



Notice to Tenant of Owner's Filing of Notice of Intent to Withdraw Rental Units Under the Ellis Act

The owner of your building has filed a Notice of Intent To Withdraw Rental Units with the Rent Board. The procedures for withdrawing rental units from rent or lease under the Ellis Act are set forth in Government Code section 7060 et seq., and Section 37.9A of the San Francisco Rent Ordinance, Chapter 37 of the San Francisco Administrative Code. This provides a summary description of the most important requirements. Since proper withdrawal from the rental market is a basis to evict the tenants, tenants are advised to obtain legal advice from an attorney regarding their specific situation.

An owner withdraws from the rental market under the Ellis Act by filing a Notice of Intent To Withdraw Rental Units with the Rent Board. The Notice provides information about the rental units and must be signed under penalty of perjury by all owners of record of the property. Withdrawal is effective 120 days after delivery of the Notice of Intent on the Rent Board, except elderly (aged 62 or older) or disabled tenants who have lived in the unit for at least a year have the right to extend the date of withdrawal from 120 days to one year as explained below.

Withdrawal is not permitted in the following circumstances:

1. To withdraw some but not all residential rental units on the property;
2. To withdraw a rental unit during the term of a fixed-term lease; or
3. To discriminate against a tenant.

The owner must certify in the Notice of Intent that the owner has served existing tenants with notices of termination of tenancy. The owner can serve the notices of termination of tenancy by certified or registered mail or by any other method authorized by law. The tenancies cannot be terminated under the Act before the effective date of withdrawal, which for all tenants (including elderly and disabled tenants) is initially 120 days after delivery of the Notice of Intent on the Rent Board. **Elderly or disabled tenants who have lived in the unit for at least a year have the right to extend the date of withdrawal from 120 days to one year.** An elderly (aged 62 or older) or disabled tenant claiming the extension must notify the owner in writing within sixty (60) days after the owner files the Notice of Intent with the Rent Board. Within thirty (30) days of receipt of a tenant's claim to an extension, the owner must notify the Rent Board in writing of the claim. In the event an elderly or disabled tenant claims an extension, the owner has the option of extending the withdrawal date for the other units in the building up to one year. Within ninety (90) days of filing of the Notice of Intent, the owner must inform the Rent Board if the owner disputes the tenant's extension claim and

whether the owner is extending the date of withdrawal for other units in the building.

Within fifteen (15) days after filing the Notice of Intent To Withdraw Rental Units with the Rent Board, the owner must notify the tenants that the Notice of Intent has been filed, that the tenants have certain rights to reoccupancy, and that tenants have the right to receive certain relocation payments under Rent Ordinance Section 37.9A(e). The required relocation payments are set forth in the attached "Relocation Payments for Tenants Evicted Under the Ellis Act".

After withdrawal of the rental units from rent or lease, the Rent Board will record a Notice of Constraints restricting the future rental use of the units in the following ways:

1. The amount of rent charged is subject to rent control limitations for all tenancies commenced within the five (5) year period after withdrawal; and
2. The unit must be offered to the displaced tenant for ten years after withdrawal. The owner must notify the displaced tenant and the Rent Board if the unit is to be offered for rent again within ten (10) years of the date of withdrawal.

In addition, other City Codes, including but not limited to the Planning Code, Building Code, Subdivision Code and Administrative Code, contain certain restrictions for units that have been withdrawn from the rental market under the Ellis Act.

The Rent Board will maintain a list of rental units withdrawn from rent or lease and the names of the displaced tenants. If tenants want to be notified if withdrawn units are offered again for rent within ten years of withdrawal, tenants must request notice and provide current addresses to the owner and the Rent Board. Tenants can do so by completing a Notice of Interest in Renewed Accommodations form and returning it to the owner and the Rent Board.

Possible Eligibility for Affordable Housing Assistance

In addition, a tenant who has lived in the unit for at least ten (10) years, or at least five (5) years if the tenant is suffering from a life threatening illness or is disabled, is entitled to preference in occupying units or receiving assistance under all affirmative housing programs administered by the City if the tenant received a notice on or after January 1, 2012 that his or her landlord plans to withdraw the tenant's rental unit from the rental market under the Ellis Act. For more information about such assistance, please contact the Mayor's Office of Housing at (415) 701-5613.

City Codes Regarding Habitability

Information on City codes designed to insure the habitability of residential units as well as the Department of Building Inspection's code enforcement process can be found on the Department's web site at www.sfdbi.org.



Notice of Interest in Renewed Accommodations

To: _____
(Owner's Name)

My name is _____
(Print Your Name)

I am/was a tenant at _____
(Tenant's Address)

San Francisco, California 941 _____ .

I wish to be contacted by the owner in the event that the accommodations at this address are again offered for rent or lease within ten years from the date on which they are withdrawn from rent or lease. I can be contacted at or through the following address(es) and wish any offer to renew the tenancy be sent to me as follows:

First Address	Second Address
Phone: Email:	Phone: Email:

If you wish to include additional addresses, please attach a separate sheet of paper with the address(es) legibly written under the title "NOTICE OF INTEREST IN ACCOMMODATIONS - ADDITIONAL ADDRESSES." IT IS IMPORTANT TO UPDATE THIS INFORMATION IF THE TENANT LATER CHANGES HIS/HER ADDRESS BECAUSE THE OWNER IS ONLY OBLIGATED TO ATTEMPT TO CONTACT THE TENANT AT THE LAST ADDRESS GIVEN BY THE TENANT. BE SURE THESE OTHER ADDRESSES ARE FORWARDED TO BOTH THE OWNER(S) AND THE SAN FRANCISCO RENT BOARD.

This notice should be given to the owner(s) no later than 30 days after the day the tenant has vacated the property to be withdrawn. This notice can also be given to the San Francisco Rent Board, 25 Van Ness Avenue, Suite 320, San Francisco, CA 94102 at any time.

(Date) (Signature of Tenant)

NOTE: EACH TENANT WHO IS INTERESTED IN RECEIVING NOTICE THAT THE ACCOMMODATIONS AT THIS ADDRESS ARE AGAIN OFFERED FOR RENT OR LEASE MUST FILE A SEPARATE *NOTICE OF INTEREST IN RENEWED ACCOMMODATIONS*.



Ellis Filing Procedures

- Step 1:** Owner serves tenants with notices of termination of tenancies requiring the tenants to quit the premises on the effective date of withdrawal, which is 120 days after the Notice of Intent is filed with the Rent Board (Step 2). The notice of termination must inform tenants of the right to relocation assistance, one-half of which must be paid at the time of service of the notice of termination. (The required relocation payments are set forth in the attached Relocation Payments for Tenants Evicted Under the Ellis Act.)
- Step 2:** Owner files Notice of Intent To Withdraw Rental Units with the Rent Board.
- Step 3:** Within fifteen (15) days of filing Notice of Intent (Step 2), owner informs tenants that the Notice of Intent was filed with the Rent Board, that the tenants have certain reoccupancy and relocation assistance rights, and that elderly or disabled tenants who have lived in the unit for at least one year have the right to extend the date of withdrawal from 120 days to one year.
- Step 4:** Within sixty (60) days of filing Notice of Intent (Step 2), elderly or disabled tenants give written notice to the owner of their entitlement of an extension of the date of withdrawal from 120 days to one year.
- Step 5:** Within thirty (30) days of receipt of a tenant's claim to an extension of the date of withdrawal, owner gives written notice of the claim to the Rent Board.
- Step 6:** Within ninety (90) days of filing Notice of Intent (Step 2), owner gives written notice to Rent Board and tenants of whether owner is disputing the tenant's extension claim and if the owner is also extending the date of withdrawal for other units in building.
- Step 7:** Prior to the effective date of withdrawal, owner records the Memorandum summarizing Notice of Intent with County Recorder.
- Step 8:** Withdrawal of rental units is effective 120 days (or one year for qualified elderly or disabled tenants and any other tenants for which the date of withdrawal has been extended by the landlord) after filing of Notice of Intent (Step 2). The second half of the required relocation assistance shall be paid when the tenant vacates the unit.
- Step 9:** After the effective date of withdrawal, owner can file unlawful detainer eviction actions to obtain possession of the withdrawn rental units.
- Step 10:** Within thirty (30) days after the effective date of withdrawal (Step 8), Rent Board records Notice of Constraints with County Recorder.



Relocation Payments for Tenants Evicted Under the Ellis Act*

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
3/01/15 – 2/29/16	\$5,555.21	\$16,665.59	\$3,703.46
3/01/16 – 2/28/17	\$5,894.63	\$17,683.86	\$3,929.74
3/01/17 – 2/28/18	\$6,286.03	\$18,858.07	\$4,190.67

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

NOTE: Effective June 14, 2015, Rent Ordinance Section 37.9A was amended to require a landlord to pay the greater of the relocation payment amount listed above or the "Rental Payment Differential" defined as "an amount equal to the difference between the unit's monthly rental rate at the time the landlord files the notice of intent to withdraw rental units with the Board, and the monthly market rental rate for a unit in San Francisco as determined by the Controller's Office," multiplied to cover a two-year period, and divided equally by the number of tenants in the unit. (See Ordinance Subsections 37.9A(e)(3)(E)(ii) and (iii).) On October 2, 2015, in the case of *Coyne v. CCSF*, San Francisco Superior Court Case No. CPF-15-514382, the Court enjoined the City from enforcing the amended Ordinance until permitted to do so by the Court. The City has appealed the Court's ruling to the California Court of Appeal. For more specific information about the amended Ordinance, see the "What's New" section on the Rent Board's website at www.sfrb.org.

Pagos de traslado para inquilinos desalojados según la Ley Ellis*

Fecha del servicio de entrega del aviso de desalojo	Monto de traslado correspondiente por inquilino	Monto de traslado máximo correspondiente por unidad	ADICIONAL Monto adicional correspondiente por cada persona mayor de edad (62 años o más) o inquilino discapacitado
3/01/15 – 2/29/16	\$5,555.21	\$16,665.59	\$3,703.46
3/01/16 – 2/28/17	\$5,894.63	\$17,683.86	\$3,929.74
3/01/17 – 2/28/18	\$6,286.03	\$18,858.07	\$4,190.67

*Ver la Sección 37.9A de la Ordenanza para obtener los requisitos adicionales de traslado por desalojo según 37.9(a)(13) (Ley Ellis).

《艾利斯法案》(Ellis Act) 規定的迫遷搬遷費*

送達迫遷通知的日期	每位房客應得的搬遷費金額	每個單位應得的最高搬遷費金額	外加 每位老年 (62 歲或以上) 或殘障房客應得的額外金額
3/01/15 – 2/29/16	\$5,555.21	\$16,665.59	\$3,703.46
3/01/16 – 2/28/17	\$5,894.63	\$17,683.86	\$3,929.74
3/01/17 – 2/28/18	\$6,286.03	\$18,858.07	\$4,190.67

*請參閱《租賃條例》第 37.9A 節中有關依照第 37.9(a)(13) 節 (《艾利斯法案》) 迫遷的額外搬遷費要求。