



TEMPORARY EVICTION MORATORIUMS – RELATED TO COVID-19

Throughout California, local governments have been instituting temporary eviction moratoriums for renters experiencing substantial adverse financial impacts due to COVID-19. These temporary eviction moratoriums, applicable to residential renters or both residential and commercial renters, prohibit evictions due to non-payment of rent for renters financially impacted by COVID-19. Some cities are also prohibiting "no fault" evictions, except in very limited circumstances. In addition, the Cities of Los Angeles, Santa Monica, Beverly Hills and Inglewood have included prohibitions related to removing residential units from the market pursuant to the Ellis Act and Ellis Act evictions. The City of Los Angeles, Los Angeles County (unincorporated areas and incorporated cities that have not adopted their own eviction moratoriums), and Santa Monica, prohibit evictions due to unauthorized occupants, pets or nuisance related to COVID-19. Further, Culver City and West Hollywood have temporarily prohibited all residential evictions except under limited circumstances.

While the scope and parameters of each of the city's temporary eviction moratorium may vary, generally, they define "financial impact" as loss of income resulting from layoffs or other income reductions due to work closures, child care expenditures due to school closures, medical expenses due to being ill or having a member of the household ill with COVID-19, or compliance with government related emergency measures.

In addition, some of the eviction moratoriums establish time frames in which the renter must provide the rental housing provider with written notification of their loss of income and inability to pay the rent, the circumstances related to COVID-19, and supporting documentation. Generally, in moratoriums that have provided notice provisions, written notice requirements would be met if a renter sends a text or email notification to the owner or the owner's representative with whom they have previously corresponded with via email or text. Where supporting documentation is required, the moratoriums generally also require that all such **documentation** be kept confidential and only used for the purpose of evaluating the renter's claim.

These eviction moratoriums do not relieve renters of their obligation to repay past due rent and typically specify that the renter has six (6) to twelve (12) months following the expiration of the local emergency or moratorium period to complete such rent repayments. The Cities of Los Angeles, Los Angeles County (unincorporated areas and incorporated cities that have not adopted their own eviction moratoriums), Glendale, West Hollywood, Culver City, Long Beach, and Beverly Hills adopted ordinances which provides residential renters with up to twelve (12) months following the expiration of the local emergency to repay any past due rent. In addition, many cities prohibit owners from charging interest or late fees on rent not paid under the provisions of the ordinance or order.

While non-compliance or violations of the provisions of eviction moratoriums are generally an affirmative defense for a renter in an unlawful detainer action, some cities have civil and criminal penalty provisions that may apply.

The number of cities that have instituted temporary eviction moratoriums continues to expand. The chart provided below is a sampling of the cities that have implemented COVID-19 related eviction moratoriums and not inclusive of all the cities that have or may adopt such moratoriums. Further, the chart is an outline of the general provisions of the moratoriums and is not reflective of the full details and requirements. It is recommended that you also review the related orders and/or ordinances for the full details and requirements. It is also important to note, that some cities will also promulgate rules through supplements to the public order which expand on the order or ordinance requirements. We encourage you to review those supplements as well in order to have a complete understanding of a specific city or cities ordinance.

If you have property in a specific city or cities, if it is one of the cities listed below, we encourage you to review the city's public order or urgency ordinance for additional details and requirements. For cities not listed, we encourage you to check to see if that city has established a temporary eviction moratorium. In all the above circumstances, if you have questions regarding your property or specific tenancies and the requirements of a specific eviction moratorium, please consult with an attorney.





State Action

During the COVID-19 pandemic, in addition to the temporary eviction moratorium measures and rent increase freezes being advanced by localities, state action has also been taken through Executive Orders issued by Governor Newsom and most recently by the Judicial Council which issued an Emergency Rule. As you review individual city orders and ordinances, it is important that you consider them in conjunction with the Governor's Executive Order and the Judicial Council's action. *In all the above circumstances, if you have questions regarding your property or specific tenancies and the requirements of a specific eviction moratorium, please consult with an attorney.*

Governor Newsom's Executive Order – Eviction Moratorium

On June 30th, Governor Newsom again extended Executive Order N-28-20, through the issuance of Executive Order N-71-20 through September 30, 2020.

Executive Order N-28-20, which was issued on March 16th, granted local jurisdictions the authority to temporarily impose limitations on residential and commercial evictions related to the COVID-19 pandemic.

As further background, on March 27th, Governor Newsom issued Executive Order N-37-20 which provided further restrictions on evictions for non-payment of rent due to reasons related to COVID-19, including renter notification and supporting documentation retention. At this time, Executive Order N-37-20 has not been extended.

Judicial Council Emergency Rule 1. Unlawful Detainers

The Judicial Council issued an emergency rule, effective April 6, 2020 which provides for the following set forth below:

A court may not issue a summons on a complaint for unlawful detainer unless the court finds, in its discretion and on the record, that the action is necessary to protect public health and safety.

A court may not enter a default or a default judgment for restitution in an unlawful detainer action for failure of defendant to appear unless the court finds both that the action is necessary to protect public health and safety and that the defendant did not timely appear.

If a defendant has appeared in the action, the court may not set a trial date earlier than 60 days after a request for trial is made unless the court finds that an earlier trial date is necessary to protect public health and safety.

Any trial set in an unlawful detainer proceeding as of April 6, 2020 must be continued at least 60 days from the initial date of trial.

This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until amended or repealed by the Judicial Council.

We will continue to provide updated information throughout the pandemic.

DISCLAIMER This is not an exhaustive list. It is for informational purposes only and not intended as legal advice. While we will continually update this list, the information is subject to change and may not be 100% accurate as dates may be extended and moratoriums may have additions, deletions, www.aagla.org

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or amendments after they are passed. State and local laws are constantly changing. Please continue to review your local resources for additional information and updates. Please consult with an attorney with specific questions as there may be multiple layers of law that apply.

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City	Duration	Applicability	Notification	Deferred Rent Recovery	Additional
			Required		Information
Los Angeles	3/4/2020 until	Residential and Commercial	Renter:	Residential renters will have up	The Ordinance
	expiration of	(Applies to RSO and non-RSO units)	None provided.	to twelve (12) months	defines "commercial
	the local	/A P 4		following the expiration of the	real property" as any
	emergency.	(Applies to non-payment eviction notices, no-	Owner:	local emergency to repay the	parcel of real property
		fault eviction notices, and unlawful detainer actions based on such notices served or filed	Owners are required to:	deferred, unpaid rent.	that is developed and used either in part or
		on or after March 4, 2020.)	(1) provide written notice	(Prior to the expiration of the	in whole for
		011 01 after March 4, 2020.)	of the rights provided by	local emergency period or	commercial
			the ordinance	within 90 days of the first	purposes, excluding
		Evictions based on Non-payment of Rent	("Protections Notice"),	missed rent payment whichever	commercial real
		2 violition bacoa on itom paymont of itom	utilizing the notice as	comes first, the residential	property leased by a
		During the local emergency period and for 12	issued by the Los	renter and the owner may	multi-national
		months after its expiration, no owner shall	Angeles Housing +	mutually agree to a repayment	company, a publicly
		endeavor to evict or evict a residential renter	Community Investment	plan selected from options	traded company, or a
		for non-payment of rent during the local	Department (HCID+LA)	promulgated by the Housing	company that
		emergency period if the renter is unable to	without modification, to	and Community Investment	employees more than
		pay rent due to circumstances related to the	each residential renter	Department.)	500 employees.
		COVID-19 pandemic.	within fifteen (15) days		
			of May 12, 2020, the	Commercial renters will have	The Ordinance
		Endeavor to evict or evict based on the	ordinance's effective date	up to three (3) months	defines "endeavor to
		following are prohibited:	(2) provide queb peties	following the expiration of the	evict" as conduct
		While Feedal Fedations	(2) provide such notice during the local	local emergency to repay the deferred, unpaid rent.	where the owner
		"No-Fault" Evictions	emergency period and	deletted, dripald terit.	lacks a good faith
		Eviations based on no fault are prohibited	for twelve (12) months		basis to believe that
		Evictions based on no-fault are prohibited.	after its termination,		the renter does not enjoy the benefits of
		Evictions based on Presence of	each time the owner		this article and the
		Unauthorized Occupants, Pets, or	serves a notice to pay		owner serves or
		Nuisance	or quit, a notice to		provides in any way
			terminate a residential		to the tenant: a notice
		Residential evictions are prohibited based on	tenancy, a notice to		to pay or quit, a
		the presence of unauthorized occupants, pets	perform covenant or		notice to perform
		or for nuisance related to COVID-19.	quit, or any eviction		covenant or quit, a
			notice.		notice of termination,
		Ellis Act Evictions	The Protections Notice		or any other eviction
			must be provided in		notice.
		Prohibits removing occupied residential units	English and the		
		from the market / prohibits Ellis Act evictions	language		
	1		language		d-t- d 7/47/2020





until 60 days after the expiration of the local emergency period.	predominantly used by each renter.	Renter's Private Right of Action
Prohibits rent increases on occupied RSO units. Effective March 30, 2020 until one year following the termination of the local emergency.	each renter.	The ordinance provides residential renters with private right of action against owners for violations of the ordinance through a civil proceeding in which the renter may seek injunctive relief, money damages and any other relief the Court deems appropriate. In addition, the Court may award a civil penalty up to \$10,000 per violation and where the aggrieved residential renter is older than 65 or
		disabled additional penalties of \$5,000 per violation may be applicable. Owner's Opportunity
		to Cure Prior to commencing a civil proceeding, the renter is to provide the owner with written notice of the alleged violation and the owner has fifteen (15) days from receipt of the notice to cure the alleged violation
		Attorney's Fees





					The ordinance provides for award of reasonable attorney's fees under certain circumstances. Penalties Owners may be subject to administrative citations for violations.
City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Los Angeles County Subject to further revision based on the July 21st meeting.	3/4/2020 – 7/31/2020, which may be extended further on a month to month basis.	Residential and Commercial The moratorium covers all residential and commercial renters in the County's incorporated and unincorporated areas. The County's eviction moratorium applies to any incorporated area that has not adopted either a commercial or residential eviction moratorium. Where an incorporated city has adopted only one of the two types of moratorium, for example, has a residential but not a commercial, the County's commercial moratorium would apply. Pursuant to DCBA guidelines, the time period stated in a notice of termination of tenancy which was served before March 4, 2020, but whose notice period had not fully run before March 4, 2020 is effectively tolled during the Moratorium. Any notice of termination served on or after March 4, 2020, and during the Moratorium is rendered null and void.	Renter must provide notice to the owner within seven (7) days after rent is due, unless extenuating circumstances exist. Documentation - For residential and commercial renters with less than nine (9) employees: Owner must accept a self-certification of the renter's inability to pay rent. The DCBA website includes a self-certification form that can be used by renters.	For residential renters, commercial renters with nine (9) or fewer employees, and mobilehome space renters: Renters will have twelve (12) months following the expiration of the Moratorium Period to repay the unpaid rent. During the moratorium period, owners may request and accept partial payments, if the renter is financially able to do so. Commercial renters with 10 or more employees, but fewer than 100 employees: Have six (6) months to repay the owner for any amounts due and owing, in equal installments, unless the commercial renter and the	Harassment An owner shall not harass or seek to intimidate a renter protected by this Moratorium. Harassment and acts of intimidation may include, but are not limited to, threatening termination of the lease and/or eviction, threatening to serve and/or serving a notice of termination and/or eviction, demanding payment for rent which is not yet due pursuant to the Moratorium, shutting off utilities, locking a renter out of a unit, or verbally or physically threatening





of the County Code.

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	Serving a notice to evict or otherwise attempt	owner agree to an alternate	a renter. Owners who
	to evict is prohibited based on the following	payment arrangement.	harass or seek to
	reasons.	paymont amangement	intimidate a renter in
			violation of the
	Evictions based on Non-payment of Rent		Moratorium shall be
			guilty of a
	Evictions based on non-payment of rent, late		misdemeanor
	charges, interest or any other fees accrued		pursuant to Los
	due to financial impacts related to COVID-19		Angeles County Code
	or following government recommended		Section 2.68.320.
	COVID-19 precautions are prohibited.		
			Prohibition on Pass-
	"No-Fault" Evictions		<u>Throughs</u>
	Evictions based on "no-fault," unless the		Owners are
	eviction is reasonably necessary to protect the		prohibited from
	health and safety of the occupants or those		imposing any new
	who live and work nearby.		pass-throughs
			otherwise permitted
	Evictions based on Presence of		under Chapters 8.52
	Unauthorized Occupants, Pets, or		and 8.57 of the
	Nuisance		County Code, or
			charge interest or late fees on unpaid rent or
	Evictions based on unauthorized occupants,		other amounts
	pets, or nuisance as necessitated by or		otherwise owed
	related to the COVID-19 emergency.		during the
	Rent Increase Freeze		Moratorium Period
	Rent increase rieeze		(3/4/2020-6/30/2020).
	In effect as of March 31, 2020 through June		Owners are
	30, 2020.		prohibited from
	Applies to RSO units in the County		retroactively imposing
	unincorporated area.		or collecting any such
	armior por atou arou.		amounts following the
	Owners shall not increase rents for residential		termination of the
	units and mobilehome spaces in the		Moratorium.
	unincorporated County during the Moratorium		
	Period (3/4/2020-6/30/2020).		<u>Penalties</u>
			Violations of the
			Order shall be
			punishable as set
			forth in chapter 2.68





		Commercial Eviction Moratorium Applicability
		Commencing June 1, 2020, commercial renters that are multinational, publiclytraded, or have more than 100 employees are excluded from the protections of the Moratorium.
		Extension of Lease Terms
		Pursuant to DCBA guidelines, if a lease term ends while the Moratorium remains in effect, the lease term shall be extended until the Moratorium ends.

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City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Agoura Hills	3/20/2020- 7/31/2020.	Residential and Commercial. The Executive Order applies to evictions and unlawful detainer actions served or filed on or after March 16, 2020. Evictions or attempts to evict based on non-payment of rent, or a foreclosure, arising out of a substantial decrease in household or business income or substantial out-of-pocket medical expenses caused by the COVID-19 pandemic or related government response, are prohibited.	Renter must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to substantial financial impacts related to COVID-19 along with supporting documentation.	Renter must repay the unpaid rent within six (6) months of the termination of the COVID-19 local emergency.	Penalties Violations of the Order shall be enforceable as set forth in Government Code Section 8665 and Section 3609 of the Agoura Hills Municipal Code. Nothing in the Executive Order shall be construed to diminish or supersede the provision of Penal Code Section 396 and the penalties contained therein.

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City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Alhambra	3/4/2020- 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	The Ordinance applies to termination of tenancies for non-payment of rent, including eviction notices, no-fault eviction and unlawful detainer actions based on such notices served or filed during the effective period of this Ordinance. Endeavor to evict based on the following are prohibited: Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault" reasons are prohibited. Rent Increase Freeze In effect retroactively from March 4, 2020 through the expiration of the Ordinance. Prohibiting rent increases on residential renters eligible under the eviction moratorium provisions. Limited exemptions as set forth in the Ordinance	Renter must notify the owner/owner's representative in writing, within seven (7) days after the date that rent is due unless extenuating circumstances exist, that the renter is unable to pay rent due to financial impacts related to COVID-19 and provide documentation, to the extent available.	Renter must repay the unpaid rent within six (6) months of May 31, 2020, or within six (6) months of the date upon which the moratorium is extended, whichever is later. The Ordinance encourages renters and owners to agree to a payment plan during this sixmonth period, but nothing prevents the renter from paying the owner any amount due incrementally during this sixmonth period.	





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Baldwin Park	3/17/2020 until expiration of the local emergency.	Residential The Order applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices served or filed on or after March 12, 2020. Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault," unless necessary for the health and safety of renters, neighbors, or the owner, are prohibited. Rent Increase Freeze Applicable to RSO units. No rents may be increased from April 2, 2020 to end of declared emergency.	Renter must notify the owner/ owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation.	Renter must repay the unpaid rent within six (6) months of the expiration of the local emergency.	Penalties Violations of the order are punishable as set forth in the Baldwin Park Municipal Code.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
					Information
Beverly Hills On June 19th, the Council adopted an ordinance amending the commercial eviction moratorium. For additional details on the commercial provisions, please refer to the Ordinance on AAGLA's COVID-19 links page. and the City's website.	There has been an eviction moratorium in effect since March 16, 2020 and through the duration of the local emergency.	The Ordinance applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices served or filed on or after March 15, 2020. Residential Endeavor to evict based on the following are prohibited: Evictions based on Non-Payment of Rent Residential evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to substantial financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Residential evictions based on "no-fault" reasons, unless necessary for the health and safety of renters, neighbors or the rental housing provider, other than based on illness of the renter or any other occupant of the residential rental unit, are prohibited. Commercial Endeavor to evict based on the following are prohibited: Evictions based on Non-Payment of Rent	Renters must notify the owner/owner's representative in writing, within seven (7) days after the date that rent is due, of lost income or extraordinary expenses related to COVID-19 and inability to pay full rent due to the financial impacts related to COVID-19, and within thirty (30) day after the date that rent is due, provide written documentation to the owner to support the claim, using the form provided by the City. Residential only: A copy of both the seven-day notice and the documentation to support the claim shall also be provided by email to the City's Rent Stabilization office.	Renters must repay the unpaid rent in full within one year of the expiration of the local emergency.	If a dispute arises related to whether a financial impact exists, the Ordinance provides a dispute resolution process. If the outstanding rent is not paid in full one year after the expiration of the local emergency, owner may charge or collect a late fee for delayed rent and/or seek eviction or legal action. It is important to note that an owner is prohibited from charging a fee for the late payment of rent during the emergency and one year after the end of the emergency. If the owner makes an accommodation with respect to rent forbearance from a renter pursuant to the Ordinance, and the renter is meeting their obligations, the owner shall not make a negative report to a credit bureau.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
City	Duration	Applicability	Notification Required	Deletted Refit Recovery	Information
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		Commercial evictions based on non-			The Deputy Director
		payment of rent if renter demonstrates that			The Deputy Director of Rent Stabilization
		the commercial renter is unable to pay			may extend the
		rent due to substantial financial impacts related to COVID-19 are prohibited.			seven (7) day deadline for
		related to COVID-19 are profibiled.			notifying the owner
		"No-Fault" Evictions			for up to thirty (30)
		NO-1 aut Evictions			days.
		Commercial evictions based on "no-fault,"			uays.
		unless necessary for the health and safety			The Ordinance shall
		of renters, neighbors, or the owner, other			not apply to any
		than based on illness of the renter, the			commercial renter
		renter's family or any of renter's			that is publicly traded
		employees, are prohibited.			entity, an entity that is
		employees, are prombited.			listed on the Fortune
		Rent Increase Freeze			1000, or any entity
		100000000000000000000000000000000000000			that employs more
		Prohibits any rent increases scheduled to			than 500 employees
		take effect on or after March 15, 2020			or any commercial
		applicable to units subject to RSO.			renter that owned by
					another entity that is
					publicly traded, listed
					on the Fortune 1000
					or combined with the
					commercial renter
					and other
					subsidiaries employs
					more than 500
					employees.
					<u>Penalties</u>
					Violations of this
					Ordinance shall be
					punishable as set
					forth in Section 2-4-
					111 and Chapter 3 of
					Title 1 of the Beverly
					Hills Municipal Code.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Burbank	3/17/2020- 7/31/2020, unless further extended by action of the Council. The Ordinance related to the repayment period will remain in effect through November 30, 2020, unless further extended.	Evictions based on Non-payment of Rent Evictions based on non-payment of rent, or a foreclosure, arising out of a substantial decrease in household or business income or substantial out-of-pocket medical expenses caused by the COVID-19 pandemic or related government response, are prohibited.	Renter must notify the owner notice of the reasons for non-payment for COVID-19 as set forth in the Ordinance, no later than seven (7) days after the date that rent was due, and if seven days from rent being due has already passed, then within 3 days of adoption of the Ordinance, May 5, 2020. Renter must retain and provide the owner with verifiable documentation of the reason for the non-payment of rent no later than thirty (30) days from the rent due date.	Renters will have up to November 30, 2020, to repay any back due rent, late fees and/or penalties.	The provisions of the commercial eviction moratorium do not apply to commercial property leased by a renter that is a multinational company, a publicly traded company, or a company that is not eligible for the Small Business Administration's Paycheck Protection Program.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Camarillo	3/13/2020 until it is superseded by another duly enacted Ordinance or Resolution of the City Council or a further Order by the EOC Director.	Residential, Commercial, and Non-Residential Endeavor to evict based on the following are prohibited: Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault" reasons are prohibited. The Order applies to no-fault eviction notices, and unlawful detainer actions based on such notices, served or filed on or after March 13, 2020 to the extent that such no-fault evictions are prohibited by Assembly Bill 1482 for multi-family housing that had been issued a certificate of occupancy over 15 years prior to the effective date of AB 1482.	Renter must notify or make reasonable efforts to notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 rent along with supporting documentation.	Renters will have up to one hundred and twenty (120) days after the termination of the Order to pay all unpaid rent.	Penalties This order shall be punishable as set forth in the Camarillo Municipal Code Chapter 1.12.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Commerce	3/16/2020 – 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	As of March 16th, the effective date of the Ordinance, the Ordinance applies to any applicable tenancy termination where the renter remains in possession and/or any unlawful detainer action has not reached final judgment or issuance of a final order, after all appeals have been exhausted. Evictions based on Non-payment of Rent Residential evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Residential evictions based on "no-fault," if any member of the household is sick, in isolation, or under quarantine, are prohibited. Evictions based on Non-payment of Rent Commercial evictions based on non-payment of rent, if the commercial renter is unable to pay rent due to financial impacts related to COVID-19 and demonstrates same in writing, are prohibited.	Residential renters must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation. Commercial renters The Ordinance does not specify the notification period. However, the Ordinance requires that the commercial renter demonstrate in writing their inability to pay rent due to financial impacts related to COVID-19	Renter must repay the unpaid rent within six (6) months of the expiration of the local emergency.	The Ordinance does not prohibit terminations of tenancy for just cause, or other termination of tenancy where this Ordinance does not apply.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
					Information
Culver City	3/16/2020-	The Residential Tenant Eviction	Residential renters must	Residential renters will have a	Document
Residential	8/31/2020, or the	Moratorium applies to every notice of	notify the owner/owner's	period of twelve (12) months	Retention
	end of the local	termination, eviction notice and unlawful	representative in writing,	after the expiration of the local	
	emergency	detainer action seeking to recover	within 30 days after the	emergency to repay the unpaid	Owners must retain
	whichever occurs	occupancy of a rental unit, regardless of	date that rent is due, of	rent.	for a period of at
	earlier.	the date it is served or filed, if the rental	their inability to pay full		least one year after
		unit has not been completely vacated as	rent amount due along	Upon the expiration of the twelve	the expiration of the
	On March 16 th ,	of March 18, 2020.	with supporting	(12) month repayment period,	Local Emergency
	prohibition was		documentation.	the owner may take such actions	Period all records
	limited to evictions	Eviction Prohibitions		as allowed by State and Local	and documents
	based on non-		To meet the	law to collect any back rent that	pertaining to every
	payment of rent	The Public Order prohibits all residential	documentation	remains unpaid, including	Notice of Termination
	where the renter is	evictions except based on one or more of	requirement, a renter	seeking recovery of possession	that is given and
	able to show an	the following circumstances, as listed below:	must provide the owner	of the rental unit.	every unlawful
	inability to pay rent due to	below.	with a signed and dated declaration	The Third Amended Rules and	detainer proceeding that is commenced or
	circumstances	Non-payment of rent where the renter	under the penalty of	Implementation Measures	prosecuted during the
	related to COVID-	cannot claim an inability to pay, or	perjury, stating that the	regarding Residential Tenant	Local Emergency
	19.	Renter is using the unit for an illegal	renter is unable to pay	Eviction Moratorium provides	period, and must
	10.	purpose and has failed to correct the	rent and describing the	general parameters regarding	permit inspection and
	On March 27th, the	condition after being given reasonable	reasons for the inability	repayment plans, which	copying of such
	residential eviction	notice and opportunity to cure, or	to pay.	includes:	records and
	moratorium was	3. Renter's refusal to allow the owner	, ,	(E) A protected tenant's failure to	documents by the
	expanded further,	entry to the unit as authorized by the	The order also specifies	comply with an agreed upon	Housing Division or
	prohibiting all	Civil code and Health and Safety Code,	that the renter must also	Repayment Plan prior to the end	its agents. For
	evictions except	except where the renter is ordered to	make a diligent and	of the 12-month grace period is	Notices of
	for five	self-isolate or remain in quarantine and	good faith effort to	not cause to evict. If a Landlord	Termination and
	circumstances set	the owner's entry would violate the	provide such	and Protected Tenant do not	unlawful detainer
	forth in the Order.	order, or	documentation of the	agree on a Repayment Plan,	proceedings during
		4. Renter has created or is maintaining a	renter's inability to pay	then a Landlord may have cause	the twelve-month
		dangerous and unsanitary condition	rent as is readily	to evict a Protected Tenant	grace period for
		and that condition has not promptly	available to the renter.	based on the unpaid Back Rent	payment of back rent,
		been abated or repaired, or		once the 12-month grace period	relevant records
		In cases where the eviction is necessary to address an imminent		ends, and	and documentation
		and objectively verifiable threat to the		(F) A Landlord is prohibited from evicting a Protected	must be retained for a period of at least
		health or safety of a member of the		Tenant for the failure to pay	one year after the
		renter's household or other residents		Back Rent, unless a Landlord	expiration of the
		of the rental property, or to the owner		can demonstrate that, among	twelve-month grace
		or owner's employees.		other things required by law,	period.
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City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
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		The circumstances set forth under 4 and 5 are further qualified in that the owner is required to provide written notice to the renter and the City's Housing Division, describing in detail the nature of the dangerous and unsanitary condition or imminent threat, the reason eviction is necessary, and the steps taken by the owner to avoid the eviction. Moreover, the City's Housing Division may request additional documentation and may order suspension of the eviction process if it determines that the suspension is necessary to prevent abuse of the intent of the order. For any permitted eviction, the owner must provide the Housing Division a copy of the notice of termination and a description of the circumstances cited by the owner as the basis for a permitted eviction. The Housing Division may also ask for additional information or documentation.		prior to delivering a Notice of Termination, the Landlord offered the Protected Tenant a reasonable Repayment Plan over the 12-month grace period beginning from the expiration of the Local Emergency Period. Please refer to the Third Amended Rules and Implementation Measures regarding Residential Tenant Eviction Moratorium for full details of the repayment plan provisions.	Penalties The Implementation Measures include Each violation of any of the eviction moratorium provisions may be subject to an administrative fine of up to \$1,000. Each separate day, during which any violation occurs or continues, constitutes a separate violation. In addition, criminal penalties not to exceed \$1,000 or imprisonment not to exceed six months or both may be applicable. Harassment The Eviction Moratorium includes prohibitions against retaliation and harassment.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
					Information
Culver City Commercial	3/20/2020 8/31/2020, or the end of the local emergency whichever occurs earlier.	The commercial renter eviction moratorium applies to every Notice of Termination, eviction notice and unlawful detainer action for non-payment of rent brought under Code of Civil Procedure Sections 1161 and 1161.1 seeking to recover occupancy of a Commercial Property occupied by an affected renter, regardless of the date it is served or filed, if the Commercial Property has not been permanently vacated as March 26, 2020. As of June 1, 2020, the Commercial Renter Eviction Moratorium shall not apply to any multi-national company, publicly traded company, or a company that employs 200 or more employees. Evictions based on Non-payment of Rent	Renter Notification Commercial renters must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of their inability to pay full rent due to circumstances related to COVID-19 as set forth in the March 27th Implementation Measures with supporting documentation. The Implementation Measures includes a list of documents that may be provided.	Commercial renters with less than 10 employees will have up to twelve (12) months following the expiration of the local emergency to repay the unpaid rent. Commercial renters with 10 or more but less than 200 employees will have six (6) months to repay the unpaid rent. Upon the expiration of the twelve (12) month repayment period, the owner may take such actions as allowed by State and Local law to collect any back rent that remains unpaid, including seeking recovery of possession	Document Retention All medical and financial information provided to the owner must be held in a separate confidential and secure file and used only to evaluate the renter's claim. The owner must retain all records pertaining to the affected renter's claim for a period of at least one year and shall permit inspection and copying by the City's
		Evictions based on non-payment of rent, where the commercial renter is able to show an inability to pay rent due to circumstances related to the COVID-19 pandemic is prohibited.	Owner Notification The Eviction Moratorium does not apply in cases where the eviction is necessary to address an imminent and objectively verifiable threat to the health and safety of the Affected renter, or the Affected renter's employees, the owner or the owner's employees, or neighboring businesses or residents. In these cases, the owner must provide written notice	of the Commercial property.	Economic Development Division. Penalties Violations may be enforced through the administrative citation process set forth in Chapter 1.02 of the Culver City Municipal Code and subject to fines of up to \$1,000. Each separate day, or any portion thereof, during which any violation occurs or continues,





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
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			to the affected renter and to the City's Economic Development Division describing in detail the nature of the imminent threat, the reason eviction is necessary and the steps taken by the owner to avoid eviction.		constitutes a separate violation.
Downey	Residential: 6/23/2020- 7/28/2020, unless extended by action of the City Council. Commercial: 6/23/2020- 7/28/2020, unless extended by the Council. (The original commercial eviction moratorium expired on June 1, 2020. On June 23, 2020, the Council adopted an urgency ordinance reestablishing a temporary commercial eviction moratorium.)	Residential and Commercial Evictions based on Non-payment of Rent Evictions based on non-payment of rent when the renter can demonstrate that he, she, or they have suffered one or more financial impacts related to COVID-19 are prohibited Please refer to individual commercial and residential moratorium ordinances for definition of "Financial Impacts" and "Related to COVID-19."	Renters must notify their owners in writing that they cannot pay rent due to a COVID-19 related financial impact. Within one week of providing the written notice, renters must provide verifiable documentation supporting that they have suffered a COVID-19 related financial impact.	For each month a renter has delayed the payment of rent due to a financial impact related to COVID-19, the renter shall have two (2) months to repay the rent in arrears to the owner. The repayment period begins upon expiration of the Urgency Ordinance. If at any time during the repayment period the renter terminates the tenancy, the repayment period terminates and the total amount of unpaid rent shall be immediately due and payable to the owner. The repayment provisions do not apply if an owner and renter have agreed to a repayment schedule prior to June 23, 2020, the effective date of the Urgency Ordinance.	Acceptance by the owner of a partial payment of rent from the renter shall not constitute payment in full of rent or a waiver of the owner's right to collect the balance of the rent due. The Ordinance grants an affirmative defense to an unlawful detainer action





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Duarte El Monte	As of April 14, 2020, Duarte is subject to the Los Angeles County's Eviction Moratorium provisions. Please refer above to Los Angeles County's information. As of June 1,			El Monte Rent Repayment	Information
	2020, El Monte is subject to the Los Angeles County's Eviction Moratorium provisions with the exception of the repayment period. El Monte maintains its own repayment provisions as noted herein. For all other provisions, please refer to the Los Angeles County's provisions above.			Provision Commencing upon the start date under the County Eviction Moratorium of the 12-month period for the repayment of unpaid rent, each renter and owner shall establish a prorated repayment schedule of the unpaid rent that is at least 25% of the deferred amount due at the end of each 3-month period within the 12-month repayment period or any further extended repayment period as the County may approve. If the renter terminates the tenancy during the repayment period, the total amount of deferred rent shall be due immediately. Owners and renters may agree to different repayment terms.	





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Fillmore	3/24/2020- 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	Residential The Resolution applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices served or filed on or after March 13, 2020. Endeavor to evict based on the following are prohibited. Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault," unless necessary for the health and safety of renters, neighbors, or the owner are prohibited.	Renter must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation.	Renters must repay the unpaid rent within six (6) months of the expiration of the local emergency. Renters and owners are encouraged to agree to a payment plan that would allow partial rent payments during the Eviction Moratorium period and during the six-month after the expiration of the local emergency if renters are able to make such payments.	Penalties Violation of this Resolution shall be punishable as set forth in section 1.08.040 of the Fillmore Municipal Code. Harassment Owners and those acting on their behalf are prohibited from harassing or intimidating renters who choose to exercise their protections under the Eviction Moratorium
Glendale Subject to further revision based on the July 21st meeting. City of Glendale has a commercial eviction moratorium.	Residential 3/18/2020 – 7/31/2020, unless extended. Commercial 3/18/2020- 6/30/2020	Residential and Commercial Evictions based on Non-payment of Rent Evictions based on non-payment of rent due to circumstances related to the COVID-19 pandemic are prohibited during the local emergency period if the renter is able to provide documentation to show an inability to pay rent due to circumstances related to the COVID-19 pandemic. Rent Increase Freeze	Residential Residential renters must provide written notice that the renter needs to delay all or some payment of rent because of an inability to pay the full amount due to reasons related to the COVID-19 pandemic to the owner, before the rent is due, or within a reasonable period of	Residential Residential renters will have up to twelve (12) months following the expiration of the local emergency to repay the unpaid rent. Commencing on the repayment start date and ending twelve months after the end of this moratorium, owner and renter shall establish a prorated repayment schedule of the	Harassment An owner is prohibited from engaging in any harassing behavior in an attempt to collect deferred rent, when payment of rent is delayed during the period this order is in effect.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
For details of the commercial moratorium provisions, please refer to the Resolution on AAGLA's COVID-19 links page. and the City's website. Commercial - As of July 1, 2020, the commercial eviction moratorium has expired.		Rent increase freeze is effective immediately, regardless of when the rent increase notice was served, whereby all rents for residential renters will remain the same as the rate in effect on March 24, 2020, and during the pendency of the local emergency. At the end of the local emergency, if an owner wishes to increase rent, the owner must issue a new rent increase notice, clearly stating the new beginning date of the increased rent and the value of the increase.	time afterwards not to exceed 7 days. The renter must retain verifiable documentation, such as termination notices, payroll checks, pay stubs, bank statements, medical bills, or signed letters or statements from the employer or supervisor explaining the renter's financial circumstances, to support the renter's assertion of an inability to pay. This documentation may be provided to the owner no later than the time upon payment of the back-due rent.	unpaid rent that is at least 25% of the deferred amount of the rent due at the end of each quarter. If the renter terminates the tenancy during the repayment period, the total amount of deferred rent shall become due immediately.	Penalties Any violation of the Public Order provides for fines not to exceed \$1,000 or imprisonment not to exceed six (6) months. Violations may also be enforced by the provisions of Glendale Municipal Code Chapter 1.24, along with other enforcement mechanisms, for fines of \$400 for the first citation, \$1,000 for the second citation, and \$2,000 for the third citation.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Inglewood	3/4/2020 – 6/30/2020, unless extended.	Residential and Commercial Evictions based on Non-payment of Rent Evictions based on non-payment of rent, or a foreclosure, arising out of a substantial decrease in household or business income or substantial out-of-pocket medical expenses caused by the COVID-19 pandemic or related government response, are prohibited. "No-Fault" Evictions Residential evictions based on "no-fault" reasons are prohibited during the local emergency period. Ellis Act Owners are prohibited from withdrawing an occupied residential unit from the rental market pursuant to the Ellis Act during the local emergency period. The order is retroactive to March 4, 2020 through May 31, 2020, unless extended.	The Ordinance does not include any notification requirements. However, it notes that renters provide documentation but does not specify examples or the time frame in which such documentation is to be provided.	Renters will have six (6) months from the termination of the local emergency or termination of state emergency, whichever is later, to repay the unpaid rent.	





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Long Beach Subject to further revision.	5/26/2020- 7/31/2020	Residential and Commercial Taking action to evict a residential or commercial tenancy based on the following is prohibited. Evictions based on Non-Payment of Rent and Foreclosures Eviction based on non-payment of rent for rent which became due between March 4, 2020 and July 31, 2020, or a foreclosure, arising out of a substantial decrease in household or business income, or substantial out-of-pocket medical expenses caused by the COVID-19 pandemic or related government response, are prohibited.	Renter Notice Requirement Renters must notify and provide supporting documentation immediately to the owner if the renter cannot pay rent due to a loss of income or medical expenses resulting from COVID-19. Owner Pay-or-Quit Notice Requirement The Ordinance sets forth specific language that must be included in any pay-or-quit notices dated between March 25, 2020 and July 31, 2020.	Renters will have until July 31, 2021 to pay all delayed rent (without any associate late charges). However, if a renter fails to make a regularly scheduled monthly rental payment after July 31, 2020 and such failure to make a regularly scheduled payment persists after the expiration of an applicable pay-or-quit notice, all delayed and unpaid rent shall become immediately payable.	Commercial Eviction Moratorium Applicability The ordinance sets forth a list of commercial tenancies that are excluded from the provisions of the ordinance after May 31, 2020. Excluded commercial renters which previously delayed rent in accordance with the Ordinance shall repay the entirety of such rent on or before November 30, 2020 (without any associated late charges).





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
	3/17/2020 through the duration of the local emergency or until it is superseded by another Ordinance.	Residential and Commercial The Ordinance applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices, served or filed on or after March 15, 2020. Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault," unless necessary for the health and safety of renters, neighbors, or the owner, are prohibited.	Renter must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation.	Renter must repay the unpaid rent within six (6) months of the expiration of the local emergency.	If the outstanding rent has not been paid after six (6) months following the end of the local emergency, the owner may charge or collect a late fee for the delayed rent payments and/or seek eviction or other appropriate legal action. Penalties Violations of this Ordinance shall be punishable as set forth in Section 4-1.10 of Chapter 1 of Title 4 of the Maywood Municipal Code.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Moorpark	3/19/2020- 7/28/2020, or until the period of local emergency declared in response to COVID-19 concludes, whichever date is sooner.	Residential and Commercial The Order applies to evictions and unlawful detainer actions served or filed on or after March 13, 2020. Endeavor to evict based on the following are prohibited. Evictions based on non-payment of rent, or a foreclosure, arising out of a substantial decrease in household or business income or substantial out-of-pocket medical expenses caused by the COVID-19 pandemic or related government response, are prohibited.	Renter must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to the circumstances set forth in the Order along with supporting documentation.	6 Month Repayment Period For deferred rent on or before May 31, 2020, renter must repay the unpaid rent within six (6) months of the expiration of the local emergency. If the outstanding rent has not been paid after six (6) months following the end of the local emergency, the owner may charge or collect a late fee for the delayed rent payments and/or seek rent that is delayed through the eviction or other appropriate legal action. 90 Day Repayment Period For deferred rent after May 31, 2020, renter must repay the unpaid rent within 90 days of the expiration of the local emergency.	Penalties Violations are punishable as set forth in Government Code Section 8665 and Chapter 1.10 of the Moorpark Municipal Code.
Ojai	3/17/2020 through expiration of local emergency.	Residential and Commercial The order applies to evictions and unlawful detainer actions served or filed on or after March 13, 2020, the upon which the local emergency was proclaimed. Endeavors to evict or evict based on the following are prohibited. Evictions based on non-payment of rent or a foreclosure arising out of a substantial	Renters must notify or make reasonable effort to notify the owner/owner's representative in writing, within 30 days after the date the rent is due, of lost income and inability to pay full rent due to substantial financial impacts related to COVID-19 along with supporting documentation.	Renters must pay the unpaid rent within six (6) months of the termination of the COVID-19 local emergency or as directed by a court of competent jurisdiction.	Penalties This Order shall be enforceable as set forth in Government Code Section 8665 and Section 3.1.06 of the Ojai Municipal Code. Nothing in this Executive Order shall be construed to diminish





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
		financial impact related to COVID-19 are prohibited.			or supersede the provisions of Penal Code Section 396 and the penalties contained therein.
Oxnard	3/19/2020 – 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	Residential and Commercial Evictions based on non-payment of rent if the renter demonstrates an inability to pay rent due to financial impacts related to COVID-19 are prohibited.	Renter must notify or make reasonable efforts to notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation.	The Order does not relieve the renter's obligation to pay the unpaid rent. The Order does not specify the time period in which the renter is required to pay the past due rent.	Penalties Violations are punishable as set forth in City Code section 6-9.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Pasadena	3/17/2020 through expiration of local emergency.	The Ordinance applies to tenancies where, as of March 17, 2020, said renter remains in possession and/or any eviction lawsuit has not reached a final judgment or issuance of a final order, after all appeals have been exhausted. Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter is unable to pay due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Residential evictions based on "no-fault," unless necessary for the health and safety of renters, neighbors, or the rental housing provider, are prohibited.	Renter Notification Requirement Renter must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation. Owner Notification Requirement The owner shall give written notice of the protections afforded by this ordinance to each renter no later than 30 days after its effective date. In lieu of providing written notice to each renter's rental unit, an owner may conspicuously post and prominently display such notice in the common areas of the property during the pendency of this local emergency.	Renters must repay the unpaid rent within six (6) months of the expiration of the local emergency.	Additional Prohibitions Where an owner knows of a renter's inability to pay rent due to financial impacts related to COVID-19, an owner is prohibited from: Charging or collecting rent that is delayed; Charging or collecting interest and/or late fees for delayed rent; Charging or collecting any new passthrough charges; and/or Harassing or intimidating renters for lawful actions. expressly permitted under the ordinance





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Pomona Subject to further revision based on the July 20 th meeting.	3/19/2020-7/28/2020.	The Order applies to non-payment eviction notices and unlawful detainer actions based on such notices, served or filed on or after March 16, 2020. Evictions based on Non-payment of Rent Residential evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited. Evictions based on Non-payment of Rent Commercial owners are prohibited from charging rent and evicting commercial renters for non-payment of rent with respect to renters whose businesses are subject to the Orders or are otherwise limited or closed (voluntarily or by mandate) to prevent or reduce the spread of COVID-19 and who demonstrate lost income and inability to pay rent as a result of such limitation or closure or other demonstrated financial impact related to COVID-19.	Residential renters must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation. Commercial renters must notify the owner/owner's representative in writing, within 30 days after the date rent is due, of lost income and inability to pay rent due to a limitation or closure of the renter's business related to COVID-19, with appropriate supporting documentation.	Renters must repay the unpaid rent within six (6) months of the expiration of the local emergency.	If the commercial renter suffers only a partial loss of income, the renter shall pay the pro-rated share of their rent that corresponds to the income they generated during the period of loss. The Order also provides for temporary suspension on residential and commercial foreclosures for any mortgagor with a demonstrated financial impact related to COVID-19. The mortgagor must pay within six (6) months of the expiration of the local emergency, unless a different time is agreed to between the parties. Penalties Violation of this Order shall be punishable as set forth in Article III of Chapter 14 of the Pomona Municipal Code.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Redondo Beach	As of May 7, 2020, Redondo Beach is currently subject to the Los Angeles County's Eviction Moratorium provisions. Please refer above to Los Angeles County's information.				





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
San Bernardino (City)	3/20/2020- 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	The Order applies to non-payment eviction notices and unlawful detainer actions based on such notices served or filed on or after March 13, 2020. Evictions based on Non-payment of Rent Residential evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay due to financial impacts related to COVID-19 are prohibited. Evictions based on Non-payment of Rent Commercial evictions based on non-payment of rent with respect to renters whose businesses are impacted by federal, state, or local public health orders or are otherwise limited or closed (voluntarily or by mandate) to prevent or reduce the spread of COVID-19 and who demonstrate lost income and inability to pay rent as a result of such limitation or closure or other demonstrated financial impact related to COVID-19 are prohibited.	Residential renters must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation. Commercial renters must notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to limitation or closure of the renter's business related to COVID-19 with appropriate documentation.	Renters must repay the unpaid rent within six (6) months of the expiration of local emergency.	If the commercial renter has only a partial loss of income, the renter must pay a prorated share of the rent that corresponds to the income they generated during the period of loss. Penalties Violations of this order shall be punishable as set forth in Section 2.46.120 of the San Bernardino Municipal Code.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
San Buenaventura	3/30/2020 – 9/13/2020.	Residential and Commercial The Ordinance applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices, served or filed on or after March 15, 2020 until the date the local emergency terminates. Endeavors to evict based the following are prohibited. Evictions based on Non-payment of Rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19. "No-Fault" Evictions Evictions based on "no-fault," unless necessary for the health and safety of renters, neighbors, or the owner.	Renter must notify the owner in writing, within seven (7) days after the date rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19. Renters must also provide documentation to support the claim within 30 days after the date rent is due.	Renter must repay the unpaid rent within six (6) months of the expiration of the local emergency. Renter should also pay partial rent to the extent that they are able.	The Ordinance provides examples of what constitutes as supporting documentation.





San Gabriel 8 a/31/2020- 6/30/2020, until thirty (30) days following the expiration date of Governor's Executive Order N-37-20, May 31, 2020 or any extension thereto. Executive Order N-37-20 expired on May 31, 2020. May 31, 2020.		T				
thirty (30) days following the expiration date of Governor's Executive Order N-37-20 May 31, 2020 or any extension thereto. Executive Order N-37-20 expired on May 31, 2020. Executive Order N-37-	San Gabriel		Residential and Commercial			
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City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
					Information
O and a Marrian	0/44/0000	D. Harfal	Occurs No. CC and Com-		A CC
Santa Monica Residential	3/14/2020 – 9/30/2020, unless	Residential	Owner Notification	Residential renters must repay the unpaid rent within twelve	Affirmative Defense
Residential	extended or	Endeavors to evict based on the following	Effective April 24, 2020 -	(12) months following the	The Order grants an
The City's	expressly	are prohibited.	owners are required to	expiration of the Order.	affirmative defense
eviction	superseded by a	'	provide a notice to		that may be raised at
moratorium	duly enacted	Evictions based on Non-payment of	renters regarding the	An owner may not recover rent	any time in an
is also	Resolution or	Rent	Eviction Moratorium in	that is delayed for reasons	unlawful detainer
applicable to	Ordinance of the		writing by email or mail,	stated in this Order if the owner	action in the event
commercial	City Council or by	If the residential renter is unable to pay	or posting in a	has already obtained	that the action is
renters. For details on the	a further Order by the Director of	rent due to financial impacts related to COVID-19.	conspicuous location in the lobby of the property	compensation for the rent through federal or state	commenced based on a violation of the
commercial	Emergency	COVID-19.	or near a mailbox used	government relief funds or other	Order.
provisions,	Services.	This applies to rent that became due	by residents of the	programs that provide such	Oldoi.
please refer		between March 14, 2020 and the	property or in or near a	compensation.	Renters' Private
to AAGLA's		expiration of the Order.	public entrance to the	•	Right of Action
COVID-19			property.	An owner of a residential renter	
links page		Evictions based on Presence of		may not, during the term of this	The Order also
and the City's		Unauthorized Occupants, Pets, or	The specific language of	Order or thereafter, charge or	provides renters with
website.		Nuisance	the notice was originally set forth in the Second	collect interest that would accrue	a private right of
		Prohibits endeavoring to evict a residential	Revised First	on such rent during the term of this Order or for twelve months	action against owners for violations.
		renter based on the presence of	Supplement to the	thereafter.	ioi violations.
		unauthorized occupants or their pets or	Executive Order. This	moreaner.	Penalties
		based on a nuisance, unless the nuisance	language has been		<u> </u>
		substantially endangers or impairs the	further revised as		The City is authorized
		health or safety of a renter or other	currently written in the		to issue
		persons in the vicinity of the premises, or	Fifth Revised First		administrative
		causes or threatens to cause substantial	Supplement to the		citations for violations
		damage to the premises, and the reason	Executive Order. An		at a maximum of
		is stated in the notice as the grounds for eviction.	owner who has provided notice as required under		\$1,000 per violation.
		eviction.	section 6.A. of this Order		Harassment
		Evictions based on Renter's Denial of	to a renter under a		<u>Haraosmont</u>
		Entry	previous revision of this		An owner who knows
			Order is not required to		of facts that provide a
		Prohibits endeavoring to evict a residential	provide an additional		renter with an
		renter based on the ground that the renter	notice to the renter.		affirmative defense to
		denied the owner entry unless the renter	The notice must be		eviction under the
		unreasonably denied entry for the owner	written in the language		Order and in bad faith
		to remedy a condition that substantially	that the owner normally		endeavors to evict a





Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional
				information
	endangers or impairs the health and safety of a renter or other persons in the vicinity of the premises, or that is causing or threatening to cause substantial damage to the premises. Refer to Fifth Revised First Supplement to the Executive Order for further details relative to an owner's entry under limited circumstances. "No-Fault" Evictions Residential Evictions based on "no-fault" reasons. Ellis Act Evictions Prohibits removing any residential units from the market pursuant to the Ellis Act / prohibits Ellis Act evictions until 60 days after the expiration of the Order.	uses for verbal communication with the renter. An owner must include an additional copy of the same notice with any Notice to Pay Rent or Quit, Notice to Perform Covent or Quit, Notice to Terminate, and any other notice given as part of an eviction process, in bold underlined 12-point or larger font. Renter Notification Renter must notify the owner in writing, within 30 days after the date that rent is due, of their inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation. Notice and documentation that indicates any loss of income or increase in expenses due to COVID-19 is sufficient. A statement written by the renter in a single communication may constitute both notice		renter, will be deemed in violation of the City's Tenant Harassment Ordinance, as set forth in Section 4.56.020 of the Santa Monica Municipal Code. The maximum civil penalty for any violation of the Tenant Harassment Ordinance occurring while this Order is in effect is increased from \$10,000 to \$15,000.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
			Notice and documentation, shall create a rebuttable presumption that a renter is unable to pay rent due to financial impacts related to COVID-19.		
Simi Valley	3/18/2020 – 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	Residential and Commercial Evictions based on non-payment of rent if the renter demonstrates that the renter is unable to pay rent due to financial impacts related to COVID-19 are prohibited.	Renter must notify or make reasonable efforts to notify the owner/owner's representative in writing, within 30 days after the date that rent is due, of lost income and inability to pay full rent due to financial impacts related to COVID-19 along with supporting documentation.	The Order does not relieve the renter's obligation to pay the unpaid rent. The Order does not specify the time period in which the renter is required to pay the past due rent.	Pursuant to the Simi Valley Municipal Code, violations of the Order shall be a misdemeanor, punishable by a fine of not to exceed Five Hundred and no/100ths (\$500.00) Dollars, or by imprisonment for not to exceed six (6) months, or both.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
South Pasadena	3/18/2020 through expiration of local emergency.	Residential and Commercial The Resolution applies to non-payment eviction notices, no-fault eviction notices, and unlawful detainer actions based on such notices served or filed on or after March 18, 2020. Evictions based on Non-payment of Rent Evictions based on non-payment of rent if the renter is able to show an inability to pay rent due to financial impacts related to COVID-19 are prohibited. "No-Fault" Evictions Evictions based on "no-fault" reasons are prohibited.	Based on FAQ posted by the City, renters should immediately contact their owners and inform the owners that they are unable to pay rent, due to the impact of COVID-19. The FAQ also states that renters must demonstrate, in writing, that they are unable to pay rent due to the COVID-19 emergency.	Renters will have up to six (6) months following the expiration of the local emergency to repay the unpaid rent, verifiably caused by COVID-19 related circumstances.	Penalties Any violation of the prohibitions may be punishable by a fine not to exceed \$1,000 or imprisonment not to exceed six months, pursuant to the South Pasadena Municipal Code section 11.11.
Thousand Oaks	3/25/2020- 9/30/20, extended pursuant to Governor's Executive Order N-71-20.	Residential and Commercial The Order applies to evictions and unlawful detainer actions served or filed on or after March 12, 2020. Evictions based on non-payment of rent, or a foreclosure, arising out of a substantial financial impact related to COVID-19 are prohibited.	Renter must notify or make reasonable efforts to notify the owner/owner's representative in writing, within 30 days after the date the rent is due, of lost income and inability to pay full rent due to substantial financial impacts related to COVID-19 along with supporting documentation.	Renters must repay the unpaid rent within six (6) months of the termination of the COVID-19 local emergency or as directed by a court of competent jurisdiction.	Penalties The order shall be enforceable as set forth in the Government Code Section 8665 and Section 4-4.09 of the Thousand Oaks Municipal Code. Nothing in this Order shall be construed to diminish or supersede the provisions of the Penal Code Section 396 and the penalties contained therein.





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
Ventura County	3/31/2020 – 7/28/2020.	Residential and Commercial Owners/Owner's representative are prohibited from evicting or attempting to evict or continuing with the eviction of a renter for non-payment of rent if the renter provides notification and documentation substantiating that the non-payment of rent is related to one or more of the substantial financial hardships caused by the COVID-19 pandemic.	Renter must provide a written Notice of Documented Hardship to the owner that: (1)reasonably identifies the renter, the residential/commercial real property, and the due date of the rent payment and (2) includes documentation reasonably supporting the renter's substantial loss of income or substantial out-of-pocket medical expenses, within 30 days after the due date of the rent for which no payment or partial payment is or will be made.	The Ordinance remains silent as to the repayment period. Renters are encouraged to notify their owners of their inability to pay the full amount on or before the date the rent is due. Renters are also encouraged to make partial payments of rent to the extent reasonably possible.	Penalties Any person or entity that violates the Ordinance is guilty of a misdemeanor/infracti on, which is enforceable pursuant to sections 13 through 13-4 of the Ventura County Ordinance Code.





West	3/16/2020 -	Residential	Residential renters must	Residential renters must repay	Penalties
Hollywood	7/31/2020, unless		notify the owner/owner's	the unpaid rent within twelve	
Residential	extended.	The ordinance applies to non-payment	representative in writing,	(12) months of the expiration	Violations of this
		eviction notices and unlawful detainer	within 30 days after the	of the local emergency.	ordinance shall be
Subject to		actions based on such notices, served or	date that rent is due, of		punishable as set
further		filed on or after March 16, 2020.	lost income and inability	Residential renters may draw	forth in Chapter 2.80
revision			to pay rent due to	down on a security deposit	of the West
based on the		An owner is prohibited from endeavoring	financial impacts related	during the repayment period to	Hollywood Municipal
upcoming		to terminate a tenancy during the	to COVID-19 and provide	pay back rent and such security	Code.
July 20th		moratorium period, except on the following	documentation or	deposit shall be replenished by	
meeting.		grounds:	explanation to support	the end of the 12-month	<u>Harassment</u>
			the claim.	repayment period or longer if	
		1.Non-payment of rent not due financial		mutually agreed upon in writing	Filing a three-day
		impacts related to COVID-19;		between the parties	notice for evictions
		2.The renter is using the rental unit for an illegal purpose and has failed to correct			that are prohibited through the
		the condition after being given notice and			ordinance during the
		an opportunity to cure;			moratorium period
		3.The renter has created and is			and reporting
		maintaining a dangerous and unsanitary			nonpayment of rent
		condition and has failed to correct the			that is authorized
		condition after being given notice and an			through this
		opportunity to cure;			ordinance to a credit
		4.Eviction is necessary to address an			agency are deemed
		imminent and objectively verifiable threat			tenant harassment.
		to the health or safety of a member of the			
		renter's household or other residents of			
		the renter property.			
		For items 2-4 above, the ordinance			
		requires that "the required notice shall be			
		in writing to the tenant and the City and			
		shall describe in detail the nature of the			
		condition, the reason eviction is			
		necessary, and the steps taken by the			
		landlord to avoid eviction. The City			
		Manager, or designee, may request			
		additional documentation supporting the			
		existence of the condition warranting the			
		termination of the tenancy and the tenant's			
		failure to cure. The City may also order			
		suspension of the eviction process if the			
		City Manager or designee determines that			
		suspension is necessary in order to		Data Ha	





City	Duration	Applicability	Notification Required	Deferred Rent Recovery	Additional Information
		prevent abuse of this ordinance, with the purpose of the ordinance being to prohibit residential evictions during the period of a health pandemic except in limited circumstances."			
		Rent Increase Freeze			
		Applicable to RSO units in effect as of April 6, 2020 through sixty (60) days after the expiration of the local emergency. During the rent increase freeze, owners may still apply for individual rent adjustments through the rent adjustment process.			
West Hollywood Commercial	3/16/2020- 5/31/2020	Commercial Evictions based on non-payment of rent, if the commercial renter demonstrates that the renter's business is subject to orders or otherwise limited or closed to prevent the spread of COVID-19 and the renter demonstrates lost income and inability to pay rent as a result of such limitation or closure or other demonstrated financial impact related to COVID-19 is prohibited.	Commercial renters must notify the owner/owner's representative in writing, within 30 days after the date rent is due, of lost income and inability to pay rent due to a limitation or closure of the renter's business related to COVID-19, with appropriate supporting documentation supplied as promptly as feasible and up to 90 days of when the rent became due.	Renter must repay the unpaid rent within six (6) months of the expiration of the local emergency.	If a commercial renter incurs only a partial loss of income, the renter shall pay the pro-rated share of their rent that corresponds to the income they generated during the period of loss. Penalties Violations of the ordinance are punishable as set forth in Chapter 2.80 of the West Hollywood Municipal Code.





www.aagla.org Date Updated 7/17/2020