



Legislation Details (With Text)

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Sponsors: Cynthia Battenberg
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Staff Report for an Ordinance Adding a Tenant Relocation Assistance Program to the City of San Leandro Municipal Code to Require the Payment of Tenant Relocation Assistance for Landlord-Caused Terminations of Tenancy and to Require Additional Notice Prior to Termination of Tenancy

SUMMARY AND RECOMMENDATIONS

During the process to amend the City’s Rent Review Ordinance, which the City Council adopted in February 2016, the City Council received public input on tenant displacement due to rising rents. The City Council referred the issue to the City Council Rules Committee to guide the development of a tenant relocation assistance program. Since April 2016, the City Council’s Rules Committee has met five times to provide direction to staff, and seek public input. At its May 22, 2017 meeting, the Rules Committee directed staff to bring the proposed Tenant Relocation Assistance Ordinance forward for City Council consideration.

Staff recommends that the City Council adopt the attached Ordinance adding Chapter 4.37 “Tenant Relocation Assistance” to the San Leandro Municipal Code.

BACKGROUND AND ANALYSIS

An impetus for the City Council to create a tenant relocation assistance program was to protect San Leandro renters, particularly long-term renters, from eviction based on factors beyond their control such as substantial rent increases and landlords moving their families into rental units.

Below are notable features of the proposed Ordinance based on the City Council’s Rules Committee comments and public input over the last 12 months.

I. Eligibility

- A. Tenants are entitled to relocation assistance if the termination of tenancy is due to “landlord-caused termination.” The Ordinance defines a “landlord-caused termination” as any landlord-caused action, including a rent increase of more than 15% greater than the base rent during a twelve month period and a tenant elects to not remain” in his/her unit. Exceptions to “landlord-caused termination include the following:
- 1) Tenant failure to pay rent
 - 2) Tenant breach of rental contract
 - 3) Tenant illegal activities
 - 4) Failure to allow landlord access after legal notice
 - 5) Residential property uninhabitable without landlord fault (e.g., tenant’s negligence or willful misconduct, earthquake, fire, flood)
 - 6) Lawful termination of employment where such employment by the landlord was a condition of the lease (e.g., apartment property manager)
 - 7) Temporary repairs where the landlord provides the tenant with short-term alternative housing during the renovation period
 - 8) Prior notice of renovations where the landlord notifies the tenant, before entering into a lease, of his/her intent to remodel the property. To ensure completion of the renovations, the landlord must renovate within one year of tenant occupying the rental unit and must submit plans with the City at the time he/she notifies the tenant of the termination of tenancy.
- B. All rental properties within a parcel that has two or more tenant-occupied housing units (e.g., duplexes, triplexes) fall under the Ordinance. Owner-occupied housing units such as detached single family homes and individual condos/townhomes that are rented out are generally exempt from the Ordinance. This is consistent with the Rent Review Ordinance.
- C. Tenants with “special-circumstances household” members are entitled to additional tenant relocation assistance (see “Tenant Relocation Assistance” section below). “Special-circumstances household” is defined as “a tenant or anyone else authorized by the landlord” to occupy the rental unit based on the following characteristics: at least one resident is 62 years of age or older, qualifies as a person with disabilities under State law, or one or more minors under 18 years of age.
- D. Rental housing properties with recorded affordability restrictions are exempt from this Ordinance. Such properties typically have entered into long-term affordability agreements with the City, State and/or the federal government (e.g., City subsidy, State/federal low income housing tax credit program) to serve lower income renters.

II. Relocation Assistance Amounts

- A. Eligible tenants will receive the higher of: three times the monthly rent that the tenant is currently paying or current Fair Market Rents for the Oakland-Fremont metropolitan area. The U.S. Department of Housing and Urban Development (HUD) annually publishes regional FMR limits by bedroom size. The 2017 FMRs are: \$1,435 (Studio), \$1,723 (1-Bedroom), \$2,173 (2-Bedroom) and \$3,017 (3 Bedroom).
- B. A special-circumstance household may receive an additional \$1,000 per rental unit.

- C. A landlord shall provide total relocation assistance to an eligible tenant in an amount not to exceed \$10,000. This cap per tenant household provides landlords consistency and certainty that future relocation costs are not unlimited.

III. Relocation Assistance Payment Procedures

- A. Landlord shall pay relocation to an eligible tenant in two installments:
1. Half within five days following notice delivered to a tenant of a landlord-caused termination and the other half within 5 days of the tenant's last day of tenancy.
 2. Where the landlord-caused termination involves a rent increase greater than 15% and tenant elects to leave, landlord shall pay half within 5 days of receiving written notice from tenant to vacate the unit and the other half no later than 5 days of the last day of tenancy.
 3. If a tenant receives any relocation payments and opts to return to the apartment, then he/she shall reimburse the landlord for payments received.
 4. Landlord and tenant are not prohibited under this Ordinance from coming to their own mutually agreeable relocation terms.
 5. Landlord may not unduly influence or negotiate in bad faith with a tenant to agree to relocation assistance different from the requirements under this Ordinance by means of fraud, intimidation, and/or coercion (e.g., threats over immigration status).

IV. Notices

- A. The proposed Ordinance establishes required text in the "notice of entitlement to relocation assistance" that describes the amount of relocation assistance to which a qualified tenant is eligible.
- B. The text notice delivered to the tenant must be in English, Spanish and Chinese.
- C. There are two types of relocation assistance notices under the proposed Ordinance:
1. For landlord-caused terminations not involving rent increases greater than 15%, a landlord must provide a "notice of entitlement to relocation assistance" with the "notice of tenancy termination" at least 90 days prior to the termination of tenancy.
 2. For landlord-caused termination due to rent increases greater than 15%, a landlord must provide a "notice of entitlement to relocation assistance" with the rent increase notice at least 60 days prior, per State law.

V. Prohibition of Retaliation

- A. Under California Civil Code Section 1942.5, a landlord may not begin eviction proceedings or other retaliatory actions against a tenant who "lawfully and peaceably exercise his or her legal rights" under the Ordinance.

VI. Miscellaneous

- A. Staff will prepare an annual report to the City Council assessing the Ordinance's effectiveness, and recommending changes as appropriate.

The implementation and administration of the proposed Ordinance has been an outstanding discussion issue during the process to draft the proposed Ordinance. Staff briefed the City Council Rules Committee on the need for part-time City or consultant staff to receive and monitor landlord

notices of termination, address inquiries/concerns from both tenants and landlords, develop and distribute outreach materials in multiple languages and provide technical assistance.

Staff estimates the annual cost for Tenant Relocation Program administration is \$50,000. Staff proposed an annual \$10 per rental unit fee charged to landlords on the business license tax to offset administration costs related to the Tenant Relocation Program and the Rent Review Ordinance (which costs approximately \$50,000 annually). Staff assumes that the need for Tenant Relocation Program administration would be similar to administrative needs for the Rent Review Board in that there would be years of significant activity and years when there would be little to no activity. The proposed Rental Unit Fee therefore would need to be evaluated annually, along with the annual program report, and only charged during years when there are costs associated with these programs. The Rules Committee opted not to address funding for the City's rental housing programs. Staff recommends a full City Council discussion regarding program funding.

Previous Actions

- Staff provided City Council with an update on the status of the Tenant Relocation Assistance Program on September 6, 2016.

Committee Review and Actions

- The City Council Rules Committee was the primary legislative body for the proposed Tenant Relocation Assistance Program. The Rules Committee met on the following dates to initiate and refine the proposed measures and text in the proposed Ordinance:
 - April 13, 2016
 - July 25, 2016
 - February 27, 2017
 - March 27, 2017
 - May 22, 2017

Applicable General Plan Policies

The proposed Ordinance complies with the following under the current Housing Element component of the 2035 General Plan:

- Policy 56.07 Landlord-Tenant Relations: Provide assistance to landlords and tenants in resolving conflicts...Maintain measures that discourage the displacement of San Leandro renters as a result of sudden or steep increases.

Environmental Review

Approval of the amendments is exempt from further environmental review under the general rule in California Environmental Quality Act (CEQA) Guidelines Section 15061(b)(3) that CEQA only applies to projects that have the potential for causing a significant effect on the environment. As a series of

Municipal Code text amendments and additions, it can be seen with certainty that there is no possibility that the ordinance will have a significant effect on the environment.

Summary of Public Outreach Efforts

As noted above, the City held numerous City Council Rules Committee meetings and a City Council presentation on September 6, 2016 to gather public input on the proposed Tenant Relocation Assistance Program. Notification methods for these public meetings, and tonight's public meeting, include: notices emailed and/or mailed to over 300 renters (including past and current Rent Review Board applicants), landlords and other interested stakeholders on the City's distribution list; posting on the local online neighborhood forum, Nextdoor; and posting on the City website and at City Hall of the meeting agendas/staff reports/draft Ordinance versions. Since Spring 2016, when discussion of proposed tenant relocation measures began in earnest, staff has taken public input by phone, email, and direct meetings with the public.

Legal Analysis

The proposed Ordinance was prepared and analyzed by the City Attorney's Office and approved as to form.

Fiscal Impacts

The projected annual cost to administer the proposed Ordinance is \$50,000, which could impact the General Fund should revenue sources to offset these costs not be identified.

Attachment to Ordinance

- Exhibit A: Proposed Tenant Relocation Assistance Ordinance

PREPARED BY: Tom Liao, Deputy Community Development Director