A Guide to Rent Control IN SAN JOSÉ

Understanding the Rental Dispute Mediation and Arbitration Ordinance in San José

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Quality Housing • Ethics • Professionalism
This brochure is intended to provide general guidelines about the Rental Dispute Mediation and Arbitration Ordinance in the City of San José and to answer several frequently asked questions about this ordinance.

This brochure is not a comprehensive summary of the entire rent control ordinance and should not be used in lieu of the complete text. The complete text can be found online at http://www.sjhousing.org.

If you are a member of CAA Tri-County, you can contact us during normal business hours at (408) 873-1599. We would be happy to answer questions you may have. In Part 5 of this brochure, CAA Tri-County has also compiled a list of frequently asked questions (FAQ), where you can find answers to the most common questions about San José’s Rent Control Ordinance.

If you are not a member of CAA Tri-County and have questions, concerns or complications relating to rent control in the City of San José, we invite you to contact us at (800) 967-4222 to discuss membership. Also, analysts at the Rental Rights and Referrals Program can offer interpretations and make recommendations, as well as provide copies of the ordinance. The Rental Rights and Referrals Program can be reached at (408) 975-4480, or in person at 200 East Santa Clara Street, 12th Floor, San José, CA 95113. They are online at www.sjhousing.org.

Applicability

The rent control ordinance only applies to triplexes and larger buildings that were built before September 1979.

The rent control ordinance excludes:

- Multifamily units built after September 1979
- Rental units located in a building containing two or fewer dwelling units
- Single family homes
- Condominiums
- Townhomes
- County property within San José’s boundaries

PART 2

Rental Agreements

When forming a rental agreement with a resident you are required to do two significant things in order to be in compliance with the Rent Control Ordinance. Before the resident takes occupancy of the unit, you must:

1. Notify the resident in writing that the unit is covered by rent control

   All rental housing owners who have rental units in San José subject to rent control are required to notify residents at inception of their tenancy, in writing, that the unit they are renting is subject to rent control. CAA Tri-County has developed an easy notification form for owners or property managers to use (CAA Form 55.0-SJ). CAA Tri-County members can download the form at no charge from http://www.caanet.org.

2. Provide the resident a copy of the City brochure on rental rights and referrals.

   All rental housing owners who have rental units subject to San José rent control are also required to provide each resident with a copy of the current City of San José Rental Rights and Referrals Tenant Information Brochure. Owners who did not receive a copy of the Rental Rights and Referrals “Tenants and Landlords Have Rights and Responsibilities” information sheet can contact the San José Rental Rights and Referrals Program at (408) 975-4480. This information sheet is part of CAA Form 55.0-SJ. CAA Tri-County members can download the form with the brochure attached at no charge from http://www.caanet.org.
PART 3
Rent Increases

Under San José’s Rent Control Ordinance, rent increases are not subject to a hearing if they are limited to:

- 8% rent increase in a 12 month period (one 8% increase in a year); or
- 21% rent increase in a 24 month period (one 21% increase in two years)

Although rental property owners are entitled to raise the rent above the listed percentages, you must provide notice to the resident of their right to petition the rent increase and request a hearing. At the hearing, the “reasonableness” of the rent increase will be judged by a City appointed arbiter.

We suggest the following language when raising the rent above 8%:

If the above stated increase, combined with any other rent increase in the last 12 months, exceeds 8%, you have the right to utilize the City of San José’s rental mediation and hearing process. For further information, contact:

Advisory Commission on Rents
c/o The Rental Rights & Referrals Office
200 East Santa Clara Street, 12th Floor
San José, CA 95113

PART 4
Notices To Vacate (Termination of Tenancy)

Effective January 1, 2003, San José rental housing owners are required to provide a copy of any Termination of Tenancy Notice and other related information to the San José Rental Rights and Referrals Program within five calendar days of serving the notice to the resident.

Disclosure Requirements to City
In addition to giving a copy of the Termination of Tenancy Notice to the City, landlords are required to give the City a copy of a Signed Statement (CAA Form 57.0-SJ), indicating that the tenant is not being evicted to raise the rent. Lastly, the landlord must give the City a copy of the Filing Statement (CAA Form 56.0-SJ), which indicates the current rent, last rent increase, and contact information for the tenant. CAA Tri-County members can download these forms and the forms listed below at no charge from the CAA website.

Terms and Conditions on Notices to Vacate

- A 3-day notice to vacate can still be used at any time for a violation of the rental agreement or non-payment of rent.
- A 30-day notice to vacate may be used if the resident has lived in the unit for less than one year.
- A 60-day notice must be used for residents who have resided in a unit for a year or longer, per state law. When giving a resident a 60-day notice to vacate, landlords must include an offer to arbitrate to residents as well. An arbiter may extend the notice to vacate anywhere from 1 to 60 days at the arbiter’s discretion. Use CAA Form 52.0-SJ.
- A 90-day notice to vacate (use CAA Form 53.0-SJ), is the last option available to landlords. Choosing this option absolves the landlord from the responsibility to offer to arbitrate the final move out date. This notice may become a 120-day notice to vacate (CAA Form 54.0-SJ) upon a finding from the City of San José that there is a vacancy rate of 3% or less.
- All the options for notices to vacate are described in a convenient flow chart on the back page of this brochure.
Questions and Answers

Q. Can I give my resident a 3-day notice if they do not pay the rent on time?
A. Yes, landlords can still give a 3-day notice at any time when a tenant does not fulfill a portion of the rental agreement (lease), such as non-payment of rent.

Q. Are duplexes covered by rent control?
A. No, duplexes are exempt from rent control requirements.

Q. My units are not under rent control. Do I still have to give the City a copy of the notice to vacate and the other disclosure requirements?
A. No. If your units were built after September 1979, then you are not required to give the City a copy of notices to vacate or any disclosure requirements. However, you are required to give the tenant an offer to mediate when serving a 60-day notice. Use CAA form 51.0-SJ.

Q. I have not raised the rent in several years. Can I raise the rent more than 8%?
A. Yes. If you have not raised the rent in more than 24 months, you can legally raise the rent 21%.

Q. I want to sell my property and retire. Do I have to disclose to the buyers that the units are covered by rent control?
A. Yes. Such disclosures must be made prior to close of escrow and be available to the City. Former owners need to keep such disclosures for the future.

Q. I want to give my tenant a 90-day notice to vacate but I do not know if I need to give them a 120-day notice because of a housing shortage. How do I find that type of information?
A. Twice a year, the Director of Housing for the City of San José will make a determination on whether there is a housing shortage. You can call CAA Tri-County or the Rental Rights & Referrals Program at (408) 975-4480.

San José Ordinance for Rental Housing COMPLIANCE REQUIREMENTS

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<th>Length of Tenancy</th>
<th>Less Than 1 Year</th>
<th>1 Year or Longer</th>
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<tr>
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<td>Non Rent Control</td>
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<tr>
<td>Size of Rental Property</td>
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<td>Single or Duplex</td>
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<td>Formation of Rental Agreement:</td>
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<tr>
<td>Written disclosure that unit is subject to City’s rent control ordinance</td>
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<tr>
<td>Copy of City’s Rental Rights &amp; Referrals brochure</td>
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<td>Issuing Notice to Vacate:</td>
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<td>Disclosure requirements submitted to City’s Rental Rights &amp; Referral program</td>
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<tr>
<td>(1) Copy of Notice to Vacate</td>
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<tr>
<td>(2) Sworn Statement</td>
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<td>(3) Filing Statement</td>
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<td>Respond to City’s requests for information on new tenant</td>
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<td>Eviction Process &amp; Rules:</td>
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<td>Serving 60-day Notice to Vacate</td>
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<td>OR</td>
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<td>Option 2 - Serving 60-day Notice to Vacate with offer to mediate/arbitrate</td>
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* Not Applicable  ** 120-Day Notice to Vacate will be required when the vacancy rate for San José Rental Housing is 5% or less.
*** Effective July 1, 2003, when serving a 60-day notice to vacate, you must include an offer to mediate, see CAA Form 51.0-SJ.