

## SEASONAL RENT ADJUSTMENT (LAMC 151.08B)

Rent Adjustment Commission Regulations ● Section 330.00 ● Effective November 17, 1982

## Rent Adjustment Commission Regulations & Guidelines

330.00 SEASONAL RENT ADJUSTMENT (LAMC 151.08B)

Where a landlord can document, with rent receipts or similar rent records, that the rent on a unit has fluctuated seasonally at the same time each year for two or more consecutive years, the rent on that unit may be raised from an off-season rate to the legal maximum adjusted rent, as defined by LAMC 151.02H. This increase can be imposed only once during the year and must be in the same month as previous seasonal increases. In no case can the seasonal increase exceed the maximum adjusted rent for that unit. An increase pursuant to this regulation shall not constitute a rent increase under LAMC 151.06.

Where a landlord can document as above that a unit is a seasonal rental, and where the maximum legal rent for that unit under the Rent Moratorium Ordinance No. 151.415 was an off-season rent, then the base maximum rent under the Rent Stabilization Ordinance (LAMC 151.02 I), shall be the highest legal monthly rent which was in effect on that unit between June 1, 1977 and May 31, 1978. The landlord may apply this new maximum rent base to the unit with any legal adjustment, provided that there has been no increase on this unit since October 1, 1978, by reason of eviction or voluntary vacancy. An increase resulting from such an application of a new maximum rent base shall not constitute a rent increase under LAMC 151.06.

## THIS INFORMATION IS OFFERED FREE OF CHARGE TO THE GENERAL PUBLIC.

While this publication is designed to provide accurate and current information about the law, readers should consult an attorney or other expert for advice in particular cases, and should also read the relevant statutes and court decisions when relying on cited material. Laws and guidelines are frequently amended. The LAHD recommends that you verify information in the event that new changes are not yet reflected in this publication. The LAHD does not assume and hereby disclaims any liability to any party for any loss, damage, or disruption caused by errors or omissions, whether such errors or omissions result from negligence, accident, or any other cause.

**AUXILIARY AIDS AND SERVICES:** "As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and, upon request, will provide reasonable accommodation to ensure equal access to its programs, services and activities."

