



Landlord Declarations Section 1200 W 7th Street, 1st Floor, Los Angeles, CA 90017 Tel.: 866-557-7368 / housing.lacity.org

Eviction for Landlord or Family Occupancy Packet

Required Forms for the Landlord to Complete and Submit to LAHD

- 1. Declaration of Intent to Evict for Landlord or Family Occupancy
- Relocation Services or Demolition Monitoring Services Application Make fees payable to LAHD - City of Los Angeles. Mail Declaration with attachments, Relocation Services Application and payment to:

LAHD – Landlord Declarations P.O. Box 17100 Los Angeles, CA 90057

THESE FEES ARE NOT REFUNDABLE even if the tenant is found to be protected and cannot be evicted.

Important Information:

Landlords must file a copy of the notice of termination of tenancy no later than 3 business days after they serve it on the tenant. For details go to https://housing.lacity.org/eviction-notices

- 1. <u>RAC 960</u>: Relocation Assistance Escrow Accounts and Sample Instructions
- 2. <u>Relocation Assistance Bulletin</u>: Relocation amount must be paid to the tenants within 15 days of the date of service of the notice of termination of tenancy. Relocation amount must be paid directly to the tenants or deposited in an escrow account.

LOS ANGELES HOUSING DEPARTMENT	FOR DEPARTMENT USE ONLY
LAHD - Landlord Declarations P.O. 17100 Los Angeles, CA 90057 LAHD Hotline (866) 557-7368 housing.lacity.org	APN: C.D.: #:

NOTICE TO TENANT: A LANDLORD IS REQUIRED TO FILE THIS DECLARATION WITH THE CITY AND TO SERVE THE TENANT WITH A COMPLETE COPY PRIOR TO OR AT THE TIME THE WRITTEN NOTICE OF TERMINATION IS SERVED. The representations made in this declaration are entirely those of your landlord, and the City takes no responsibility for their accuracy or good faith. If you believe that the statements in this declaration are inaccurate or that your landlord is acting in bad faith, you may file a complaint with the City by calling (866) 557-RENT.

DECLARATION OF INTENT TO EVICT FOR LANDLORD OR FAMILY OCCUPANCY

Rental Unit Address (Please include street address, unit #, city, and zip code):

All Tenant Names (attach list if n	eeded):							
Date Tenant Moved In:	Current Monthly Rent:	Date of Last Rent Increas	se:					
Name of Family or Owner		Estimated Date Owner or						
Moving into the Rental Unit:		Family Member Will Move In:						
Relationship to Landlord: The landlord may recover possession of the rental unit for owner-occupancy only if the new occupants is in one of these categories [LAMC 151.09 A.8.(a)].	recover possession of Self Spouse Child Parent Grandparent Grandchild upants is in one of AMC 151.09 A.8.(a)].							
Current Address of Family Mer	mber Moving into Unit (Please include street c	Iddress, unit #, city, and zip code):						
	partnership, or similar ownership entity? eneficiary of a trust to evict for owner occupancy [LAMC	151.09.A.8.(a)]		□NO				
Have you previously evicted a tenant for occupancy by this family member at this property?								
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 pro	operty?						
Is this 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 valid registration or annual registration renewal statement								
	.05.A] If any action by a landlord to recover possession of rd to comply with 151.05 A [LAMC 151.09.F.]	a rental unit the tenant may raise as an	□YES	□NO				
Are any Code Enforcement fee	s currently delinquent?							
been paid, the tenant becomes obligated to	rent otherwise lawfully due and owing if any Code Enforce o pay the current rent and any back rent withheld [LAMC1 er action that the landlord has failed to pay required fees	161.903.3.1]. The tenant may assert as an	□YES	□NO				
Is this rental unit currently sub	ject to the Rent Escrow Account Program	(REAP) or has it been within the						
	one year thereafter, the landlord shall have the burden of ayment of rent, is not brought for the purpose of retaliatic		□YES	□NO				
Is there a vacant and compara								
	in the building which is also suitable for owner-occupancy	is a factor demonstrating possible intent to	□YES	□NO				
Is the tenant of the subject uni	it the most recent tenant to occupy a unit	t in this property?	□YES	□NO				
-	ntal unit an elderly or disabled person w	ho has resided in the unit for at						
least ten years? [LAMC 151.30.D.1.k]			□NO				
Is any current tenant in this re to practice in the State of Cali	ental unit terminally ill (as certified by a tr fornia)? [LAMC 151.30.D.1.b]	reating physician licensed	□YES	□NO				

Will the owner or family member move into the unit within three months of tenant's vacate date?					□YES	NO
Will the family member or owner mov	ing in to the unit reside there for	a mir	nimu	m of two years?		□NO
Will the owner or family member occu	upy the unit as their primary plac	e of r	eside	nce?	□YES	
	Relocation Assistance R	equii	rem	ents		
	(LAMC 151.09G Please see attach	ned am	ounts	;)		
Is any tenant in this rental unit 62 yea					□YES	□NO
Is any current tenant in this rental un						
Is any current tenant in this rental	-	e mir	nor c	hildren who are legally	□YES	□NO
dependent (as determined for federa Do you meet all the requirements to			ratio	amounts?	□YES	
1) The building containing the rental unit co						
has not paid the fee authorized by this Sul	osection to any tenant who resided in	the bu	ilding	; 3) The landlord owns, in the		
City of Los Angeles, no more than four un						
eligible relative for whom the landlord is re the City of Los Angeles.	covering possession of the rental unit	aoes r	IOT OV	in any residential property in		
	ADDITIONAL NOTIFICA					
1. Fees are due and payable to the "			tting	this declaration and maile	d to	
LAHD - Landlord Declarations, P.C						a st
2. You must file a declaration of oc					-	
and 2 nd year anniversary of tenant the notice is delinguent. Please m					250 fine p	erday
3. You must file a Notice of Intention	•			-		
4. If you act in bad faith in recovering			-	_	vas displa	iced
from the property for three times					-	
fees. The City may institute a civil	proceeding for equitable relief and	l exen	nplar	y damages for displacement	nt of tena	nts.
Any person who willfully or knowingl	-			-		
fails to disclose a material fact in this itself does not satisfy Notice to Quit r			or (L/	AMC 151.10 B.). This docu	iment of	and by
	DECLARATION OF LAN		חס			
I hereby declare that I am evicting the				n this form for occupancy	for mysel	f or the
listed related person in accordance wi						
responsible for providing monetary re		-		•		
I understand that the rent for any sub	sequent tenant(s) is not decontr	halled	and t	herefore must he establish	ned at the	e rental
amount indicated above plus any incre						
151.06.C.	·····,···,					-
Furthermore, if said unit is returned	to the rental market. I recognize	it is i	mv re	osnonsihility to file a re-re	ontal Decl	
with the Los Angeles Housing Departn		10 15 1	•			aration
	hent within ten (10) davs of re-rei	ntal i	n acc			
failure to notify LAHD of the re-renta					9.I. and t	hat my
failure to notify LAHD of the re-renta the regular registration fees.					9.I. and t	hat my
the regular registration fees.	l of my rental unit may result in	late a	and c	lelinquent registration fee	9.I. and t	hat my
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the regular registration fees.	l of my rental unit may result in	late a	and o	lelinquent registration fee	9.I. and t	hat my
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the regular registration fees.	l of my rental unit may result in	late a	LANI	lelinquent registration fee	9.I. and t	hat my
the regular registration fees.	l of my rental unit may result in LANDLORD'S SIGNATURE LANDLORD'S CITY, STATE, ZIP CODE	late a	LANI	lelinquent registration fee LANDLORD'S EMAIL DLORD'S PHONE	9.I. and t	hat my
the regular registration fees.	l of my rental unit may result in LANDLORD'S SIGNATURE LANDLORD'S CITY, STATE, ZIP CODE	late a	and c	lelinquent registration fee LANDLORD'S EMAIL DLORD'S PHONE	9.I. and t	hat my

LOS ANGELES HOUSING DEPARTMENT LAHD - Landlord Declarations P.O. 17100 Los Angeles, CA 90057 LAHD Hotline (866) 557-7368 housing.lacity.org	For Departme	ent Use
	APN: Case: Amount Paid	:
	ICES OR DEMOLITION MONITO	
ROPERTY INFORMATION	ations of Intent to Evict, Ellis Act Withdrawals	& Demolition Permit Clearance Request.
	ations of Intent to Evict, Ellis Act Withdrawals	& Demolition Permit Clearance Request.
ROPERTY INFORMATION Address:	ations of Intent to Evict, Ellis Act Withdrawals	& Demolition Permit Clearance Request.
ROPERTY INFORMATION Address: Unit No.:	ations of Intent to Evict, Ellis Act Withdrawals	
ROPERTY INFORMATION Address: Unit No.: City:	ations of Intent to Evict, Ellis Act Withdrawals	
ROPERTY INFORMATION Address: Unit No.: City: DWNER INFORMATION	ations of Intent to Evict, Ellis Act Withdrawals	
ROPERTY INFORMATION Address: Unit No.: City: WNER INFORMATION Name:	Home Phone:	

	Withdrawal	of all	units	from	the	rental	market
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Condo Conversion

Demolition Permit Clearance. By checking this box and signing below you are declaring under penalty of perjury that all units are vacant and if tenants were evicted in order to demolish, they were paid relocation fees. You must provide a Clearance Summary Worksheet (aka demolition permit).

Eviction for owner-occupancy/resident manager occupancy

Eviction for compliance with a government agency order

HUD Foreclosure

100% affordable housing project or Shelter as defined in LAMC Section 12.03 (Mayor's Exec. Directive No. 1)

OWNER CERTIFICATION

I hereby declare, under penalty of perjury under the laws of the State of California, that the information provided in this form is true and correct to the best of my knowledge and belief. If the City determines that a higher Relocation Services Contractor Fee is due based on a different status of one or more of the units, I will compensate the City for the balance due. All fees are non-refundable.

Print Owner's Name:

Owner's Signature:

On this page provide the information on whether any of the occupants in each unit is either at least 62 years or disabled or a minor child and calculate the totals. Write "Vacant" if not occupied. On page 3, provide the name and telephone number of each known occupant in each unit.

If "No" for If "Yes" TOTAL FEE Unit Number Is anyone in Is anyone in the Is anyone in the unit 62 unit disabled? the unit a ALL for ANY AMOUNT (write years or minor child? occupants occupant "Vacant" and \$0 if older? (\$561) (\$902) not occupied) □Yes □No □Yes □No ∐Yes □No \square ∐Yes □No □Yes □No ∐Yes ∐No Yes No Yes No Yes No Yes No Yes No Yes No ∐Yes □No Yes No □Yes □No Yes No Yes No Yes No Yes No Yes No Yes No □Yes □No Section A. RELOCATION SERVICES SUBTOTAL: Section B. Additional Fee Types Amount # of Units Total Per Fee Type \$45 **Demolition Monitoring Administrative Fee** Relocation Services Administrative Fee \$77 **Owner Occupancy/Resident Manager Application Fee** \$75 **Relocation Services Application Fee** \$341 **Underpayment Balance** TOTAL AMOUNT DUE (Add Section A Relocation Services Fees and Section B Additional Fee Type)

Section A. RELOCATION SERVICES FEES PER HOUSEHOLD

THESE FEES ARE NOT REFUNDABLE even if the tenant is found to be protected and cannot be evicted.

List of All Occupants Per Unit (Required Information)						
Unit Number	Occupant Name (For all Adults) Write "VACANT" if not occupied	Occupant Telephone Number (must provide a telephone number)				

LOS ANGELES HOUSING DEPARTMENT		FOR D	EPARTMENT U	JSE ONLY			
LAHD - Landlord Declarations P.O. 17100							
Los Angeles, CA 90057		APN:					
LAHD Hotline (866) 557-7368 housing.lacity.org		C.D.:					
nousinghacity.org		#:					
NOTICE TO LANDLORD: Email form to LAF	ID at lahd.declaratior	ns@lacity.org_withi	n 3 months	of tenant	vacating	the renta	l unit

after an eviction for landlord, family or manager occupancy 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					
Rental Unit Address: (Street Address, unit #, city, zip)		Date Tenant Moved Out:			
Current Occupant's Name(s):		Date Occupant Moved In:			
Occupant's Relationship to Landlord:	Self Spouse Child Parent Grandparent Grandchild Residential Manager				
THIS FORM IS BEING FILED TO COI	MPLY WITH LAMC SEC. 151.30	OF (YOU MUST CHECK ONE):			
\Box Declaration of Occupancy	within 3 months of tenant's s	surrender of rental unit.			
Declaration of Continued	Occupancy within 30 days pr	receding the first year anniversary of the tenant's vacation of			
rental unit.					
	Occupancy within 30 days pre	eceding the second year anniversary of the tenant's vacation of			
rental unit.					
		has not moved in within 3 months of tenant's surrender of the un			
detail below (attach additional she		nniversary of the vacation of the rental unit, please explain in			
	eets, if hecessary):				
		, YOU MUST PAY A FINE IN THE AMOUNT OF \$250 PER DAY FOI			
EA		IS DELINQUENT (LAMC 151.30.I.2)			
	Landlord	Declaration			
	•	e of California, that the information provided on this form and			
attached pages is true, correct, and	d complete. (All owners must	sign; attach additional pages if necessary)			
LANDLORD'S SIGNATURE	LANDLORD'S PRINTED NA	AME DATE			
LANDLORD'S MAILING STREET ADDRESS	LANDLORD'S CITY, STATE	E, ZIP CODE LANDLORD'S PHONE			
AGENT'S SIGNATURE					
	AGENT'S PRINTED NAME	DATE			
AGENT'S COMPANY AND STREET ADDRES					
AGENT 5 COMPANY AND STREET ADDRES	SS AGENT'S CITY, STATE, ZIP	P CODE AGENT'S PHONE			
Declaration of Occupancy REV 12.15.2022	P	Page 1			



Notice to Landlord of Interest in Renewing Tenancy (After eviction based on owner, family or resident manager

(After eviction based on owner, family or resident manager occupancy) LAMC 151.09 A8



<u>Tenant Re-Rental Rights:</u> 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.G., 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 writing 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 <u>no later than 30 days</u> 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 Department, Landlord Declarations Section, 1200 W. 7th Street, 1st Floor, Los Angeles, CA 90017 or by e-mail to: lahd.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 *Notice to Landlord of Interest in Renewing Tenancy*.

Additional Contact Information

Tenant Name:	
Contact Address:	
Phone:	
Email:	
Tenant Name:	
Contact Address:	
Phone:	
Email:	
Tenant Name:	
Contact Address:	
Contact Address.	
Phone:	
Email:	
Tanana Manana	
Tenant Name:	
Contact Address:	
Phone:	
Email:	
-	
[
Tenant Name:	
Contact Address:	
Phone:	
Email:	

Ann Sewill, General Manager Tricia Keane, Executive Officer

Daniel Huynh, Assistant General Manager Anna E. Ortega, Assistant General Manager Luz C. Santiago, Assistant General Manager



LOS ANGELES HOUSING DEPARTMENT 1200 West 7th Street, **1st** Floor Los Angeles, CA 90017 Tel: (866) 557-7368

housing.lacity.org

EVICTIONS FOR OCCUPANCY BY LANDLORD, LANDLORD'S IMMEDIATE FAMILY OR <u>A RESIDENT MANAGER</u> Rent Stabilization Bulletin

Karen Bass, Mayor

The Rent Stabilization Ordinance (RSO) and the Just Cause Ordinance (JCO) limit the number of reasons a landlord may bring legal action to recover possession of a rental unit. One of the legal reasons for evicting an existing tenant is when a landlord seeks in good faith to recover possession of the rental unit for use and occupancy by the owner, spouse, grandchildren, children, parents or grandparents, or a resident manager (Los Angeles Municipal Code (LAMC) 151.09.A.8 & 165.03.H). Corporations may not evict for owner of family occupancy, but may evict for resident manager occupancy only if the law requires that a resident manager be provided in the building (ex. buildings of 16 units or more) or the terms of a regulatory agreement require an on-site manager.

PROCEDURE

Landlords must comply with the restrictions and requirements of LAMC Section 151.30, when seeking to recover a rental unit for the specific individuals allowed under Sections 151.09 A.8 & 165.03.H. The landlord must file a completed *Declaration Of Intent to Evict* form with the Department.

- 1. The Declaration must be filed <u>prior</u> to giving the tenant the notice of termination of tenancy required by State law.
- 2. The landlord makes a copy of the filed Declaration of Intent to Evict and serves it to the tenant along with the termination of tenancy notice after filing the Declaration with the Department. The landlord must state in the termination notice the reason for the eviction.
- 3. In addition to filing the Declaration of Intent to Evict, a copy of notice of termination of tenancy must be filed with the Department within <u>3 business days</u> after serving it to the tenant. The notice of termination can be filed online at https://lahd.service-now.com/efs.

How to File

Property owners can file the Declaration of Intent to Evict and the Relocation Services or Demolition Monitoring Services Application in person at one of the public counters or may mail it to LAHD at PO BOX 17100 Los Angeles, CA 90057. Application fees are payable to the City of Los Angeles-LAHD. Include a copy of the grant deed and if the property is owned by a trust, submit a copy of the trust instrument which identifies any trustee, trustor and beneficiary.

To get forms: <u>housing.lacity.org/rental-property-owners/tenant-is-not-at-fault-for-eviction-owners</u>



Rent Stabilization Bulletin

RELOCATION ASSISTANCE

Landlords are required to provide monetary relocation assistance when they evict a tenant to move in themselves, spouse, parents, grandparents, children, grandchildren or for a resident manager. The amounts are found in the *Relocation Assistance Bulletin*. A landlord may deduct rental debt from the relocation amount. It is recommended the landlord offer to the tenant an itemized accounting of the exact rental debt to be deducted.

Mom & Pop Landlords - Reduced Relocation Amounts

Only for eviction under either the RSO or JCO for owner or family occupancy may a *Mom & Pop* landlord qualify for a reduced relocation fee, pursuant to Ordinance 180,747. This reduced fee applies, if there are four or less units on the property containing the rental unit, the landlord owns no more than one other single-family home on a separate lot in Los Angeles, and the eligible relative moving into the rental unit does not own residential property in the City. For more information, please refer to Ordinance 180,747 and the *Relocation Assistance Bulletin*, which provides current relocation amounts. The landlord cannot be a corporate entity.

Just Cause Ordinance and Single Family Dwellings - One Month's Rent Equivalent

A landlord may qualify to pay only one month's rent equivalent for relocation only for a stand alone single family dwelling subject to the Just Cause Ordinance that is owned by a natural person who owns no more than four dwelling units and one single family dwelling on a separate parcel in the City of Los Angeles. This is not available for condominiums or for RSO units. (See Ordinance 187737).

Employee Managers

Relocation assistance is not required when evicting an *Employee-Resident* manager to replace them with a new *Resident* manager. If the resident manager is a *Manager-Tenant* receiving free or reduced rent with no other compensation, they may be entitled to relocation assistance. (See RAC <u>Regulation Section 920.00</u>, *Managers as Tenants*).

Method of Relocation Payment

Relocation payment to tenants shall be made within 15 days after service of a written notice of termination of tenancy; however, the landlord may elect to deposit the monetary relocation benefits into an escrow account to be disbursed to the tenant upon vacating and for moving expenses. Escrow instructions must be given to tenants within 15 days. (See RAC <u>Regulation Section</u> <u>960.00</u>, *Relocation Assistance Escrow Accounts*).

OWNERSHIP REQUIREMENTS FOR OCCUPANCY BY OWNER OR A FAMILY MEMBER

To recover possession of a rental unit for owner occupancy, a landlord must own title to at least 25% of the property or be a beneficiary with an interest of at least 25% in a trust that owns the property. A landlord may recover possession of a rental unit for family occupancy only if the landlord is a natural person who possesses legal title to at least 50% of the property or is a beneficiary with an interest of at least 50 percent in a trust that owns the property.



Rent Stabilization Bulletin

GOOD FAITH INTENTION TO OCCUPY AND VERIFICATION REQUIREMENT

The new occupant must move in within 3 months of vacancy and intend to occupy the rental unit for at least 2 years, pursuant to LAMC Section 151.30 B. Failure to do either may be evidence of a bad faith eviction. The landlord must file a re-rental notice with the LAHD within 3 months of evicting a tenant and on the 1st and 2nd year filing anniversary after the tenant vacates the rental unit, stating the replacement tenant still occupies the unit.

If an owner decides to re-rent or lease a unit within the two years following a tenancy termination under for owner, family or resident manager occupancy, the previously displaced tenant (s) must be notified and allowed the right of first refusal, provided that the tenant (s) advised the landlord in writing within 30 days of displacement of the tenant's desire to consider an offer to renew tenancy.

TENANT PROTECTIONS

The LAMC prohibits evictions of tenants in the following situations:

- 1. A landlord cannot evict if a comparable unit is vacant. Comparable units are ones that have the same number of bedrooms.
- 2. The landlord cannot evict a tenant if they are not the most recent tenant to occupy a unit with the same number of needed bedrooms, unless the landlord needs a different unit due to medical necessity as certified by a treating physician.
- 3. A landlord cannot evict tenants who have resided in the rental unit for at least ten years and are at least 62 years of age or disabled or handicapped.
- 4. A landlord cannot evict tenants who are terminally ill as certified by a treating physician regardless of length of tenancy.

PENALTIES AND FEES

There is an administrative fee of \$75.00 to terminate a tenancy to move-in a resident manager, owner or eligible family member. A landlord who evicts in bad faith is liable to the evicted tenant for treble damages, equitable relief and attorney's fees, and the City may sue for punitive damages and equitable relief. If a landlord fails to file the required *Landlord Declaration* forms, the landlord is liable for a fee of \$250.00 per day of delinquency.

The LAMC provides for criminal penalties for violation of the ordinance. Any landlord who willfully, with the intent to deceive, files a *Landlord Declaration* that contains false or misleading information shall be guilty of a misdemeanor punishable by a fine of not more than \$500 or by imprisonment in the County Jail for not more than six months or both.



Rent Stabilization Bulletin

RENT LEVEL AFTER AN EVICTION FOR IMMEDIATE FAMILY (Only for RSO Units)

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.

THIS INFORMATION IS OFFERED FREE OF CHARGE TO THE GENERAL PUBLIC.

While this publication is designed to provide accurate and current information about the law, readers should consult an attorney or other expert for advice in particular cases, and should also read the relevant statutes and court decisions when relying on cited material. Laws and guidelines are frequently amended. The LAHD recommends that you verify information in the event that new changes are not yet reflected in this publication. The LAHD does not assume and hereby disclaims any liability to any party for any loss, damage, or disruption caused by errors or omissions, whether such errors or omissions result from negligence, accident, or any other cause.

AUXILIARY AIDS AND SERVICES: "As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and, upon request, will provide reasonable accommodation to ensure equal access to its programs, services and activities."

#08 - 07/12/2023

Ann Sewill, General Manager Tricia Keane, Executive Officer

Daniel Huynh, Assistant General Manager Anna E. Ortega, Assistant General Manager Luz C. Santiago, Assistant General Manager





LOS ANGELES HOUSING DEPARTMENT 1200 West 7th Street, **1st** Floor Los Angeles, CA 90017 Tel: (866) 557-7368

housing.lacity.org

Karen Bass, Mayor

RELOCATION ASSISTANCE Rent Stabilization Bulletin

All tenant not-at-fault evictions require payment of relocation assistance and the filing of a *Declaration of Intent to Evict* form with the Los Angeles Housing Department (LAHD) prior to evicting tenants from units covered by the Rent Stabilization Ordinance (RSO) or the Just Cause Ordinance (JCO). Failure to file the Landlord Declaration with the LAHD makes the eviction a violation of the RSO or JCO.

Not-At-Fault Reasons for Eviction

- 1. The landlord evicts for the occupancy for her/himself, spouse, grandchildren, children, parents or grandparents, or a resident manager (Los Angeles Municipal Code (LAMC) 151.09.A.8, 165.03.H.). Evictions for the purpose of resident manager occupancy are allowed only if required by law or an affordable housing covenant or regulatory agreement. Landlords must comply with the restrictions and requirements of LAMC Section 151.30.
- 2. The landlord seeks in good faith to recover possession of the rental unit to demolish, convert to a commercial use, or remove the rental unit from rental housing use (LAMC 151.09.A.10, 165.03.I). For RSO units, these are considered Ellis Act (California Government Code 7060.4) evictions and the landlord must comply with the requirements of LAMC 151.22-151.28.
- 3. The landlord seeks to recover possession of the rental unit to complete substantial remodel, provided the landlord has secured permits necessary and served a copy of them with a written termination notice stating the reason for termination, the type of scope of the work, why the work cannot be reasonably accomplished in a safe manner with the tenant in place and why the work requires the tenant to vacate for at least 30 days. "Substantial remodel" shall have the same meaning as the term is defined in California Civil Code Section 1946.2. This is only for units which are subject to JCO and not for RSO units. (LAMC 165.03.1.(2))
- 4. The landlord evicts to comply with a governmental agency's Order to Vacate (LAMC 151.09.A.11, 165.03.J.). Landlords must file a Landlord *Declaration of Intent to Evict* prior to giving notice to tenants. A copy of the notice must also be filed with LAHD no later than 3 days after it is served. Notices can only be served after the landlord files the Declaration with LAHD.
- 5. The Secretary of Housing and Urban Development is both the owner and plaintiff and seeks to recover possession to vacate the property prior to sale (LAMC 151.09.A.12, 165.03.K.).
- 6. Residential Hotel Unit conversion or demolition (LAMC 151.09.A.13, 165.03.L.).
- 7. The landlord seeks to recover possession of the rental unit to convert the subject property to an affordable housing accommodation (LAMC 151.09.A.14, 165.03.M.).
- 8. The landlord demolishes the property or converts the use of the property to condominiums, stock cooperatives, community apartment projects, hotels and commercial uses, regardless of whether the property is subject to the RSO OR JCO (LAMC 47.06 & 47.07).



How Much Relocation Assistance Is Required?

The amount of relocation fees due to the tenant by the landlord depends on whether the tenant is an *eligible* or *qualified* tenant, the length of tenancy, and the tenant's income. Relocation Assistance is <u>paid per unit</u>, not <u>per tenant</u>. For relocation amounts, refer to the Relocation Assistance and the HUD Low Income Limits charts on page 3.

- <u>Oualified tenant</u> A qualified tenant is any tenant who on the date of service of the written notice of termination is 62 years of age or older; handicapped, as defined in Section 50072 of the California Health and Safety Code, or disabled, as defined in Title 42 of the United States Code, Section 423; or who has one or more minor dependent children (as determined for federal income tax purposes).
- <u>Eligible tenant</u> Unless a tenant is a qualified tenant as explained above, the tenant is an eligible tenant and is entitled to receive a relocation assistance amount that depends on length of time in the unit and income.
- <u>Low Income Tenant</u> A tenant whose income is 80 percent or less of the Area Median In- come, as adjusted for household size, as defined by the U.S. Department of Housing and Urban Development, regardless of the length of tenancy.
- <u>Mom and Pop properties</u> may pay reduced relocation assistance payments to their tenants for a good faith eviction for occupancy by the owner or eligible relative, provided that requirements in Section 151.30 of the LAMC are met. This applies only for evictions for occupancy by owner, family or manager.
- <u>Single Family Dwellings Owned by Natural Persons</u> When the residential real property is a single-family dwelling subject to the JCO and the owner is a natural person, including natural persons who hold properties in a trust or registered legal entity controlled by that natural person, who owns no more than four dwelling units and a single-family home on a separate lot in the City of Los Angeles: one month's rent that was in effect when the landlord served the written notice to terminate the tenancy, as either a monetary payment or credit. Los Angeles Municipal Code Section 151.30(E) shall not apply. (LAMC 165.06.A.(6)).

The reduced fee for Mom and Pop properties applies, if all of the following conditions exist:

- 1. The building containing the rental unit contains four or fewer rental units;
- 2. The landlord has not utilized this provision during the previous three years;
- 3. The landlord owns no more than four units of residential property and a single-family home on a separate lot in the City of Los Angeles; and
- 4. Any eligible relative for whom the landlord is recovering possession of the rental unit does not own residential property in the City of Los Angeles.



RELOCATION ASSISTANCE BULLETIN

Relocation Assistance Amounts Effective July 1, 2023 through June 30, 2024

Tenant Household	Tenants with Less Than 3 Years	Tenants with 3 or More Years	Tenants Qualifying Under HUD Low Income Limits (Regardless of Length of Tenancy)	5	Single Family Dwelling owned by natural person (JCO only)
Eligible Household	\$9,900	\$12,950	\$12,950	\$9,500	One month's
Qualified Household	\$20,850	\$24,650	\$24,650	\$19,150	rent

2023 HUD Low Income Limits for Los Angeles (Formerly known as 80% of AMI)

Household Size	<u>1 Person</u>	2 Person	<u>3 Person</u>	<u>4 Person</u>	<u>5 Person</u>	<u>6 Person</u>	7 Person	<u>8 Person</u>
<u>Income</u> Limit	\$70,650	\$80,750	\$90,850	\$100,900	\$109,000	\$117,050	\$125,150	\$133,200

A tenant whose income is 80 percent or less of the Area Median Income, as adjusted for household size, as defined by the U.S. Department of Housing and Urban Development. (Effective May 15, 2023)

How and When Shall Landlords Provide Payment

The Ordinance requires that relocation assistance payments be made as follows:

- 1. The entire fee shall be paid to a tenant who is the only tenant in a rental unit.
- 2. If two or more tenants occupy a rental unit, then each tenant shall be paid an equal prorate share of the fee.
- 3. If more than one fee payment amount applies to a unit, the landlord pays the higher amount for the unit.

The Ordinance requires timely relocation assistance payments as follows:

- 1. Payment shall be made available within fifteen (15) days of service of the written notice of eviction; however,
- 2. The landlord may, at the landlord's sole discretion and at the landlord's cost, elect to pay the monetary relocation benefits through an escrow account. The monies must be placed in the escrow account within the required 15-day period. The escrow account must provide for payments to the tenant(s) for actual relocation expenses incurred by the tenant prior to vacating the unit for the following relocation expenses: first and last month's rent; security deposit; utility connection charges; moving expenses. Payments from the escrow account shall be made within three (3) working days of receiving a request for payment. The remaining balance of the escrow account shall be disbursed upon certification of vacation of the rental housing unit. (Refer to bulletin *How to Set-Up Relocation Escrow Accounts* or RAC Regulations, Section 960.0



Exemptions from Relocation Assistance Payments

Landlords are exempt from paying relocation assistance when:

- 1. Evicting a resident manager to replace him/her with another resident manager. If the resident manager is a Manager-*Tenant* receiving free or reduced rent with no other compensation, he/she may be entitled to relocation assistance. (See RAC Regulations 920.00, Managers as Tenants.)
- 2. They are required to evict due to hazardous conditions caused by a natural disaster and, therefore, not caused by any negligence on the part of the landlord.
- 3. Relocation Offset: A landlord may offset the tenant's accumulated rent against any relocation assistance, unless the relocation assistance is owed because a termination of tenancy is required by a governmental agency order to vacate or comply issued for an unpermitted dwelling. (LAMC 151.09.G,5., 165.06.J.).

Administrative Fees Related to Relocation Assistance

- 1. All landlords who file an application which requires relocation assistance to be provided to tenants shall pay the *Relocation Service Fee*, according to the tenants Eligible or Qualified status AND a *Relocation Administrative Fee* per rental unit.
- 2. All property owners that seek the LAHD's clearance of a Planning or Building and Safety Department demolition permit shall pay a *Demolition Monitoring Administrative Fee*.
- 3. Requests for a hearing to appeal a decision regarding a tenant's relocation assistance eligibility for higher relocation assistance based on a tenant's income, age, length of tenancy, family status and/or disability status must be filed along with the *Relocation Assistance Dispute Resolution Fee* (LAMC 151.09.G, 165.06.C.).
- 4. When the termination of tenancy is due to recover possession of the rental unit for use of occupancy as a primary place of residence by the landlord, landlord's qualified family member, or resident manager, the landlord shall pay an administrative fee for the filing of the application (LAMC 151.09.C.2, 165.06.F.).

FEE TYPE	FEE PER UNIT
Relocation Service Fee for Eligible Tenants	\$561
Relocation Service Fee for Qualified Tenants	\$902
Relocation Service Administrative Fee	\$77
Demolition Monitoring Administrative Fee	\$45
Relocation Assistance Dispute Resolution Fee	\$300
Landlord Declaration for Owner, Eligible Relative, or Resident Manager Occupancy Filing Fee	\$75



RELOCATION ASSISTANCE QUESTIONS

Can a tenant request relocation fees and services prior to being served with a Notice to Terminate Tenancy, if a tentative parcel or tract map for a condominium conversion has been approved?

If a tentative parcel or tract map for a condominium conversion has been approved by the City of Los Angeles Planning Department, the tenant may elect to relocate without receiving a *Notice to Terminate Tenancy* from the landlord (LAMC Sec. 47.06.D.2). The landlord is still responsible for the payment of relocation assistance in these cases.

How and where do I establish an escrow account, if I choose to do so?

The landlord may place the escrow account in any bank, savings and loan association, or credit union with federal deposit insurance, or with any broker who is licensed by the California Corporate Commission, or with a client trust account of an attorney currently eligible to practice law in California pursuant to the records of the State Bar of California that is reasonably accessible to the tenant(s) during normal business hours. (RAC Regulations, Section 960.00.)

On what basis does a tenant file a complaint, and how?

Non-payment dispute - In an action by the landlord to recover possession of a rental unit, the tenant may raise as an affirmative defense the failure of the landlord to provide relocation assistance. Complaint forms may be obtained and filed with the LAHD for illegal eviction when the landlord has not provided relocation assistance.

Escrow Dispute - Where there is an escrow dispute, dispute notices must be sent to the LAHD by the escrow holder. A copy of the escrow instructions must accompany the notice. (RAC Regulations, Section 967.00.)

THIS INFORMATION IS OFFERED FREE OF CHARGE TO THE GENERAL PUBLIC.

While this publication is designed to provide accurate and current information about the law, readers should consult an attorney or other expert for advice in particular cases, and should also read the relevant statutes and court decisions when relying on cited material. Laws and guidelines are frequently amended. The LAHD recommends that you verify information in the event that new changes are not yet reflected in this publication. The LAHD does not assume and hereby disclaims any liability to any party for any loss, damage, or disruption caused by errors or omissions, whether such errors or omissions result from negligence, accident, or any other cause.

<u>AUXILIARY AIDS AND SERVICES:</u> "As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and, upon request, will provide reasonable accommodation to ensure equal access to its programs, services and activities."

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Rent Adjustment Commission Regulations

- 960.00 RELOCATION ASSISTANCE ESCROW ACCOUNTS
- 961.00 DEFINITIONS
- 961.01 HUD U.S. Department of Housing and Urban Development
- 961.02 LAMC Los Angeles Municipal Code
- 961.03 HCIDLA Los Angeles Housing and Community Investment Department
- 961.04 Pro-Rata Share The amount each tenant receives from the total relocation assistance payment provided by the landlord in accordance with the following circumstances:
 - a. The entire fee shall be paid to a tenant who is the only tenant in a rental unit;
 - b. If a rental unit is occupied by two or more tenants then each tenant of the unit shall be paid an equal share of the fee.
- 961.05 RAC Rent Adjustment Commission
- 961.06 RSO Rent Stabilization Ordinance, Chapter XV of the LAMC
- 961.07 Subject Unit Rental unit from which one or more tenants are being evicted for which the owner must pay a relocation fee pursuant to the RSO.

962.00 APPLICABILITY

- 962.01 The RSO provides that owners must pay tenant(s) a relocation fee in the following circumstances:
 - a. Eviction of the tenant so that the owner, the owner's family or a resident manager may occupy the subject rental unit pursuant to LAMC Section 151.09.A.8;
 - b. Election of the tenant to permanently relocate from the rental unit pursuant to a Tenant Habitability Plan (RAC Regulation 715.00 et seq.);
 - c. Eviction of the tenant for permanent removal of the rental unit from the rental market pursuant to LAMC Section 151.09.A.10.a;

6640 VAN NUYS BLVD. VAN NUYS, CA 91405 2215 N. BROADWAY AVE. LOS ANGELES, CA 90031

8475 S. VERMONT AVE. 2ND FLOOR LOS ANGELES, CA 90044 690 KNOX ST., SUITE 125 LOS ANGELES, CA 90502

1645 CORINTH AVE. SUITE 104 LOS ANGELES, CA 90025



3550 WILSHIRE BLVD. 15TH FLOOR LOS ANGELES, CA 90010

P.O. BOX 17280, LOS ANGELES, CA 90017 0280
866 557 RENT
866 557 7368
HTTP://HCIDLA.LACITY.ORG



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- d. Eviction of the tenant for demolition of the rental unit pursuant to LAMC Section 151.09.A.10.b;
- e. Eviction of the tenant to comply with a government order to vacate, order to comply, order to abate, or any other order which necessitates the vacation of the rental unit pursuant to LAMC Section 151.09.A.11; or
- f. Eviction of the tenant pursuant to LAMC Section 151.09.A.12 in order to vacate the property prior to its sale where the owner of the property is the Secretary of HUD.

963.00 DETERMINATION OF RELOCATION AMOUNT

- 963.01 The owner must pay the relocation fee to the tenants of the Subject Unit in the amount determined by the City's Relocation Assistance Service Provider pursuant to LAMC Section 151.09.G, or as otherwise determined by the HCIDLA pursuant to LAMC Section 151.09.
- 963.02 If the rental unit is occupied by more than one tenant, each tenant shall be paid an equal Pro-Rata Share of the fee.

964.00 ESTABLISHMENT OF AN ESCROW ACCOUNT

- 964.01 At the owner's sole discretion, the owner may pay the relocation fee due to a tenant pursuant to LAMC Section 151.09.G by depositing the fee in an escrow account within fifteen days of service of a notice of termination of tenancy as set forth in California Civil Code Section 1946 (LAMC 151.09.G.2).
- 964.02 The owner shall place the escrow account with any of the following:
 - a. federally insured bank, savings and loan association, or credit union;
 - b. broker licensed by the California Real Estate Commission;
 - c. escrow service licensed by the California Department of Corporations; or
 - d. client trust account of an attorney currently eligible to practice law in California pursuant to the records of the State Bar of California.
- 964.03 The escrow account must be in a location that is reasonably accessible to the tenant (s) during normal business hours.
- 964.04 Escrow Instructions for the escrow account must provide for the following:
 - a. Name of each tenant and the Pro-Rata Share of the relocation fee due to that tenant pursuant to this Regulation;
 - b. Disbursements permitted prior to the tenant(s) vacating the unit pursuant to Section 965.00 of this Regulation;
 - c. Release of remaining funds upon the tenant's vacation of the unit pursuant to Section 966.00 of this Regulation;
 - d. Dispute resolution procedures pursuant to Sections 967.00 and 968.00 of this Regulation;
 - e. Escrow closure provisions pursuant to Section 969.00 of this Regulation;



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- f. A statement that the owner and the escrow holder indemnify and hold harmless from all liability the City and its employees, and any hearing officers selected by HCIDLA pursuant to this Regulation.
- g. Provision that all costs of the escrow are to be prepaid by the owner when establishing the escrow account;
- Provision that all payments from the escrow account shall be made within three
 (3) business days of the escrow holder receiving a request for payment
- 964.05 The RAC provides the attached form, "Sample Escrow Instructions," as model escrow instructions which comply with the requirements set forth in this Regulation.
- 964.06 Owners who use any other escrow instructions shall attach to the escrow instructions a copy of this Regulation.
- 964.07 Owners shall provide a copy of the escrow instructions to all tenants of the Subject Unit within fifteen days of service of a notice of termination of tenancy as set forth in California Civil Code Section 1946.
- 965.00 DISBURSEMENTS PRIOR TO TENANT(S) VACATION OF THE SUBJECT UNIT
- 965.01 The escrow account must provide for payments to the tenant(s) for actual relocation expenses incurred or to be incurred by the tenant prior to vacating the unit (LAMC Section 151.09.G.2).
- 965.02 The following are expenses for relocation to a new rental unit for which the owner must permit disbursements prior to the tenant(s) vacating the Subject Unit:
 - a. First and last month's rent;
 - b. Security deposit;
 - c. Utility connection charges and deposits; or
 - d. Moving expenses.
- 965.03 The escrow instructions shall authorize payment for the expenses listed in Section 965.02 directly to the tenant(s) upon presentation of a receipt for the expense, or upon presentation of a written estimate or an agreement to incur the expense. The escrow may allow the escrow holder to verify that the expense has been paid or that the agreement to incur an expense has been entered into by the tenant(s). Verification for these purposes for these purposes shall consist of a telephone call or an email to confirm that the expense has been incurred or there is an agreement to incur the expense.
- 965.04 The receipt for the expense must provide the amount paid or owing, indicate the purpose of the expense and identify the payee and the payee's contact information, including telephone number.



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966.00 DISBURSEMENTS UPON TENANT(S) VACATION OF THE SUBJECT UNIT

- 966.01 The escrow instructions shall provide that the tenant(s) sign an affidavit confirming vacation of the subject unit, indicating the date of the vacation, and a forwarding mailing address. The affidavit shall include a statement that the tenant has permanently departed from the unit and surrendered the keys to the landlord.
- 966.02 The escrow instructions shall provide for release of all remaining funds owing to the tenant(s) within 3 business days of presentation of an affidavit that conforms to Section 966.01.

967.00 DISPUTE RESOLUTION PROCEDURES

- 967.01 The escrow instructions shall contain a dispute resolution procedure that provides for HCIDLA to resolve disputes as to the disbursement of funds.
- 967.02 At the request of any of the tenants, the landlord or at the option of the escrow holder, the escrow holder shall notify HCIDLA of the dispute, the reason for the dispute, and the amount in dispute.
- 967.03 The escrow holder shall notify HCIDLA, to the attention of the Director of the Rent Division, within five business days of the request for HCIDLA resolution of a dispute.
- 967.04 The escrow instructions shall control disbursement of all remaining funds not subject to the dispute. The disputed amount shall not be released pending a final determination of the dispute by HCIDLA.
- 967.05 HCIDLA shall contact the parties within five (5) working days of notification by the escrow holder of the dispute to conduct an investigation.
- 967.06 HCIDLA shall issue a determination regarding the disbursement of the disputed funds within fifteen (15) days of notification by the escrow holder of the dispute.

968.00 APPEALS

- 968.01 Any party to the dispute may appeal HCIDLA's determination within 10 days of HCID-LA's mailing of its determination. HCIDLA's determination is stayed until the appeals deadline has expired, or, if an appeal is filed, the determination is stayed until there has been a decision by a hearing officer pursuant to Section 968.06.
- 968.02 The appeal must state why the appellant believes HCIDLA erred in its determination.
- 968.03 HCIDLA shall conduct a hearing by a hearing officer designated by HCIDLA within 30 days of the filing of the appeal.
- 968.04 HCIDLA shall notify the escrow holder, the owner and the tenant(s) of the time and place of the hearing no later than ten (10) days prior to the scheduled hearing.



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- 968.05 All parties may submit documents, testimony, written declarations or other relevant evidence.
- 968.06 The hearing officer shall issue a determination within 10 working days of the appellate hearing.
- 968.07 The hearing officer's decision shall constitute the final administrative determination of the dispute.
- 968.08 The appellant may rescind the appeal in writing prior to the issuance of a hearing officer's determination. If the appeal is rescinded, HCIDLA's original determination shall be carried out by the escrow holder, upon notification by HCIDLA.

969.00 ESCROW CLOSURE PROVISIONS

- 969.01 The escrow instructions must contain a provision for final closure of the escrow, and disbursement of any remaining funds.
- 969.02 Upon final disbursement of all remaining funds, a final accounting and copies of all escrow related papers must be sent to the owner within five (5) business days, by registered mail to the last known address of each party.
- 969.03 The owner may request return of any remaining funds to the owner only if the tenant(s) are in legal possession of the subject unit and the eviction is no longer in process, or if the tenant(s) has vacated the subject unit and unclaimed funds still re main in escrow 65 days after the date the tenant(s) vacated the unit.
- 969.04 Within five (5) working days of a request by the owner pursuant to Section 969.03, the escrow holder must send a copy of the request to the tenant(s) and a notice that the request may be disputed in accordance with Sections 967.00 and 968.00 of this Regulation. The notice must be sent by registered mail to the last known address of the tenant(s).
- 969.05 If the escrow holder does not receive written notification that a tenant disputes disbursement of the remaining funds to the owner within 10 business days of the escrow holder's notification to the tenants, and there are no pending claims against the escrow account, the escrow holder may proceed to close the escrow and disburse the remaining funds to the owner.



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RENT ADJUSTMENT COMMISSION SAMPLE ESCROW INSTRUCTIONS RELOCATION ASSISTANCE ESCROW ACCOUNT RENT ADJUSTMENT COMMISSION REGULATION 960.00

To:					
	(Escrow Company)				
	(Address)				
	(Address)				
1.	(Landlord)	establish	es this	account for the	sole
	purpose of facilitating the distribution of relo			tenants residin	
	pursuant to Los Angeles Municipal Code (LAMC) Sectio	on 151.09.0	G.	、	,
2.		l for paym	ent of r	submit to the Es elocation fees and	d the

- sum of \$______ to be used by Escrow Company as its escrow fee for administration of the escrow account and performance of the instructions contained in this document.
- 3. This sum is to be disbursed for relocation assistance to the following persons who reside as tenants in the Subject Unit in the amount of the pro-rata share specified pursuant to the escrow instructions contained in this document:

(Name of Tenant)	(Pro-Rata Share)
(Name of Tenant)	(Pro-Rata Share)
(Name of Tenant)	(Pro-Rata Share)

4. Disbursements Prior to the Tenant's Vacation of the Subject Unit

- a. Upon presentation of a receipt or a written estimate for the following expenses, or upon presentation of an agreement to incur any of the following expenses, Escrow Company shall verify by phone or email that the expenses have been incurred or there is an agreement to I incur the expense:
 - i. First and last month's rent
 - ii. Security Deposit
 - iii. Utility connection charges and deposits
 - iv. Moving Expenses



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- b. The receipt, written estimate or agreement to incur the above expenses must indicate the amount paid, or to be paid, the purpose of the payment, the name of the payee and the payee's contact information, including telephone number.
- c. Escrow Company shall shall release payment within three business days of the tenant's request for payment and submission of supporting documentation unless the Escrow Company disputes the request pursuant to section 6 of this Agreement.
- d. Landlord may also request return of all remaining funds when the tenant(s) remain in legal possession of the subject unit and Landlord is no longer proceeding with an eviction of the tenant(s). Upon request of a return of all remaining funds pursuant to this provision, Escrow Company shall notify the tenant(s) of the Subject Unit in writing of Landlord's request. If the tenant(s) do not notify Escrow Company shall dispute of a dispute of Landlord's request, Escrow Company shall disburse remaining funds to Landlord and close the escrow account.

5. Disbursements Upon Tenant's Vacation of the Subject Unit

- a. In the event that any funds remain in the escrow account after a tenant(s)' vacation of the Subject Unit, the tenant(s) shall sign an affidavit stating that the Subject Unit has been permanently vacated, indicate on the affidavit the date on which the Subject Unit was vacated, and provide current mailing address(es). The tenant(s) shall verify permanent vacation of the unit and surrender of the keys to the landlord.
- b. Escrow Company shall release payment of all remaining funds to the tenant(s) within three days of the tenants' submission of the affidavit verifying permanent vacation of the unit.
- c. In the event that any funds remain in the escrow account 65 days after the tenant(s)' permanent vacation of the Subject Unit, Landlord may request return of all undis bursed funds and closure of the escrow account. Landlord shall indicate in the request the date that the tenant(s) vacated the Subject Unit. Upon receipt of the request, Escrow Company shall notify the tenant(s) by registered mail of Landlord's request. Escrow Company shall notify the tenant(s) at their last known mailing address. If the tenant(s) do not notify Escrow Company shall disburse remaining funds to Landlord and close the escrow account.

6. Dispute Resolution Procedures

- a. In the event of a dispute regarding release of escrow funds, the Escrow Company shall request resolution of the dispute by the Los Angeles Housing + Community Investment Department (HCIDLA). Escrow Company shall specify in writing that the dispute exists, the reason for the dispute, and the amount in dispute.
- b. Escrow Company shall notify HCIDLA at the following address:

Director, Rent Stabilization Division Los Angeles Housing + Community Investment Department The Garland Building 1200 West Seventh Street, 8th Floor Los Angeles, CA 90017



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c. Escrow Company shall release payment of the disputed amount only pursuant to HCID-LA's final determination of the dispute in accordance with City of Los Angeles Rent Adjustment Commission Regulation 960.00 et seq.

7. Release of Liability

- a. Escrow Company is hereby released from all liability and/or responsibility for the vacation of the Subject Unit by the tenant(s), or any disputes which may arise between Landlord and the tenant(s) of the Subject Unit. Escrow Company's liability shall be confined to claims which arise from its performance of the written instructions contained in this document.
- b. Landlord agrees to save and hold Escrow Company harmless, by reason of any misrepresentation or omission by any of the parties to this escrow, as to compliance with rules and/or regulations of any governmental agency, State, Federal, Municipal, or otherwise.
- c. Landlord authorizes Escrow Company to destroy without liability and without further notice all documents, papers, instructions and any other material in connection with this escrow instruction five years after closure of the escrow account.
- d. The owner agrees to indemnify and hold harmless from all liability, arising out of or related to the resolution of a dispute in accordance with City of Los Angeles Rent Adjustment Commission Regulation 960.00 et seq. the City of Los Angeles and its employees, and any hearing officer selected by HCIDLA to adjudicate disputes pursuant to the provisions of City of Los Angeles Rent Adjustment Commission Regulations 967.00 et seq.

SIGNATURE PAGE

(Landlord's Signature)

(Date)

(Landlord's Printed Name)

(Address)

(Phone)