

This is an important document, please have it translated.
Este documento importante requiere respuesta pronto.
Por favor téngalo traducido.
رجاه تلقیت هو بترجم پتلاب هذا وثیقة مهمة استجابة متاهیة.
Điều này đòi hỏi một tài liệu quan trọng nhanh chóng trá lời.
Xin vui lòng nó có phiên dịch.
此份文件和第二章,新立刻回覆。

NEW RENT REGULATIONS EFFECTIVE March 31, 2016

The Alameda City Council recently passed new regulations concerning rent increases and limitations on certain evictions in the City. The new regulations, which become effective March 31, 2016, are available on the City's website:

http://alamedaca.gov/citv-hall/rent-review-advisory-committee-rrac

Beginning March 31 2016, there are new requirements concerning the following:

- ✓ Noticing rent increases
- ✓ Offering leases
- ✓ Increasing rent more than 5%
- ✓ Noticing a termination of tenancy
- ✓ Providing relocation assistance in connection with certain termination of tenancies
- ✓ Requiring Capital Improvement Plans in connection with substantial rehabilitation of rental units

See second page for more details.





Attend an **Educational Workshop** to Learn More!



For dates, times & registration, access the website below.

Please visit the website for additional information.

www.alamedarentprogram.org

Overview of Regulations Effective 3-31-16

Restrictions on Rent Increases

- There can only be one rent increase every 12 months
- There is no cap on rent increases
- Mandatory: For rent increases above 5%

Landlords must file a notice with the Program Administrator

- Rent increases above 5% are subject to review by the Rent Review Advisory Committee.
- If a Landlord or Tenant disagrees with the Rent Review Advisory Committee recommendation, and the rental unit is a multi-family rental unit built before February 1995, either party may file a petition to have the rent increase determined by a neutral hearing officer whose decision is legally binding on the parties. For all other rental units, the Rent Review Advisory Committee's recommendation is non-binding.

For rent increases at or <u>below</u> 5%

Tenants may request a review of their rent increase by the Rent Review Advisory Committee. The Committee's recommendation is non-binding.

Limitations on Termination of Tenancy*

- For Cause Termination of Tenancy
 - Termination of tenancy is permitted for certain causes, such as failure to pay rent, breach of the lease
 - No relocation fees are required for such terminations
 - There is no limitation on the rent amount for a new tenant
- No Fault Termination of Tenancy
 - Termination of tenancy is permitted for no fault of the tenant, such as an owner move-in
 - Relocation fees are required
- No Cause Termination of Tenancy
 - Termination of tenancy is permitted for no cause
 - Relocation fees are required
 - The rent amount offered to a new tenant cannot be more than 5% greater than the prior tenant's rent
 - Only a limited number of "no cause" termination of tenancies are permitted each year

The Housing Authority of the City of Alameda does not provide legal advice. Each landlord and tenant is responsible for seeking the advice of legal counsel on any matters or documents related to the specific circumstances.

^{*}Please refer to Ordinance 3148 for a comprehensive explanation of limitations