

## Communication from Public

**Name:** Gerardo

**Date Submitted:** 08/04/2022 08:27 AM

**Council File No:** 20-0291

**Comments for Public Posting:** Please end the eviction moratorium here in Los Angeles. This has gone on long enough. At this point, this amounts to outright theft. My tenant is working but doesn't pay rent, because he doesn't have to. There are five adults living in the apartment and I have received \$0 rent from them for 30 months now. I, on the other hand, have not been exempt from property taxes and costly repairs. I've spent over \$20,000 on a new roof and other repairs. I still need to make urgent kitchen remodeling repairs. We have managed to get by. Yet these tenants show zero compassion for us. I cannot evict. I cannot sell. I cannot go out of business. This is forced labor. Until the lawsuits make their way through the courts, the only relief I can receive is from the city council and board of supervisors. End your unlawful government sponsored theft.

## Communication from Public

**Name:** aggravated person  
**Date Submitted:** 08/04/2022 11:46 AM  
**Council File No:** 20-0291  
**Comments for Public Posting:** please take notice of State AB2179 language and ask why our local leaders have not informed the public about it

State AB 2179 requirements for all local municipalities which suggests the Local State of Emergency needs to end August 1, 2022. Rent is due for August 2022 and the Los Angeles City Council needs to clearly communicate that to its tenant constituency.

**SEC. 2.** Section 1179.05 of the Code of Civil Procedure is amended to read:

**1179.05.** (a) Any ordinance, resolution, regulation, or administrative action adopted by a city, county, or city and county in response to the COVID-19 pandemic to protect tenants from eviction is subject to all of the following:

(1) Any extension, expansion, renewal, reenactment, or new adoption of a measure, however delineated, that occurs between August 19, 2020, and June 30, 2022, shall have no effect before July 1, 2022.

(2) Any provision which allows a tenant a specified period of time in which to repay COVID-19 rental debt shall be subject to all of the following:

(A) If the provision in effect on August 19, 2020, required the repayment period to commence on a specific date on or before August 1, 2022, any extension of that date made after August 19, 2020, shall have no effect.

(B) If the provision in effect on August 19, 2020, required the repayment period to commence on a specific date after August 1, 2022, or conditioned commencement of the repayment period on the termination of a proclamation of state of emergency or local emergency, the repayment period is deemed to begin on August 1, 2022.

(C) The specified period of time during which a tenant is permitted to repay COVID-19 rental debt may not extend beyond the period that was in effect on August 19, 2020. In addition, a provision may not permit a tenant a period of time that extends beyond August 31, 2023, to repay COVID-19 rental debt.

(b) This section does not alter a city, county, or city and county's authority to extend, expand, renew, reenact, or newly adopt an ordinance that requires just cause for termination of a residential tenancy or amend existing ordinances that require just cause for termination of a residential tenancy, consistent with subdivision (g) of Section 1946.2, provided that a provision enacted or amended after August 19, 2020, shall not apply to rental payments that came due between March 1, 2020, and June 30, 2022.