	San Francisco Residential Rent Stabilization and Arbitration Board Rules and Regulations
1	Section 6.15 Subletting and Assignment
2	(Effective March 24, 1998, except paragraphs (a) and (f) which are effective May 25, 1998; amended and renumbered December 21, 1999)
3 4	Section 6.15B <u>Subletting and Assignment—Where Rental Agreement Contains a Clause</u> <u>Requiring Landlord Consent to Subletting and Assignment</u> (Amended March 29, 2005; amended [date])
5	This Section 6.15B applies only when a lease or rental agreement includes a clause
6	requiring landlord consent to assignment or subletting.
7	(a) If the lease or rental agreement specifies a number of tenants to reside in a unit,
8	or where the open and established behavior of the landlord and tenants has established that the
9	tenancy includes more than one tenant (exclusive of any additional occupant approved under
10	Ordinance Section <u>s</u> 37.9(a)(2)(B) <u>or 37.9(a)(2)(C)</u> ), then the replacement of one or more of the
11	tenants by an equal number of tenants, subject to subsection <u>s</u> (b) <u>and (c)</u> below, shall not
12	constitute a breach of the lease or rental agreement for purposes of termination of tenancy under
13	Section 37.9(a)(2) of the Ordinance.
14	(b) If the tenant makes a written request to the landlord for permission to sublease in
15	accordance with Section 37.9(a)(2)(A), and the landlord fails to deny the request in writing with a
16	description of the reasons for the denial, including specific facts supporting the reasons for the
17	denial, of the request within fourteen (14) days of actual receipt of the tenant's written request.
18	the subtenancy is deemed approved pursuant to Ordinance Section 37.9(a)(2)(A). If the
19	<u>tenant's request is sent to the landlord by mail, the request shall be deemed received on the</u>
20	<u>fifth calendar day after the postmark date. If the tenant's request is sent to the landlord by</u>
21	<u>email, the request shall be deemed received on the second calendar day after the date the email</u>
22	<u>is sent. If the tenant's request is personally <del>served on</del> <b>delivered to</b> the landlord, the</u>
23	<u>request is considered received on the date of <del>service</del> <b>delivery.</b> For purposes of this</u>
24	<u>subsection 6.15B(b), the 14-day period begins to run on the day after the tenant's written</u>
25	<u>request is received by the landlord.</u>
26	(b)(c)(1) The tenant's inability to obtain the landlord's consent to subletting or
27	assignment to a person specified in subsection 6.15B(a) above shall not constitute a breach of
28	the lease or rental agreement for purposes of eviction under Ordinance Section 37.9(a)(2),
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<u>where t</u>	he subletting or assignment is deemed approved pursuant to subsection (b) above or
where t	he landlord has unreasonably withheld consent to such change. Withholding of consent
<del>by the l</del>	andlord shall be deemed to be unreasonable if denied, pursuant to subsection (d) below,
the tena	ant's request to replace a departing tenant and the tenant has met the following
require	ments <u>have been met:</u>
	(i) The tenant has requested in writing the permission of the landlord to the
subleas	se or assignment prior to the commencement of the proposed new tenant's or new
subtena	ant's occupancy of the unit;
	(ii) <u>After receipt of the tenant's written request, t</u> <b>T</b> he landlord has
<u>five cal</u>	endar days after receipt of the tenant's written request to request
<u>the tend</u>	ant to submit a The proposed new tenant or new subtenant, if requested by the landlord,
<del>has</del> cor	npleted the landlord's standard form application, <u>for the proposed new tenant or</u>
subtend	<u>unt</u> or <del>, in the event the landlord fails to provide an application or has no standard form</del>
applicat	t <del>ion, the proposed new tenant or new subtenant has, upon request,</del> provide <del>d</del> sufficient
informa	tion to allow the landlord to conduct a typical background check, including credit
informa	<del>tion, income information,</del> <b>full name, date of birth and</b> references <u>if</u>
<u>requ</u>	ested. and background information;- The 5-day period begins to run on the day after
<u>receipt</u>	<u>of the tenant's written request for permission to replace a departing tenant or</u>
<u>subtena</u>	unt; provided, however, t The landlord may request credit or income information only if
<u>the new</u>	v tenant or new subtenant will be legally obligated to pay some or all of the rent to the
landlord	<u>d; . Nothing in Section 6.15B shall be construed as allowing a landlord to require a</u>
<u>replace</u>	ment roommate to pay some or all of the rent to the landlord.
	(iii) The tenant has <i>five calendar days after receipt of the landlord's</i>
timelv r	request pursuant to subsection 6.15B(c)(1)(ii) to provided the landlord five (5) business
	process with the proposed new tenant's or new subtenant's application or typical
-	bund check information. within xx days of receipt of the landlord's request; The 5-day
	begins to run on the day after actual receipt of the landlord's request.
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	(iv) The proposed new tenant or new subtenant meets the regular
reasonat	application standards of the landlord. except that creditworthiness may not be the
	nial of the tenant's request to replace a departing tenant if the new tenant or new
	ill not be legally obligated to pay some or all of the rent to the landlord;
	(v) The proposed new tenant or new subtenant. if requested by the
landlord.	s agreed in writing to sign and be bound by the current rental agreement between
	and the tenant;
	(vi) The tenant has not, without good cause, requested landlord
consent t	new tenant or new subtenant replacement of a departing tenant pursuant to this
	<u>B</u> more than one time per existing tenant residing in the unit during the previous 12
months;	
ŗ	(vii) The tenant is requesting replacement of a departing tenant or
enants v	an equal number of new tenants.
	(2) This subsection (c) shall not apply to assignment of the entire tenancy or
subletting	f the entire unit.
	Where a lease or rental agreement specifies the number of tenants to reside in a
unit or w	re the open and established behavior of the landlord and tenants has established
	ancy includes more than one tenant, failure of the landlord to consent to the
	t of one or more of the tenants by an equal number of tenants, subject to subsection
•	hay constitute a decrease in housing services pursuant to Section 10.10 of these
( )	- [renumbered as subsection (f), with proposed amendments]
( <u>c</u>	Denial by the landlord of the tenant's written request to replace a departing tenant
	considered unreasonable in some circumstances, including but not limited to the
	considered unreasonable in some circumstances, including but not innited to the
<u>following</u>	(1) where the proposed new tenant or subtement will be legally obligated to new
	(1) where the proposed new tenant or subtenant will be legally obligated to pay
	of the rent to the landlord and the landlord can establish the proposed new tenant's
or new su	enant's lack of creditworthiness:
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	(2) where the landlord has made a timely request for the proposed new tenant or
<u>subten</u>	ant to complete the landlord's standard form application or provide sufficient
inform	<u>ation to allow the landlord to conduct a typical background check and the proposed new</u>
enant	or subtenant does not <del>, <i>comply</i> within <i>five calendar</i> days of <i>actual</i> receipt <i>by the tenant</i> of</del>
the lan	dlord's request; <del>, complete the landlord's standard form application or provide sufficient</del>
informa	ation to allow the landlord to conduct a typical background check;
	(3) where the landlord can establish that the proposed new tenant or subtenant
<u>has inte</u>	entionally misrepresented significant facts on the landlord's standard form application or
provide	ed significant misinformation to the landlord that interferes with the landlord's ability to
<u>conduc</u>	t a typical background check;
	(4) where the landlord can establish that the proposed new tenant or subtenant
presen	ts a direct threat to the health, safety or security of other residents of the property; and,
	(5) where the landlord can establish that the proposed new tenant or subtenant
oresen	ts a direct threat to the safety, security or physical structure of the property.
	(d) (e) Nothing in this Section shall prevent the landlord from providing a replacement
new tei	nant or new subtenant with written notice as provided under Section 6.14 that the tenant
is not a	in original <del>tenant</del> <u>occupant</u> as defined in Section 6.14(a) <u>(1)</u> and that when the last <del>of the</del>
original	Loccupant tenant(s) who meet the latter definition vacates the premises, a new tenancy is
created	for purposes of determining the rent under the Rent Ordinance. <u>Furthermore, nothing in</u>
<u>this Se</u>	ction 6.15B shall serve to waive, alter or modify the landlord's rights under the Costa-
<u>Hawkir</u>	ns Rental Housing Act (California Civil Code §§1954.50 et seq.) to impose an unlimited
rent inc	crease once the last original occupant(s) no longer permanently resides in the unit.
	(f) Where a lease or rental agreement specifies the number of tenants to reside in a
<u>unit, or</u>	where the open and established behavior of the landlord and tenants has established
<u>that the</u>	e tenancy includes more than one tenant, a landlord's unreasonable denial of a tenant's
<u>written</u>	request to replace one or more of the tenants by an equal number of tenants, subject to
<u>subsec</u>	tions 6.15B(c)(1)(i)-(vii) above, may constitute a decrease in housing services pursuant to

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1 2	<u>Section 10.10 of these Regulations. <del>A landlord may choose not to have any screening</del></u>
3	departing tenant pursuant to this Section 6.15A. The landlord's choice not to screen a proposed
4	new tenant or new subtenant or not to respond to the tenant's written request. For purposes of
5	subsection 6.15B(f), a landlord's non-response to a tenant's written request within 14
6	<u>calendar days shall be deemed an approval pursuant to</u>
7	subsection 6.15B(b) and shall not be deemed an unreasonable denial of a tenant's
8	request to replace a departing tenant.
9	(g) In the event the landlord denies a tenant's request to replace a departing tenant
10	under Section 6.15B, either the landlord or the tenant may file a petition with the Board to
11	determine if the landlord's denial of the request was reasonable.
12	(h) Any petition filed under subsection 6.15B(f) or (g) shall be expedited.
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