

General Assembly

Raised Bill No. 5156

February Session, 2024

LCO No. 218



Referred to Committee on HOUSING

Introduced by: (HSG)

AN ACT REQUIRING NOTICES OF RENT INCREASES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 47a-4 of the 2024 supplement to
- 2 the general statutes is repealed and the following is substituted in lieu
- 3 thereof (Effective October 1, 2024, and applicable to rental agreements entered
- 4 into on or after October 1, 2024):
- 5 (a) A rental agreement shall not provide that the tenant: (1) Agrees to
- 6 waive or forfeit rights or remedies under this chapter and sections 47a-
- 7 21, 47a-23 to 47a-23b, inclusive, as amended by this act, 47a-26 to 47a-
- 8 26g, inclusive, 47a-35 to 47a-35b, inclusive, 47a-41a, 47a-43 and 47a-46,
- 9 or under any section of the general statutes or any municipal ordinance
- 10 unless such section or ordinance expressly states that such rights may
- be waived; (2) authorizes the landlord to confess judgment on a claim
- 12 arising out of the rental agreement; (3) agrees to the exculpation or
- 13 limitation of any liability of the landlord arising under law or to
- 14 indemnify the landlord for that liability or the costs connected
- 15 therewith; (4) agrees to waive his right to the interest on the security
- deposit pursuant to section 47a-21; (5) agrees to permit the landlord to

17 dispossess him without resort to court order; (6) consents to the distraint 18 of his property for rent; (7) agrees to pay the landlord's attorney's fees 19 in excess of fifteen per cent of any judgment against the tenant in any 20 action in which money damages are awarded; (8) agrees to pay a late 21 charge prior to the expiration of the grace period set forth in section 47a-22 15a or to pay rent in a reduced amount if such rent is paid prior to the 23 expiration of such grace period; (9) agrees to pay a late charge on rent 24 payments made subsequent to such grace period in an amount 25 exceeding the amounts set forth in section 47a-15a; [or] (10) agrees to 26 pay a heat or utilities surcharge if heat or utilities is included in the 27 rental agreement; or (11) agrees to pay any increase in rent unless such tenant is given not less than sixty days' written notice of such increase. 28

- Sec. 2. Subsection (a) of section 47a-23 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2024):
 - (a) When the owner or lessor, or the owner's or lessor's legal representative, or the owner's or lessor's attorney-at-law, or in-fact, desires to obtain possession or occupancy of any land or building, any apartment in any building, any dwelling unit, any trailer, or any land upon which a trailer is used or stands, and (1) when a rental agreement or lease of such property, whether in writing or by parol, terminates for any of the following reasons: (A) By lapse of time, including upon a tenant's refusal to accept an increase in rent in connection with a renewed or extended rental agreement, provided such tenant has received not less than sixty days' written notice of such proposed increase in rent; (B) by reason of any expressed stipulation therein; (C) violation of the rental agreement or lease or of any rules or regulations adopted in accordance with section 47a-9 or 21-70; (D) nonpayment of rent within the grace period provided for residential property in section 47a-15a or 21-83; (E) nonpayment of rent when due for commercial property; (F) violation of section 47a-11 or subsection (b) of section 21-82; (G) nuisance, as defined in section 47a-32, or serious nuisance, as defined in section 47a-15 or 21-80; [or] (2) when such premises, or any

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part thereof, is occupied by one who never had a right or privilege to occupy such premises; [or] (3) when one originally had the right or privilege to occupy such premises but such right or privilege has terminated; [or] (4) when an action of summary process or other action to dispossess a tenant is authorized under subsection (b) of section 47a-23c for any of the following reasons: (A) Refusal to agree to a fair and equitable rent increase, as defined in subsection (c) of section 47a-23c, (B) permanent removal by the landlord of the dwelling unit of such tenant from the housing market, or (C) bona fide intention by the landlord to use such dwelling unit as such landlord's principal residence; or (5) when a farm employee, as described in section 47a-30, or a domestic servant, caretaker, manager or other employee, as described in subsection (b) of section 47a-36, occupies such premises furnished by the employer and fails to vacate such premises after employment is terminated by such employee or the employer or after such employee fails to report for employment, such owner or lessor, or such owner's or lessor's legal representative, or such owner's or lessor's attorney-at-law, or in-fact, shall give notice to each lessee or occupant to quit possession or occupancy of such land, building, apartment or dwelling unit, at least three days before the termination of the rental agreement or lease, if any, or before the time specified in the notice for the lessee or occupant to quit possession or occupancy.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2024, and applicable to rental agreements entered into on or after October 1, 2024	47a-4(a)
Sec. 2	October 1, 2024	47a-23(a)

HSG Joint Favorable

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