File No.220131Committee Item No.6Board Item No.2

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## **COMMITTEE/BOARD OF SUPERVISORS**

AGENDA PACKET CONTENTS LIST

Committee: Land Use and Transportation Committee Date February 14, 2022

| Board of Supervisors Meeting |    |   | Date   | March 1, 2022 |
|------------------------------|----|---|--------|---------------|
|                              |    | Motion<br>Resolution<br>Ordinance<br>Legislative Digest<br>Budget and Legislative Analyst Report<br>Youth Commission Report<br>Introduction Form<br>Department/Agency Cover Letter and<br>MOU<br>Grant Information Form<br>Grant Budget<br>Subcontract Budget<br>Contract/Agreement<br>Form 126 – Ethics Commission<br>Award Letter<br>Application<br>Public Correspondence |        | port          |
| OTH                          | ER | (Use back side if additional space is   | needeo | d)            |
| $\boxtimes$                  | X  | Presidential Action Memo 020322   |        |               |
|                              | X  | Referral FYI 020922   |        |               |
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| Completed by: | Erica Major | Date_ | February 10, 2022 |
|---------------|-------------|-------|-------------------|
| Completed by: | Erica Major | Date  | February 15, 2022 |

FILE NO. 220131

ORDINANCE NO.

| 1  | [Administrative Code - COVID-19 Tenant Protections]  |
|----|--|
| 2  |  |
| 3  | Ordinance amending the Administrative Code to prohibit landlords from evicting   |
| 4  | residential tenants for non-payment of rent that came due on or after April 1, 2022, and   |
| 5  | was not paid due to the COVID-19 pandemic; and to prohibit landlords from imposing   |
| 6  | late fees, penalties, or similar charges on such tenants.  |
| 7  |  |
| 8  | NOTE: Unchanged Code text and uncodified text are in plain Arial font.<br>Additions to Codes are in <i>single-underline italics Times New Roman font</i> . |
| 9  | Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .<br>Board amendment additions are in <u>double-underlined Arial font</u> .    |
| 10 | Board amendment deletions are in strikethrough Arial font.<br>Asterisks (* * * *) indicate the omission of unchanged Code                                  |
| 11 | subsections or parts of tables.  |
| 12 |  |
| 13 | Be it ordained by the People of the City and County of San Francisco:  |
| 14 |  |
| 15 | Section 1. Purpose and Findings.   |
| 16 | (a) The City and County of San Francisco is facing an unprecedented public health  |
| 17 | and economic crisis due to the COVID-19 pandemic. On February 25, 2020, the Mayor  |
| 18 | proclaimed a state of emergency due to COVID-19 and the Board of Supervisors concurred in  |
| 19 | the emergency. On March 13, 2020, the Mayor adopted the first of a series of emergency   |
| 20 | orders to prevent the eviction of tenants who were unable to pay certain months' rent due to   |
| 21 | the financial impacts of COVID-19. The City later adopted an ordinance (Ordinance No. 93-  |
| 22 | 20) to protect tenants from being evicted due to an inability to pay rent, if the tenant could not   |
| 23 | pay due to the financial impacts of COVID-19 and the missed rent payments originally came  |
| 24 | due between March 16, 2020, and September 30, 2020. The City also created a COVID-19   |
| 25 | Rent Resolution and Relief Fund (Ordinance No. 227-20) to provide support to eligible  |

landlords whose tenants are unable to pay rent due to the financial impacts of the COVID-19
 pandemic. The Mayor allowed the emergency orders specific to non-payment evictions to
 lapse following the adoption of Ordinance No. 93-20, but the February 25, 2020 proclamation
 remains in effect due to the ongoing circumstances of the emergency.

5 (b) At the state level, the Legislature adopted the Tenant, Homeowner, and Small 6 Landlord Relief and Stabilization Act of 2020 (hereafter, "AB 832"), which enacted additional 7 eviction protections for tenants who were unable to pay their rent due to COVID-19. AB 832 8 addresses evictions for non-payment of rent that came due between March 1, 2020 and 9 March 31, 2022, and states that it does not alter a local government's authority to extend, 10 expand, renew, reenact, or newly adopt an ordinance that requires just cause for termination 11 of a residential tenancy or amend existing ordinances that require just cause for termination of 12 a residential tenancy, provided that such provision not apply to rental payments that came due 13 between March 1, 2020, and March 31, 2022; and provided further that such provisions shall 14 have no effect before April 1, 2022.

15 The City finds there is a compelling need to continue providing protections to San (C) 16 Francisco tenants who remain unable to pay rent that comes due on or after April 1, 2022, 17 due to the financial impacts of COVID-19. The City has made progress in reopening its 18 economy, but the situation is still unstable and the recent surge of the highly infectious 19 Omicron variant highlights the serious consequences that could result if evictions of the City's 20 most vulnerable residents were to resume. Residents need to be able to stay safely in their 21 homes and find employment opportunities within a pandemic economy, and many will be at 22 risk of permanent displacement if evicted, and many potentially impacted renters are also 23 essential workers on whom the City depends.

(d) Following the creation in 2021 of two federal Emergency Rental Assistance
 Programs, as well as the allocation of local funds, significant investments have been made to

1 COVID-19 rent relief programs for the benefit of San Francisco landlords and tenants, 2 including \$120 million in combined federal dollars, \$42 million in funding from Proposition I 3 (including a supplemental appropriation from FY20-21), and \$20 million in funding from 4 Proposition C. In addition, Governor Newsom publicly pledged in June 2021 to cover all of 5 the unpaid rent for low income tenants. But despite these developments, rent relief has 6 lagged. While many claims for rent relief have been processed, recent figures show that as of 7 February 1, 2022, approximately 11,000 applications for rent relief remain outstanding and 8 that of the \$266 million in requested relief from San Francisco residents, only \$81 million in 9 funds have been disbursed.

(e) The Board of Supervisors finds it is in the public interest to prevent tenant
displacement in San Francisco due to COVID-19 to the maximum extent permitted by law.
Pursuant to the City's regular authority to regulate evictions, and consistent with AB 832, this
ordinance applies to rent payments that originally came due on or after April 1, 2022, through
the end of the Mayor's proclamation of emergency related to the COVID-19 pandemic.
Nothing in this ordinance shall affect or impair the application of any other City law or AB 832
with respect to rent payments that originally came due before April 1, 2022.

(f) Finally, the Board of Supervisors finds it is appropriate to repeal Ordinance No.
157-21. The City adopted Ordinance No. 157-21 as an interim measure before AB 832 was
adopted, to amend the Administrative Code to restrict landlords from evicting tenants due to
the non-payment of rent that came due between October 1, 2021 and December 31, 2021.
Pursuant to its terms, Ordinance No. 157-21, although enacted, never became operative (and
thus was never codified), and at this point will not become operative, as the State of California

thus was never codified), and at this point will not become operative, as the State of California
did not modify California Code of Civil Procedure Section 1179.05 in order to allow the City to

- regulate evictions for non-payment during the time period that Ordinance No. 157-21 covered.
- 25

| 1  | Section 2. Repeal of Ordinance No. 157-21.  |
|----|---|
| 2  | (a) Ordinance No. 157-21 is deemed null and void and is hereby repealed.                          |
| 3  | (b) The Clerk of the Board of Supervisors shall place a copy of this ordinance in Board           |
| 4  | File No. 210601, the file for Ordinance No. 157-21, and shall place a notation on the Board's     |
| 5  | website indicating that Ordinance No. 157-21 has been repealed by this ordinance.                 |
| 6  |   |
| 7  | Section 3. The Administrative Code is hereby amended by revising Section 37.9, to                 |
| 8  | read as follows:  |
| 9  | SEC. 37.9. EVICTIONS.   |
| 10 | Notwithstanding Section 37.3, this Section 37.9 shall apply as of August 24, 1980, to all         |
| 11 | landlords and tenants of rental units as defined in Section 37.2(r).                              |
| 12 | (a) A landlord shall not endeavor to recover possession of a rental unit unless:                  |
| 13 | (1) The tenant:   |
| 14 | (A) Has failed to pay the rent to which the landlord is lawfully entitled                         |
| 15 | under the oral or written agreement between the tenant and landlord:                              |
| 16 | * * * *   |
| 17 | (B) Habitually pays the rent late; or   |
| 18 | (C) Gives checks which are frequently returned because there are                                  |
| 19 | insufficient funds in the checking account;   |
| 20 | (D) Provided, however, that subsection (a)(1) shall not apply with                                |
| 21 | respect to rent payments that initially became due during the time period when paragraph 2 of     |
| 22 | the Governor's Executive Order No. N-28-20 (as said time period may be extended by the            |
| 23 | Governor from time to time) was in effect, and where the tenant's failure to pay (i) arose out of |
| 24 | a substantial decrease in household income (including, but not limited to, a substantial          |
| 25 | decrease in household income caused by layoffs or a reduction in the number of                    |
|    |   |

1 compensable hours of work, or substantial out-of-pocket expenses); (ii) that was caused by 2 the COVID-19 pandemic, or by any local, state, or federal government response to COVID-19: 3 and (iii) is documented. The types of documentation that a tenant may use to show an inability 4 to pay due to COVID-19 may include, without limitation, bank statements, pay stubs, 5 employment termination notices, proof of unemployment insurance claim filings, sworn 6 affidavits, and completed forms prepared by the Rent Board. A tenant shall have the option, 7 but shall not be required, to use third-party documentation such as a letter from an employer 8 to show an inability to pay. The provisions of this subsection (a)(1)(D), being necessary for 9 the welfare of the City and County of San Francisco and its residents, shall be liberally 10 construed to effectuate its purpose, which is to protect tenants from being evicted for missing 11 rent payments due to the COVID-19 pandemic. Nothing in this subsection (a)(1)(D) shall 12 relieve a tenant of the obligation to pay rent, nor restrict a landlord's ability to recover rent due; 13 <del>or</del>

14 (E) Provided, further, that subsection (a)(1) also shall not apply with respect to

15 *rent payments that initially became due during the time period between April 1, 2022, and the date that* 

16 *the Mayor's proclamation of emergency related to the COVID-19 pandemic ceases to be in effect, if the* 

17 *tenant can show inability to pay the rent because of the financial impacts of the COVID-19 pandemic* 

18 as set forth in subsection (a)(1)(D). Nothing in this subsection (a)(1)(E) shall relieve a tenant of the

19 *obligation to pay rent, nor restrict a landlord's ability to recover rent due.* 

(2) The tenant has violated a lawful obligation or covenant of tenancy other than
the obligation to surrender possession upon proper notice or other than an obligation to pay a
charge prohibited by Police Code Section 919.1, the violation was substantial, and the tenant
fails to cure such violation after having received written notice thereof from the landlord.
\* \* \* \*

25

1 (E) Notwithstanding any lease provision to the contrary, a landlord may 2 not impose late fees, penalties, interest, liquidated damages, or similar charges due to a 3 tenant's non-payment of rent, if the tenant can demonstrate that it missed the rent payment 4 due to the COVID-19 pandemic as set forth in subsections (a)(1)(D) and/or (a)(1)(E). A 5 landlord may not recover possession of the unit due to a tenant's failure to pay late such 6 charges when subsections (a)(1)(D) and/or (a)(1)(E) applyies. The foregoing sentence shall not 7 enlarge or diminish a landlord's rights with respect to such charges when subsections 8 (a)(1)(D) and/or (a)(1)(E) does not apply; or \* \* 9 10 11 Section 4. Severability. If any section, subsection, sentence, clause, phrase, or word 12 of this ordinance, or any application thereof to any person or circumstance, is held to be 13 invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision 14 shall not affect the validity of the remaining portions or applications of the ordinance. The 15 Board of Supervisors hereby declares that it would have passed this ordinance and each and 16 every section, subsection, sentence, clause, phrase, and word not declared invalid or 17 unconstitutional without regard to whether any other portion of this ordinance or application 18 thereof would be subsequently declared invalid or unconstitutional. 19 20 Section 5. Effective Date; Retroactivity.

(a) This ordinance shall become effective on April 1, 2022, or 30 days after
enactment, whichever is later. Enactment occurs when the Mayor signs the ordinance, the
Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of
receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

25

- (b) If the effective date of this ordinance is not April 1, 2022, upon the effective date of
   the ordinance, Section 3 of the ordinance shall be retroactive to April 1, 2022.
- 3

Section 6. Scope of Ordinance. Except as to Section 2 of this ordinance which repeals
Ordinance No. 157-21, which was never codified, in enacting this ordinance the Board of
Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections,
articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the
Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board
amendment additions, and Board amendment deletions in accordance with the "Note" that
appears under the official title of the ordinance.

11

APPROVED AS TO FORM: DAVID CHIU, City Attorney

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| 14 | By: |  |
|----|-----|--|
| 15 |     | MANU PRADHAN<br>Deputy City Attorney   |
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### LEGISLATIVE DIGEST

[Administrative Code - COVID-19 Tenant Protections]

Ordinance amending the Administrative Code to prohibit landlords from evicting residential tenants for non-payment of rent that came due on or after April 1, 2022, and was not paid due to the COVID-19 pandemic; and to prohibit landlords from imposing late fees, penalties, or similar charges on such tenants.

#### Existing Law

City law prohibits landlords from evicting or imposing late fees on residential tenants based on unpaid rent that came due between March 2020-September 2021, if the tenant could not pay due to COVID-19. For unpaid rent from between October 2020-March 2022, State law, the Tenant, Homeowner, and Small Landlord Relief and Stabilization Act of 2020 ("AB 832"), controls. AB 832 does not address evictions based on unpaid rent that came due on or after April 1, 2022.

#### Amendments to Current Law

The proposed ordinance would prohibit landlords from evicting or imposing late fees on residential tenants based on unpaid rent that came due between April 1, 2022, and the date that the Mayor terminates her COVID-19 Emergency Proclamation. The Mayor has not yet announced an end date for the Emergency Proclamation.

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-



### MYRNA MELGAR

| DATE: | February 10, 2022  |
|-------|--|
| TO:   | Angela Calvillo<br>Clerk of the Board of Supervisors   |
| FROM: | Supervisor Myrna Melgar, Chair, Land Use and Transportation Committee $\mathcal{M}\mathcal{M}$ |
| RE:   | Land Use and Transportation Committee<br>COMMITTEE REPORTS                                     |

Pursuant to Board Rule 4.20, as Chair of the Land Use and Transportation Committee, I have deemed the following matters are of urgent nature and request them to be considered by the full Board on Tuesday, February 15, 2022, as Committee Reports:

| File No. 220046 | <b>Commemorative Street Name Designation - "Sister Vish-Knew Way" - 000</b><br><b>Block of Alert Alley</b><br>Sponsor: Mandelman |
|-----------------|--|
| File No. 220131 | Administrative Code - COVID-19 Tenant Protections<br>Sponsors: Preston, Chan, Peskin, Ronen, and Walton                          |

These matters will be heard in the Land Use and Transportation Committee at a Regular Meeting on Monday, February 14, 2022, at 1:30pm.

President, District 10 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. 554-6516 Fax No. 554-7674 TDD/TTY No. 544-6546

Shamann Walton

## PRESIDENTIAL ACTION

Date: 2/3/2022

To: Angela Calvillo, Clerk of the Board of Supervisors

# Madam Clerk,

Pursuant to Board Rules, I am hereby:

Waiving 30-Day Rule (Board Rule No. 3.23)

| File No. | 220131 | Preston           |
|----------|--------|-------------------|
|          | 3      | (Primary Sponsor) |

Title. Administrative Code - COVID-19 Tenant Protections

□ Transferring (Board Rule No 3.3) File No. (Primary Sponsor) Title. From: Committee To: Committee Assigning Temporary Committee Appointment (Board Rule No. 3.1) Replacing Supervisor: Supervisor: For: Meeting (Date) (Committee) End Time: Start Time: Temporary Assignment: O Partial O Full Meeting Shamann Walton, President Board of Supervisors

| From:<br>To: | Molly Goldberg<br>Walton, Shamann (BOS); Melgar, Myrna (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Safai, Ahsha (BOS);<br>Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS);<br>ChanStaff (BOS) |
|--------------|--|
| Cc:          | Low, Jen (BOS); Fregosi, Ian (BOS); Bintliff, Jacob (BOS); Board of Supervisors, (BOS)   |
| Subject:     | Please support File #220131, COVID-19 Tenant Protections   |
| Date:        | Monday, February 14, 2022 10:53:43 AM  |
| Attachments: | 2022-2-14 SFADC Letter in Support of Eviction Moratorium.pdf   |

Dear Land Use Committee Chair Melgar and the San Francisco Board of Supervisors,

The San Francisco Anti-Displacement Coalition urges you to support file #220131, the COVID-19 Tenant Protections that will be heard in the Land Use Committee this afternoon. State preemptions on our local authority to protect tenants from eviction due to non payment of rent during the COVID period are set to expire March 31. We can now reinstate the simple protections that we previously had in place and prevent an avalanche of eviction cases for tenants financially impacted by the pandemic.

Although state eviction protections are set to fully expire on March 31, we know that the economic impacts of COVID have not ended. Over 10,000 local households who have applied for rent relief have yet to see their applications processed by the state ERA Program. The most recent <u>Census Pulse</u> survey indicates that nearly 30% of tenants surveyed were unconfident or only slightly confident in their ability to make next month's rent payments, and this number jumps to over 70% of those waiting for their rent relief applications to be processed. A quarter of households with children are behind on rent. Nearly three quarters of households behind on rent make less than \$50,000 a year, and more than 80% are BIPOC. Without the extension of local protections, we can expect that many Black and Brown and low-income San Franciscans will face eviction, many displaced via harassment and intimidation before they ever get to court. Separating evictions from the debt accrued during this extraordinary period gives us time to ensure a recovery that includes *all* San Franciscans.

We thank the board for your leadership in this time and your support for this essential tool in stabilizing our communities through this recovery period.

Respectfully,

Affordable Housing Alliance AIDS Legal Referral Panel Asian Americans Advancing Justice - Asian Law Caucus Bill Sorro Housing Program Causa Justa :: Just Cause Chinatown Community Development Center Dolores Street Community Services Eviction Defense Collaborative Faith in Action Bay Area Housing Rights Committee of San Francisco Jobs with Justice San Francisco Mission SRO Collaborative North Beach Tenants Committee PODER San Francisco Anti-Displacement Coalition San Francisco Community Land Trust San Francisco Tenants Union South of Market Community Action Network February 14, 2022



San Francisco Board of Supervisors Chair Myrna Melgar, Land Use and Transportation Committee 1 Dr Carlton B Goodlett San Francisco, CA 94102

Re: File #220131, COVID-19 Tenant Protections

Dear Land Use Committee Chair Melgar and the San Francisco Board of Supervisors,

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We thank the board for your leadership in this time and your support for this essential tool in stabilizing our communities through this recovery period.

Respectfully,

Affordable Housing Alliance AIDS Legal Referral Panel Asian Americans Advancing Justice - Asian Law Caucus Bill Sorro Housing Program Causa Justa :: Just Cause Chinatown Community Development Center Dolores Street Community Services Eviction Defense Collaborative Faith in Action Bay Area

Housing Rights Committee of San Francisco Jobs with Justice San Francisco Mission SRO Collaborative North Beach Tenants Committee PODER San Francisco Anti-Displacement Coalition San Francisco Community Land Trust San Francisco Tenants Union South of Market Community Action Network **BOARD of SUPERVISORS** 



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

# MEMORANDUM

TO: Christina Varner, Acting Executive Director, Rent Board

FROM: Erica Major, Assistant Clerk, Land Use and Transportation Committee

DATE: February 9, 2022

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following proposed legislation, introduced by Supervisor Preston on February 1, 2022:

### File No. 220131

Ordinance amending the Administrative Code to prohibit landlords from evicting residential tenants for non-payment of rent that came due on or after April 1, 2022, and was not paid due to the COVID-19 pandemic; and to prohibit landlords from imposing late fees, penalties, or similar charges on such tenants.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: <u>erica.major@sfgov.org</u>.

| From:    | Richard Worner  |
|----------|---|
| To:      | Major, Erica (BOS); Stefani, Catherine; Board of Supervisors, (BOS) |
| Subject: | Eviction Legislation  |
| Date:    | Monday, February 14, 2022 4:06:03 PM                                |

To the Board of Supervisors:

I am a small rental property owner in San Francisco.

I just completed an eviction of a tenant that caused huge problems with the 3 other tenants, forced all 3 other tenants to vacate the unit and stopped paying rent. The eviction process took a month JUST to serve, as the State of California required a 30 Day period for the tenant to give us notice he did NOT have COVID. During the 30 day period, the tenant did NOT pay rent and did not live in the unit. Had I been able to evict the BAD tenant in a timely manner, the 3 other tenants WOULD have stayed in the unit. Unfortunately, the other tenants were forced to have See Erempiace on find other housing.

leave San Francisco or find other housing.

In a City that needs housing, your onerous Rent Control laws make it so difficult and expensive to provide units, owners finally say enough is enough.

When units are finally vacated, we sell and the City loses a place that FOUR tenants lived.

Please stop legislation that hurts property owners!!! Richard Worner

COMMERCIAL MORTGAGE CAPITAL (DRE #00554985) Richard A. Worner 129 Palm Ave. San Francisco, CA. 94118 Phone: 415-314-5833 Email: worner@sbcglobal.net

This email and any files transmitted with it are solely intended for the use of the addressee(s) and may contain information that is confidential and privileged. If you receive this email in error, please advise us by return email immediately.

| From:             | Randall Chapman  |
|-------------------|--|
| To:               | Major, Erica (BOS)   |
| Cc:               | <u>Peskin, Aaron (BOS); Preston, Dean (BOS); MelgarStaff (BOS); ChanStaff (BOS); Haney, Matt (BOS);</u><br><u>MandelmanStaff, [BOS]; Mar, Gordon (BOS); Safai, Ahsha (BOS); Stefani, Catherine (BOS); Walton, Shamann</u><br>(BOS) |
| Subject:<br>Date: | NO ON 220131<br>Monday, February 14, 2022 3:13:18 PM   |

### I DO NOT SUPPORT 220131

Please do not create another local eviction moratorium for unpaid rent.

Thank you very much.

Randy Chapman

| From:    | Gus Cano                                     |
|----------|--|
| То:      | Major, Erica (BOS); Stefani, Catherine (BOS) |
| Subject: | No on File # 220131                          |
| Date:    | Monday, February 14, 2022 3:04:08 PM         |

#### Hello,

I am a renter in District 2 of San Francisco. I would like to voice my support for No on the extension of the local eviction moratorium. I have personally seen that people "game the system" and take advantage of these types of ordinances. I know of two different people who have not paid rent in over 15 months, yet their incomes are the same as before the pandemic. At a time when the local and national governments are trying to open up communities, we should not be trying to take steps back from that progress.

Please vote no on #220131. No on extending the eviction moratorium. People are simply using this as a reason to not have to pay rent, when they are perfectly able.

Thank you,

Gus Cano

| From:                 | Amy Hull   |
|-----------------------|--|
| То:                   | ChanStaff (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); PrestonStaff (BOS); Haney,<br>Matt (BOS); MelgarStaff (BOS); MandelmanStaff, [BOS]; RonenStaff (BOS); "Shamman.walton@sfgov.org";<br>Safai, Ahsha (BOS); Major, Erica (BOS) |
| Cc:                   | Shadd Newman; Leanne Morford   |
| Subject:              | NO on #220131  |
| Date:<br>Attachments: | Monday, February 14, 2022 2:09:22 PM<br>image83dccc.PNG  |
| inditta:              |  |

#### Dear supervisors,

Taking care of residents and employees has been my priority over these last two years. We have worked tirelessly encouraging all residents to work with us and HIK to get the rent relief they might need if they suffered loss of income or increased costs. We applied on behalf of all who claimed hardship and hired additional staff to do so. We made concessions as needed and worked in good faith with every resident. Many have been helped by us, HIK and even SFAA for those who needed special assistance or access to a computer. In their ideal forms rent relief and staying eviction helped some, but it also gave rise to a darker path for those with ill intent. We have also sadly had many bad actors in our residential communities who have used the moratorium as a way not to pay rent even when they could. Some moved out leaving us mountains of bad debt. Others remained. Some residents even flaunted to my staff that they still had lucrative jobs and were not paying because they did not have to, and we had no recourse. Please give closer thought to levels of accountability and fairness that should go hand in hand with any thoughts of this moratorium extension. There should be means of proof for any with a true need. Our common goal is to keep people housed.

Thank you for your consideration.

Amy Hull Chief Operating Officer (415) 433-3333



| From:    | <u>Gil Dowd</u>  |
|----------|--|
| To:      | Major, Erica (BOS)   |
| Cc:      | Peskin, Aaron (BOS); Preston, Dean (BOS); MelgarStaff (BOS); ChanStaff (BOS); Haney, Matt (BOS);<br>MandelmanStaff, [BOS]; Mar, Gordon (BOS); Safai, Ahsha (BOS); Stefani, Catherine (BOS); Walton, Shamann<br>(BOS) |
| Subject: | NO ON 220131   |
| Date:    | Monday, February 14, 2022 1:54:35 PM   |

#### I DO NOT SUPPORT 220131

Please do not create another local eviction moratorium for unpaid rent.

Thank you very much.

#### Gil Dowd

Vice President MERIDIAN MANAGEMENT GROUP 1145 Bush Street San Francisco, CA 94109 Office: (415)434-9700 Fax: (415)782-3838

### Erica,

I was just made aware of the land use meeting and the eviction moratorium proposal. While I do truly understand the plight of those affected by the pandemic, especially those that may have had their job hours curtailed or eliminated. As I am sure you are aware, there are two sides to the story. While tenants can apply for rent relief, what can the owners do? They too have tried to work with their tenants, but there are some tenants that refuse to apply for rent relief, thinking that the owed rent will be forgiven....however what has not changed is the fact that owning the property has gone up, between utilities, taxes, maintenance, etc. where do they get relief? Their bills are still due, there is no one to help defer or bail them out.

For every action, there should be an equal reaction, until then I can not support 220131.

## All the best,

## Raymond Scarabosio, MPM Senior Property Manager www.jacksongroup.net CaIBRE #00905032



Get a signature like this. CLICK HERE.

Thank you for reading this email. I do not support this proposed legislation as it will further encourage me to take my San Francisco business elsewhere. Julie Mascheroni

| From:    | Clouds Rest  |
|----------|--|
| To:      | Peskin, Aaron (BOS); Hepner, Lee (BOS); Board of Supervisors, (BOS); Yan, Calvin (BOS); Major, Erica (BOS) |
| Cc:      | <u>cloudsrest789@gmail.com</u>   |
| Subject: | No on File # 220131  |
| Date:    | Saturday, February 12, 2022 5:48:26 PM   |

Dear Board of Supervisors, Supervisor Peskin, Mr Hepner, Mr. Yan, Ms. Major: Proposal #220131 does not take a balanced approach to the problem. Both parties must enter into an agreement in a good faith effort. Tenants must provide proof that they are unable to continue paying rent; they simply cannot be excused based on an unsubstantiated statement. Landlords cannot maintain their property without sufficient rental income. If tenants don't have to pay rent, how will landlords continue to provide affordable housing services? Landlording is a small business like any other -- restaurants, cafes, retail shops - no customers, no sales, no income. If tenants don't pay rent, landlords cannot survive and end up closing shop by selling their rental property to LLCs, corporations or non-profits, signifying the end of smalltime landlording. Hence, if the tenant-landlord partnership is to be preserved, there must be a balanced approach to this dilemma such as providing government assistance to both tenant and landlord. Many landlords don't qualify for or find the existing rental assistance programs too burdensome to apply for. The Board should not propose across-the-board solutions and instead, should examine exactly how their proposals impact the various types of tenants and landlords, especially the small-time landlords who own and live in only one rental property. The small-time landlord ends up bearing the brunt of these generic, thoughtless solutions and suffer financially and end up giving up their rental properties to BIG CORP, which is exactly what we don't want to happen. Thank you. Karen Wong

San Francisco, CA mobile (415) 992-2489,

| From:    | Marina Franco  |
|----------|--|
| То:      | MandelmanStaff, [BOS]; Peskin, Aaron (BOS); MelgarStaff (BOS); Preston, Dean (BOS) |
| Cc:      | <u>Major, Erica (BOS)</u>  |
| Subject: | No on File # 220131  |
| Date:    | Sunday, February 13, 2022 1:59:31 PM   |

Dear Honorable Supervisors:

I own rental apartments in District 8, as well as live in the district. I am respectfully writing to urge you to vote "No" on File #221031.

During the early part of the pandemic in 2020, I happily and permanently lowered tenant rents because it was unknown how long the pandemic would last as well as not knowing what sort of tenant support would be established by the government to help tenants. Most landlords I know did the same.

It is now almost 2 years later. The state has established financial aid to tenants in the form of rental relief for over a year now. From the original "Emergency Rental Relief Act" to what is now known as "Housing is Key," many Covid-related financially affected tenants and landlords are participating in the program. There is no need to further extend the eviction moratorium. Help and protection is in place for tenants. They have free legal counsel to aid them should they be served eviction papers who could help them apply for rent relief. We thankfully seem to be headed towards the end of this pandemic. We need to start moving towards normalcy. Continuing the moratorium when safefalls are already in place is creating a nanny state where both landlords and tenants lose rights and dignity.

I respectfully ask that you vote NO.

Thank you.

Marina Franco Owner of 350 Noe Street

Dear Honorable Supervisors:

I own rental apartments in District 8, as well as live in the district. I am respectfully writing to urge you to vote "No" on File #221031.

During the early part of the pandemic in 2020, I happily and permanently lowered tenant rents because it was unknown how long the pandemic would last as well as not knowing what sort of tenant support would be established by the government to help tenants. Most landlords I know did the same.

It is now almost 2 years later. The state has established financial aid to tenants in the form of rental relief for over a year now. From the original "Emergency Rental Relief Act" to what is now known as "Housing is Key," many Covid-related financially affected tenants and landlords are participating in the program. There is no need to further extend the eviction moratorium. Help and protection is in place for tenants. They have free legal counsel to aid them should they be served eviction papers who could help them apply for rent relief. We thankfully seem to be headed towards the end of this pandemic. We need to start moving towards normalcy. Continuing the moratorium when safefalls are already in place is creating a nanny state where both landlords and tenants lose rights and dignity.

I respectfully ask that you vote NO.

Thank you.

Anna Franco Owner of 350 Noe Street **BOARD of SUPERVISORS** 



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

# MEMORANDUM

## LAND USE AND TRANSPORTATION COMMITTEE

## SAN FRANCISCO BOARD OF SUPERVISORS

TO: Supervisor Myrna Melgar, Chair, Land Use and Transportation Committee

FROM: Erica Major, Assistant Clerk, Land Use and Transportation Committee

- DATE: February 15, 2022
- SUBJECT: **COMMITTEE REPORT, BOARD MEETING** Tuesday, February 15, 2022

The following file should be presented as a **COMMITTEE REPORT** at the Board meeting, Tuesday, February 15, 2022. This item was acted upon at the Committee Meeting on Monday, February 14, 2022, at 1:30 p.m., by the votes indicated.

#### Item No. 31 File No. 220131

Ordinance amending the Administrative Code to prohibit landlords from evicting residential tenants for non-payment of rent that came due on or after April 1, 2022, and was not paid due to the COVID-19 pandemic; and to prohibit landlords from imposing late fees, penalties, or similar charges on such tenants.

#### **RECOMMENDED AS A COMMITTEE REPORT**

Vote:

Supervisor Myrna Melgar - Aye Supervisor Dean Preston - Aye Supervisor Aaron Peskin - Aye

c: Board of Supervisors Angela Calvillo, Clerk of the Board Alisa Somera, Legislative Deputy Anne Pearson, Deputy City Attorney Kristen Jensen, Deputy City Attorney

# **Introduction Form**

By a Member of the Board of Supervisors or Mayor

Time stamp or meeting date

I hereby submit the following item for introduction (select only one):

| $\checkmark$ 1. For reference to Committee. (An Ordinar   | nce, Resolution, Motior | n or Charter Amendment).     |            |
|---|-------------------------|------------------------------|------------|
| 2. Request for next printed agenda Without  | Reference to Committe   | ee.                          |            |
| 3. Request for hearing on a subject matter at   | Committee.              |                              |            |
| 4. Request for letter beginning :"Supervisor  |                         |                              | inquiries" |
| 5. City Attorney Request.   |                         |                              |            |
| 6. Call File No.  | from Committee.         |                              |            |
| 7. Budget Analyst request (attached written   | motion).                |                              |            |
| 8. Substitute Legislation File No.  |                         |                              |            |
| 9. Reactivate File No.  |                         |                              |            |
| 10. Topic submitted for Mayoral Appearanc   | e before the BOS on     |                              |            |
|   |                         | L                            |            |
| Please check the appropriate boxes. The prope   | osed legislation should | be forwarded to the followin | g:         |
| Small Business Commission   | ☐ Youth Commission      | Ethics Commi                 | ission     |
| Planning Commission   | Buildi                  | ng Inspection Commission     |            |
| Note: For the Imperative Agenda (a resolution   | n not on the printed a  | genda), use the Imperative   | Form.      |
| Sponsor(s):   | I III                   |                              |            |
|   |                         |                              |            |
| Supervisors Preston; Chan, Peskin, Ronen  |                         |                              |            |
| Subject:  |                         |                              |            |
| Administrative Code - COVID-19 Tenant Prote   | ctions                  |                              |            |
| The text is listed:   |                         |                              |            |
| Ordinance amending the Administrative Code to<br>of rent that came due on or after April 1, 2022, a<br>landlords from imposing late fees, penalties, or | and was not paid due to | the COVID-19 pandemic; a     | 1.         |
| Signature of S  | ponsoring Supervisor:   |                              |            |

For Clerk's Use Only