Quantity.

[Quality Housing and Work Responsibility Act 1998]

URGING THE SAN FRANCISCO HOUSING AUTHORITY (SFHA) NOT TO ADOPT TIME-LIMITS FOR RESIDENTS IN SUBSIDIZED HOUSING AND TO KEEP SFHA WAITING LISTS FOR HOUSING OPEN TO ALL PEOPLE ATTEMPTING TO EXIT HOMELESSNESS AND FURTHER URGING THE SFHA TO COMPLY WITH FEDERAL INCOME MIXING REQUIREMENTS BY INCREASING SELF-SUFFICIENCY, EDUCATION AND JOB-TRAINING OPPORTUNITIES FOR CURRENT RESIDENTS; AND FURTHER URGING THE SFHA, IN THE SPIRIT OF THE SAN FRANCISCO SANCTUARY ORDINANCE, NOT TO SHARE NAMES OF PERSONS WHO MAY BE UNDOCUMENTED WITH THE IMMIGRATION AND NATURALIZATION SERVICE, INS. CONTRACTORS, AND ASSOCIATED AGENCIES.

WHEREAS, The 1998 federal Quality Housing and Work Responsibility Act (QHWRA) substantively redefines federal housing policy by restricting housing assistance to citizens, including nationals, and to non citizens who have eligible immigration status and therefore severely limits the amount of housing assistance local counties can give to their low-income and very low-income populations; and

WHEREAS, Since the passage of QHWRA, undocumented people who are on waiting lists, must now be permanently disqualified from public housing, thus increasing homelessness and increase the financial burden to the City's already overburdened social service system; and

WHEREAS, QHWRA mandates income mixing in subsidized housing, thus those earning 30-80% of the San Francisco Bay Area's median income are given preference above very-low-income people on the waiting lists, thus subsidized housing no longer becomes a viable option for most families attempting to leave homelessness; and

WHEREAS, QHWRA denies subsides to undocumented immigrants which will result in increased homelessness; and

WHEREAS, QHWRA also cuts subsidies to people receiving Housing Opportunities For People With A.I.D.S. subsidies, thus increasing the burden on our public health and social service system; therefore, be it

RESOLVED, That the City and County of San Francisco urges the San Francisco Housing Authority not to institute time-limits in subsidized housing; and be it

FURTHER RESOLVED, That the Board of Supervisors urges the San Francisco Housing Authority is urged to maintain its' waiting lists for housing open to all people attempting to exit homelessness; and be it

FURTHER RESOLVED, That the Board of Supervisors urges the SFHA .

to comply with federal income mixing requirements by increasing self-sufficiency,
education and job-training opportunities for current residents; and be it

FURTHER RESOLVED, That the Board of Supervisors urges the SFHA, in the spirit of San Francisco's Sanctuary Ordinance, not share names of persons who may be undocumented with the Immigration and Naturalization Service, its' contractors, and associated agencies.

SUPERVISOR AMMIANO



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number: 001719 Date Passed:

Resolution urging the San Francisco Housing Authority (SFHA) not to adopt time-limits for residents in subsidized housing and to keep SFHA waiting for housing open to all people attempting to exit homelessness and further urging the SFHA to comply with federal income mixing requirements by increasing self-sufficiency, education and job-training opportunities for current residents; and further urging the SFHA, in the spirit of the San Francisco Sanctuary Ordinance, not to share names of persons who may be undocumented with the Immigration and Naturalization Service, INS contractors, and associated agencies.

October 10, 2000 Board of Supervisors — ADOPTED

Ayes: 10 - Ammiano, Becerril, Bierman, Brown, Katz, Kaufman, Leno, Newsom,

Yaki, Yee

Absent: 1 - Teng

I hereby certify that the foregoing Resolution was ADOPTED on October 10, 2000 by the Board of Supervisors of the City and County of San Francisco.

Jean Lum

Acting Clerk of the Board

Date Approved

Mayor Willie L. Brown Jr.

October 20, 2000

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter.

Clerk of the Board

File No. 001719