

TABLE OF CONTENTS

Outreach Page 1

Rent Increase Submissions & Petitions Pages 2-3

Termination of Tenancy Submissions Page 4

Buyout Agreement Submissions Page 5

Monitoring Unit Restrictions / Capital Improvement Plans Page 6

Rent Registry / Other Appeals Page 7

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Outreach

Staff serves individuals in the community via telephone, email, and in-person appointments. Informational workshops are currently offered online.

Contacts

	PERSONALIZED SERVICE		INFORMATIONAL WORKSHOPS	WEB:	SITE
	INDIVIDUALS CONTACTED	TOTAL INQUIRIES	ATTENDEES	USERS	TOTAL SESSIONS
JUL 2021	340	640	4	1,953	2,622
AUG 2021	279	497	2	1,817	2,493
SEPT 2021					
OCT 2021					
NOV 2021					
DEC 2021					
JAN 2022					
FEB 2022					
MAR 2022					
APR 2022					
MAY 2022					
JUN 2022					
TOTAL	619	1,137	6	3,770	5,115

Activities

Resumption of in-person workshops has been postponed. Currently they are scheduled to resume in October 2021. Visit <u>www.alamedarentprogram.org</u> or contact the Rent Program for more information.

Program staff continues to process Rent Registry submissions, including late registration, fee exemption requests, and reports of new ownership. Housing Authority offices are now open to the public from 8:30-11:30 a.m.; contact the Rent Program to schedule an appointment with staff.

Rent Increase Submissions & Petitions

Multi-family units built prior to February 1, 1995, are subject to a cap on the annual amount of a rent increase, known as the Annual General Adjustment (AGA). Landlords may petition for an upward adjustment in the rent, and tenants may petition for a downward adjustment. Petitions are heard by hearing officers who issue binding decisions.

In addition, tenants and landlords may request that program staff conduct a review of a) the calculation of the maximum allowable rent allowed by the AGA, b) the base rent and/or housing services included with the base rent that the landlord reported when registering the rental unit, or c) previous or pending rent increase notices to determine if they complied with all rent ordinances and regulations. Staff will work with the landlord to correct any registration errors. If the review shows the tenant has been paying more than the maximum allowed by the AGA, staff will direct the landlord to reset the rent and refund the overpayment. If the tenant received an invalid notice that is not yet effective, staff will direct the landlord to rescind the notice. Annually, the Rent Program sends letters to the landlord and tenant informing them of the maximum allowable rent and providing a deadline by which to file a request for review.

When a landlord issues a rent increase of more than 10 percent (typically for those units not subject to the AGA), the notice must be filed with the Rent Program. If the tenant chooses to vacate within 90 days, the tenant is entitled to a relocation payment.

(Note: Landlords currently are not permitted to increase the rent for units subject to the AGA due to an urgency ordinance passed by the City Council in response to the COVID-19 pandemic.)

SUBMISSIONS BY TYPE								
	LANDLORD INITIATED			TENANT IN				
MONTH	PETITION FOR	REQUEST	RENT	PETITION FOR	REQUEST	TOTAL		
	UPWARD	FOR STAFF	INCREASE		FOR STAFF			
	ADJUSTMENT	REVIEW	> 10%	ADJUSTMENT	REVIEW	0		
JUL 2021	0	0	0	Z	I	3		
AUG 2021	0	0	0	1	1	2		
SEP 2021								
OCT 2021								
NOV 2021								
DEC 2021								
JAN 2022								
FEB 2022								
MAR 2022								
APR 2022								
MAY 2022								
JUN 2022								
TOTAL	0	0	0	3	2	5		

RENT PROGRAM AUGUST 2021 REPORT

	PETITION OUTCOMES								
MONTH	UPWARD RENT ADJUSTMENT	Downward Rent Adjustment	PETITION DENIED	PETITION WITHDRAWN	PENDING	TOTAL			
JUL 2021	0	0	0	1	1	2			
AUG 2021	0	0	0	0	1	1			
SEP 2021									
OCT 2021									
NOV 2021									
DEC 2021									
JAN 2022									
FEB 2022									
MAR 2022									
APR 2022									
MAY 2022									
JUN 2022									
TOTAL	0	0	0	1	2	3			

	STAFF REVIEW OUTCOMES									
MONTH	NO VIOLATION	REGISTRY ERROR CORRECTED	RENT RESET & TENANT REFUNDED	INVALID NOTICE RESCINDED	REQUEST WITHDRAWN	PENDING	TOTAL			
JUL 2021	0	0	0	1	0	0	1			
AUG 2021	0	0	0	1	0	0	1			
SEP 2021										
OCT 2021										
NOV 2021										
DEC 2021										
JAN 2022										
FEB 2022										
MAR 2022										
APR 2022										
MAY 2022										
JUN 2022										
TOTAL	0	0	0	2	0	0	2			

3

Termination of Tenancy Submissions

Rent Ordinance 3250 prevents landlords from terminating a tenancy except for certain allowable grounds and requires a relocation payment in cases where the termination is not the fault of the tenant. Terminations based on these "no fault" grounds must be filed with the Rent Program. There are no filing requirements for terminations based on "for cause" grounds.

		ACTIVE		WITHDRAWN		
	OWNER MOVE- IN*	WITHDRAWAL FROM RENTAL MARKET	OTHER	FOR DEFICIENCY IN THE NOTICE	LANDLORD CHOSE TO RESCIND	TOTAL
JUL 2021	0	1	0	2	0	3
AUG 2021	0	1	0	2	2	5
SEP 2021						
OCT 2021						
NOV 2021						
DEC 2021						
JAN 2022						
FEB 2022						
MAR 2022						
APR 2022						
MAY 2022						
JUN 2022						
TOTAL	0	2	0	4	2	8

*The City Council adopted an urgency ordinance on April 21, 2020, that prohibits landlords from taking action to terminate a tenancy based on Owner Move-In until 30 days after the end of the Declaration of Local Emergency for the COVID-19 pandemic.

RELOCATION PAYMENT SUMMARY FOR ACTIVE CASES					
AVERAGE AMOUNT	TIME IN THE UNIT				
	0 to 5 years	5+ to 10 years	10+ years		
\$7,697	1	0	0		

Buyout Agreement Submissions

A buyout agreement is a written agreement between a landlord and a tenant, by which a tenant agrees to vacate, usually in return for money. Rent Ordinance 3250 affords protection to tenants who are offered buyout agreements. Buyout agreements must be filed with the Rent Program. Staff review submissions to ensure that tenants have been advised of their rights. An agreement that does not satisfy all requirements of the Rent Ordinance is not effective, and the tenant may rescind the deficient agreement at any time.

	ACTIVE	DEFICIENT	TENANT CHOSE TO RESCIND	TOTAL
JUL 2021	3	0	0	3
AUG 2021	2	0	0	2
SEP 2021				
OCT 2021				
NOV 2021				
DEC 2021				
JAN 2022				
FEB 2022				
MAR 2022				
APR 2022				
MAY 2022				
JUN 2022				
TOTAL	5	0	0	5

BUYOUT AGREEMENT SUMMARY FOR ACTIVE CASES					
AVERAGE AMOUNT	TIME IN THE UNIT				
	0 to 5 years	5+ to 10 years	10+ years		
\$13.826	0	1	1		

Monitoring of Unit Restrictions

Certain restrictions are imposed on rental units after a tenancy is terminated based on grounds for which the tenant is not at fault. These restrictions apply regardless of a change in ownership. On an annual basis, program staff initiates monitoring of the unit to verify compliance with the restrictions while they remain in effect. These annual monitoring cases remain "ongoing" until staff receives sufficient documentation from the property owner.

	CASES INITIATED		ONGOI	NG CASES		
	OWNER MOVE-IN	WITHDRAWAL FROM RENTAL MARKET	OWNER MOVE-IN	WITHDRAWAL FROM RENTAL MARKET	TOTAL UNITS MONITORED	
JUL 2021	0 2		2	2	6	
AUG 2021	0	6	0	1	7	
SEP 2021						
OCT 2021						
NOV 2021						
DEC 2021						
JAN 2022						
FEB 2022						
MAR 2022						
APR 2022						
MAY 2022						
JUN 2022						

Capital Improvement Plans

To encourage landlords to improve the quality of the City's rental housing stock, Resolution 15138 allows landlords to recover from tenants the cost of certain substantial improvements, amortized over time. In addition, landlords are required to file a Capital Improvement Plan whenever a tenant must be temporarily relocated or a tenancy terminated because of the work associated with capital improvements; however, landlords are currently prohibited from doing so by an urgency ordinance passed by the City Council in response to the COVID-19 pandemic.

No new applications for a Capital Improvement Plan were submitted in August 2021. One application remains under review.

Rent Registry

Open registration using the online Rent Registry has concluded. To date, 83% of properties have completed registration, representing 89% of rental units in Alameda. Staff continues to work with landlords to update information in the registry and process submissions.

	RENT RE	GISTRY SU	BMISSION	S PROCESSE	D	
MONTH	LATE REGISTRATION	UPDATED UNIT INFORMATION SHOWING AN INVALID RENT INCREASE	REQUEST TO EXEMPT UNIT FROM ANNUAL FEE	DOCUMENTATION SHOWING PROPERTY IS EXEMPT FROM REGULATION	CHANGE IN OWNERSHIP	TOTAL
JUL 2021	98	28	36	11	13	186
AUG 2021	8	2	21	5	20	56
SEP 2021						
OCT 2021						
NOV 2021						
DEC 2021						
JAN 2022						
FEB 2022						
MAR 2022						
APR 2022						
MAY 2022						
JUN 2022						
TOTAL	106	30	57	16	33	242

Other Appeals

A landlord or tenant may appeal a determination by the Rent Program Administrator concerning other matters under the Rent Ordinance, such as whether the ordinance applies to a particular dwelling unit or whether a tenant who has been displaced is entitled to relocation payments. Appeals are heard by hearing officers who issue binding decisions, subject to judicial review.

No appeals were submitted in August 2021.