(Please check one category, and provide additional documentation and information as requested)

☐ The owner now occupies the unit as their principal residence.
   (Submit a copy of utility bill or other document which demonstrates residency.)

☐ The owner's relative now occupies the unit.
   Name of occupant: ____________________________________________________________
   Relationship to owner: _______________________________________________________
   (Submit a copy of utility bill or other document which demonstrates residency.)

☐ Conversion of the unit to a non-rental use, as defined by §17.24.010(a)(10) of the Rent Stabilization
   Ordinance (RSO).
   Describe the use: _____________________________________________________________

Remove an Exemption: Unit No.: __________ Date the Exemption Ended: __________
(Please check the type of exemption that is being terminated. If no base rent has been established for this unit you
must file the Base Rent Initialization form within thirty (30) days of renting the unit. Registration fees may be due on
this unit from the date the exemption was terminated through the next June 30th).
☐ The owner or their relative no longer occupies the unit.
☐ Non-rental restored to residential rental use.
☐ Returned to market after withdrawal of property.
☐ No longer occupied by tenant under a Section 8 contract.

Declaration:
I declare under penalty of perjury under the laws of the State of California that the foregoing and all attached pages,
including documentation, are true, correct and complete.

Signature: ___________________________________________ Date: ______________________
Print Name: ____________________________________________
Pursuant to the City of West Hollywood Rent Stabilization Ordinance Section 17.52.010(12) an owner may permanently relocate a tenant if the unit is intended to be occupied by the landlord or a qualifying relative. If eligibility is met, the landlord must provide the tenant with a 60-Day Notice to Terminate Tenancy pursuant to the following requirements:

✓ The landlord **must** issue a "60-Day Notice to Terminate Tenancy for Owner/Relative Occupancy" to the tenant, only on the form approved by the City (see reverse side). The tenant may not waive the noticing requirement.

✓ The landlord **must** pay the relocation fee at the time the "60-Day Notice to Terminate Tenancy" is served to the tenant. The 60-Day noticing period will not start until the appropriate fees have been paid to the tenant and all required documents are submitted to the City.

✓ The landlord must instruct the tenant that within thirty (30) days of receiving the notice of termination of tenancy they must request the right-of-first refusal to move back into the unit and file with the City a copy of their notice of interest to re-rent. In addition, the tenant must be instructed on how to report to the landlord any future address changes.

Any inquiries regarding this form may be directed to a Rent Stabilization & Housing Division Information Coordinator by calling (323)848-6450.
ITEM G-1

60-DAY NOTICE TO TERMINATE TENANCY ATTACHMENT 8
FOR OWNER/RELATIVE OCCUPANCY

To: ______________________________________________________ (names)

Tenant(s) in possession of the premises at, ____________________________________________ (Street Address) ____________________________________________ (Unit #)

in the City of West Hollywood, County of Los Angeles, California.

Our records show that the current rent for this unit (without the $6 Pass-through Reg. Fee) is: $____________________

The current tenancy’s move-in date was: __________________________ Month/Year

You are hereby notified that effective 60 DAYS from the date of service on you of this notice, the tenancy by which you hold possession of the premises is terminated for the purpose of owner/relative occupancy in accordance with Section 17.52.010(12) of the Rent Stabilization Ordinance of the City of West Hollywood. Upon the date of termination, you are required to vacate and surrender possession of the premises.

You may contact the owner of the property in writing within 30 days of receiving this notice and request the right-of-first refusal to re-rent the unit when the owner moves out and offers the unit for rent again. You must keep the landlord advised of any future address changes if you remain interested in re-renting the unit.

The following person(s), residing at the given address(es), intend(s) to occupy the unit for 12 months or more consecutively as their primary place of residence:

Name of future occupants: __________________________________________________________ (All persons moving into the unit)

Relationship to landlord: __________________________________________________________ (If owner not moving in, describe the relationship to landlord of person moving in.)

Currently residing at: _____________________________________________________________ (Current Street Address of proposed occupants - City/State/Zip Code)

Check all that apply:

☐ The landlord has determined that they or their relative needs a unit with ________ bedrooms and you are the newest tenant in a unit with this number of bedrooms. (No. of Bdrms)

☐ The landlord or their relative has the following medical need for an amenity in your unit and you are the most recent tenant in a unit with this amenity (attach physician’s documents describing medical need):

_______________________________________________________________________________

(Describe the physical need not met by a more recent tenant’s unit)

This notice has been served along with payment of $____________________ in check/money order/cashier’s check/cash (circle payment type), as relocation fees in accordance with Rent Stabilization Ordinance Sections 17.52.010(12) and 17.52.020.

I declare under penalty of perjury under the laws of the State of California that the foregoing and all attached pages, including documentation, are true, correct and complete.

Owner’s Signature ____________________________________________________________ Date _______________

Street Address _________________________________________________________________ City __________________________ State ______ Zip __________

Phone Number (_____)____________________

A copy of this notice must be submitted to the Rent Stabilization and Housing Division (RSHD). RSHD will notify tenant and landlord that it has received the notice and that the notice meets or does not meet the standards of the Code based on Division records. If the RSHD finds that the notice meets the Code based on its records, it will inform the tenant of the Code’s requirements and how to notify the Division and landlord if the tenant has evidence or records to show that the relocation does not comply with the Ordinance. Tenant should file a copy of interest in re-renting with RSHD.

9-6-17
Parcel Identification Number: __________ - __________ - __________

Property Address: __________________________________________________________

(Special Number) (Street Name) (Number of Units)

Landlord Information:

Name: __________________________________ Phone: (____) ________

Mail Box Address: ________________________________________________________

City, State, & Zip Code: ____________________________________________________

Tenant Information: (If additional space is required use reverse side of this form)

Name: __________________________________ Phone: (____) ________

Name: __________________________________ Phone: (____) ________

Address: ____________________________________ (Street Name) (Unit #)

(Street Number) (Street Name) (Unit #)

□ Low Income Tenant □ Moderate Income Tenant □ Qualified Tenant* - Specify: __________

Name: __________________________________ Phone: (____) ________

Name: __________________________________ Phone: (____) ________

Address: ____________________________________ (Street Name) (Unit #)

(Street Number) (Street Name) (Unit #)

□ Low Income Tenant □ Moderate Income Tenant □ Qualified Tenant* - Specify: __________

Purpose of Eviction(s): □ Owner/Relative Occupancy □ Ellis Act □ Correction of Violation(s) □ Foreclosure

□ Other - Specify: __________________________________________

Calculation of Fees Owed:

Total number of units being evicted with Low/Moderate Income & Qualified Tenant(s): _______ X $640.00 = $_______

Total number of units being evicted with Standard Tenant(s): _______ X $400.00 = $_______

Total Amount of Relocation Counseling Fees Owed to the City of West Hollywood: $_______

Declaration:

I declare under penalty of perjury under the laws of the State of California that the foregoing and all attached pages, including documentation, are true correct and complete.

Signature: __________________________________ Date: __________________________

Print Name: ____________________________________________________________

* Qualified Tenant: Senior citizen, disabled, minor dependent(s), terminally ill.

9-6-17
ITEM G-1
ATTACHMENT 8

**Tenant Information:** (continued from front)

Name: ___________________________________________ Phone: (______) ___________________

Name: ___________________________________________ Phone: (______) ___________________

Address: ___________________________________________ (Street Number) (Street Name) (Unit #)

☐ Low Income Tenant ☐ Moderate Income Tenant ☐ Qualified Tenant * - Specify: __________________

Name: ___________________________________________ Phone: (______) ___________________

Name: ___________________________________________ Phone: (______) ___________________

Address: ___________________________________________ (Street Number) (Street Name) (Unit #)

☐ Low Income Tenant ☐ Moderate Income Tenant ☐ Qualified Tenant * - Specify: __________________

Name: ___________________________________________ Phone: (______) ___________________

Name: ___________________________________________ Phone: (______) ___________________

Address: ___________________________________________ (Street Number) (Street Name) (Unit #)

☐ Low Income Tenant ☐ Moderate Income Tenant ☐ Qualified Tenant * - Specify: __________________

Name: ___________________________________________ Phone: (______) ___________________

Name: ___________________________________________ Phone: (______) ___________________

Address: ___________________________________________ (Street Number) (Street Name) (Unit #)

☐ Low Income Tenant ☐ Moderate Income Tenant ☐ Qualified Tenant * - Specify: __________________

Name: ___________________________________________ Phone: (______) ___________________

Name: ___________________________________________ Phone: (______) ___________________

Address: ___________________________________________ (Street Number) (Street Name) (Unit #)

☐ Low Income Tenant ☐ Moderate Income Tenant ☐ Qualified Tenant * - Specify: __________________

* Qualified Tenant: Senior citizen, disabled, households with minor dependent(s), terminally ill.

**NOTICE:** Acceptance of fees shall not constitute approval by the City of the applicant's compliance with the tenant relocation assistance provisions of the West Hollywood Rent Stabilization Ordinance or other legal requirements. Fees shall be non-refundable.

**Office Use Only**

APPROVED ___________________ DATE ____________ COMMENTS: ______________________________

DENIED ___________________ DATE ____________

ENTERED ___________________ DATE ____________ AMOUNT PAID: ____________ CHECK NO. ____________

9-6-17