Vancouver Renter Information for Non-Profit Social Housing

This handout summarizes the minimum assistance required for eligible tenants under the provincial Residential Tenancy Act (RTA) and the City of Vancouver’s Tenant Relocation and Protection (TRP) Policy*.

1. Sufficient notice under the RTA
2. City Tenant Relocation Plan Requirements
3. Frequently Asked Questions
4. Resources

* The City of Vancouver has an updated Tenant Relocation and Protection Policy as of June 11, 2019. For more information see https://vancouver.ca/people-programs/protecting-tenants.aspx#happening

Sufficient Notice under the RTA

The BC Residential Tenancy Act sets out the minimum notice that your landlord must give you to move out in the case of renovations to, or demolition of, your building. As of May 17, 2018 landlords must now give four months’ notice. Tenants have 30 days to dispute the notice. More information is available from the Residential Tenancy Branch.

If your landlord plans to renovate, demolish, or convert your building, they may give you a notice to end tenancy only after all the necessary permits have been issued. To check if permits have been issued or are in process, please contact the City of Vancouver Renter Enquiry Line:

City of Vancouver Renter Enquiry Line
Phone: 604-673-8291, email: renteroffice@vancouver.ca

<table>
<thead>
<tr>
<th>Type of tenancy</th>
<th>Notice your landlord must give you to move out under the RTA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Month-to-month</td>
<td>Four-months’ notice</td>
</tr>
<tr>
<td><strong>Fixed-term lease</strong> where you must move out at the end</td>
<td>None, only at the end of the fixed term</td>
</tr>
<tr>
<td></td>
<td>As of December 11, 2017, fixed-term tenancy agreements can no longer include a vacate clause requiring a tenant to move out at the end of the term unless:</td>
</tr>
<tr>
<td></td>
<td>a. The tenancy agreement is a sublease agreement; or</td>
</tr>
<tr>
<td></td>
<td>b. The tenancy is a fixed-term tenancy in circumstances prescribed in section 13.1 of the Residential Tenancy Regulation. This Regulation specifies situations where a landlord or landlord’s close family member plans in good faith to occupy the rental unit.</td>
</tr>
<tr>
<td><strong>Fixed-term lease</strong> where you can stay past the end</td>
<td>Four months’ notice, only at the end of the fixed term or after</td>
</tr>
</tbody>
</table>
City Tenant Relocation Plan Requirements

Applicants (developers/landlords) seeking a rezoning or development permit for non-profit social housing are required to provide a Tenant Relocation Plan (TRP) where tenants in existing rental or social housing units will be displaced. This work typically results in the entire building, or part of the building, being demolished or emptied.

Eligibility: If you have been living in the building for at least one year at the date of application, you are likely eligible for the TRP. Note: if you live in secondary rental (i.e. a basement suite or rented laneway home), the eligibility requirement is two years from date of application if the project involves lot consolidation and has transferred ownership. After the City approves the draft TRP, you will receive a letter from the applicant advising of your eligibility or ineligibility.

If you are eligible for assistance, the Tenant Relocation Plan must meet the following City requirements:

1. Ensure permanent rehousing options that limit disruption to residents
   If you are eligible for assistance, the applicant for development (generally your current housing provider) must provide you with a permanent alternate accommodation option that takes into account considerations that are important to you, such as location in your current community and/or access to medical care, schools or transit. A permanent option could be a unit in the new building, a unit in another building operated by the non-profit or another non-profit organization, etc.

2. Maintain affordability for existing residents
   The alternative accommodation option provided must be affordable based on your income:
   • for existing tenants paying rent-geared-to-income or shelter rate of income assistance, priced at rents that are no higher than what they are eligible for based on existing subsidy requirements; and
   • for all other existing tenants, priced at rents on the door that are no more than the higher of either 30% of household gross income (based on incomes at the time of development application) or the tenant’s current rent.

   Note: Income testing by the application/operator as per standard practice will be required.

3. Support with relocation and consideration of special circumstances
   You will be provided with moving expenses or with an arranged, insured moving company.

<table>
<thead>
<tr>
<th>Size of unit</th>
<th>Moving compensation required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio and one-bedroom</td>
<td>$750 or arrangement of insured movers</td>
</tr>
<tr>
<td>Two-bedroom</td>
<td>$1,000 or arrangement of insured movers</td>
</tr>
</tbody>
</table>

   There may be additional support required for special circumstances (e.g. for seniors, people with disabilities or mental health issues, etc.). The applicant will identify these circumstances through a survey or one-on-one meetings.

4. Compensation
   You will be provided an amount equal to one month free rent compensation (in line with the RTA requirement). The applicant may offer additional compensation as part of a relocation allowance.

5. Communication and Engagement with Residents
   The process and timeline of each project varies but generally follows the steps below. If the project does not require rezoning, it will be processed faster. A tenant meeting is required to be held by the
applicant near the beginning of the process for projects of ten or more units. City Staff are required to be in attendance for these meetings.

### Development stage

<table>
<thead>
<tr>
<th>Development stage</th>
<th>What information you can expect</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pre-Application</strong></td>
<td>Description of your landlord's intent to renovate, redevelop, or demolish your building. The applicant is required to host a meeting for tenants to further explain the project, application timelines, and the TRP process. Applicants are encouraged to send a survey to all residents to identify specific preferences or special circumstances.</td>
</tr>
<tr>
<td><strong>Rezoning Application</strong></td>
<td>A summary of the Tenant Relocation Plan that has been approved by the City. During this time, the applicant will work with you to identify a permanent relocation option that meets your needs.</td>
</tr>
<tr>
<td><strong>Development and Building Permit Application</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Building Vacated</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Construction</strong></td>
<td></td>
</tr>
<tr>
<td><strong>After ALL permits are issued</strong></td>
<td>Your move-out date with at least four months’ notice through an official Notice to End Tenancy as required by the RTA.</td>
</tr>
</tbody>
</table>

6. **Returning to the new building**

Non-profit housing providers and residents place high priority on ensuring the option for residents to return to the new development at rents that are affordable to them once the new building has been completed. However, the ability to guarantee this option for all residents may not always be possible financially, depending on the level of funding available for the new development. The applicant (your housing provider) will be required to demonstrate to the City that all reasonable efforts have been taken to provide all residents with the Right of First Refusal to return to the new development at rents affordable to you. If this is not possible, you will still be provided with a permanent housing option as noted previously in this document.

Note: It is your responsibility to keep the landlord informed of your current contact information throughout the redevelopment/renovation in order to be contacted for the Right of First Refusal when the building is nearing completion.

### Frequently Asked Questions

1. **Do I have to wait until I receive my Notice to End Tenancy in order to get my compensation or can I move out before that? When will I be moving/receive support?**

Once the application is formally submitted to the City, eligible tenants are able to move out and receive their Tenant Relocation Plan compensation and relocation assistance.
2. How is the City’s Tenant Relocation Plan different from a Mutual Agreement to End Tenancy?
The City’s TRP is reviewed and approved by City staff as per the Tenant Relocation and Protection Policy. The minimum compensation package required is outlined above.

In some cases, a landlord may also offer a Mutual Agreement to End Tenancy. The terms in such an agreement are negotiated between the landlord and the tenant, and do not involve the City. The Mutual Agreement to End a Tenancy (RTB-8) form is used by the landlord and tenant to formalize such an agreement. In these situations, a tenant would need to decide between the City’s TRP package and the offered Mutual Agreement to End a Tenancy. To make this decision, a tenant should compare what each of these packages offer and choose the option that best suits their needs.

3. What about tenant assistance for renovation work where tenancies don’t have to be ended?
The Residential Tenant Act and associated guidelines provide specific guidance pertaining to whether a landlord may end a tenancy in order to undertake renovations or repairs to a rental unit. For more information, please refer to Residential Tenancy Policy Guideline 2, Ending a Tenancy for Landlord’s Use of Property. In order to end tenancies for renovations, renovations or repairs must:

- be so extensive that they require the unit to be empty in order for them to take place; or
- significantly alter the rental unit to the point of it being fundamentally different than it was at the start of the tenancy.

Temporary Relocation Option – for renovations where tenants are required to leave their unit for more than one day, but where tenancies do not need to end, the applicant must provide a temporary relocation offer to tenants, including:

- communication to tenants specifying the scope of work required and length of time the tenant needs to be out of the unit; and
- reduced rent, payment in proportion to the temporary relocation costs incurred by relocating to other suitable accommodation, or provision of temporary accommodation (e.g. in another unit in the building, hotel, etc.).

Resources

BC Government - Residential Tenancy Act and Residential Tenancy Branch
Information on tenant and landlord rights under the Residential Tenancy Act
https://www2.gov.bc.ca/gov/content/housing-tenancy/residential-tenancies

Tenant Resource and Advisory Centre
Direct support and guidance on starting a tenancy, ending a tenancy, and dispute resolution
http://tenants.bc.ca/, phone: 604-255-0546 or 1-800-665-1185

City of Vancouver Renter Enquiry Line
Information on City renter protection policies and help in locating building specific information
Phone: 604-673-8291, email: renteroffice@vancouver.ca

City of Vancouver Homelessness Services
Assists Vancouver residents experiencing or at risk of homelessness
Phone: 604-665-3318, email: carnegie.outreach@vancouver.ca
Address: 392 Powell Street, Vancouver, BC, hours: Monday – Friday 9am-4pm

City of Vancouver Development and Building Services Centre
Assists Vancouver residents with development and building permit information
Phone: 604-873-7611, address: 515 West 10th Avenue, Vancouver, BC V5Z 4A8
Hours: Monday, Wednesday, Friday - 8:30am to 4:30pm, Tuesday, Thursday - 8:30am to 4:00pm