What is the County’s eviction moratorium?
The Los Angeles County Temporary Eviction Moratorium (“Moratorium”), effective March 4, 2020, through June 30, 2021*, unless repealed or extended by the Los Angeles County (“County”) Board of Supervisors (“Board”), places a Countywide ban on evictions for residential and commercial **tenants, including mobilehome space renters. Under the County’s Moratorium, tenants may not be evicted for COVID-19 related nonpayment of rent, as well as no-fault reasons, denying entry to a landlord, nuisance, or unauthorized occupants or pets – if related to COVID-19.

*Note: Between October 1, 2020 and June 30, 2021, the County’s Moratorium will not apply to residential tenants facing eviction for nonpayment of rent due to COVID-19 related financial hardship, as they are covered under the state’s eviction moratorium.

**Note: Please refer to Frequently Asked Questions (FAQ) for commercial tenants as this FAQ contains information related to residential tenants and mobilehome space renters only.

What protections does the County’s Moratorium include for residential tenants and mobilehome space renters (“Tenants”)?

• Prohibits evictions for:
  o Nonpayment of rent due to COVID-19 related financial hardship through September 30, 2020;
  o No-fault reasons, including but not limited to, substantial remodels or demolition of property;
  o COVID-19 related violations due to unauthorized occupants or pets;
  o Nuisance; or
  o Denying entry to a landlord

• Prohibits rent increases or new pass-throughs for:
  o Rent-stabilized units in unincorporated Los Angeles County subject to Chapter 8.52.050 of the County Code and
  o Mobilehome spaces subject to Chapter 8.57.050 of the County Code.

• Prohibits imposing or charging late fees, interest, and any related charges for unpaid rent accrued during the Moratorium Period*

*Note: Prohibition against late fees, interest, or other charges does not apply to residential tenants between October 1, 2020 and June 30, 2021.

Does this mean Tenants don’t need to pay their rent?
No. The County’s Moratorium is not a cancellation of unpaid rent during the Moratorium. Tenants will have until August 31, 2021 to repay past due rent accrued between March 1, 2020 and September 30, 2020. For past due rent accrued between October 1, 2020 and June 30, 2021, tenants must follow the directives under California Assembly Bill (“AB”) 3088 and California Senate Bill (“SB”) 91 in order to establish protections against eviction. Tenants are encouraged to pay partial rent during the moratorium if they are able to do so, and work out a payment plan with their landlord during and after the termination of the moratorium. However, a Residential Tenant may not be evicted for failure to pay back unpaid rent under the terms of a payment plan. For more information about AB 3088 and SB 91, please visit www.housingiskey.com.
Who do the County’s Eviction Moratorium protections apply to?
The Moratorium applies to residential tenants, commercial tenants and mobilehome space renters in unincorporated Los Angeles County, as well as cities in the County that do not have a moratorium in place. The County’s Moratorium also applies to tenancies in incorporated cities within the County whose local eviction moratoriums do not address residential tenants, mobilehome space renters, or commercial tenants. If your city has its own moratorium, the County's rules may not apply. On September 1, 2020, the Board of Supervisors established the County’s protections as a baseline for all residential and commercial tenancies in Los Angeles County, with certain exceptions. Please visit [http://www.dcba.lacounty.gov/noevictions](http://www.dcba.lacounty.gov/noevictions) for a list of incorporated cities’ moratoria in the County.

What is the State’s Eviction Moratorium and how does it impact the County’s Moratorium?
On September 1, 2020, Governor Newsom signed AB 3088 into law, which protects residential tenants and mobilehome space renters from eviction if they are unable to pay rent between March 1, 2020 and January 31, 2021 due to COVID-19. On January 29, 2021, Governor Newsom signed SB 91 into law, which extends the protections for residential and mobilehome space renters facing eviction due to COVID-19 financial hardship through June 30, 2021. Between October 1, 2020 and June 30, 2021, the County’s protections for residential tenants and mobilehome space renters for non-payment of rent due to COVID-19 related financial hardship will temporarily expire and be replaced by AB 3088 and SB 91. All other Tenant protections offered through the County's Moratorium, including protections for no-fault evictions, denying entry to a landlord, and evictions for unauthorized occupants, pets, and nuisance, will remain in effect. SB 91 also establishes a framework for distributing federal rental assistance funding throughout the state, including renters and property owners in Los Angeles County. For more information on the protections established by AB 3088 and SB91, guidelines related to landlord-issued notices, certification requirements, and more, please visit [www.housingiskey.com](http://www.housingiskey.com) or call 1-833-422-4255.

What is the Federal Eviction Moratorium?
On September 4, 2020, the CDC issued an Order to provide baseline protections for income-qualifying tenants facing financial hardship, regardless if the financial hardship is related to COVID-19. Qualifying residential tenants who meet the annual income threshold ($99,000 for single tax filer or $198,000 for joint filers) and are unable to pay rent due to a financial hardship will be protected from evictions between September 4, 2020 and March 31, 2021, if they follow the provisions established in the CDC Order. For more information on the protections established by the CDC order, and guidelines related to certification requirements, eligibility, and more, please visit: [https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html](https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html).

Do Tenants have to do anything to be protected against eviction for nonpayment of rent?
Tenants covered under the County’s Moratorium must notify their landlord, through a self-certification within 7 days after rent is due, unless extenuating circumstances exist. Between October 1, 2020 and June 30, 2021, Tenants must comply with the certification requirements established in AB 3088/SB 91 in order to be protected from eviction. If a residential tenant’s inability to pay rent is not directly related to COVID-19, they may be protected under the CDC Order and should comply with the certification requirements under that order. For more information on AB 3088/SB 91 and the CDC Order, please visit: [www.housingiskey.com](http://www.housingiskey.com) and [https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html](https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html), respectively.

Do landlords have any responsibilities regarding accepting documentation or delivering notices to tenants?
Under the County's Moratorium, landlords must accept self-certification as a valid form of notice for Tenants. Between October 1, 2020 and June 30, 2021, landlords must comply with requirements to provide notice and receive Tenants’ documentation as outlined in the directives in AB 3088/SB 91 and the CDC Order for residential tenants only. For more information on AB 3088/SB 91 and the CDC Order, please visit: [www.housingiskey.com](http://www.housingiskey.com) and [https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html](https://www.cdc.gov/coronavirus/2019-ncov/covid-eviction-declaration.html), respectively.
What if a landlord violates a condition of the Moratorium?
The County, State, Federal protections, or a combination of each of these may provide an affirmative defense if a Tenant is served with an unlawful detainer (formal eviction notice). Tenants are not required to move unless a Sheriff has served a Notice to Vacate.

Landlords are prohibited from harassing or intimidating Tenants that exercise their rights under the County’s Moratorium, and may be subject to administrative fines and penalties for violating this provision. Tenants, or a representative acting on behalf of the Tenant, may sue a landlord in court for violations of the Moratorium.

Tenants can see if they qualify for free legal assistance, help understanding their rights, responding to notices, short-term rental assistance, and/or access to other resources by visiting www.stayhousedla.org or calling 833-223-7368 for more information.

If you have questions or need assistance, contact us:
📞 (833) 223-RENT (7368)
📧 rent@dcba.lacounty.gov
🌐 RENT.LACOUNTY.GOV
🌐 STAYHOUSEDLA.ORG