BornsteinLaw

SF Rent Control - Knowledge is Power

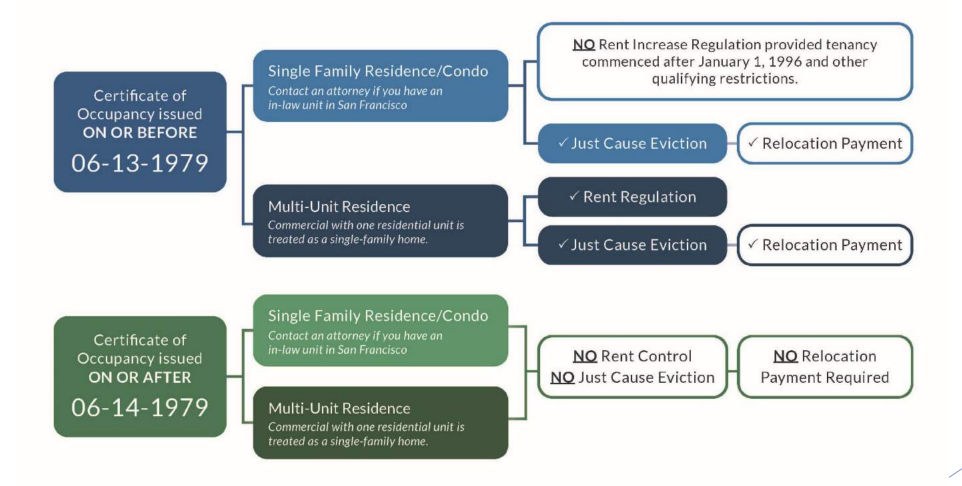
June 20, 2018

- Presented by: Daniel Bornstein, Esq. DRE #01517095, #01517094

BORNSTEINLAW

- □ Rent Control vs. Non-Rent Control
- □ Just Cause Eviction / SF Rent Ordinance
- □ Owner/Relative Move-In Evictions & Protected Tenants
- □ Q&A Session

SAN FRANCISCO RENT CONTROL REFERENCE SHEET®















507 Polk Street, Suite 410 San Francisco, CA 94102 (415) 409-7611 www.bornstein.law



Just Cause Eviction Rules

There are 15 just cause reasons for eviction under Ordinance Section 37.9(a). The most common ones are:

- Non-payment of rent or habitual late payment of rent
- Breach of a rental agreement or lease
- Owner-occupancy or occupancy by a member of the landlord's immediate family
- Capital Improvement / Terminations
- Ellis Act
- Nuisance
- Removal of In-law unit



Relocation Payments for Evictions based on Owner/Relative Move-in OR Demolition/Permanent Removal of Unit from Housing Use OR Temporary Capital Improvement Work OR Substantial Rehabilitation*

[Rent Ordinance Section 37.9C]

Date of Service of Notice of Termination of Tenancy ("Eviction Notice")	Relocation Amount Due Per Tenant	Maximum Relocation Amount Due Per Unit	PLUS Additional Amount Due for Each Elderly (60 years or older) or Disabled Tenant or Household with Minor Child(ren)
3/01/17 - 2/28/18	\$6,281.00	\$18,843.00	\$4,188.00
3/01/18 - 2/28/19	\$6,627.00	\$19,881.00	\$4,419.00

^{*} See Ordinance Section 37.9C for additional relocation requirements for evictions under 37.9(a)(8) (owner/relative move-in), 37.9(a)(10) (demolition/permanent removal from housing use), 37.9(a)(11) (temporary eviction for capital improvement work) and 37.9(a)(12) (substantial rehabilitation). Effective 1/1/13, the amount of relocation payments for temporary capital improvement evictions under 37.9(a)(11) for less than 20 days is governed by California Civil Code Section 1947.9 and not by Rent Ordinance Section 37.9C.

Relocation Payments for Tenants Evicted Under the Ellis Act* [Rent Ordinance Section 37.9A]

Date of Service of Notice of Termination of Tenancy ("Eviction Notice")	Relocation Amount Due Per Tenant	Maximum Relocation Amount Due Per Unit	PLUS Additional Amount Due for Each Elderly (62 years or older) or Disabled Tenant
3/01/17 - 2/28/18	\$6,286.03	\$18,858.07	\$4,190.67
3/01/18 - 2/28/19	\$6,632.39	\$19,897.15	\$4,421.58

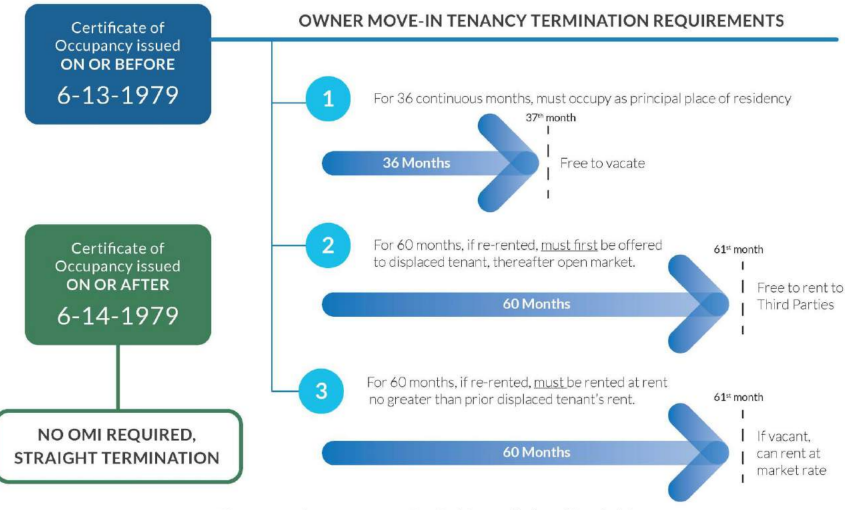
^{*} See Ordinance Section 37.9A for additional relocation requirements for evictions under 37.9(a)(13) (Ellis Act).

Relocation Payments for Temporary Displacement for Less Than 20 Days [Civil Code Section 1947.9]

Date of Service of Notice of Termination of Tenancy ("Eviction Notice")	Relocation Amount Due Per Tenant Household	
3/01/17 – 2/28/18	\$341.00/day (plus actual moving expenses)*	
3/01/18 - 2/28/19	\$360.00/day (plus actual moving expenses)*	

^{*} See California Civil Code Section 1947.9(a)(2) which provides that the landlord shall have the option to provide a comparable dwelling unit and pay any actual moving expenses in lieu of paying the daily compensation rate.

BORNSTEIN LAW'S SF OWNER MOVE-IN REFERENCE SHEET









SAN FRANCISCO PROTECTED TENANT REFERENCE SHEET®

FOR USE WITH "OMI" AND RMI" EVICTIONS

Certificate of Occupancy issued ON OR BEFORE 06-13-1979

Single-Family Residence/Condo

Contact an attorney if you have an in-law unit in San Francisco

NO Protected Tenant Status

· Relocation Payment Required

Multi Unit Residence

Commercial with one residential unit is treated as a single-family home.

Protected Tenant Risk

Protected Tenant if:

- 60 years of age + 10 years of Occupancy
- Disabled + 10 years of Occupancy
- · Catastrophically III + 5 years of Occupancy

If minor in residence, consult an attorney
If you have an in-law, consult an attorney

Certificate of Occupancy issued ON OR AFTER

06-14-1979

Single-Family Residence/Condo

Contact an attorney if you have an in-law unit in San Francisco

Multi-Unit Residence

Commercial with one residential unit is treated as a single-family home.

- NO Rent Control
- NO Just Cause Eviction
- NO Protected Tenant Status
- NO Relocation Payment



















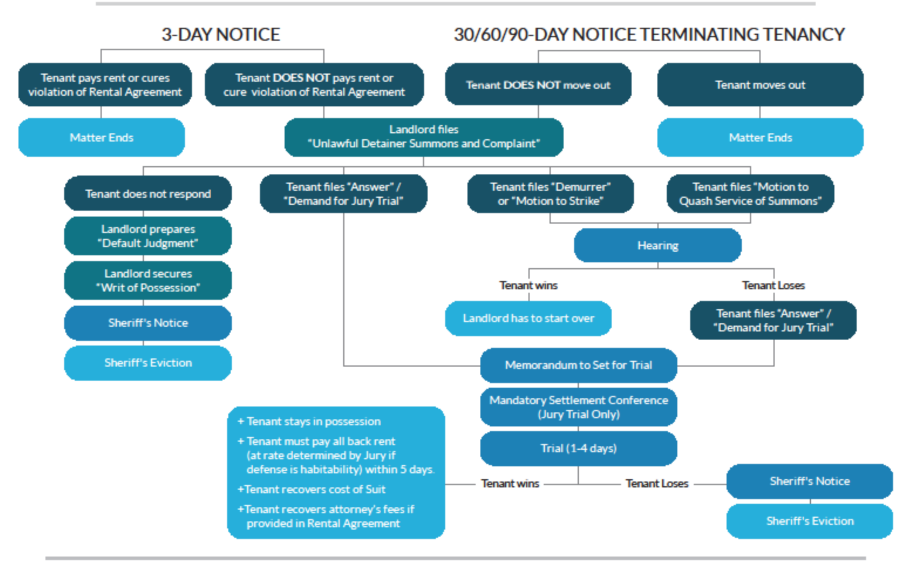


Tenant Surrender of Possession Agreements

Bornstein Law can provide you with a draft surrender of possession agreement, within 48 hours of receipt of the following information:

- 1. Names of Owner(s)
- 2. Names of Tenants and/or Occupants
- 3. Address of Rental Unit
- 4. When are the tenants vacating the unit?
- 5. How much are you paying them?
- 6. When are you going to pay them (upon signing settlement agreement or upon giving the keys to you)?
- 7. Are the tenants going to continue to pay rent for the duration of their time in the rental unit or is the rent waived?
- 8. Are you returning the security deposit according to law or are the tenants forfeiting the security deposit?

THE EVICTION PROCESS®















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THANK YOU!









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