RENT CAP BASICS: (Civil Code 1947.12)

1. In a 12-month period, total rent increases cannot exceed 5% plus the change in cost of living* (CPI), available at dir.ca.gov. This is the Rent Cap.

2. Maximum of 2 rent increases in any 12 month period (the total of which cannot exceed the Rent Cap).

* Change in cost of living / CPI
   The law defines the cost of living as "the percentage change from April 1 of the prior year to April 1 of the current year in the regional Consumer Price Index ("CPI") for the region where the residential real property is located... If a regional index is not available, the California CPI, as determined by the Department of Industrial Relations, shall apply." Civ. Code § 1947.12(g)(2)

   • Statewide – 9.2% (5% + 4.2% state CPI)

**Voucher participants are covered under AB 1482

California Codes available at: leginfo.legislature.ca.gov

OTHER HOUSING LAWS EFFECTIVE 1/1/2020:

1. Where permitted, rent increases over 10% require 90 days' written notice (formerly 60 days). (Civil Code 827)

2. Discrimination based on Section 8 and other rental assistance prohibited. (Landlords are required to accept Section 8 vouchers and other forms of assistance) (Government Code 12955)
JUST CAUSE BASICS: (Civil Code 1946.2)

1. “Just cause for eviction” means Landlords must specify a valid reason to evict or terminate a tenancy.

2. Just cause protections apply only after 12 months of tenancy or 24 months if new tenant added.

3. "At-fault" termination v. "No-fault" termination
   a. "At-fault" causes for termination/eviction:
      (i) Failure to pay rent
      (ii) Nuisance
      (iii) Damage to Property
      (iv) Criminal activity
      (v) Using the unit for an unlawful purpose
      (vi) Refusal to allow unlawful landlord entry
      (vii) Refusal to renew same lease terms
      (viii) Breach of material lease term (if not cured after notice or uncureable)
      (ix) Lease violation re: subletting (if not cured after notice)
      (x) Employee termination from employee housing
      (xi) Failure to move out after tenant gives notice (after 3 days’ notice)
   b. "No fault" causes for termination/eviction:
      (i) Owner or family member intends to occupy the unit
      (ii) Withdrawal of unit from rental market (Ellis Act)
      (iii) Government orders to vacate (e.g. habitability issues)
      (iv) Intent to demolish or substantially remodel unit, with permits

4. If "no-fault" of Tenant, Landlord MUST pay relocation.
   a. Relocation payment is equal to one month's rent.
   b. Payment must be made within 15 days of the no-fault termination notice.
   c. A landlord can waive the last month's rent in writing in lieu of a relocation payment.
   d. If tenant receives a relocation payment but does not vacate, the owner can recover the payment in an eviction lawsuit.

5. Noticing requirements
   a. Landlords must give tenants written notice of being covered by just cause and rent cap rules.
   b. Landlords must give notice to tenants of single family homes or condos with no corporate ownership that they are not covered by just cause or rent cap rules. If no notice, tenancy will not be exempt.
   c. For tenancies beginning or renewing on or after 7/1/2020, Notice must be an addendum to lease or a notice signed by the tenants (tenants receive copy of notice).

Housing NOT COVERED by these Just Cause Rules:
- Short-term stay hotels, motels, hostels
- Dorms
- Care facilities, religious facilities, non-profit hospitals
- Units that are subject to a local just cause ordinance adopted before 9/1/2019
- Units in structures built < 15 years ago
- Single family home or condos with no corporate ownership (Notice of exemption required!)
- Owner-occupied properties where:
  - Tenant resides in other unit of duplex; or
  - Tenants share bathroom & kitchen facilities with owner; or
  - no more than two tenants (including ADUs) reside on single family property.

Have more questions? Call or visit our website.

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