



# Rent Review Ordinance

**ECHO Housing – Program Administrator**  
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Landlord  
Response  
Form

**ECHO Housing must receive this Response Form within 10 business days of receipt of the Rent Review Request or your rent increase shall be void pursuant to the City's Rent Review Ordinance**

RR Case# \_\_\_\_\_ Date Rent Review Request Filed: \_\_\_\_\_

Tenant's Name: \_\_\_\_\_

Tenant's Address: \_\_\_\_\_

Owner's Name:	Property Manager (if applicable):
Address	Address
Phone:	Phone:
Email:	Email:
Business License #	Business License #

- Unit Type: Apartment  Duplex/Triplex/Fourplex  Single-Family /Condo  Other: \_\_\_\_\_
- # of buildings in property \_\_\_\_\_ # of units in property \_\_\_\_\_ # of stories \_\_\_\_\_ Approximate Age \_\_\_\_\_
- Unit/Household Size:  
# bedrooms \_\_\_\_\_ # bathrooms \_\_\_\_\_ # of occupants: Adults \_\_\_\_\_ Children \_\_\_\_\_ Pets \_\_\_\_\_
- Tenant's Move in Date: \_\_\_\_\_ How long tenant lived at the above address: \_\_\_\_\_

### PROPOSED RENT INCREASE

Current Rent: \_\_\_\_\_ Amount of Rent Increase: \_\_\_\_\_ Rent Increase %: \_\_\_\_\_ Proposed New Rent \_\_\_\_\_

- Effective date of proposed new rent\*: \_\_\_\_\_  
\*California Civil Code 827(b) requires a 30 days' written notice for rent increase of 10% (or less) or a 60 days' written notice for rent increase greater than 10%.
- Date Notice of Rent Increase was sent for this unit: \_\_\_\_\_
- How did you send the Notice of Rent Increase for this unit?\* **Hand Delivered**  **Posted on Door**  **By Mail**   
\*California Civil Code Sections 827 (b) (1) (B), (2), (3); Code of Civil Procedure Section 1013 require rent increase notices be personally delivered or posted AND mailed.
- Did you provide the "Notice of Availability of Rent Review" form with your Notice of Rent Increase? **Yes**  **No**
- If the proposed rent increase is part of a lease renewal, did you provide the "Notice of Tenants Rights" form with your Notice of Rent Increase? **Yes**  **No**  **N/A**

**ALL INFORMATION PROVIDED IS PUBLIC RECORD**

**RENTAL HISTORY - (Attach copy of tenant's rental history/rent ledger)**

	<u>Dates</u>	<u>Dates</u>	<u>Amount</u>
10. Current Rent:	From: _____	To: present	\$ _____
11. Previous Rent:	From: _____	To: _____	\$ _____
12. Previous Rent:	From: _____	To: _____	\$ _____

13. Check utilities included in rent: Gas  Electricity  Water  Hot Water  Garbage  Other \_\_\_\_\_

14. Has the building changed ownership in the past year? Yes  No

15. Were rents increased on all units? Yes  No  (If yes, please summarize below)

\_\_\_\_\_

\_\_\_\_\_

16. How was the new rent calculated? \_\_\_\_\_

\_\_\_\_\_

17. Desired outcome of Rent Review Process. \_\_\_\_\_

\_\_\_\_\_

18. Are there other items regarding this rental unit/complex that you would like to discuss? *(Please attach additional pages if necessary)* \_\_\_\_\_

\_\_\_\_\_

**Owner / Authorized Representative**

Print Name \_\_\_\_\_

Signature \_\_\_\_\_ Date \_\_\_\_\_

The City of Union City's Rent Review Ordinance requires that landlords participate in the rent review process. **Failure to participate in the rent review process**, absent a finding of good cause, may **void the rent increase** pursuant to the provisions of the Ordinance. Landlords are required to participate in the following manner:

- **Rent Review Request Acknowledgment** - Landlords must submit this Response Form to ECHO Housing within **10 business days** of receipt of the Rent Review Request.
- **Conciliation** – The conciliation process starts after the landlord acknowledges the Rent Review Request and shall last up to 10 business days. Landlords must participate in conciliation and shall provide relevant information, exchange proposals, reasonably consider proposals by the tenant, and engage in discussion(s) regarding the rent increase and issues related to the rent increase during the 10 business day conciliation process.
- **Mediation** – If mediation is requested by the tenant, landlords must attend the in-person mediation meeting. If the landlord is sending a representative on their behalf, the representative must have full authority to answer for the landlord and enter into binding agreements on the landlord's behalf. Sending a representative without this authority is considered non-participation.

For Internal Use Only	Received By:	Date:
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