From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: 12/15 meeting
Date:	Tuesday, December 15, 2020 12:25:57 PM

From: Astrid Lacitis <astrid.lacitis@gmail.com>
Sent: Tuesday, December 15, 2020 12:00 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: 12/15 meeting

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Today you will consider File 201265, the Health Code No-Smoking in Multi Unit Housing.

I completely agree with the proposal, but I am appalled that marijuana smoking will be allowed. As a realtor, I have in more than one occasion been in buildings where a resident has smoked marijuana. The odor is pungent, even more so than tobacco odor. It seeps between walls, under doors, and if the smoker opens a window it penetrates nearby units which may wish to open their windows. When the door to the smoker's unit is opened, the odor permeates the hall, stays there, clings to carpets, walls.

Of course, if there are children in the building they are even more affected than adults.

I would urge you to reconsider your position.



Astrid Lacitis DRE 00684382 Vanguard Properties (c) 415 860 0765 astrid@vanguardsf.com

Published Columns

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Secondhand Smoke
Date:	Monday, December 14, 2020 10:46:46 AM

From: Benjamin Shope <ben@benshope.com>

Sent: Saturday, December 12, 2020 12:34 AM

To: Haneystaff (BOS) <haneystaff@sfgov.org>; PrestonStaff (BOS) <prestonstaff@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>Subject: Secondhand Smoke

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

My apartment (in a non-smoking building) was filled with pot smoke again tonight. When I went over and - yet again - asked him to stop, he informed me that "they passed a law and smoking weed is legal now"

I know the law did not get passed at all ...but when the topic comes back up *please* ban pot smoke also. The safety and wellbeing of others is not a concern for smokers. They don't care about their own health and they cannot understand caring about the health of others.

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: SF multi-unit housing smoking restrictions retraction
Date:	Thursday, December 10, 2020 1:31:56 PM

From: Carol Denney <cdenney@igc.org>
Sent: Wednesday, December 9, 2020 8:16 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: SF multi-unit housing smoking restrictions retraction

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Berkeley passed multi-unit housing secondhand smoke restrictions in 2014 - *and we are still fighting for clean air*. Smokers in my apartment learned quickly to mix some marijuana with their tobacco to fall under

the marijuana exemption, or just claim that what they were smoking was marijuana. The complaint system, if used, was weaponized against the person making the complaint, who has to make the complaint in writing,

by mail, and swear to testify in court.

Over \$25,000 and several physical assaults later, I am still trying to get our city to send a clear message, educate clearly, and get what signage they have out of boxes sitting in the Public Works Department up where they can do some good.

Pulling back on the most elementary step any city can take to protect public health and reduce disease rates - and costs - during a pandemic is exactly what the tobacco industry will celebrate. Smokers, who can use gum,

lozenges, patches, infusions, etc. whether tobacco or marijuana are clearly the focus here - not the majority: the non-smokers outnumber the smokers in any age group, in any income bracket, any ethnic group, any working group or sexual identity. Nonsmokers voted for you hoping that finally they and their families could breathe clean, healthy air.

Sending a unified, science-based public health message during a pandemic should not be this hard. But it breaks my heart for those, like me, being consistently exposed to carcinogens, that you're willing to make it even harder.

Sincerely,

Carol Denney Tobacco Prevention Coalition 1970 San Pablo Avenue #4 Berkeley, CA 94702 (510) 548-1512

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: File #: 201265
Date:	Thursday, December 10, 2020 1:31:42 PM

From: Roy Langford <rlangford29@netzero.net>
Sent: Wednesday, December 9, 2020 3:55 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Jalipa, Brent (BOS)
<brent.jalipa@sfgov.org>; Lew, Lisa (BOS) <lisa.lew@sfgov.org>; Wong, Jocelyn (BOS)
<jocelyn.wong@sfgov.org>
Subject: File #: 201265

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board and Legislative Clerks,

I wish you to re-consider the recent ban on vaping at home for most renters.

This issue distresses me. There is zero evidence that nicotine vape from neighbors poses any nuisance or threat to health.

This issue distresses me. There is zero evidence that nicotine vape from neighbors poses any nuisance or threat to health.

Old folks will be drawing the blinds to snoops and shutting out the sun. Anyone who can't comply with this law will have to live in fear of landlord intrusions, repair and maintenance workers, neighbors, and visitors. The result will be nuisance evictions and geriatrics who are afraid to accept care at home for fear of being reported or extorted. It is a criminalization of the most vulnerable San Franciscans. It is a criminal invasion of privacy.

The 'no eviction' clause in the bill is a malicious deception because there already is no associated 'just cause' for violation of this law. Nevertheless, it provides powerful legal discovery and admissible evidence to support a nuisance eviction which is a just cause and entirely actionable. That is to say it turns a path for eviction into an expressway to eviction.

It is the latest result of a culture of corruption deep in the heart of San Francisco government and American politics and so of course, it comes down to money. Where is the money? Insurance providers want to equate smoking and vaping so they can keep their premium bump on ex-smokers who vape. Pharmaceutical Companies want to protect their revenue and tremendous profits from nicotine substitutes like Nicoderm and Nicorette. Medical providers want to protect their revenue from 'Quitting Tobacco' programs. The providers along with California also want to be able to refuse treatment or at least reduce their burden of treating smokers and ex-smokers. The media gets the advertising money. It's an abuse of power and it's a lot of money all at the expense of the poor. It is a lot of money.

I could talk for a long time about the suppression of the Nicotrol inhaler, the dis-crediting of vape and how and why they have been denied their proper place in harm reduction but I don't want to stretch you patience. A great many have died prematurely. I certainly would welcome the discussion if you are interested.

I would like to say one more thing.

It is reasonable for the Department of Health to run an advertising campaign to discourage smoking and second hand smoke. It is something quite different to engage in a campaign that criminalizes and villifies those who have by lawful conduct fallen prey to nicotine addiction and tobacco related disease, to equate it with 'evil.' To falsify the science, cite aberrant studies, and depict smokers and vapers as thieves, imbeciles, incorrigible degenerates becomes an incitement to mistreat them and to deprive them of basic civil rights. To do so with the Master Tobacco Settlement money paid to California is especially callous, wicked and devious. It has become a campaign of hate and incitement. It is a tactic of tyrants, fanatics, and depraved moral degenerates. One result is legislation like this.

I implore you to re-consider this issue. What you are doing is just wrong.

Very truly yours, Roy Langford

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- <u>Couple Who Lost Both Kids Helping First Responders</u>
- Blame AT&T for Warner Bros.' Controversial HBO Max Plan
- She Never Got to Hold Her Newborn, Died 18 Days Later

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Prohibiting smoking inside shared buildings
Date:	Thursday, December 10, 2020 1:31:26 PM

From: Lucila Pereyra Murray <lucilapereyramurray@gmail.com>
Sent: Wednesday, December 9, 2020 12:55 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Re: Prohibiting smoking inside shared buildings

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Mr. Yee,

I have found our names and last names quoted in an article: <u>https://www.latimes.com/california/story/2020-12-02/san-francisco-supervisors-vote-to-exclude-cannabis-from-proposed-smoking-ban</u>

We shared extremely private and sensitive information with you, such as our desire to start a family which is not even something we've shared with our closest relatives, and are deeply disturbed to find this available on the web for anyone to see.

We were never asked for, or expressed consent for our names, thoughts, feelings, personal plans, to be shared with the media.

Please could you remove our personal information form any media coverage relating to this matter, at your earliest convenience?

It really saddens us to see that one can't express support for a cause we believe in, without having our basic privacy rights met.

Sincerely,

Lucila Pereyra Murray & Langdon Quin

On Nov 18, 2020, at 4:23 PM, Lucila Pereyra Murray <<u>lucilapereyramurray@gmail.com</u>> wrote:

Dear Mr. Yee,

We were so happy to come across your proposal to prohibit smoke inside

shared apartments.

We currently live in a building with 8 units, and one of our neighbours smokes cannabis and cigarettes frequently throughout the day, every single day. Our building is from the 1800s, and the smoke filters through our unit, which is one floor up.

With shelter in place, we've been exposed to the second-hand smoke more often than usual, and after reading about the negative impacts, have developed concerns about our health and that of others in the building.

We are considering having a family, and are very worried about the impact on a future baby's health, during and after pregnancy.

We believe that nobody should have to unnecessarily worry about factors such as someone's else's idea of 'fun', affecting their health inside their own homes.

We would love nothing more than for your proposal to be passed, and wanted to express our support.

Sincerely,

Lucila Pereyra Murray & Langdon Quin

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Support All Smoke-Free Multiple Unit Housing
Date:	Tuesday, December 8, 2020 12:04:57 PM

From: Brian Davis <mrbdavis@hotmail.com>
Sent: Sunday, December 6, 2020 10:50 AM
To: Yee, Norman (BOS) <norman.yee@sfgov.org>; Mar, Gordon (BOS) <gordon.mar@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>
Cc: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Re: Support All Smoke-Free Multiple Unit Housing

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board President Yee, and Supervisors Mar and Safai:

Thank you all very much for voting to include cannabis in the smoke-free multiple unit housing ordinance. Although you were not in the majority on this amendment, you chose to do the right thing, and we won't forget that.

As I stated in my original email below, my husband and I have had to suffer the impact of cannabis smoke drifting from a neighboring apartment that only worsened my incurable lung condition. Had that tenant not moved away recently, we would be even more concerned about this result. We know that there are many other tenants of buildings across the City who will continue to suffer from secondhand cannabis smoke – some of whom may also have lung conditions or young children.

Thank you again for voting to protect the right of tenants to breathe healthy air!

Sincerely,

Brian Davis Ted Guggenheim 1852 Fell St. #4 San Francisco, CA 94117

From: Brian Davis <<u>mrbdavis@hotmail.com</u>>
Date: Tuesday, November 24, 2020 at 8:16 PM
To: "Preston, Dean (BOS)" <<u>dean.preston@sfgov.org</u>>, Supervisor Rafael Mandelman
<<u>MandelmanStaff@sfgov.org</u>>, "<u>Matt.Haney@sfgov.org</u>" <<u>Matt.Haney@sfgov.org</u>>, "Gordon.Mar@sfgov.org", "<u>Aaron.Peskin@sfgov.org</u>"

<<u>Aaron.Peskin@sfgov.org</u>>, "<u>Sandra.Fewer@sfgov.org</u>" <<u>Sandra.Fewer@sfgov.org</u>>, "<u>Hillary.Ronen@sfgov.org</u>" <<u>Hillary.Ronen@sfgov.org</u>>, "<u>Ahsha.Safai@sfgov.org</u>" <<u>Ahsha.Safai@sfgov.org</u>>, "<u>Catherine.Stefani@sfgov.org</u>" <<u>Catherine.Stefani@sfgov.org</u>>, "<u>Shamann.Walton@sfgov.org</u>" <<u>Shamann.Walton@sfgov.org</u>>, "<u>Norman.Yee@sfgov.org</u>" <<u>Norman.Yee@sfgov.org</u>>

Cc: "Smeallie, Kyle (BOS)" <<u>kyle.smeallie@sfgov.org</u>>, "<u>Board.of.Supervisors@sfgov.org</u>" <<u>Board.of.Supervisors@sfgov.org</u>>

Subject: Support All Smoke-Free Multiple Unit Housing

Dear Supervisors:

Please vote to protect tenants' rights to breathe healthy air by requiring all units in multiple unit buildings to be 100% smoke-free, including tobacco smoke, e-cigarette aerosol, and cannabis smoke.

My husband and I have been living in a multiple unit apartment building in District 5 for 28 years. I have asthma and also an incurable lung disease that makes me vulnerable to COVID-19 and all kinds of secondhand smoke. To protect myself, I have only left the apartment twice since mid-March.

A number of years ago, a chain tobacco smoker lived in the apartment below us for a year. He refused to go outside to smoke, making our lives miserable throughout that time as smoke inundated us through the walls of our Victorian and aggravated my condition. At least at that time we could leave the apartment and escape it for a while. When that tenant moved, our landlord made the building officially smoke-free.

More recently, a young woman moved into the apartment that shares a wall with our bedroom. Her cannabis smoke often made it hard for me to breathe at night. When we asked her to smoke outside, she told us she had a medical cannabis card and that it wasn't legal for her to smoke on the sidewalk. We told her that we couldn't imagine anyone in San Francisco getting fined or arrested for smoking cannabis on the sidewalk. She said she would think about it, but nothing changed. We spoke to the landlord, but without any law requiring units to be smoke-free there was nothing he could do.

Fortunately, she moved out a few months ago, and since then we are no longer trapped in our apartment during COVID, being forced to breathe toxic smoke. Others are not so fortunate.

We recognize that some people benefit from using cannabis as a medication, and that many feel they don't get the same effect from edibles, but they can use a <u>cannabis inhaler</u> that will allow them to get the immediate effect they need without exposing their lungs and their neighbor's lungs to toxic smoke. Inhalers work just as well for recreational cannabis use. This way, cannabis users get what they need and everyone can breathe healthy air.

Please pass legislation to end all kinds of secondhand smoke in multiple unit housing, including tobacco, e-cigarettes and cannabis with no exemptions.

Thank you.

Brian Davis Ted Guggenheim 1852 Fell St. #4 San Francisco, CA 94117

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Support All Smoke-Free Multiple Unit Housing
Date:	Tuesday, December 8, 2020 12:04:44 PM
Date.	Tuesuay, December 0, 2020 12.04.44 PM

From: Brian Davis <mrbdavis@hotmail.com>
Sent: Sunday, December 6, 2020 10:50 AM
To: Yee, Norman (BOS) <norman.yee@sfgov.org>; Mar, Gordon (BOS) <gordon.mar@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>
Cc: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Re: Support All Smoke-Free Multiple Unit Housing

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Thank you again for voting to protect the right of tenants to breathe healthy air!

Sincerely,

Brian Davis Ted Guggenheim 1852 Fell St. #4 San Francisco, CA 94117

From: Brian Davis <<u>mrbdavis@hotmail.com</u>>
Date: Tuesday, November 24, 2020 at 8:16 PM
To: "Preston, Dean (BOS)" <<u>dean.preston@sfgov.org</u>>, Supervisor Rafael Mandelman
<<u>MandelmanStaff@sfgov.org</u>>, "<u>Matt.Haney@sfgov.org</u>" <<u>Matt.Haney@sfgov.org</u>>, "Gordon.Mar@sfgov.org", "<u>Aaron.Peskin@sfgov.org</u>"

<<u>Aaron.Peskin@sfgov.org</u>>, "<u>Sandra.Fewer@sfgov.org</u>" <<u>Sandra.Fewer@sfgov.org</u>>, "<u>Hillary.Ronen@sfgov.org</u>" <<u>Hillary.Ronen@sfgov.org</u>>, "<u>Ahsha.Safai@sfgov.org</u>" <<u>Ahsha.Safai@sfgov.org</u>>, "<u>Catherine.Stefani@sfgov.org</u>" <<u>Catherine.Stefani@sfgov.org</u>>, "<u>Shamann.Walton@sfgov.org</u>" <<u>Shamann.Walton@sfgov.org</u>>, "<u>Norman.Yee@sfgov.org</u>" <<u>Norman.Yee@sfgov.org</u>>

Cc: "Smeallie, Kyle (BOS)" <<u>kyle.smeallie@sfgov.org</u>>, "<u>Board.of.Supervisors@sfgov.org</u>" <<u>Board.of.Supervisors@sfgov.org</u>>

Subject: Support All Smoke-Free Multiple Unit Housing

Dear Supervisors:

Please vote to protect tenants' rights to breathe healthy air by requiring all units in multiple unit buildings to be 100% smoke-free, including tobacco smoke, e-cigarette aerosol, and cannabis smoke.

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Thank you.

Brian Davis Ted Guggenheim 1852 Fell St. #4 San Francisco, CA 94117

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Cigarette ordinance
Date:	Friday, December 4, 2020 1:03:08 PM

From: Linda Margoles <lindamargoles@gmail.com>
Sent: Friday, December 4, 2020 11:51 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Cigarette ordinance....

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello

I am writing in opposition to the cigarette ordinance passed by the board, and having 2nd vote next week..

This ordinance will create a tenuous situation for tenants who smoke in their units, even as it states that the tenant cannot be evicted but the tenant can be fined 1000\$\$ a day...

Supervisor Preston voted against this ordinance realizing the impact it would have on tenants (who smoke) and have lived in their units prior to ordinance..

I am aware of health effects on smokers and the effect of second hand smoke...but to penalize individuals by creating a situation of fear and anxiety is not the solution..

Linda Margoles

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board and Legislative Clerks,

I wish you to re-consider the recent ban on vaping at home for most renters.

This issue distresses me. There is zero evidence that nicotine vape from neighbors poses any nuisance or threat to health.

This issue distresses me. There is zero evidence that nicotine vape from neighbors poses any nuisance or threat to health.

Old folks will be drawing the blinds to snoops and shutting out the sun. Anyone who can't comply with this law will have to live in fear of landlord intrusions, repair and maintenance workers, neighbors, and visitors. The result will be nuisance evictions and geriatrics who are afraid to accept care at home for fear of being reported or extorted. It is a criminalization of the most vulnerable San Franciscans. It is a criminal invasion of privacy.

The 'no eviction' clause in the bill is a malicious deception because there already is no associated 'just cause' for violation of this law. Nevertheless, it provides powerful legal discovery and admissible evidence to support a nuisance eviction which is a just cause and entirely actionable. That is to say it turns a path for eviction into an expressway to eviction.

It is the latest result of a culture of corruption deep in the heart of San Francisco government and American politics and so of course, it comes down to money. Where is the money? Insurance providers want to equate smoking and vaping so they can keep their premium bump on ex-smokers who vape. Pharmaceutical Companies want to protect their revenue and tremendous profits from nicotine substitutes like Nicoderm and Nicorette. Medical providers want to protect their revenue from 'Quitting Tobacco' programs. The providers along with California also want to be able to refuse treatment or at least reduce their burden of treating smokers and ex-smokers. The media gets the advertising money. It's an abuse of power and it's a lot of money all at the expense of the poor. It is a lot of money.

I could talk for a long time about the suppression of the Nicotrol inhaler, the dis-crediting of vape and how and why they have been denied their proper place in harm reduction but I don't want to stretch you patience. A great many have died prematurely. I certainly would welcome the discussion if you are interested.

I would like to say one more thing.

It is reasonable for the Department of Health to run an advertising campaign to discourage smoking and second hand smoke. It is something quite different to engage in a campaign that criminalizes and villifies those who have by lawful conduct fallen prey to nicotine addiction and tobacco related disease, to equate it with 'evil.' To falsify the science, cite aberrant studies, and depict smokers and vapers as thieves, imbeciles, incorrigible degenerates becomes an incitement to mistreat them and to deprive them of basic civil rights. To do so with the Master Tobacco Settlement money paid to California is especially callous, wicked and devious. It has become a campaign of hate and incitement. It is a tactic of tyrants, fanatics, and depraved moral degenerates. One result is legislation like this.

I implore you to re-consider this issue. What you are doing is just wrong.

Very truly yours, Roy Langford

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- Couple Who Lost Both Kids Helping First Responders
- Blame AT&T for Warner Bros.' Controversial HBO Max Plan
- She Never Got to Hold Her Newborn, Died 18 Days Later

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: smoking ban
Date:	Thursday, December 3, 2020 8:35:09 AM

From: Melissa Bray <MBraywork@outlook.com>
Sent: Thursday, December 3, 2020 5:10 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: smoking ban

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Board of Supervisors:

Congratulations on the ban. Instead of helping to end homelessness, you have now come up with a way to massively increase it. I live in a SRO and am a smoker. I am a 65 year old smoker who has smoked since I was 8 years old. I am also handicapped and having to go outside each time I want to smoke is NOT an option (stay at home and mask order, not to mention arthritic hips and knees). Also, pot is not banned. Funny about that, because I am allergic to it, which is why I stay in my apartment most of the time. I am on loratadine and an albuterol inhaler because of this. Apparently, I will need to move out of San Francisco (where I have lived the majority of my adult life) due to discrimination. Fantastic!

Melissa Bray

Sent from Mail for Windows 10

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: YES on Banning Smoking in Apartment Buildings
Date:	Wednesday, December 2, 2020 9:35:47 AM

From: Chloe <cxjmeister@yahoo.com>
Sent: Wednesday, December 2, 2020 8:48 AM
To: MandelmanStaff, [BOS] <mandelmanstaff@sfgov.org>
Cc: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: YES on Banning Smoking in Apartment Buildings

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Good day,

I would like to say that I am all for banning smoking in apartment buildings. And that includes weed. Those who partake in the smoking of weed have options, and can either cook it into food, buy edibles, or add it to beverages such as tea. Personally, I detest the smell of weed. Every now and then, I can smell it when someone else in the building is smoking it because of the shared air ducts, or when my window is open and they are out on the fire escape smoking. It's not okay for some residents to have rights which directly interfere with the rights of others.

Smoking is a privilege, breathing and being healthy are a right.

Thank you, Chloe Jager 340 Church Street #9 San Francisco, CA 94114

"The Animals of the planet are in desperate peril. Without free animal life I believe we will lose the spiritual equivalent of oxygen." ~Alice Walker

There are always those who need our support as they keep our country free. If you would like to learn more, please visit... <u>http://soldiersangels.org/</u>

Flag Status:

From:	Bruce Mirken <sftroubl@att.net></sftroubl@att.net>
Sent:	Saturday, November 28, 2020 6:37 PM
То:	Calvillo, Angela (BOS)
Subject:	Don't Attack Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up

Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I am stunned that restrictions on cannabis smoking and vaping in private apartments could be included in a proposed anti-smoking ordinance.

Such an ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana, a legal substance in California.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. With cannabis legal for general adult use many medical marijuana patients have chosen not to pay for this legal certification, and would now be forced to waste time and money for no valid reason.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers, and cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine. This proposal is a solution in search of a problem.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Bruce Mirken sftroubl@att.net 1237 Alemany Blvd San Francisco, California 94112

From:	Martin Olive <martin@vaporroom.com></martin@vaporroom.com>
Sent:	Tuesday, December 1, 2020 8:53 AM
То:	Mandelman, Rafael (BOS)
Cc:	BOS-Legislative Aides; BOS-Supervisors; Carroll, John (BOS); Calvillo, Angela (BOS); Board of
	Supervisors, (BOS)
Subject:	Cannabis Exemption from Smoking Ban.

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Mandelman and Board of Supervisors,

My name is Martin Olive, I own Vapor Room, the City's oldest cannabis dispensary. I am one of your constituents and supporters, having voted for your election in your last run.

I am writing to you in regards to today's vote on passing legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption have been targeted against communities of color. And most folks live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

We all live in a city with a lot of compromises and frustrations. Punishing cannabis consumers and imposing expensive fines (\$1000?!!!) for doing something that was voted legal in this state by an overwhelming majority is unfair. Even more so, during a pandemic in winter!

Will you really support fining cannabis consumers who may be unemployed, utilizing the few modes of relief from their trauma to ease the burdens of this past year while stuck at home during another quarantine?!

I truly hope you find the thought as reprehensible as I do. Of all the things the City needs to take care of at this crucial time, to punish cannabis smokers citywide because of 1 complaint to 1 Supervisor seems like a waste of resources and time. Please focus your efforts on more important issues at hand.

I trust you to do the right thing, Supervisor.

Thank you for your time and consideration.

Martin Olive

From:	Phil Points <plpoints48@gmail.com></plpoints48@gmail.com>
Sent:	Sunday, November 29, 2020 10:47 AM
То:	Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean
	(BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)
Cc:	BOS-Supervisors; BOS-legislative@sfgov.org; Board of Supervisors, (BOS); Carroll, John (BOS);
C C.	Calvillo, Angela (BOS)
Subject:	Cannabis

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

I am a 72 y/o male, 43 year resident of San Francisco, 35 yr survivor of HIV/AIDS, and rely on cannabis as part of my regiment to stimulate appetite and fight insomnia. I am fortunate to be able to afford to pay for a Medical Card from the San Francisco Department of Public Health. There are many who use cannabis medicinally who cannot afford to pay for a card.

I urge the Board of Supervisors to allow cannabis to be consumed in apartment buildings by *everyone in need*. I am respectful of my neighbors and allow ventilation to not impose on them. Many years ago, a local reporter spent 5 hours in a closed room at a dispensary interviewing patients while they smoked. A blood draw after breathing the air for 5 hours, showed no signs of cannabis in his blood. Lastly, I don't think we want people in need outside and smoking on the street, which I believe is illegal.

Thank you for reading.

Phillip Points San Francisco

From:	Board of Supervisors, (BOS)
Sent:	Wednesday, November 25, 2020 5:02 PM
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag: Flag Status:	Follow up Completed

From: Christ Lynch <info@email.actionnetwork.org>
Sent: Tuesday, November 24, 2020 6:19 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

1

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Christ Lynch <u>crlynch@mac.com</u> 288 8th Avenue San Francisco, California 94118

From:	Adrian Hinojosa <adrianhinojosa@ymail.com></adrianhinojosa@ymail.com>
Sent:	Tuesday, December 1, 2020 8:32 AM
То:	Yee, Norman (BOS); Breed, London (MYR); BOS-Supervisors
Subject:	Don't ban cannabis smoke

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello Mr Yee, I am a San Francisco resident and native living in a rented apartment. Housing costs have gone up in San Francisco over the years and it is not affordable. I rent in my beautiful city. Cannabis helps in many forms and I use it for medicinal purposes. I don't know why you are trying to ban cannabis smoke and vapor when the LAW tells us to consume in our own home. Cannabis consumption is illegal in public. If I have to smoke I would not like that. I live around the corner from the school and have a lot of homeless and people with drug addiction around me. Plus I am an immune compromised person and do not want to consume in public. Especially being a minority, when consuming publicly was my only option, I have discriminated by San Francisco Police officers, while there are people doing hard and worse drugs on the street in my neighborhood. I don't know why you want to pass this if you are a San Francisco native and resident. You of all people should know that San Francisco has many cannabis users. If you want us to break the law and smoke in public, I suggest you pay for everyone and anyone caught consuming in public.

Pronouns: He/Him Adrian Hinojosa-Chavarría Sent from Yahoo Mail for iPhone

From:	Adrian Hinojosa <adrianhinojosa@ymail.com></adrianhinojosa@ymail.com>
Sent:	Tuesday, December 1, 2020 8:32 AM
То:	Yee, Norman (BOS); Breed, London (MYR); BOS-Supervisors
Subject:	Don't ban cannabis smoke

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Pronouns: He/Him Adrian Hinojosa-Chavarría Sent from Yahoo Mail for iPhone

From: Sent: To: Cc:	Emilio Pi <herecacha@yahoo.es> Tuesday, November 24, 2020 10:25 AM BOS-Supervisors; Safai, Ahsha (BOS) BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS); DPH - kevinreed</herecacha@yahoo.es>
Subject:	Oppose Ordinance 201265
Attachments:	Emilio letter to the board pdf.pdf
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

(Please see attached letter)

From:	Board of Supervisors, (BOS)
Sent:	Wednesday, November 25, 2020 5:02 PM
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag: Flag Status:	Follow up Completed

From: Margot Wampler <info@email.actionnetwork.org>
Sent: Wednesday, November 25, 2020 9:27 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Margot Wampler <u>margot.wampler@gmail.com</u> 1001 pine st #1008 San Francisco, California 94109

From:	Board of Supervisors, (BOS)
Sent:	Wednesday, November 25, 2020 5:03 PM
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag: Flag Status:	Follow up Completed

From: Akshay Patel <info@email.actionnetwork.org>
Sent: Tuesday, November 24, 2020 6:14 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

STOP TRYING TO REGULATE MY HOUSE AND TRYING TO TELL ME WHATS BEST FOR ME. I AM A GROWN ASS MAN.

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

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smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

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Akshay Patel <u>shayusc@gmail.com</u> 39 Fort Mason San Francisco, California 94123

From:	Board of Supervisors, (BOS)
Sent:	Wednesday, November 25, 2020 5:02 PM
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: SF Chamber File #201265 Cannabis Amendment
Attachments:	File #201265 "No Smoking in Multi-Unit Housing Complexes." SF Chamber Cannabis Amendment.pdf
Follow Up Flag: Flag Status:	Follow up Completed

From: Emily Abraham <eabraham@sfchamber.com>
Sent: Wednesday, November 25, 2020 9:06 AM
To: Emily Abraham <eabraham@sfchamber.com>
Subject: SF Chamber File #201265 Cannabis Amendment

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear President Norman Yee and Board of Supervisors,

The San Francisco Chamber of Commerce represents hundreds of local businesses, including cannabis retailers, manufacturers, and cultivators. Our cannabis small business members urge you to amend proposed File #201265 "No Smoking in Multi-Unit Housing Complexes" to exclude cannabis-related smoking. While good intentioned, this legislation would be a step back in cannabis reform, which San Francisco has fought so hard to make progressive steps forward in. We urge you to consider this exemption for socioeconomic, racial, and health related reasons.

Please see attached for our full letter.

Thank you I hope you all have a wonderful Thanksgiving!

Respectfully,

Emily Abraham

Emily Abraham Public Policy Manager SF Chamber of Commerce

From: Sent: To:	John Hinman <jhinman@beveragelaw.com> Tuesday, November 24, 2020 5:03 PM Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton,</jhinman@beveragelaw.com>
Cc: Subject:	Shamann (BOS); Safai, Ahsha (BOS) BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS); board@cmacsf.org OPPOSE #201265 CANNABIS SMOKING BAN
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors

On behalf of the Board of Directors of the California Music and Culture Association (CMAC), please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

We strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

- **Disproportionately impacts low income residents, minorities, and patients in chronic pain.** You can smoke if you are rich enough to own your own home.
- Massive negative impact on an industry that should be supported by our city government. Deemed essential to sell but not to medicate?
- What about the equity program? How can we advance equity by making cannabis use impossible for most? Isn't that another version of the failed war on drugs?
- Where do People Smoke? Prop 64 bans public cannabis consumption, COVID closed consumption lounges. Without a place to smoke this ban encourages lawlessness.
- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

California Music and Culture Association

John A. Hinman Hinman & Carmichael LLP 260 California Street, Suite 700 San Francisco, CA 94111 jhinman@beveragelaw.com

Phone: 415.362.1215 x101 FAX: 415.362.1494 <u>http://www.beveragelaw.com</u>

Click here to subscribe to our Booze Rules newsletter Click here to check appointment availability

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From:	Chris Conrad <case@chrisconrad.com></case@chrisconrad.com>
Sent:	Sunday, November 29, 2020 9:53 AM
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Oppose ban on smoking/vaping cannabis at home

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

I very strongly oppose San Francisco's proposal to ban smoking / vaping at home, including for cannabis for the following reasons.

1) Banning residential smoking is an extreme action that intrudes into the privacy of the home.

2) The "dangers" of second hand cannabis smoke may be inferred but they have not been proved. In other words, the term "dangers" refers to a value judgement that is a matter of opinion and is not proven to be a fact.

3) Whatever health exposure risks (eg., CO2, CO, benzene, ash, particulate, etc.) are known to be inherent to any combustion and all smoke would be mitigated by vaporization, which does not involve combustion or generate those compounds.

4) The ban does not deal uniformly with second hand smoke, excluding fumes from vehicles, barbecues or incense, just to name a few. It is selective and discriminatory to go after only tobacco and cannabis but not other combustion fumes.

5) There are ways to mitigate all smoke and even odor issues related to cannabis without resorting to such an extreme step as prohibition. Simply requiring adequate ventilation or portable air filtration systems would solve the problems or you could have a mediator respond when nuisances are reported and let them resolve and abate the problem.

6) I would point out that California voters explicitly made it legal to smoke or ingest cannabis and states that activity "shall not be a violation of state or local law." Health and Safety Code 11362.1(a)(4). No such protection exists for tobacco, so excepting cannabis could resolve the conflict. Localities have the right to ban onsite consumption for businesses per the Business and Professions Code, but that does not apply to residential properties.

For all the above and other reasons, I believe that the proposed ban violates state law and places extreme and unnecessary restrictions on the lawful behavior of responsible adults.

The measure should be rejected or amended to allow for cannabis use. Please oppose the proposed ban, as written, and vote accordingly. Thank you,

- Chris Conrad, Editor 510-275-9311

theLeafOnline.com and Leaf Radio are part of West Coast Leaf Your trusted news source about cannabis. Send your press materials for consideration to: News@theLeafOnline.com

From:	Mikki Norris <mikki@hr95.org></mikki@hr95.org>
Sent:	Wednesday, November 25, 2020 10:36 AM
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Oppose ban on smoking/vaping cannabis in the privacy of your home
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

When the voters of California and San Francisco endorsed Prop. 64, it was with the understanding that adults would be allowed to consume cannabis in the privacy of their home and other sanctioned areas like a permitted consumption lounge or event.

Sup. Yee's proposed ban on smoking or vaping cannabis in your home in a multi-dwelling residence as part of an anti-tobacco campaign is wrong-headed and violates that personal right. While tobacco smokers have other options to consume their desired product in condoned public spaces, this is not true for cannabis consumers, whose options are severely restricted. Yet, Prop. 64 explicitly enshrined the right to smoke cannabis in the California Health and Safety Code:

CA Health and Safety Code HSC 11362.1. (a) Subject to Sections 11362.2, 11362.3, 11362.4, and 11362.45, but notwithstanding any other provision of law, it shall be lawful under state and local law, and shall not be a violation of state or local law, for persons 21 years of age or older to: (4) Smoke or ingest marijuana or marijuana products;

The proposed ban before you effectively disenfranchises our rights to consume cannabis and discriminates against those who can't afford to live in a single-family residence. It discriminates against patients who have found no need to spend money to get a doctor's recommendation any longer, as cannabis is legal for adults to use and the lawful quantities are sufficient for their medical use. Inhaled cannabis (smoked or vaporized) is a preferred method of ingestion for many who find edibles or other methods too difficult to titrate and can't wait for up to two hours for an effect to happen. We shouldn't be forced to use other methods when we can easily smoke or vape cannabis for the desired effect either medicinally or for personal or spiritual reasons.

Dr. Donald Abrams, a respected physician and researcher found that cannabis smoke either as primary or second-hand has not been proven harmful to others. To equate second-hand cannabis smoke with tobacco smoke is a false and misleading premise.

In addition, simple home air purifiers could be used to mitigate any concerns of smoke. I urge you to vote to exempt cannabis smoking from Supervisor Yee's proposed smoking ban in the interest of equal rights for cannabis consumers, social justice, and compassion.

Respectfully,

-- Mikki Norris, Educator on Prop. 64's Campaign 510-215-8326

From:	Merril Gilbert <merrilgilbert@gmail.com></merrilgilbert@gmail.com>
Sent:	Saturday, November 28, 2020 10:11 AM
То:	Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS); Calvillo, Angela (BOS)
Subject:	Vote No On In-Door Smoking Ban
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

I strongly oppose this ban especially for legal cannabis. This is an infringement of privacy and creates undue hardship during a year of extreme healthy and financial losses. It appears that Supervisor Yee is not fully informed and taking a drastic step that is not acceptable and based on bias. A recent quote from former assistant director of the UCSF Zuckerberg General Hospital AIDS Program, Dr. Donald Abrams...

"I feel somewhat qualified to understand the risks and benefits of inhaled cannabis," Dr. Abrams wrote, noting he's reviewed 10,000 medical journal articles on the topic. "The proposed ordinance, insofar as it would ban cannabis smoking and cannabis vaporizing in private residences in multi-unit buildings in order to reduce the harms of secondhand smoke, lacks scientific basis and would do more harm than good."

I respectfully ask that this Ban proposal be stopped and not go forward.

Merril Gilbert Merril Gilbert

From:	DPH - sara2
Sent:	Wednesday, November 25, 2020 12:12 PM
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

As a member of the SF Cannabis Oversight Committee, an educator and advocate for the chronically and critically ill, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed antismoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. Smoking cannabis outdoors unmasked also creates a dangerous opportunity for exposure to COVID and many people using cannabis at home are already vulnerable with other health complications.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. Many more people are using cannabis for symptom management even prior to COVID and are doing so because it is much easier to obtain in an adult use market.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

This proposed legislation is dangerous for those on fixed incomes with illness as it unfavorably fixates on those who cannot afford their own homes, whose loss of a home would create unsurmountable hardship and the fines further this hardship. These are not San Francisco values, especially in a pandemic!

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Sincerely.

Sara Payan Seat 16, San Francisco Cannabis Oversight Committee



Sara Payan

EDUCATOR | PUBLIC POLICY ADVOCATE | WRITER Sara Payan Consulting 415-377-9577 www.sarapayan.com www.plantedwithsara.com



Flag Status:

From:	Margot Wampler <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Wednesday, November 25, 2020 9:27 AM
To:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

Completed

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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1

Margot Wampler margot.wampler@gmail.com 1001 pine st #1008 San Francisco, California 94109

From:	Christ Lynch <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Tuesday, November 24, 2020 6:19 PM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up

Flag Status: Completed

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Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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1

Christ Lynch crlynch@mac.com 288 8th Avenue San Francisco, California 94118

From:	Akshay Patel <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Tuesday, November 24, 2020 6:14 PM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag.	Followup

Follow Up Flag: Follow up Flag Status: Completed

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Angela Calvillo,

STOP TRYING TO REGULATE MY HOUSE AND TRYING TO TELL ME WHATS BEST FOR ME. I AM A GROWN ASS MAN.

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a

beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Akshay Patel shayusc@gmail.com 39 Fort Mason San Francisco, California 94123

From:	Josh Bunnell <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Tuesday, November 24, 2020 4:48 AM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up

Flag Status: Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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1

Josh Bunnell frant1ck@protonmail.com 1006 funston ave Pacific Grove, California 93950

From:	John Parise <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Monday, November 23, 2020 7:29 PM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco

Follow Up Flag:Follow upFlag Status:Completed

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Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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1

John Parise parise.john@gmail.com Bush street SAN FRANCISCO, California 94108

From:	Mamuka Mdivani <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Monday, November 23, 2020 2:58 PM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up

Flag Status: Completed

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The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

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1

Mamuka Mdivani Jiko61@hotmail.com 777 Broadway San Francisco, California

From:	Betsy Kabaker <info@email.actionnetwork.org></info@email.actionnetwork.org>
Sent:	Tuesday, December 1, 2020 11:04 AM
То:	Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Betsy Kabaker betsykabaker@gmail.com 556 19th Avenue San Francisco, California 94121

From: Sent: To:	Harry S. Pariser <editorial@savethemanatee.com> Friday, November 27, 2020 2:00 PM Breed, Mayor London (MYR); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS); Haney, Matt (BOS); BOS-Supervisors; BOS-Legislative Aides</editorial@savethemanatee.com>
Subject:	Please reject the Orwellian fines on smoking in apartments!
Importance:	High
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Officials and Staff:

Please reject the horrific legislation to charge anyone smoking any substance in their apartment \$1,000-per-day as a fine!

This is legislation in search of a problem.

Maintaining that second-hand smoke from marijuana will give someone lung cancer is beyond parody!

While there might be problems, on a rare basis, with chronic smokers having their smoke spread to neighboring apartments, there are other alternatives (such as talking to your neighbor) available.

This could be used punitively and is a horrific idea.

What has Norman been smoking?

Thank you,

Harry S. Pariser San Francisco

From:	Casey McManis <caseymcmanis@gmail.com></caseymcmanis@gmail.com>
Sent:	Saturday, November 28, 2020 4:27 PM
To:	BOS-Legislative Aides; BOS-Supervisors; Haney, Matt (BOS); Board of Supervisors, (BOS)
Subject:	Regarding Norman Yee's smoking / cannabis legislation
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors / Matt Haney

I am writing to you in regards to legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption have been targeted against communities of color. And most folks live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

Thanks

Casey McManis

District 6

From: Sent: To:	Chuck John <gaybicycle@earthlink.net> Tuesday, November 24, 2020 9:25 PM BOS-Supervisors; Board of Supervisors, (BOS); BOS-Legislative Aides; Carroll, John (BOS); Calvillo, Angela (BOS)</gaybicycle@earthlink.net>
Cc:	Gail Whitty
Subject:	Smoking Ban for Marijuana
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

I frankly don't mind pot smoke. The landlord's son lives in the building and I smell it quite often.

I do mind tobacco smoke. We chase folks off our front step of our apartment when we can smell it coming through our window above the door. I'm glad our building owner's son doesn't smoke cigarettes. I think his smoking pot is good compared with cigarettes.

I was tested for allergies twice and scored positive reaction for tobacco allergy with respiratory issues like sinuses headaches when I'm in the middle of it.

In tobacco they've isolated cancer causing chemicals just as they have in fragrances for laundry detergent, softeners, and dryer sheets. There's no regulation nor disclosure for these fragrance chemical molecules. They reek with a sickly sweet smell that is nauseating when it wafts from the laundry into our apartment through gaps in planks.

To my knowledge, marijuana does not have similar cancer molecules like they've found in tobacco and corporate chemistry fragrances.

Why not work on something like tobacco and fragrances in public spaces rather than harmless marijuana smoke that doesn't make one nauseated when smelling it 2nd hand?

I think the idea of banning pot smoking in SF is ridiculous. That's what it would be for those who couldn't afford to buy a \$2 million house here.

So it's banned outside, and now for apartment dwellers, they want to ban it inside too?

I see no reason for the rich to have special rights in SF with anything including marijuana rights to smoke. Don't these billionaires have enough?

Cheers, John Daniel San Francisco

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Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Betsy Kabaker betsykabaker@gmail.com 556 19th Avenue San Francisco, California 94121

From:	Martin Olive <martin@vaporroom.com></martin@vaporroom.com>	
Sent:	Tuesday, December 1, 2020 8:53 AM	
То:	Mandelman, Rafael (BOS)	
Cc:	BOS-Legislative Aides; BOS-Supervisors; Carroll, John (BOS); Calvillo, Angela (BOS); Board	
	Supervisors, (BOS)	
Subject:	Cannabis Exemption from Smoking Ban.	

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Mandelman and Board of Supervisors,

My name is Martin Olive, I own Vapor Room, the City's oldest cannabis dispensary. I am one of your constituents and supporters, having voted for your election in your last run.

I am writing to you in regards to today's vote on passing legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption have been targeted against communities of color. And most folks live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

We all live in a city with a lot of compromises and frustrations. Punishing cannabis consumers and imposing expensive fines (\$1000?!!!) for doing something that was voted legal in this state by an overwhelming majority is unfair. Even more so, during a pandemic in winter!

Will you really support fining cannabis consumers who may be unemployed, utilizing the few modes of relief from their trauma to ease the burdens of this past year while stuck at home during another quarantine?!

I truly hope you find the thought as reprehensible as I do. Of all the things the City needs to take care of at this crucial time, to punish cannabis smokers citywide because of 1 complaint to 1 Supervisor seems like a waste of resources and time. Please focus your efforts on more important issues at hand.

I trust you to do the right thing, Supervisor.

Thank you for your time and consideration.

Martin Olive

From:	Adrian Hinojosa
To:	Yee, Norman (BOS); Breed, London (MYR); BOS-Supervisors
Subject:	Don't ban cannabis smoke
Date:	Tuesday, December 1, 2020 8:32:38 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello Mr Yee, I am a San Francisco resident and native living in a rented apartment. Housing costs have gone up in San Francisco over the years and it is not affordable. I rent in my beautiful city. Cannabis helps in many forms and I use it for medicinal purposes. I don't know why you are trying to ban cannabis smoke and vapor when the LAW tells us to consume in our own home. Cannabis consumption is illegal in public. If I have to smoke I would not like that. I live around the corner from the school and have a lot of homeless and people with drug addiction around me. Plus I am an immune compromised person and do not want to consume in public. Especially being a minority, when consuming publicly was my only option, I have discriminated by San Francisco Police officers, while there are people doing hard and worse drugs on the street in my neighborhood. I don't know why you want to pass this if you are a San Francisco native and resident. You of all people should know that San Francisco has many cannabis users. If you want us to break the law and smoke in public, I suggest you pay for everyone and anyone caught consuming in public.

Pronouns: He/Him Adrian Hinojosa-Chavarría <u>Sent from Yahoo Mail for iPhone</u>

From:	Phil Points <plpoints48@gmail.com></plpoints48@gmail.com>
Sent:	Sunday, November 29, 2020 10:47 AM
То:	Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean
	(BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton,
	Shamann (BOS); Safai, Ahsha (BOS)
Cc:	BOS-Supervisors; BOS-legislative@sfgov.org; Board of Supervisors, (BOS); Carroll, John (BOS);
	Calvillo, Angela (BOS)
Subject:	Cannabis

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

I am a 72 y/o male, 43 year resident of San Francisco, 35 yr survivor of HIV/AIDS, and rely on cannabis as part of my regiment to stimulate appetite and fight insomnia. I am fortunate to be able to afford to pay for a Medical Card from the San Francisco Department of Public Health. There are many who use cannabis medicinally who cannot afford to pay for a card.

I urge the Board of Supervisors to allow cannabis to be consumed in apartment buildings by *everyone in need*. I am respectful of my neighbors and allow ventilation to not impose on them. Many years ago, a local reporter spent 5 hours in a closed room at a dispensary interviewing patients while they smoked. A blood draw after breathing the air for 5 hours, showed no signs of cannabis in his blood. Lastly, I don't think we want people in need outside and smoking on the street, which I believe is illegal.

Thank you for reading.

Phillip Points San Francisco

From:	Chris Conrad <case@chrisconrad.com></case@chrisconrad.com>
Sent:	Sunday, November 29, 2020 9:53 AM
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Oppose ban on smoking/vaping cannabis at home

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

I very strongly oppose San Francisco's proposal to ban smoking / vaping at home, including for cannabis for the following reasons.

1) Banning residential smoking is an extreme action that intrudes into the privacy of the home.

2) The "dangers" of second hand cannabis smoke may be inferred but they have not been proved. In other words, the term "dangers" refers to a value judgement that is a matter of opinion and is not proven to be a fact.

3) Whatever health exposure risks (eg., CO2, CO, benzene, ash, particulate, etc.) are known to be inherent to any combustion and all smoke would be mitigated by vaporization, which does not involve combustion or generate those compounds.

4) The ban does not deal uniformly with second hand smoke, excluding fumes from vehicles, barbecues or incense, just to name a few. It is selective and discriminatory to go after only tobacco and cannabis but not other combustion fumes.

5) There are ways to mitigate all smoke and even odor issues related to cannabis without resorting to such an extreme step as prohibition. Simply requiring adequate ventilation or portable air filtration systems would solve the problems or you could have a mediator respond when nuisances are reported and let them resolve and abate the problem.

6) I would point out that California voters explicitly made it legal to smoke or ingest cannabis and states that activity "shall not be a violation of state or local law." Health and Safety Code 11362.1(a)(4). No such protection exists for tobacco, so excepting cannabis could resolve the conflict. Localities have the right to ban onsite consumption for businesses per the Business and Professions Code, but that does not apply to residential properties.

For all the above and other reasons, I believe that the proposed ban violates state law and places extreme and unnecessary restrictions on the lawful behavior of responsible adults.

The measure should be rejected or amended to allow for cannabis use. Please oppose the proposed ban, as written, and vote accordingly. Thank you,

- Chris Conrad, Editor 510-275-9311

theLeafOnline.com and Leaf Radio are part of West Coast Leaf Your trusted news source about cannabis. Send your press materials for consideration to: News@theLeafOnline.com

From:	Bruce Mirken <sftroubl@att.net></sftroubl@att.net>
Sent:	Saturday, November 28, 2020 6:37 PM
То:	Calvillo, Angela (BOS)
Subject:	Don't Attack Cannabis Users Rights in San Francisco
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I am stunned that restrictions on cannabis smoking and vaping in private apartments could be included in a proposed anti-smoking ordinance.

Such an ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana, a legal substance in California.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. With cannabis legal for general adult use many medical marijuana patients have chosen not to pay for this legal certification, and would now be forced to waste time and money for no valid reason.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers, and cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine. This proposal is a solution in search of a problem.

1

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Bruce Mirken sftroubl@att.net 1237 Alemany Blvd San Francisco, California 94112

From:	Casey McManis <caseymcmanis@gmail.com></caseymcmanis@gmail.com>
Sent:	Saturday, November 28, 2020 4:27 PM
To:	BOS-Legislative Aides; BOS-Supervisors; Haney, Matt (BOS); Board of Supervisors, (BOS)
Subject:	Regarding Norman Yee's smoking / cannabis legislation
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors / Matt Haney

I am writing to you in regards to legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption have been targeted against communities of color. And most folks live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

Thanks

Casey McManis

District 6

From:	Merril Gilbert <merrilgilbert@gmail.com></merrilgilbert@gmail.com>
Sent:	Saturday, November 28, 2020 10:11 AM
То:	Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS); Calvillo, Angela (BOS)
Subject:	Vote No On In-Door Smoking Ban
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

I strongly oppose this ban especially for legal cannabis. This is an infringement of privacy and creates undue hardship during a year of extreme healthy and financial losses. It appears that Supervisor Yee is not fully informed and taking a drastic step that is not acceptable and based on bias. A recent quote from former assistant director of the UCSF Zuckerberg General Hospital AIDS Program, Dr. Donald Abrams...

"I feel somewhat qualified to understand the risks and benefits of inhaled cannabis," Dr. Abrams wrote, noting he's reviewed 10,000 medical journal articles on the topic. "The proposed ordinance, insofar as it would ban cannabis smoking and cannabis vaporizing in private residences in multi-unit buildings in order to reduce the harms of secondhand smoke, lacks scientific basis and would do more harm than good."

I respectfully ask that this Ban proposal be stopped and not go forward.

Merril Gilbert Merril Gilbert

From: Sent: To:	Harry S. Pariser <editorial@savethemanatee.com> Friday, November 27, 2020 2:00 PM Breed, Mayor London (MYR); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS); Haney, Matt (BOS); BOS-Supervisors; BOS-Legislative Aides</editorial@savethemanatee.com>
Subject:	Please reject the Orwellian fines on smoking in apartments!
Importance:	High
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Officials and Staff:

Please reject the horrific legislation to charge anyone smoking any substance in their apartment \$1,000-per-day as a fine!

This is legislation in search of a problem.

Maintaining that second-hand smoke from marijuana will give someone lung cancer is beyond parody!

While there might be problems, on a rare basis, with chronic smokers having their smoke spread to neighboring apartments, there are other alternatives (such as talking to your neighbor) available.

This could be used punitively and is a horrific idea.

What has Norman been smoking?

Thank you,

Harry S. Pariser San Francisco

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Wednesday, November 25, 2020 5:02:20 PM

From: Christ Lynch <info@email.actionnetwork.org>
Sent: Tuesday, November 24, 2020 6:19 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Christ Lynch <u>crlynch@mac.com</u> 288 8th Avenue San Francisco, California 94118

From:	DPH - sara2
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Please Protect Cannabis Users Rights in San Francisco
Date:	Wednesday, November 25, 2020 12:12:21 PM
Attachments:	image001.png image002.png

As a member of the SF Cannabis Oversight Committee, an educator and advocate for the chronically and critically ill, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. Smoking cannabis outdoors unmasked also creates a dangerous opportunity for exposure to COVID and many people using cannabis at home are already vulnerable with other health complications.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. Many more people are using cannabis for symptom management even prior to COVID and are doing so because it is much easier to obtain in an adult use market.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

This proposed legislation is dangerous for those on fixed incomes with illness as it unfavorably fixates on those who cannot afford their own homes, whose loss of a home would create unsurmountable hardship and the fines further this hardship. These are not San Francisco values, especially in a pandemic!

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Sincerely.

Sara Payan Seat 16, San Francisco Cannabis Oversight Committee



Sara Payan

EDUCATOR | PUBLIC POLICY ADVOCATE | WRITER Sara Payan Consulting 415-377-9577 www.sarapayan.com www.plantedwithsara.com

■<u>Facebook</u> **■**<u>Twitter</u>

Lew, Lisa (BOS)

From:	Mikki Norris <mikki@hr95.org></mikki@hr95.org>
Sent:	Wednesday, November 25, 2020 10:36 AM
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Oppose ban on smoking/vaping cannabis in the privacy of your home
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

When the voters of California and San Francisco endorsed Prop. 64, it was with the understanding that adults would be allowed to consume cannabis in the privacy of their home and other sanctioned areas like a permitted consumption lounge or event.

Sup. Yee's proposed ban on smoking or vaping cannabis in your home in a multi-dwelling residence as part of an anti-tobacco campaign is wrong-headed and violates that personal right. While tobacco smokers have other options to consume their desired product in condoned public spaces, this is not true for cannabis consumers, whose options are severely restricted. Yet, Prop. 64 explicitly enshrined the right to smoke cannabis in the California Health and Safety Code:

CA Health and Safety Code HSC 11362.1. (a) Subject to Sections 11362.2, 11362.3, 11362.4, and 11362.45, but notwithstanding any other provision of law, it shall be lawful under state and local law, and shall not be a violation of state or local law, for persons 21 years of age or older to: (4) Smoke or ingest marijuana or marijuana products;

The proposed ban before you effectively disenfranchises our rights to consume cannabis and discriminates against those who can't afford to live in a single-family residence. It discriminates against patients who have found no need to spend money to get a doctor's recommendation any longer, as cannabis is legal for adults to use and the lawful quantities are sufficient for their medical use. Inhaled cannabis (smoked or vaporized) is a preferred method of ingestion for many who find edibles or other methods too difficult to titrate and can't wait for up to two hours for an effect to happen. We shouldn't be forced to use other methods when we can easily smoke or vape cannabis for the desired effect either medicinally or for personal or spiritual reasons.

Dr. Donald Abrams, a respected physician and researcher found that cannabis smoke either as primary or second-hand has not been proven harmful to others. To equate second-hand cannabis smoke with tobacco smoke is a false and misleading premise.

In addition, simple home air purifiers could be used to mitigate any concerns of smoke. I urge you to vote to exempt cannabis smoking from Supervisor Yee's proposed smoking ban in the interest of equal rights for cannabis consumers, social justice, and compassion.

Respectfully,

-- Mikki Norris, Educator on Prop. 64's Campaign 510-215-8326

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Margot Wampler margot.wampler@gmail.com 1001 pine st #1008 San Francisco, California 94109

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Wednesday, November 25, 2020 5:01:54 PM

From: Margot Wampler <info@email.actionnetwork.org>
Sent: Wednesday, November 25, 2020 9:27 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Margot Wampler margot.wampler@gmail.com 1001 pine st #1008 San Francisco, California 94109

Lew, Lisa (BOS)

From: Sent:	Board of Supervisors, (BOS) Wednesday, November 25, 2020 5:02 PM
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: SF Chamber File #201265 Cannabis Amendment
Attachments:	File #201265 "No Smoking in Multi-Unit Housing Complexes." SF Chamber Cannabis Amendment.pdf
Follow Up Flag: Flag Status:	Follow up Completed

From: Emily Abraham <eabraham@sfchamber.com>
Sent: Wednesday, November 25, 2020 9:06 AM
To: Emily Abraham <eabraham@sfchamber.com>
Subject: SF Chamber File #201265 Cannabis Amendment

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear President Norman Yee and Board of Supervisors,

The San Francisco Chamber of Commerce represents hundreds of local businesses, including cannabis retailers, manufacturers, and cultivators. Our cannabis small business members urge you to amend proposed File #201265 "No Smoking in Multi-Unit Housing Complexes" to exclude cannabis-related smoking. While good intentioned, this legislation would be a step back in cannabis reform, which San Francisco has fought so hard to make progressive steps forward in. We urge you to consider this exemption for socioeconomic, racial, and health related reasons.

Please see attached for our full letter.

Thank you I hope you all have a wonderful Thanksgiving!

Respectfully,

Emily Abraham

Emily Abraham Public Policy Manager SF Chamber of Commerce

Lew, Lisa (BOS)

From:	Chuck John <gaybicycle@earthlink.net></gaybicycle@earthlink.net>
Sent:	Tuesday, November 24, 2020 9:25 PM
То:	BOS-Supervisors; Board of Supervisors, (BOS); BOS-Legislative Aides; Carroll, John (BOS); Calvillo, Angela (BOS)
Cc:	Gail Whitty
Subject:	Smoking Ban for Marijuana
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

I frankly don't mind pot smoke. The landlord's son lives in the building and I smell it quite often.

I do mind tobacco smoke. We chase folks off our front step of our apartment when we can smell it coming through our window above the door. I'm glad our building owner's son doesn't smoke cigarettes. I think his smoking pot is good compared with cigarettes.

I was tested for allergies twice and scored positive reaction for tobacco allergy with respiratory issues like sinuses headaches when I'm in the middle of it.

In tobacco they've isolated cancer causing chemicals just as they have in fragrances for laundry detergent, softeners, and dryer sheets. There's no regulation nor disclosure for these fragrance chemical molecules. They reek with a sickly sweet smell that is nauseating when it wafts from the laundry into our apartment through gaps in planks.

To my knowledge, marijuana does not have similar cancer molecules like they've found in tobacco and corporate chemistry fragrances.

Why not work on something like tobacco and fragrances in public spaces rather than harmless marijuana smoke that doesn't make one nauseated when smelling it 2nd hand?

I think the idea of banning pot smoking in SF is ridiculous. That's what it would be for those who couldn't afford to buy a \$2 million house here.

So it's banned outside, and now for apartment dwellers, they want to ban it inside too?

I see no reason for the rich to have special rights in SF with anything including marijuana rights to smoke. Don't these billionaires have enough?

Cheers, John Daniel San Francisco

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Christ Lynch crlynch@mac.com 288 8th Avenue San Francisco, California 94118

Angela Calvillo,

STOP TRYING TO REGULATE MY HOUSE AND TRYING TO TELL ME WHATS BEST FOR ME. I AM A GROWN ASS MAN.

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

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Akshay Patel shayusc@gmail.com 39 Fort Mason San Francisco, California 94123

Lew, Lisa (BOS)

From: Sent: To:	John Hinman <jhinman@beveragelaw.com> Tuesday, November 24, 2020 5:03 PM Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton,</jhinman@beveragelaw.com>
Cc: Subject:	Shamann (BOS); Safai, Ahsha (BOS) BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS); board@cmacsf.org OPPOSE #201265 CANNABIS SMOKING BAN
Follow Up Flag: Flag Status:	Follow up Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors

On behalf of the Board of Directors of the California Music and Culture Association (CMAC), please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

We strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

- **Disproportionately impacts low income residents, minorities, and patients in chronic pain.** You can smoke if you are rich enough to own your own home.
- Massive negative impact on an industry that should be supported by our city government. Deemed essential to sell but not to medicate?
- What about the equity program? How can we advance equity by making cannabis use impossible for most? Isn't that another version of the failed war on drugs?
- Where do People Smoke? Prop 64 bans public cannabis consumption, COVID closed consumption lounges. Without a place to smoke this ban encourages lawlessness.
- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

California Music and Culture Association

John A. Hinman Hinman & Carmichael LLP 260 California Street, Suite 700 San Francisco, CA 94111 jhinman@beveragelaw.com

Phone: 415.362.1215 x101 FAX: 415.362.1494 <u>http://www.beveragelaw.com</u>

Click here to subscribe to our Booze Rules newsletter Click here to check appointment availability

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Lew, Lisa (BOS)

From: Sent: To: Cc:	Emilio Pi <herecacha@yahoo.es> Tuesday, November 24, 2020 10:25 AM BOS-Supervisors; Safai, Ahsha (BOS) BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS); DPH - kevinreed</herecacha@yahoo.es>
Subject:	Coppose Ordinance 201265
Attachments:	Emilio letter to the board pdf.pdf
Follow Up Flag:	Follow up
Flag Status:	Completed

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

(Please see attached letter)

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Josh Bunnell frant1ck@protonmail.com 1006 funston ave Pacific Grove, California 93950

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John Parise parise.john@gmail.com Bush street SAN FRANCISCO, California 94108

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Mamuka Mdivani Jiko61@hotmail.com 777 Broadway San Francisco, California

From:landraTo:Board of Supervisors, (BOS)Subject:RE: BOS meeting 12/1/20 Item #42, File #201265Date:Tuesday, December 1, 2020 4:51:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello members of the Board of Supervisors,

I was disturbed to hear about the new proposal to make smoking marihuana illegal inside SF apartment units and though I'm a bit late coming to the table, I really hope you do not pass it on first reading. I was particularly alarmed to see that most articles I've read about this proposal did not address what seems one of the most important of several issues at stake here. The most overarching and important in my view is the right to privacy in our own homes/dwelling units and the right to make our own health decisions about our own bodies. I feel we should be deeply concerned that the city of SF is considering imposing a law/adding weight to existing law about what choices we are allowed to make regarding our own health inside our own private dwelling units when contagion is not at issue in this matter. Such proposals are an authoritarian approach to concerns for the public/private health with potentially serious negative consequences for residents/tenants. This heavy handed approach should not be taken and seems that it could have complex future legal complications for the city itself as well as it's residents.

Is it not true that you would be setting another dangerous legal precedent to allow local governing entities and private land owners to decide what we are allowed or not allowed to do inside our own homes? Restriction of cigarette smoking in public areas is understandable as it is a known carcinogen. However, even though I personally don't like cigarette smoking, the CC code 1947.5 is still of great concern to myself and many others as it restricts the choices people are allowed to make about their own health in their own homes and gives landowners excessive powers over tenants. If you enact this law and thus support this restrictive and authoritarian legal precedent even further; then there is grave concern for what might become possible as far as what else someone could decide we should not be allowed to do inside our own dwellings in the future. We have already seen precedents exploited in grievous ways to supress peoples rights in government on the national level in recent years and that trend needs to be curtailed especially in a democratically oriented city like SF. Give this proposal an inch and it seems that someone could take a mile in the future. Isn't that what's already starting to happen here? Isn't this law building on the law already restricting us from smoking cigarettes? Where will the limitations that renters have to live with inside their own units end? Why does the city want to now impose on our own private lives ever further and push for something that does NOT have absolutely conclusive evidence to its necessity?

Why such a heavy handed approach to this issue? What about people that live alone? Why should we be subject to such a restrictive law about smoking/marihuana use, especially now during the pandemic when persons living alone are mostly if not always alone in their units anyway and may want/need to partake of what is now a legal substance in a perfectly responsible manner.

This issue is also of significant concern for the housing crisis in SF. This proposal will disproportionately restrict the rights of renters as opposed to homeowners and is therefore inherently prejudicial when there is already a social, cultural and very real financial and pragmatic disparity that favors homeowners and their freedoms and denies them to renters who most often are people who have no other financial choice but to rent.

Tenants already face problems from large corporate landlords harassing SF tenants. Tenants are understandably concerned that this legislation could become another means by which large speculative corporate landlords striving to maximize profits will harass tenants as a means of inducing them to vacate so they can raise the rents. False allegations about tenants alleged actions of various sorts from such landlords have forced tenants to have to spend precious time and energy fighting to defend themselves. A recent lawsuit against the largest residential landlord in SF which included harassment claims was recently settled in the tenants favor and there are other similar suits that are ongoing that include tenants from buildings all over the city. It's highly distressing for renters but disproportionately exhausting and distressing to the lives of lower income minorities, people with disabilities, etc. It also sets up yet another means by which landowners/building managers can target specific tenants and not treat them with equal regard. It socially/culturally lends itself to illegitimizing marihuana smoking again and can lead to backsliding into social prejudices

towards those who do even if they have medical reasons as has been the case previously. Marihuana and cigarette smoking should not be lumped together.

To my understanding the evidence of damage from second hand marihuana smoke that seems to be the basis for this unnecessary proposal is also fairly unsubstantiated and *definitely* inconclusive. Laws should generally not be proposed without solid evidence as to their necessity wherever possible and should certainly not be passed without fully substantiated cause especially when the negative implications as to how it may affect residents/tenants *are* indeed considerable.

Arguments that there are other means than smoking to obtain marihuana or CBD, etc. benefits are not taking into consideration the significant negative financial impact that will have on people. Edibles and other non-raw, non smoking forms of ingesting marihuana, THC, CBD, etc. are far more expensive per weight, dose, product, etc. and would create significant financial burden. It will disproportionately impact bipoc, low income, disabled, etc. residents as well. This would currently be true for many people who are not even minorities as well due to current pandemic situations creating financial difficulty for many in the community.

Imposing such severe restrictions on ALL residents/tenants in their PRIVATE units gives excess powers to landlords, lawmakers and lobbyists, financially burdens marihuana users and marihuana businesses. Even if it turns out that marihuana smoke is a genuine significant danger, alcohol is definitely far more dangerous than marihuana; (people can lose their motor skills on alcohol, physically endanger others, etc.) We are allowed to drink in our own homes but we will not be able to smoke marihuana; how does that make any sense? The city should not be overseeing this aspect of our lives. If there are people that are concerned about second hand smoke, then they can take measures to ensure their OWN safety in their own way, such as wear N95 masks to help protect themselves (we are all wearing masks a lot anyway these days) but that should be each individual's choice INSIDE their own dwellings.

Where are people supposed to be able to partake of a legal substance if not in their own homes and they can't legally do it on the street or even be safe to do so at all given pandemic conditions and with invasive camera's on buildings everywhere in SF? Private camera footage is increasingly being used against citizens in various ways. This proposal seems like a possible way to circumvent the legalization of marihuana that so many people worked hard to make legal in the first place. Could it not potentially really damage the finances of the marihuana industry as well? The more difficult the city makes it for people to use marihuana, etc, the more it makes it hard for those types of businesses to make a living thus potentially inducing displacement, if not failure.

Please do not pass this legislation. This proposal paints the situation with broad strokes and the details and precedent do indeed matter. Some restrictions in PUBLIC areas are perhaps understandable in certain situations where sensitive members of the population are involved such as children but to restrict our behavior in our own private residences to this extreme degree is going too far. The majority of people who smoke in this city do so in a responsible manner as they have done so for years and they should not be penalized. I'm disappointed in the supervisors who are supporting this regressive and authoritarian approach to concerns about smoking in private residences when there are so many other serious problems that the city is facing that need attention.

Sincerely,

Landra Tankha, Veritas Tenants Association 520 Buchanan St. Apt. 11 San Francisco, CA 94102 (D5)

May true peace prevail throughout creation...

From:	landra
To:	Breed, Mayor London (MYR)
Subject:	Stop the ban on smoking marihuana in rental housing units!
Date:	Tuesday, December 1, 2020 3:41:42 PM

Dear Mayor Breed and members of the Board of Supervisors,

I was disturbed to hear about this new proposal to make smoking marihuana illegal inside SF apartment units. I was particularly alarmed to see that most articles I've read about it did not address what seems one of the most important of several issues at stake here. The most overarching and important in my view is the right to privacy in our own homes/dwelling units and the right to make our own health decisions about our own bodies. We should all be deeply concerned that the city of SF is considering imposing a law/adding weight to existing law about what choices we are allowed to make regarding our own health inside our own private dwelling units when contagion is not at issue in this matter. Such proposals are an authoritarian approach to concerns for the public/private health with potentially serious negative consequences for residents/tenants. This heavy handed approach should be taken seriously by all concerned and could have complex future legal complications for the city itself as well as it's residents.

To my understanding the evidence of damage from second hand marihuana smoke that seems to be the basis for this unnecessary proposal is also fairly unsubstantiated and *definitely* inconclusive. Laws should generally not be proposed without solid evidence as to their necessity wherever possible and should certainly not be passed without fully substantiated cause especially when the negative implications as to how it may affect residents/tenants *are* indeed considerable.

Imposing such severe restrictions on ALL residents/tenants in their PRIVATE units gives excess powers to landlords, lawmakers and lobbyists, financially burdens marihuana users and marihuana businesses. Even if it turns out that the smoke is a potential danger, alcohol definitely is a danger which is far more dangerous than marihuana; (people can lose their motor skills, endanger their children, etc.) We are allowed to drink in our own homes but not to smoke marihuana; how does that make sense? The city should not be overseeing this aspect of our lives. If there are people that are concerned about second hand smoke, then they can wear N95 masks to help protect themselves (we are all wearing masks a lot anyway these days) but that should be each individual's choice inside their own homes.

Is it not true that you would be setting another dangerous legal precedent to allow local governing entities and private land owners to decide what we are allowed or not allowed to do inside our own homes? Restriction of cigarette smoking in public areas is understandable as it is a known carcinogen. However, even though I personally don't like cigarette smoking, the CC code 1947.5 is still of great concern to myself and many others as it restricts the choices people are allowed to make about their own health in their own homes and gives landowners excessive powers over tenants. If you enact this law and thus support this restrictive and authoritarian precedent even further; then there is grave concern for what might become possible as far as what else someone could decide we should not be allowed to do inside our own homes in the future. We have already seen precedents exploited in grievous ways to subvert peoples rights in government a on the national level in recent years and that trend needs to be curtailed especially in a democratically oriented city like SF. Give this proposal an inch and it seems obvious that someone could take a mile in the future. Isn't that what's already starting to happen here? Isn't this law building on the law already restricting us from smoking cigarettes in our own apartments? Where will the limitations that renters have to live with inside their own units end? Why does the city want to now impose on our own private lives ever further and push for something that does NOT have absolutely conclusive evidence to its necessity and even then should be questionable?

Where are people supposed to be able to partake of a legal substance if not in their own homes and they can't legally do it on the street or even be safe to do so with invasive camera's on buildings everywhere in SF? Private camera footage has been known to be increasingly used against citizens in various ways. This proposal seems like a way to circumvent the legalization of marihuana that so many people worked hard to make legal in the first place. Could it not potentially really damage the finances of the marihuana industry as well? The more difficult the city makes it for people to use marihuana, etc, the more it makes it hard for those types of businesses to make a living thus potentially inducing displacement, if not failure. Why such a heavy handed approach to this issue? What about people that live alone? Why should we be subject to such a restrictive law about marihuana use, especially now during the pandemic when persons living alone are mostly if not always alone in their units anyway and may want/need to partake of what is now a legal substance.

This issue is of significant concern for the housing crisis in SF. This proposal will disproportionately restrict the rights of renters as opposed to homeowners and is therefore inherently prejudicial when there is already a social, cultural and very real financial and pragmatic disparity that favors homeowners and their freedoms and denies them to renters who most often have no choice but to rent.

Tenants already face many problems from large corporate landlords harassing SF tenants. Tenants are understandably concerned that this law could become another means by which large speculative corporate landlords striving to maximize profits will harass tenants as a means of inducing them to vacate so they can raise the rents. A recent lawsuit against the largest residential landlord in SF which included harassment claims was recently settled in the tenants favor and there are other similar suits that are ongoing that include tenants from buildings all over the city. False allegations about tenants alleged actions of various sorts from such landlords have forced tenants to have to spend precious time and energy fighting to defend themselves. It's highly distressing for renters but disproportionately exhausting and distressing to the lives of lower income minorities, people with disabilities, etc. It also sets up yet another means by which landowners/building managers can target specific tenants and not treat them with equal respect. It also culturally lends itself to illegitimizing marihuana smoking again and can lead to backsliding into social prejudices towards those who do.

Arguments that there are other means than smoking to obtain marihuana or CBD, etc. benefits are not taking into consideration the significant negative financial impact that will have on people. Edibles and other non-raw, non smoke forms of ingesting marihuana, THC, CBD, etc. are far more expensive per weight, dose, product, etc. and would create significant financial burden. It will disproportionately impact bipoc, low income, disabled, etc. residents as well. This would currently be true for many people who are not even minorities as well due to current pandemic

situations creating financial difficulty for many in the community.

Please do not pass this legislation. Please do not merely amend it unless you are going to stop the aspect of this legislation that prohibits people from smoking in their own units. Some restrictions in PUBLIC areas are perhaps understandable in certain situations where sensitive members of the population are involved such as children but to restrict our behavior in our own private residence is going too far. This issue should not even be on the table and I'm very disappointed in the supervisors who are supporting this regressive and authoritarian approach when there are so many other serious problems that the city is facing.

Sincerely,

Landra Tankha 520 Buchanan St. Apt. 11 San Francisco, CA 94102 (D5)

May true peace prevail throughout creation...

From:	landra
To:	Breed, Mayor London (MYR)
Subject:	Stop the ban on smoking marihuana in rental housing units!
Date:	Tuesday, December 1, 2020 3:41:42 PM

Dear Mayor Breed and members of the Board of Supervisors,

I was disturbed to hear about this new proposal to make smoking marihuana illegal inside SF apartment units. I was particularly alarmed to see that most articles I've read about it did not address what seems one of the most important of several issues at stake here. The most overarching and important in my view is the right to privacy in our own homes/dwelling units and the right to make our own health decisions about our own bodies. We should all be deeply concerned that the city of SF is considering imposing a law/adding weight to existing law about what choices we are allowed to make regarding our own health inside our own private dwelling units when contagion is not at issue in this matter. Such proposals are an authoritarian approach to concerns for the public/private health with potentially serious negative consequences for residents/tenants. This heavy handed approach should be taken seriously by all concerned and could have complex future legal complications for the city itself as well as it's residents.

To my understanding the evidence of damage from second hand marihuana smoke that seems to be the basis for this unnecessary proposal is also fairly unsubstantiated and *definitely* inconclusive. Laws should generally not be proposed without solid evidence as to their necessity wherever possible and should certainly not be passed without fully substantiated cause especially when the negative implications as to how it may affect residents/tenants *are* indeed considerable.

Imposing such severe restrictions on ALL residents/tenants in their PRIVATE units gives excess powers to landlords, lawmakers and lobbyists, financially burdens marihuana users and marihuana businesses. Even if it turns out that the smoke is a potential danger, alcohol definitely is a danger which is far more dangerous than marihuana; (people can lose their motor skills, endanger their children, etc.) We are allowed to drink in our own homes but not to smoke marihuana; how does that make sense? The city should not be overseeing this aspect of our lives. If there are people that are concerned about second hand smoke, then they can wear N95 masks to help protect themselves (we are all wearing masks a lot anyway these days) but that should be each individual's choice inside their own homes.

Is it not true that you would be setting another dangerous legal precedent to allow local governing entities and private land owners to decide what we are allowed or not allowed to do inside our own homes? Restriction of cigarette smoking in public areas is understandable as it is a known carcinogen. However, even though I personally don't like cigarette smoking, the CC code 1947.5 is still of great concern to myself and many others as it restricts the choices people are allowed to make about their own health in their own homes and gives landowners excessive powers over tenants. If you enact this law and thus support this restrictive and authoritarian precedent even further; then there is grave concern for what might become possible as far as what else someone could decide we should not be allowed to do inside our own homes in the future. We have already seen precedents exploited in grievous ways to subvert peoples rights in government a on the national level in recent years and that trend needs to be curtailed especially in a democratically oriented city like SF. Give this proposal an inch and it seems obvious that someone could take a mile in the future. Isn't that what's already starting to happen here? Isn't this law building on the law already restricting us from smoking cigarettes in our own apartments? Where will the limitations that renters have to live with inside their own units end? Why does the city want to now impose on our own private lives ever further and push for something that does NOT have absolutely conclusive evidence to its necessity and even then should be questionable?

Where are people supposed to be able to partake of a legal substance if not in their own homes and they can't legally do it on the street or even be safe to do so with invasive camera's on buildings everywhere in SF? Private camera footage has been known to be increasingly used against citizens in various ways. This proposal seems like a way to circumvent the legalization of marihuana that so many people worked hard to make legal in the first place. Could it not potentially really damage the finances of the marihuana industry as well? The more difficult the city makes it for people to use marihuana, etc, the more it makes it hard for those types of businesses to make a living thus potentially inducing displacement, if not failure. Why such a heavy handed approach to this issue? What about people that live alone? Why should we be subject to such a restrictive law about marihuana use, especially now during the pandemic when persons living alone are mostly if not always alone in their units anyway and may want/need to partake of what is now a legal substance.

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situations creating financial difficulty for many in the community.

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Sincerely,

Landra Tankha 520 Buchanan St. Apt. 11 San Francisco, CA 94102 (D5)

May true peace prevail throughout creation...

From:	Sharon Krinsky
To:	Board of Supervisors, (BOS)
Subject:	201265 [Health Code - No Smoking in Multi-Unit Housing Complexes]
Date:	Tuesday, December 1, 2020 2:11:07 PM

Dear Supervisors,

I live in San Francisco, and I vehemently oppose the proposed ordinance amending the Health Code to prohibit smoking inside all private dwelling units in multi-unit housing complexes of three or more units.

The ordinance is classist and discriminatory, as it only applies to residents unable to afford a free-standing home. In addition, the heavy-handed, over-reaching ban leapfrogs attempts at remediation of second-hand smoke in multi-unit dwellings. For example, why not ask the Planning Department to investigate possible solutions for mitigating the spread of smoke/smells from one unit to another before we start banning things?

Moreover, the ordinance is suspiciously specific, targeting only tobacco and cannabis smoke. What about the smoke from burning incense, or candles or firewood or barbecue or burnt popcorn? What about emissions from vehicles and gas pumps? Will you now require residents to keep their windows closed at all times?

Finally, the ban conflates (without merit or proof) the health problems associated with second-hand tobacco smoke and second-hand cannabis smoke. San Francisco's Department of Public Health should be able to enlighten you to the significant differences between the two. My strong hunch is that this ordinance is a thinly veiled attempt to chip away at rights afforded to us with the passing of Proposition 64:

...it shall be lawful under state and local law, and shall not be a violation of state or local law, for persons 21 years of age or older to: smoke or ingest marijuana products..."

In closing, I urge you to dismiss this classist, discriminatory, heavy-handed, illconceived ordinance.

Sincerely,

Sharon Krinsky San Francisco, CA

From: To:	<u>Kate Clevenger</u> Yee, Norman (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Marstaff (BOS); PrestonStaff (BOS); Haneystaff (BOS); MandelmanStaff, [BOS]; RonenStaff (BOS); Waltonstaff (BOS); Safai, Ahsha (BOS); Board of Supervisors, (BOS)
Subject:	Pass Smoke-Free Multi-Unit Housing without Exemptions
Date:	Tuesday, December 1, 2020 2:04:03 PM

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Dear Board Supervisors,

As a resident of San Francisco's Richmond District and an American Cancer Society Cancer Action Network Volunteer, I was thrilled to hear that a smoke-free multi-unit housing ordinance passed out of committee, but I am deeply concerned that is does not go far enough in two major ways.

One, a comprehensive ordinance should include protections for those who live in multi-unit housing of 2 or more units from the harmful effects of secondhand smoke. And two, it should not include special exemptions for marijuana.

Two years ago, I was diagnosed with oral cancer at age 33. To save my life, I had part of my tongue cut out and couldn't eat properly for months. I lost 8 pounds in the first week alone.

The first question every doctor asked me was the same: "Do you smoke?" I didn't. I still don't.

But now, in my apartment building, I--a cancer survivor--through no fault of my own, am habitually exposed to known carcinogens. My neighbors smoke downstairs. Their smoke seeps through the crack in my front door, through my heating vent. It makes my apartment reek of tobacco and marijuana.

The U.S. Surgeon General has declared that there is NO safe level of exposure to secondhand smoke. Even brief exposure to secondhand smoke can cause serious health effects, especially for the very young, the elderly, or those who are ill.

I know what it's like to hear those three devastating words: "you have cancer." I saw what that diagnosis did to my family, and I would never wish that on anyone. But I'm the lucky one. At the time of diagnosis, I had stable housing, health benefits, and access to good medical care. My cancer was caught early, and my odds of hitting the 5 year survival mark are good.

But not everyone is as lucky as me, an upper middle class white woman. Youth, communities of color, LGBTQA+ and those from low-income communities are impacted by tobacco-related disease at higher rates. Exposure to secondhand smoke in the home amplifies health inequities and disproportionately impacts communities of color. The right to be able to breathe safely in your home should exist for everyone in our city - regardless of whether you live in a single family home or multi-unit housing. Reducing secondhand smoke is an important part of reducing health disparities in our city.

I strongly urge you to pass this ordinance without exemptions.

Everyone has the right to breathe clean air, especially in their own home. ACS CAN

supports passage of comprehensive smoke-free ordinance will help to protect all residents from the harmful effects of secondhand smoke.

Sincerely,

Kate Clevenger 241 23rd Avenue San Francisco, CA 94121 <u>kate.clevenger@gmail.com</u>

From:	Marc Bruno		
То:	Board of Supervisors, (BOS); Board of Supervisors BOS; Yee, Norman (BOS); YeeStaff, (BOS); Fewer, Sandra (BOS); Sandra Lee Fewer; FewerStaff (BOS); Waltonstaff (BOS); Shannon.Walton@sfgov.org; Stefani, Catherine (BOS); Safai, Ahsha (BOS); Supervisor Aaron Peskin & D3 Office; Mandelman, Rafael (BOS); MandelmanStaff, [BOS]; Ronen, Hillary; Peskin, Aaron (BOS); Dean Preston; Preston, Dean (BOS)		
Cc:	Marc Bruno; angela.cavillo@sfgov.org		
Subject:	Witness Statement in Favor of Item (42), "Health Code - No Smoking in Multi-Unit Housing		
Date:	Tuesday, December 1, 2020 2:03:55 PM		
Attachments:	2016 Voter Guide.png NonMed Mari w. Restrictions V.Gpng Get the Facts on Prop 64 #1 C.Upng Get the Facts on Prop 64 #2.png Get the Facts on Prop 64 #3.png AUMA Explained Drug Policy Action.pdf Chris Conrad-Penalty Chart.pdf Cannabis Letter 112920.pdf		

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Witness Statement in Favor of Item (42), "Health Code - No Smoking in Multi-Unit Housing Complexes"Sponsors: Yee - Fewer - Walton San Francisco B.O.S. Meeting 12/01/20

My name is Marc Bruno and I am an apartment dweller who lives in District 3. I also am one of many Californians who voted "YES" on Prop 64, but who does **not**smoke cigarettes or marijuana myself.

For the following reasons, I am in support of Supervisor Yee, Fewer and Walton's legislation:

(1) There are many other places outside of apartment units for tobacco and cannabis users to smoke.

(2) As Trisha Thadani noted in the *Chronicle*yesterday, the public use law regarding cannabis is barely enforced in San Francisco.

(3) Prop 64 added significant locations for people to smoke cannabis; namely, privately licensed clubs, *a venue that was roundly promoted by proponents of Prop as an alternative to private apartments. F*

[See Attachments 5, 6 below.]

(4) Tobacco's second hand smoke consequences are well-known. Until the second hand smoke effects of cannabis are thoroughly researched, California*apartment dwellers should not asked to be guinea pigs*.

(5) Prop 64 made an unequivocal promise in 2016: Namely, wherever tobacco smoke is prohibited, so would cannabis smoke be prohibited.

[See Attachments 1, 2, 3 and 4, below.]

* * * *

At the time of the vote in 2016, CBS News stated that California was 13th in the percentage of adult residents using cannabis in some form. Their survey shows the total percentage of adults using cannabis at that time to be 12.88%.

Were this figure highly conservative-- were the actual number twice as large, 26% of adult residents-- *even then, less than half those who voted in favor of Prop 64, the Adult Use of*

Marijuana Act, were actual cannabis users.

My vote in favor of Prop 64 was not an outlier. It was typical of many Californians who voted to favor tolerance. We are against imposing our own social mores, habits and cultural choices on others. And we don't want them imposed on us.

(As you know, the final vote was 57.13% to 42.87% in favor of Prop 64.)

In 2016, the State Legislative Analyst stated, "Nothing in Section 11362.1 shall be construed to permit any person to [...] (2) Smoke marijuana or marijuana products where smoking tobacco is prohibited."

The text of the law reiterates this [See attachment #1] and a chart in the *California Voter Guide* for Prop 64 summarizes this prohibition in no uncertain terms. [See Chart from Voter Guide, Attachment #2]

Campaign literature we received by mail in 2016 repeated this same prohibition; Namely, "No tobacco smoking!" also means "No cannabis smoking!"

[Attachments 3, 4, 5: "High Times." Attachment 6, 7: "Drug Policy Action." These attachments are **all**from **proponents** of Prop 64.]

Now, in a letter to the Board of Supervisors from the Cannabis Oversight Committee, we are told the 2016 Tobacco-Equals Cannabis-Smoking Prohibition really means only places and situations which prohibited tobacco smoke in 2016.'

This interpretation is something Amy Coney Barrett would love: To freeze law in such a way that it becomes meaningless, erasing protections for those who are not wealthy or represented by lobbyists.

[See San Francisco Cannabis Oversight Committee to Board of Supervisors, 11/18/20, P. 3; see Attachment #8]

This claim by the Cannabis Committee makes no sense whatsoever. To agree with it would make other prohibitions in the State Analyst's chart meaningless also. Are only schools which existed in 2016 protected? Are the only day care centers and youth centers protected those existing in 2016?

This is not a commonsense reading of the law, and it is not the way it was presented at the time to me and other California voters.

* * * * *

nonmedical use of marijuana is lawful in the State of California under federal law, and an act taken by a city, county, or city and county under paragraph (3) shall be deemed repealed upon the date of such determination by the Attorney General.

(5) For purposes of this section, "private residence" means a house, an apartment unit, a mobile home, or other similar dwelling.

SEC. 4.6. Section 11362.3 is added to the Health and Safety Code, to read:

11362.3. (a) Nothing in Section 11362.1 shall be construed to permit any person to:

(1) Smoke or ingest marijuana or marijuana products in any public place, except in accordance with Section 26200 of the Business and Professions Code.

(2) Smoke marijuana or marijuana products in a location where smoking tobacco is prohibited.

(3) Smoke marijuana or marijuana products within 1,000 feet of a school, day care center, or youth center while children are present at such a school, day care center, or youth center, except in or upon the grounds of a private residence or in accordance with Section 26200 of, or Chapter 3.5 (commencing with Section 19300) of Division 8 of, the Business and Professions Code and only if such smoking is not detectable by others on the grounds of such a school, day care center, or youth center while children are present. (d) For purposes of this section, "volatile solvent" means volatile organic compounds, including: (1) explosive gases, such as Butane, Propane, Xylene, Styrene, Gasoline, Kerosene, O_2 or H_2 ; and (2) dangerous poisons, toxins, or carcinogens, such as Methanol, Iso-propyl Alcohol, Methylene Chloride, Acetone, Benzene, Toluene, and Tri-chloro-ethylene.

(e) For purposes of this section, "youth center" has the same meaning as in Section 11353.1.

(f) Nothing in this section shall be construed or interpreted to amend, repeal, affect, restrict, or preempt laws pertaining to the Compassionate Use Act of 1996.

SEC. 4.7. Section 11362.4 is added to the Health and Safety Code, to read:

11362.4. (a) A person who engages in the conduct described in paragraph (1) of subdivision (a) of Section 11362.3 is guilty of an infraction punishable by no more than a one hundred dollar (\$100) fine; provided, however, that persons under the age of 18 shall instead be required to complete four hours of a drug education program or counseling, and up to 10 hours of community service, over a period not to exceed 60 days once the drug education program or counseling and community service opportunity are made available to the person.

(b) A person who engages in the conduct described in paragraphs (2) through (4) of subdivision (a) of Section 11362.3 shall be guilty of an infraction punishable by no more than a two-hundred-fifty-dollar (\$250) fine,

Text of Proposed Laws | 181

from being taken to other states.

46 matches <> Q Proposition 64 or youth center, unless allowed by a local government. In addition, businesses selling

Done

Figure 2 Proposition 64 Legalizes Nonmedical Marijuana Activities, With Restrictions Activity **Activities Allowed Under the Measure** Activities Not Allowed Under the Measure Smoking marijuana Smoking marijuana in a private home or at Smoking marijuana (1) while driving a car, (2) in any a business licensed for on-site marijuana public place (other than at a business licensed for on-site consumption. consumption), or (3) anywhere that smoking tobacco is prohibited. Possessing marijuana for Possession of up to 28.5 grams (about one ounce) Possession of marijuana on the grounds of a school, day personal use of marijuana and up to 8 grams of concentrated care center, or youth center while children are present. marijuana (such as hash). Growing marijuana Growing up to six marijuana plants and keeping the Growing in an area that is unlocked or visible from a marijuana produced by the plants within a private public place. home. Giving away marijuana Giving away to other adults up to 28.5 grams of Providing marijuana to minors under the age of 21 for marijuana and up to 8 grams of concentrated nonmedical use. marijuana.

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Get the Facts on Prop 64, California's Cannabis Legalization Ballot Initiative

California penalties now as compared to Adult Use of Marijuana Act This comparison chart applies to non-medical adults at age 21. State medical marijuana laws are preserved.

Adult cannabis use activity Current criminal penalties AUMA 2016 voter initiative Possess < 1 ounce of cannabis \$100 ticket Legal One year, \$500 or both Legal Possess < 8 grams concentrate \$100 misdemeanor Legal Transport < 1 ounce / 8 grams \$100 misdemeanor Legal Give away < 1 ounce / 8 grams 16 months, two/ three years Homegrow 1 cannabis plant Legal Homegrow < 6 cannabis plants 16 months, two/ three years Legal Harvest > 1 ounce and keep it 16 months, two/ three years Legal \$100 ticket Smoking where tobacco banned \$250 ticket Public smoking or Underage use \$100 ticket \$100 ticket 16 months, two/ three years \$100 t Age 18-20 grow < 6 plants 1:00 / 7:45 CC 10

Get the Facts on Prop 64, California's Cannabis Legalization Ballot Initiative

Wait, you mean on-site consumption like at a coffeeshop in Amsterdam?!







The Adult Use of Marijuana Act Prop 64 Explained

Prepared by Chris Conrad With Mikki Norris & Lauren Vazquez

© Drug Policy Action, 2016

The Road to Cannabis Legalization





Election Day! November 8, 2016

Outline of Prop 64, the Adult Use Act

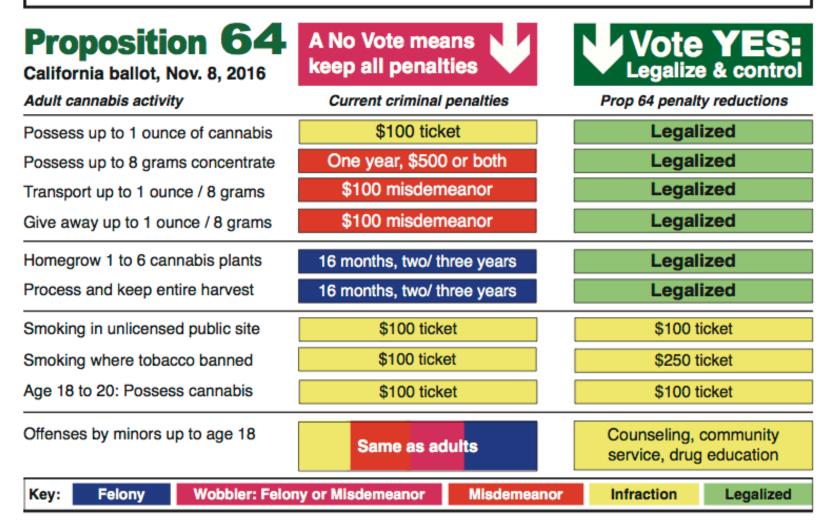
- 1. Creates a legal adult right to nonmedical marijuana with possession, transportation, sharing, enclosed gardens
- 2. Significantly reduces most of the remaining penalties
- 3. Protects the rights of cannabis patients under Prop 215
- 4. Creates a legal privilege to conduct cannabis commerce with statewide agency to review and revise regulations
- 5. Provides for certain taxes and the use of tax revenues
- 6. Gives local governments wide latitude in licensing businesses, but they cannot restrict personal rights
- 7. Allows legislature to reduce penalties and repeal statutes, but cannot change Prop 215 or recriminalize adult rights

Legalization; not probibilition repeal

- Takes conservative approach on quantities allowed
- Makes it legal for adults to possess, share , transport, process and give away limited amounts at age 21
- One ounce / 8 grams adult; 6 plants outdoors or indoors, per residence, keep the entire harvest or give it away
- More than those amounts still needs medical approval
- Localities cannot ban home-grows up to 6 plants in a fully enclosed space — indoor / greenhouse
- No jail for minors, reduces most penalties for adults 18-20, retroactive effect, restorative justice
- Civil and criminal penalties for violations, see chart

Current California Penalties vs. Prop 64: Adult Use of Marijuana Act Chart applies to non-medical adults age 21 and up. Prop 215 CUA medical marijuana defense will still apply.

Legalizes • Reduces penalties retroactively • Resentencing • Release from incarceration • Expunge records



Proposition 64 California ballot, Nov. 8, 2016

Adult cannabis activity

Age 18-20: Grow up to 6 plants Age 18-20: Up to 4 g. concentrate Age 18 and up: Grow over 6 plants Possess over 1 ounce cannabis Possess excess concentrate Transport, give away over 1 ounce

Sell cannabis (without a licens Possess with intent to sell

Third or aggravated* over 6 plants Third <u>or</u> aggravated* intent to sell Third <u>or</u> aggravated* illegal sales Sales involving minors under age 1

* Such as involving minors, gross negligence, toxic / hazardous substances, watershed / environmental harm, prior super strike, registered sex offender.

b4 2016	A No Vote means keep all penalties	Vote YES: Legalize & control		
	Current criminal penalties	Prop 64 penalty reductions		
nts	16 months, two/ three years	\$100 ticket		
ntrate	One year, \$500 or both	\$100 ticket		
plants	16 months, two/ three years	Six months, \$500 or both		
bis	Six months, \$500 or both	Six months, \$500 or both		
	One year, \$500 or both	Six months, \$500 or both		
ounce	Two/ three/ four years	Six months, \$500 or both		
ise)	Two/ three/ four years	Six months, \$500 or both		
	16 months, two/ three years	Six months, \$500 or both		
plants	16 months, two/ three years	Wobbler		
sell	16 months, two/ three years	Wobbler		
ales	Two/ three/ four years	Wobbler		
age 18	Three to seven years	Three to seven years		

Friends of Prop 64, Friendsof Prop64.org. Handy online guide to AUMA's text broken down by sections and tabbed at chrisconrad.com/category/adult-use-act-2016/ Chart by cannabis expert witness Chris Conrad. With support from: Californians for Responsible Marijuana Reform, Sponsored by Drug Policy Action, Yes on Prop. 64, Major Funding by Drug Policy Action

Key:	Felony	Wobbler: Felony or Misdemeanor	Misdemeanor	Infraction	Legalized

AUMA and medical marijuana law

- Protects Prop 215 rights cover possession, cultivation for larger quantities, all ages
- **Overturns** all local bans on enclosed, discreet gardens up to six plants, legalizes sharing
- Expands parental & privacy rights for patients
- Relieves patients with state MMID card from paying state sales tax; other taxes still apply
- Caps the MMID Card at \$100, less for Medi-Cal

Creates a dual regulatory system

- Statewide commercial licensing plan parallels MMRSA
- Allows local governments to license, zone, ban businesses
- Regulates as an agricultural product water, pesticides
- Licenses: 13 types of cannabis cultivation plus retail, manufacture, testing, distribution, and microbusiness
- No excessive concentration of licenses in a city or county
- Regulations must be evidence based and not "unreasonable or impracticable"
- Appeals board appointed by governor / Senate approval
- Ability to waive requirements based on hardship

Favors small California businesses

- Must be a CA resident to get a license (1/2019)
- Prior marijuana convictions not an obstacle to getting licenses or work in cannabusinesses
- Fees kept proportionate to business size
- Small micro-licensees can be vertically integrated but not larger scale licensees
- Five year delay on issuing large scale licenses
- Anti-monopoly provisions, no price fixing, can't sell at a loss to undercut competitors

Retailers & Distributors

26070. (3) "Microbusiness," for the cultivation of marijuana on an area less than 10,000 square feet and to act as a licensed distributor, Level 1 manufacturer, and retailer under this division, provided such licensee complies with all requirements imposed by this division on licensed cultivators, distributors, Level 1* manufacturers, and retailers to the extent the licensee engages in such activities.

* Sites that manufacture marijuana products using nonvolatile solvents, or no solvents.

levies commercial taxes for state

- Production tax \$9.25 ounce bud, \$2.75 per ounce of leaf paid by commercial grower
- Production tax to be reviewed & revised based on market rates
- 15% excise tax included in consumer's retail sales price, plus state sales tax
- MMID Card patients don't pay state sales tax
- Requires vote of people to increase local tax

Provides for the use of tax revenues

- 4% for Administrative costs of commercial licensing
- No CMT tax revenues go to localities with bans
- \$50 million / year Grants for economic development of communities affected by prohibition
- \$10 mil for CA Universities to study implementation
- \$3 mil to CHP to study impairment testing
- \$2 mil to Center for Medicinal Cannabis research
- Balance: 60% youth, education and prevention
- 20% Environmental restoration and preservation
- 20% Local law enforcement grants

Consumer protections in Prop 64

- Testing for quality control for purity, potency and profile, dosage rules (no more than 10 mg thc)
- Advertising restrictions; cannot be directed to minors, no billboards on interstate highways
- Labeling requirements (dosage, cannabinoid profile, pesticides, etc.)
- Child-proof packaging

Other points of special interest

- Sets fines for smoking or vaping in public
- On-Site Consumption Licenses
- Local government can license "cup" events
- Allows hemp production & manufacturing
- Does not authorize driving impaired, "open container," or smoking in driver's compartment
- 'Drug Free Workplace' can still drug test
- Landlords don't have to allow cultivation

Restorative Social Justice

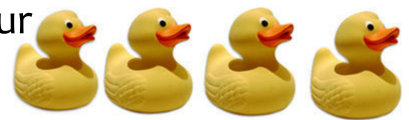
- Makes many felonies and misdemeanors legal
- Reduces most penalties
- Retroactive relief for cannabis offenders who are already facing prosecution or sentencing
- Allows priors to be reduced and/or expunged
- No jail for under-age offenders, records closed
- Prior convictions may not prevent licensing
- Legal cannabis no longer grounds for police search

Prop 64: Recap and Conclusion

- Legalizes for patients and non-medical adults
- Coming out will help to end stigma
- Sends a message that cannabis can be used responsibly by adults, social acceptance
- Creates momentum for further reforms Emboldens other states, nations to legalize
- Undermines drug cartels' market grip
- Creates opportunities and jobs, jobs, jobs

Get ready for legalization

- Register to vote and tell others to vote Yes on Prop. 64
- Time to prepare yourselves for the new industry -- get your
- Join Friends of Prop. 64
- Be a part of the process
- Help get endorsements
- Write LTEs, share social media, call in radio



Some endorsements for Prop 64

Lt. Gov. Gavin Newsom \blacklozenge NAACP \blacklozenge Drug Policy Alliance NORML ACLU of CA CA Democratic Party Bernie Sanders • California Cannabis Industry Association \blacklozenge State Sen. Mark Leno \blacklozenge Students for Sensible Drug Policy 🔶 Congressman Eric Swalwell 🔶 CA Medical Association \blacklozenge CA Council on Land Trusts \blacklozenge George Zimmer 🔶 Tim Blake 🔶 Marijuana Policy Project Youth Justice Coalition Moms United Against the Drug War \blacklozenge National Latinos Officers Association \blacklozenge Berkeley Patients Group \blacklozenge Congressman Dana Rohrabacher
CA Academy of Preventive Medicine **Congressman Jared Huffman**

Please vote Yes on Prop 64!



FriendsofProp64.org

legalizeCA2016.com

Yeson64.org

ChrisConrad.com

Facebook

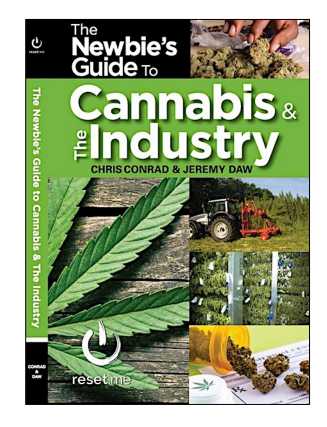
With support from: Californians for Responsible Marijuana Reform, Sponsored by Drug Policy Action, Yes on Prop. 64, Major Funding by Drug Policy Action

Prepared by cannalis expert Chris Conrad

AUMA2016.com • LegalizeCA2016.com LetsGetItRightCA.com ChrisConrad.com FiredUpLawyer.com

Books by Chris Conrad

- The Newbie's Guide to Cannabis & the Industry
- Cannabis Yields and Dosage
- Shattered Lives: Portraits From America's Drug War
- Oaksterdam University
- Consultation services
- Expert witness in court



ChrisConrad.com, 510-275-9311, <u>case@chrisconrad.com</u>, theLeafOnline

Current California Penalties vs. Prop 64: Adult Use of Marijuana Act

Chart applies to non-medical adults age 21 and up: Prop 215 CUA medical marijuana defense will still apply. Legalize • Reduce penalties retroactively • Resentencing • Release from incarceration • Expunge records

Proposition 64 California ballot, Nov. 8, 2016	A No Vote means keep all penalties	Vote YES: Legalize & control
Adult cannabis use activity	Current criminal penalties	AUMA 2016 voter initiative
Possess up to 1 ounce of cannabis	\$100 ticket	Legalized
Possess up to 8 grams concentrate	One year, \$500 or both	Legalized
Transport up to 1 ounce / 8 grams	\$100 misdemeanor	Legalized
Give away up to 1 ounce / 8 grams	\$100 misdemeanor	Legalized
Homegrow 1 cannabis plant	16 months, two/ three years	Legalized
Homegrow up to 6 cannabis plants	16 months, two/ three years	Legalized
Keep entire harvest at home	16 months, two/ three years	Legalized
Smoking where tobacco banned	\$100 ticket	\$250 ticket
Public smoking <u>or</u> Underage use	\$100 ticket	\$100 ticket
Age 18-20 grow up to 6 plants	16 months, two/ three years	\$100 ticket
Age 18-20 up to 4 g. concentrate	One year, \$500 or both	\$100 ticket
Offenses by minors up to age 18		
	Same as adults	Counseling, community service, drug education
Age 18 and up grow over 6 plants	Same as adults 16 months, two/ three years	
		service, drug education
Age 18 and up grow over 6 plants	16 months, two/ three years	service, drug education Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis	16 months, two/ three years Six months, \$500 or both	service, drug education Six months, \$500 or both Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate	16 months, two/ three years Six months, \$500 or both One year, \$500 or both	service, drug education Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate Transport, give away over 1 ounce	16 months, two/ three years Six months, \$500 or both One year, \$500 or both Two/ three/ four years	service, drug education Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate Transport, give away over 1 ounce Sales without a license	16 months, two/ three years Six months, \$500 or both One year, \$500 or both Two/ three/ four years Two/ three/ four years	service, drug education Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate Transport, give away over 1 ounce Sales without a license Possess with intent to sell	16 months, two/ three years Six months, \$500 or both One year, \$500 or both Two/ three/ four years Two/ three/ four years 16 months, two/ three years	service, drug education Six months, \$500 or both Six months, \$500 or both
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate Transport, give away over 1 ounce Sales without a license Possess with intent to sell Third or aggravated over 6 plants*	16 months, two/ three years Six months, \$500 or both One year, \$500 or both Two/ three/ four years Two/ three/ four years 16 months, two/ three years 16 months, two/ three years	service, drug education Six months, \$500 or both Six months, \$500 or both Wobbler
Age 18 and up grow over 6 plants Possess over 1 ounce cannabis Possess over 4 / 8 g. concentrate Transport, give away over 1 ounce Sales without a license Possess with intent to sell Third or aggravated over 6 plants* Third <u>or</u> aggravated intent to sell*	16 months, two/ three yearsSix months, \$500 or bothOne year, \$500 or bothTwo/ three/ four yearsTwo/ three/ four years16 months, two/ three years16 months, two/ three years16 months, two/ three years16 months, two/ three years	service, drug education Six months, \$500 or both Six months, \$500 or both

Key:	Felony	Wobbler: Felony or Misdemeanor	Misdemeanor	Infraction	Legalized

San Francisco Cannabis Oversight Committee c/o Chair Nina Parks ninaparksconsulting@gmail.com

November 18, 2020

San Francisco Board of Supervisors c/o Clerk Angela Calvillo Angela.calvillo@sfgov.org

RE: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)

Honorable Members of the Board of Supervisors:

The San Francisco Cannabis Oversight Committee opposes proposed ordinance File No. 201265 (Yee)¹, and asks that you reject this well-intentioned legislation based on its discriminatory socioeconomic impact. The legislation seeks to protect air quality for non-smokers, but would do so at the cost of the health and civil liberties of cannabis users including seriously ill medical cannabis patients—the vast majority of whom do not have physician's recommendations because cannabis use is supposed to be legal for all adults. The ordinance would disallow smoking, but only for people in multi-unit residential buildings, meaning that San Franciscans who can afford to buy free-standing homes would be unaffected and could still smoke in peace. The \$1,000/day penalty adds insult to injury, since only wealthy people can pay such fines, but wealthy people are already exempted by virtue of owning their own free-standing homes.

The Cannabis Oversight Committee was appointed by the Board of Supervisors pursuant to Ordinance No. 260-18 (2018), to advise the Board and the Mayor regarding cannabis laws. The Board specifically created the Cannabis Oversight Committee in the context of social equity, including undoing and repairing the harms of discrimination and economic disenfranchisement. Thus it is not only our duty, but also our very purpose, to offer our recommendation about the proposed ordinance: that you reject it.

I. This Inhalation Ban Would Exacerbate Racial and Economic Inequality.

This proposed ban on both smoking and vaporizing both tobacco and cannabis would only apply to apartments and condominiums buildings with more than two residential units, not single-family homes. The penalties for violations are up to \$1,000 *per day* and, while these fines are appealable, unsuccessful appellants are required to pay the City's costs including attorneys' fees.

¹ https://sfgov.legistar.com/View.ashx?M=F&ID=8897595&GUID=D3BA1521-2CAB-40CA-97C2-995B544F6765.

San Francisco already has notoriously high rent prices, and now many San Franciscans have become unemployed during the COVID-19 pandemic. San Francisco has allowed cannabis smoking in private residences for over twenty-four years since the passage of Proposition 215 (1996). If this ordinance is enacted, San Franciscan renters will be liable for many thousands of dollars in fines and fees that we cannot afford. Further, this will make it harder to rent in San Francisco, let alone afford food, other medicine, and utilities. In effect, a ban on smoking in private homes will simply force people to smoke outdoors in public, subjecting the public to even more secondhand smoke and subjecting smokers to increased fines and increased risk of police interaction.

Racial disparities in San Francisco's economic inequality are well-documented. People of color are more likely to be renters and more likely to have difficulty affording rent. This ban would only affect people who live in multi-unit buildings, explicitly exempting people who can afford their own free-standing house. It is already unfair to discriminate against people who are not wealthy enough to afford to rent or buy a whole home, but especially so in San Francisco where housing is so expensive, and especially so during the pandemic when employment is scarcer.

II. The Proposed Ordinance Would Invite Litigation, Because Proposition 215 Prevents Localities from Prohibiting Patients from Inhaling Cannabis at Home.

In 1996, California voters enacted Proposition 215, the Compassionate Use Act. California Health and Safety Code Section 11362.5(b)(1) declares that the Act's purposes include "To ensure that seriously ill Californians have the right to obtain and use marijuana for medical purposes..." and "To ensure that patients and their primary caregivers who obtain and use marijuana for medical purposes upon the recommendation of a physician are not subject to criminal prosecution or sanction."

By prohibiting smoking and vaporizing cannabis in private homes, proposed ordinance File No. 201265 would violate patients' rights by illegally abridging patients' "right to obtain and use marijuana for medical purposes" and by impermissibly "sanction[ing]" them.² This would invite seriously ill San Franciscans to sue the City for this violation of their civil rights, and the proposed ordinance would not withstand legal challenge.

Further, Proposition 64 (2016) specifically reaffirmed these rights of medical patients, by saying that the proposition shall not "be construed or interpreted to amend, repeal, affect,

² Cal. H&S Code § 11362.5(b)(1),

https://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=11362.5.&law Code=HSC.

restrict, or preempt... Laws pertaining to the Compassionate Use Act of 1996."³ The stated primary purpose of Proposition 64 was to legalize cannabis consumption, which includes smoking. Since Proposition 64 already explicitly bans cannabis smoking in public and in the wide range of places where tobacco smoking is banned such as restaurants, bars, and workplaces, it is clear that voters supporting Proposition 64 did not intend to ban cannabis smoking in private homes. Since cannabis inhalation is already banned in all public places, banning it in private homes would amount to a total ban, contravening the voters' will in Proposition 64.

III. The Proposed Exception for Doctor's Recommendation Holders is Insufficient.

We understand the proposed ordinance has been amended to provide an exemption for those few seriously ill San Franciscans who hold a doctor's recommendation, which was necessary for obtaining a Medical Marijuana Identification Card (MMIC) until 2016's Proposition 64. This exception is not enough: the doctor's recommendation is no longer necessary for *adult* patients to possess cannabis, and the MMIC was already expensive and complicated to obtain—not to mention impossible to obtain during Shelter-in-Place.⁴ Since virtually none of the City's thousands of patients have a doctor's recommendation, and the City does not currently offer the MMIC, the proposed exception is all but meaningless.

The exception for patients with a doctor's recommendation for medical cannabis, is not enough because, even though anyone can get a recommendation in California, healthcare is not free either. Many people struggle to afford health insurance and co-pays for medical appointments and medications, let alone a special piece of paper to be allowed to cannabis at home legally. Since the passage of Proposition 64 in 2016 allowing all adults to use cannabis at home without fear of criminal penalty, most patients in San Francisco have ceased consulting specialist physicians about cannabis recommendations.

Further, many adult San Franciscans use cannabis at home for reasons other than medical relief, including spiritual and recreational purposes, which would be inappropriately prohibited by this ordinance.

IV. Inhaled Cannabis is Medicine, and Edibles Are Inadequate Substitutes.

Besides banning inhaling (smoking and vaping) tobacco in residences, this ordinance would ban inhaling cannabis. Many clinical studies, including many studies funded by the State

https://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=11362.45.&la wCode=HSC.

⁴ "[D]ue to Shelter-in-Place order, our office is currently closed to the public, and we are not processing Medical Marijuana ID cards,"

https://www.sfdph.org/dph/comupg/oservices/medSvs/MCID/default.asp.

³ Cal. H&S § 11362.45(i),

of California⁵ and some right here in San Francisco,⁶ have shown that both smoked and vaporized cannabis are efficacious medicine. It is cruel to prohibit people from using the medicine that works best for them, especially after decades of allowing it.

Patients who use cannabis for acute or severe symptoms, such as cachexia or nausea, need fast-acting relief. Inhalation takes less than a minute to deliver this symptom relief, whereas ingested edible medical cannabis products can take over an hour. Patients suffering from gastrointestinal distress, experiencing nausea or vomiting, may use medical cannabis in order to be able to eat, and may be unable to consume baked goods or liquid preparations.⁷

Further, a major advantage of inhalation is dose titration. People whose symptoms vary day-to-day may need more or less cannabis to relieve their symptoms than they did yesterday. Inhalation's quick onset makes it possible to titrate the dose (meaning, decide whether they need more or not), whereas ingestion takes much longer before knowing whether increasing the dose is necessary. The June 4, 2014 Forbes article, "Is Eating Marijuana Really Riskier Than Smoking it?", quotes Professor Franson of the University of Colorado on this topic:

One of the issues lies in how the two forms of the drug are absorbed and metabolized, and how quickly the high comes on. "The major difference is in the absorption of the [edible] product into the blood stream," says Kari Franson, PharmD, PhD, Clinical Pharmacologist and Associate Dean for Professional Education, Department of Clinical Pharmacy, at University of Colorado Skaggs

Wilsey B, Marcotte T, Tsodikov A, Millman J, Bentley H, Gouaux B, Fishman S. (2008) A Randomized, Placebo-Controlled, Crossover Trial of Cannabis Cigarettes in Neuropathic Pain. J Pain. 2008 Jun;9(6):506-21. http://www.ncbi.nlm.nih.gov/pubmed/18403272. Wallace MS, Marcotte TD, Umlauf A, Gouaux B, Atkinson JH. (2015). Efficacy of Inhaled Cannabis on Painful Diabetic Neuropathy. J Pain. 2015 Jul;16(7):616-27. http://www.ncbi.nlm.nih.gov/pubmed/25843054.

Wilsey B, Marcotte T, Deutsch R, Gouaux B, Sakai S, Donaghe H. (2013). Low-Dose Vaporized Cannabis Significantly Improves Neuropathic Pain. J Pain. 2013 Feb;14(2):136-48. http://www.ncbi.nlm.nih.gov/pubmed/23237736.

⁶ See, e.g., Abrams DI, Jay CA, Shade SB, Vizoso H, Reda H, Press S, Kelly ME, Rowbotham MC, Petersen KL. Cannabis in painful HIV-associated sensory neuropathy: A randomized placebocontrolled trial. Neurology. 2007 Feb 13;68(7):515-21. http://www.ncbi.nlm.nih.gov/pubmed/17296917.

⁷ See "Gastrointestinal Disorders and Medical Marijuana" by Americans for Safe Access, at https://www.safeaccessnow.org/gastrointestinal-disorders.

⁵ See, e.g., Wallace M, Schulteis G, Atkinson JH, Wolfson T, Lazzaretto D, Bentley H, Gouaux B, Abramson I (November 2007) Dose-dependent Effects of Smoked Cannabis on Capsaicininduced Pain and Hyperalgesia in Healthy Volunteers. Anesthesiology. 2007 Nov;107(5):785-96. http://www.ncbi.nlm.nih.gov/pubmed/18073554.

School of Pharmacy. "Once it is in the blood, it quickly goes to and has an effect on the brain. With smoking, the peak blood levels happen within 3-10 minutes, and with eating, it's 1-3 hours."⁸

Thus ingesting medical cannabis, by virtue of its less rapid onset, provides inferior symptom relief for patients seeking to address acute symptoms as rapidly as possible.

Supervisors, please reject File No. 201265, because it is unfair to treat more harshly those San Franciscans who cannot afford their own free-standing home.

We look forward to being in dialogue with you about this important issue; please direct questions about it to Cannabis Oversight Committee member Jesse Stout at JesseStout@gmail.com.

Thank you.

Regards,

San Francisco Cannakis Oversight Committee

By: Chair

⁸ https://www.forbes.com/sites/alicegwalton/2014/06/04/is-eating-marijuana-really-riskier-than-smoking-it.



1110 Howard St. San Francisco, CA 94103 (415) 513-5177 info@bishopsf.org

December 1, 2020

Dear Honorable Supervisors,

Bill Sorro Housing Program (BiSHoP), together with other tenants' rights organizations have significant concerns about the proposed indoor smoking legislation. We are against any criminalization of addiction (in this case, smoking), including financial penalties. We fear landlords will use these penalties to harass and push out tenants, especially seniors with long-term rent control. While the Department of Public Health has strengths, it has proven to be weak at enforcement of environmental health issues and navigating landlord/tenant issues. This program may antagonize the relationship between tenants and DPH when we need tenants to feel safe reporting other serious health issues in their buildings, such as lead paint and rodent infestations.

This ordinance would fine tenants \$1,000/day but makes no plan for when tenants can't pay. These detail policy question need to be addressed. This will create nuisance-type evictions, and hence needs to be rewritten and reconsider the unintended consequences it will result.

Sincerely,

Theresa Imperial *Executive Director*

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco File No. 201265
Date:	Tuesday, December 1, 2020 12:06:07 PM

From: Betsy Kabaker <info@email.actionnetwork.org>
Sent: Tuesday, December 1, 2020 11:04 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Betsy Kabaker betsykabaker@gmail.com 556 19th Avenue San Francisco, California 94121

From:	Jenesis Merriman
To:	Peskin, Aaron (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Mar, Gordon (BOS); Preston, Dean (BOS);
	Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Hilary.Ronen@sfgov.org; Walton, Shamann
	(BOS); Safai, Ahsha (BOS)
Cc:	Board of Supervisors, (BOS)
Subject:	SF SFMUH Letter of Support
Date:	Tuesday, December 1, 2020 11:22:06 AM

Dear Supervisors:

I write to you as a concerned member of the San Francisco Tobacco-Free Coalition regarding the smoke-free multi-unit housing ordinance. As I mentioned at the November 12th meeting, smoke-free multi-unit housing policies are necessary to protect the communities that are most vulnerable to tobacco exposure, including low-income residents, children, people of color, people with existing health conditions, and those at the intersections of these identities.

Specifically, I am concerned about the false re-framing of this ordinance as a regressive, classist measure that would disproportionately impact low-income people and people of color. Rather, smoke-free multi-unit housing policies, at their core, aim to protect low-income residents and residents of color, who are disproportionately targeted by the tobacco industry and disproportionately burdened by tobacco-related health problems [1]. Indeed, the blame that is falling on this ordinance is misdirected and should be focused on industry practices that continue to prey on communities of color and structural inequities that push low-income residents into multi-unit housing without rights to clean air.

In other words, the proposed ordinance is the solution, not the problem. Research has shown that developing policies that expand the reach of comprehensive smoke-free laws will facilitate the decline in smoking prevalence among subpopulations disproportionately burdened by tobacco use, decrease exposure to secondhand smoke, and further reduce tobacco-related health disparities [1]. This policy would push San Francisco one step further on the path towards health equity.

Thank you for your time and thoughtful consideration. As a multi-unit housing resident of color myself, I am hopeful that San Francisco will join the 60+ jurisdictions in California that already have a 100% smoking ban in multi-unit housing [2].

Sincerely,

Jenesis Merriman

[1] "Uneven Access to Smoke-Free Laws and Policies and Its Effect on Health Equity in the United States: 2000–2019," Hafez et al., 2019.
[2] "U.S. Laws for 100% Smokefree Multi-Unit Housing," American Nonsmokers' Rights Foundation, 2020.

Jenesis Merriman University of California, Berkeley

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Public Health BA | Class of 2020

Sent from my iPhone

From: KAREN FISHKIN <karenfishkin@yahoo.com> Date: December 1, 2020 at 9:19:21 AM PST To: Board.ofSupervisors@sfgiv.org Subject: Smoking ban

For all the supervisors:

I strongly support this legislation. For almost 40 years I have lived above a smoker. I once asked a physician if I could smell the smoke, did that mean the smoke could be doing me harm, and he confirmed that yes, it could.

I have a chronic cough, which could be related to allergies or it could be related to the smoke I've had to inhale over the years.

I have been hoping for this type of legislation for a long time, and hope to see it pass today. It will affect the health of thousands of San Francisco residents, and I thank you.

Karen Fishkin 1742 Fell St. San Francisco

Sent from my iPhone

John Carroll,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Betsy Kabaker betsykabaker@gmail.com 556 19th Avenue San Francisco, California 94121

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors; Carroll, John (BOS)
Subject:	FW: OPPOSE THE CLASSIST, RACIST, INEFFECTIVE CANNABIS BAN! STOP CRIMINALIZING THE POOR - 201265
Date:	Tuesday, December 1, 2020 10:02:31 AM

From: tamibryant@aol.com <tamibryant@aol.com>

Sent: Monday, November 30, 2020 10:30 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Cc: Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Walton, Shamann (BOS)

<shamann.walton@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>; Mandelman, Rafael (BOS) <rafael.mandelman@sfgov.org>; Stefani, Catherine (BOS) <catherine.stefani@sfgov.org>; Mar, Gordon (BOS) <gordon.mar@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>; Haney, Matt (BOS) <matt.haney@sfgov.org>; Ronen, Hillary <hillary.ronen@sfgov.org>

Subject: OPPOSE THE CLASSIST, RACIST, INEFFECTIVE CANNABIS BAN! STOP CRIMINALIZING THE POOR

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

BoS,

As a working San Franciscan, I do not enjoy the *privilege* of being represented at City Hall, since I have to work at a job to pay my bills, decisions are made without us, and I missed this oppressive legislation. It is offensive, harmful, RACIST, elitist, and an ineffective policy. I am shocked by this Board's lack of regard for the ordinary people of San Francisco.

I have NOT lived in a house since 1968, I do not have the privilege of buying homes in San Francisco, and it appears that you've completely failed to safeguard the poor, Black and brown people, basically the 99% with this legislation.

Look, as a grandma, health is number one, but there is no compelling evidence that I am aware of that second hand cannabis smoke, *from within a concealed apartment, is harmful to others. To conflate cannabis with tobacco is elitist and unscientific.*

I am ashamed and disappointed that a problem that deserves a scalpel, is being addressed with a machete.

I am urging the cosponsors to withdraw. For the love of those of use that do not live in big, beautiful, spacious homes, please stop promoting the criminalization of the poor, Black, Latinx, and all those who do not share your privilege.

To make an exception for "cannabis card holders," when no one can get them, concedes to the fact, contained, second-hand cannabis smoke is not harmful, this is really to criminalize apartment dwellers and let those who occupy homes, enjoy freedoms others do not. THIS IS THE MOST INEQUITABLE LEGISLATION YOU COULD DO PASS RIGHT NOW!

I do not know why this trumpian move is on the schedule tomorrow, but I am urging you to exempt cannabis, and then, with SCIENCE determine how to both ensure dignity and agency to APARTMENT dwellers, while addressing the health concerns.

Frankly, if CANNABIS smoke from inside a unit is causing an issue, then maybe you need better ventilation. Hold the apartment management companies and HOAs responsible for ensuring a safe environment, stop taking it out on the poor.

What does the DA think of this? Do you realize what a thousand dollar a day fine would do to people? Tami Bryant

SF resident for 50 years, poor apartment dweller for longer

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors; Carroll, John (BOS)
Subject:	FW: secondhand smoke exposure - 201265
Date:	Tuesday, December 1, 2020 9:56:52 AM

From: Carol Denney <cdenney@igc.org>
Sent: Tuesday, December 1, 2020 8:59 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: secondhand smoke exposure

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

December 1, 2020

Every tobacco industry canard was trotted out to pave the way for a smoking exemption for cannabis, a state-recognized carcinogen, but the San Francisco Chronicle's ("Smoking pot at home" 12-1-2020) article neglected to mention the over 15 ways to ingest cannabis without combustion. No user, for whatever reason, has any excuse to rope their neighbors involuntarily into their own voluntary exposure. As a cancer survivor I'm amazed, after all the advertising by the cannabis industry, that so few of the supervisors recognize this simple fact in the policy discussion. Dr. Donald Abrams' argument that policies against indoor smoke "lack scientific basis." This is an absurd statement; lungs are not equipped to survive an assault of small particulates. But his agenda is best revealed by arguing that cannabis smoke lacks the scientific basis to be declared "equally dangerous as tobacco smoke", pitting the best-studied smoke on earth against the smoke still saddled with Schedule 1 status. Nobody makes such a claim. The state simply recognizes what any eighth-grade science teacher will tell you: all organic material, if combusted, produces carcinogens, whether it's popcorn, cotton, firewood, or cannabis.

This is not a class issue or a civil liberties issue. This is a public health issue. Low-income communities of color are the most likely to live in shared-wall, shared-air, shared-common-area circumstances, and need more common sense from their leadership. If you are unwilling to stand up to cannabis industry pressure, create something besides punitive fines, which tend to foster division and resentment instead of understanding. In my own apartment building it has created retaliation against those who are suffering through a pandemic shutdown without any safe indoor or outdoor place to breathe. Cannabis users have choices. Breathers do not.

What are the protections in place for renters who are being singled out for making a complaint about secondhand smoke exposure? Please let me know; those who complain in our building have been assaulted and have suffered thousands of dollars in property damage, threats, and threats of eviction - not the smokers, mind you - those who initiate complaints.

Sincerely, Carol Denney *510-548-1512*

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors; Carroll, John (BOS)
Subject:	FW: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)
Date:	Tuesday, December 1, 2020 9:54:38 AM

From: bubbleznrainbowz@gmail.com <bubbleznrainbowz@gmail.com> **On Behalf Of** Alexandra Berliner

Sent: Monday, November 30, 2020 7:26 PM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>; BOS-Legislative Aides <bos-legislative_aides@sfgov.org>
Subject: RE: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San
Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Board of Supervisors c/o Clerk Angela Calvillo <u>Angela.Calvillo@sfgov.org</u>, <u>Board.of.Supervisors@sfgov.org</u>, <u>bos-legislative_aides@sfgov.org</u>

RE: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)

Honorable Members of the Board of Supervisors:

My name is Alex Berliner and I oppose the proposed ordinance File No. 201265 (Yee), and asks that you reject this well-intentioned legislation based on its discriminatory socioeconomic impact. The legislation seeks to protect air quality for non-smokers but would do so at the cost of the civil liberties of otherwise law-abiding tenants who smoke tobacco and/or cannabis. The ordinance would disallow smoking, but only for people in multi-unit residential buildings, meaning that San Franciscans who can afford to buy free-standing homes would be unaffected and could still smoke in peace. The \$1,000/day penalty adds insult to injury, since only wealthy people can pay such fines, but wealthy people are already exempted by virtue of owning their own free-standing homes.

I. This Inhalation Ban Would Exacerbate Racial and Economic Inequality.

This proposed ban on both smoking and vaporizing both tobacco and cannabis would only apply to apartments and condominiums buildings with more than two residential units, not single-family homes. The penalties for violations are up to \$1,000 *per day* and, while these fines are appealable, unsuccessful appellants are required to pay the City's costs including attorneys' fees.

San Francisco already has notoriously high rent prices, and now many San Franciscans have become unemployed during the COVID-19 pandemic. If this ordinance is enacted, San Franciscan renters will be liable for many thousands of dollars in fines and fees that we cannot afford. Further, this will make it harder to rent in San Francisco, let alone afford food, other medicine, and utilities. In effect, a ban on smoking in private homes will simply force people to smoke outdoors in public, subjecting the public to even more secondhand smoke and subjecting smokers to increased fines and increased risk of police interaction.

Racial disparities in San Francisco's economic inequality are well-documented. People of color are more likely to be renters and more likely to have difficulty affording rent. This ban would only affect people who live in multi-unit buildings, explicitly exempting people who can afford their own free-standing house. It is already unfair to discriminate against people who

are not wealthy enough to afford to rent or buy a whole home, but especially so in San Francisco where housing is so expensive, and especially so during the pandemic when employment is even more scarce.

For these reasons, we strongly encourage a vote of opposition to this unreasonable legislation.

Regards,

Alex R Berliner San Francisco Born Resident of District 7 Former Youth Commissioner for D9

From:	Board of Supervisors, (BOS)
То:	Carroll, John (BOS)
Subject:	FW: proposal to prohibit smoking in multi-unit housing
Date:	Tuesday, December 1, 2020 9:45:01 AM

From: SF Carl <sfcarl@hotmail.com>

Sent: Monday, November 30, 2020 6:28 PM

To: Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>; Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Stefani, Catherine (BOS) <catherine.stefani@sfgov.org>; Marstaff (BOS) <marstaff@sfgov.org>; PrestonStaff (BOS) <prestonstaff@sfgov.org>; Haneystaff (BOS) <haneystaff@sfgov.org>; MandelmanStaff, [BOS] <mandelmanstaff@sfgov.org>; RonenStaff (BOS) <ronenstaff@sfgov.org>; Waltonstaff (BOS) <waltonstaff@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: proposal to prohibit smoking in multi-unit housing

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

Please support Supervisor Yee's proposal to prohibit smoking in multi-unit housing in SF. No San Franciscans should have to breathe and smell smoke, whether due to tobacco or marijuana or other substances, that comes into their homes from their neighbors' homes. Drifting smoke contains toxins and likely is unhealthy in other ways as well. Smoking is a choice, but smoking San Franciscans should not be allowed to inflict their smoke upon their neighbors.

Thank you, Carl Stein 374 Guerrero Street #5 SF 94103

From:	Martin Olive
To:	Mandelman, Rafael (BOS)
Cc:	BOS-Legislative Aides; BOS-Supervisors; Carroll, John (BOS); Calvillo, Angela (BOS); Board of Supervisors, (BOS)
Subject:	Cannabis Exemption from Smoking Ban.
Date:	Tuesday, December 1, 2020 8:53:28 AM
Cc: Subject:	BOS-Legislative Aides; BOS-Supervisors; Carroll, John (BOS); Calvillo, Angela (BOS); Board of Supervisors, (BOS) Cannabis Exemption from Smoking Ban.

Dear Supervisor Mandelman and Board of Supervisors,

My name is Martin Olive, I own Vapor Room, the City's oldest cannabis dispensary. I am one of your constituents and supporters, having voted for your election in your last run.

I am writing to you in regards to today's vote on passing legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption have been targeted against communities of color. And most folks live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

We all live in a city with a lot of compromises and frustrations. Punishing cannabis consumers and imposing expensive fines (\$1000?!!!) for doing something that was voted legal in this state by an overwhelming majority is unfair. Even more so, during a pandemic in winter!

Will you really support fining cannabis consumers who may be unemployed, utilizing the few modes of relief from their trauma to ease the burdens of this past year while stuck at home during another quarantine?!

I truly hope you find the thought as reprehensible as I do. Of all the things the City needs to take care of at this crucial time, to punish cannabis smokers citywide because of 1 complaint to 1 Supervisor seems like a waste of resources and time. Please focus your efforts on more important issues at hand.

I trust you to do the right thing, Supervisor.

Thank you for your time and consideration.

Martin Olive

From:	Jack Yusko
Cc:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Opposition to Indoor Smoking Ordinance
Date:	Monday, November 30, 2020 4:55:36 PM

Dear Catherine,

I am writing to you in regards to legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

In addition, laws against public consumption disproportionately affect low income and communities of color, most of whom live in multiple unit dwellings in San Francisco. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income folks.

Americans for Safe Access has made these great points as well:

• Whole flower cannabis, which is most often utilized by patients in a smokable form, is the **most affordable and easily accessible form** of this medicine that patients rely on.

• Many patients rely on whole flower cannabis to treat their conditions, as smoking cannabis is **fast acting** in treating pain, alleviating anxiety and restoring appetite.

• Smoking cannabis also enables patients to **control their dose** by taking small inhalations until their desired level of symptom relief is achieved.

• Many adult cannabis patients do not participate in the state's medical cannabis program since the 2016 passage of Proposition 64, which authorized adults to purchase, possess and consume cannabis. The rights of these patients to smoke cannabis to treat their medical conditions in their private residences must be maintained, just as it should be for patients who are currently enrolled in the state's medical cannabis program.

• It is unacceptable for San Francisco cannabis patients to be authorized to buy and possess medical cannabis but **have no authorized place to use it.**

As both recreational and medical cannabis businesses have been designated essential by the city government, I ask that you recognize that this is based on the substance's nature as an essential medicine regardless of designation; please oppose this ordinance.

Thank you for your time and representation,

Jack Yusko

Cow Hollow

M Shaundra Johnson
Board of Supervisors, (BOS)
<u>Carroll, John (BOS)</u>
Fwd: Vote "NO" on smoking prohibition
Monday, November 30, 2020 4:22:49 PM

Why was my public comment (forwarded below) not included with File Number 201265? I included "<u>bos@sfgov.org</u>" as a recipient per the public comment instructions on the agenda. Please correct this!

Shaundra

------ Forwarded message ------From: **M Shaundra Johnson** <<u>shaundradreams@gmail.com</u>> Date: Wednesday, November 25, 2020 Subject: Vote "NO" on smoking prohibition To: <u>bos@sfgov.org</u>, <u>Sandra.Fewer@sfgov.org</u>, <u>Hillary.Ronen@sfgov.org</u>, Aaron.Peskin@sfgov.org, Catherine.Stefani@sfgov.org, Dean.Preston@sfgov.org, Ahsha.Safai@sfgov.org, Norman.Yee@sfgov.org, Gordon.Mar@sfgov.org, Shamann.Walton@sfgov.org, Rafael.Mandelman@sfgov.org, Matt.Haney@sfgov.org Cc: london.breed@sfgov.org, mayorlondonbreed@sfgov.org

Honorable Supervisors,

I am writing to express strong opposition to File Number 201265, the proposed ordinance amending the Health Code to prohibit smoking in multi-unit complexes.

I have spent most of my adult life assisting with supportive services for low income communities and communities of color in San Francisco and the Bay Area. I am deeply concerned about the negative impact that this ordinance will have on those communities, who are made up of individuals more likely to live in multi-unit housing and more likely to smoke tobacco or marijuana.

Unequivocally, **this ordinance will immediately criminalize** many good and decent folks in San Francisco for an activity that has been legal for decades, and that takes place within the privacy of their own home. This is the type of law I would expect in a conservative state, not in my beloved, progressive San Francisco.

For many people there is no back yard or other safe outdoor space to smoke. Violent crime is all too prevalent on the streets of certain neighborhoods like the Bayview or the Tenderloin. Telling an elderly tenant to go smoke on the sidewalk on Leavenworth or Turk (or face a \$1,000 daily fine!!!) – is simply unconscionable. And it's even more

absurd during a pandemic.

Then there is the issue of enforcement. How, exactly, would this ordinance be fairly enforced? Remember, we are talking about an activity occurring in a PRIVATE residence. Would search warrants be issued? I don't know anyone in San Francisco who thinks that law enforcement should be given more authority to enter someone's home, especially for something as minor as a smoking complaint. This is a clear civil rights and privacy issue.

We cannot let the solution be worse than the problem. Criminalizing smokers is not the answer. Imposing oppressive fines and future debt is not the answer. Sending law enforcement inside of private residences is not the answer.

Supervisors, I urge you to do better. Let's think of a way that protects and respects both nonsmokers and smokers. Please VOTE NO on this proposed ordinance.

Most sincerely, Shaundra

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Smokefree Multi-unit Housing- ACS CAN Letter
Date:	Monday, November 30, 2020 3:26:28 PM
Attachments:	San Francisco Smokefree MUH Letter of Concern 2020.pdf
	image002.png

From: Mary Kemp <mary.kemp@cancer.org> Sent: Monday, November 30, 2020 12:03 PM

To: Yee, Norman (BOS) <norman.yee@sfgov.org>; Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Stefani, Catherine (BOS) <catherine.stefani@sfgov.org>; Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>; Marstaff (BOS) <marstaff@sfgov.org>; PrestonStaff (BOS) <prestonstaff@sfgov.org>; Haneystaff (BOS) <haneystaff@sfgov.org>; MandelmanStaff, [BOS] <mandelmanstaff@sfgov.org>; RonenStaff (BOS) <ronenstaff@sfgov.org>; Waltonstaff (BOS) <waltonstaff@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: Smokefree Multi-unit Housing- ACS CAN Letter

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Good afternoon President Yee and Members of the San Francisco Board of Supervisors-

The American Cancer Society Cancer Action Network respectfully submits a letter as you consider the proposed smokefree multi-unit housing ordinance. We urge you to pass a strong ordinance without exemptions. As the acting Government Relations Director, I am happy to be a resource during this process.

Thank you for your consideration.

Mary Kemp Northern California Grassroots Manager m: <u>520.907.0476</u>

American Cancer Society Cancer Action Network, Inc. 1001 Marina Village Parkway Suite 300 Alameda, CA 94501 fightcancer.org | 1.800.227.2345



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November 12, 2020



The Honorable Norman Yee Members of the San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Dear President Yee and Members of the San Francisco Board of Supervisors:

The American Cancer Society Cancer Action Network's (ACS CAN) mission is to end suffering and death from cancer, and we are committed to continuing that mission in the city of San Francisco. We applaud President Yee for bringing this important issue before the Board, but we are deeply concerned with the proposed exemption. Nearly half of all San Francisco residents live in multi-unit housing which are not protected from the dangers of secondhand smoke. Everyone deserves to breathe clean air in their homes, whether they can afford to rent or buy, and the only way to eliminate secondhand smoke exposure is to prevent it.

As we consider public health through an equity lens, we must recognize that not all populations are equally impacted. Youth, communities of color, LGBTQA+ and those from low-income communities are impacted by tobacco-related disease at higher rates. Exposure of children, newborns, and pregnant women to secondhand smoke are especially concerning. The evidence supporting the association of secondhand exposure of children with respiratory illnesses is strong. Increased rates of lower respiratory illness, middle-ear infections, tonsillectomy and adenoidectomy, cough, asthma and asthma exacerbations, hospitalizations, and SIDS have been reported.

Secondhand smoke contains many poisons and cancer-causing chemicals, including nicotine, carbon monoxide, ammonia, formaldehyde, hydrogen cyanide, nitrogen oxides, phenol, sulfur dioxide, lead, and others. Tobacco and marijuana smoke do not stay confined within a single room nor does it stay confined within a single unit in multi-unit apartment buildings. Ventilation systems can distribute secondhand smoke throughout a building, seeping through walls and cracks. Data clearly demonstrates that the residents of smokefree units in multi-unit buildings without smokefree air policies are not safe from smoke exposure.

Comprehensive smokefree laws, that define multi-unit housing as two or more units, including condominiums, townhouses and duplexes, are effective at protecting nonusers from exposure to secondhand smoke, reducing initiation, especially among youth, and increasing quit attempts by smokers. We also recommend that all residents have access to available smoking cessation resources. Such combination of sound policy and resources have led to lower smoking rates and improved health status, including fewer heart attacks and cancers.

ACS CAN opposes the smoking or aerosolization of cannabis and its extracts in public places because the smoke poses potential health hazards to the public, including vulnerable populations like cancer patients. There are currently four U.S. Food and Drug Administration approved cannabinoid drugs with approved uses including reducing seizures due to epilepsy, reducing pain from multiple sclerosis and addressing nausea and vomiting in cancer.

During these challenging times, as our community works to improve ventilation and clean air, to reduce exposure to smoke from fires, and to ensure quality lung health is an option for all residents during our current public health crisis, we urge the San Francisco Board of Supervisors to make the health of all residents a priority and join the 63+ communities throughout California who have adopted smokefree multi-unit housing policies.

Sincerely,

Mary Kerry Mary Kem

Grassroots Manager, Northern California American Cancer Society Cancer Action Network

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: For All Supervisors: Please Support for Smoking Ban
Date:	Monday, November 30, 2020 3:23:30 PM

From: lgpetty@juno.com <lgpetty@juno.com>
Sent: Saturday, November 28, 2020 9:08 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: For All Supervisors: Please Support for Smoking Ban

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

Please Support the Smoking Ban.

As an advocate for seniors and people with disabilities, I urge you to support Board President Norman Yee's proposal to ban smoking, including cannabis and vaping, from all residential buildings of 3 or more units.

This is an issue involving protection of public health and safety.

It has been instituted in 63 other California municipalities. In San Francisco, there's already a ban on smoking in residential common areas. Many building owners already voluntarily ban smoking

within their residential units.

San Francisco must recognize this as an issue of science and fact and equity. This is NOT an issue of freedom; nor privacy; nor politics. It's not an issue of moderate vs progressive, nor landlords vs tenants; nor rich vs poor.

This is about protecting all our neighbors and neighborhoods from proven harm-the harm from secondhand smoke and harm from fires caused by smoking. It's about equity-- preserving the rights of us ALL to a clean and safe environment.

As a senior myself, harking back to my life in San Francisco in the Sixties, I smoked my share of marijuana. I am not a cannabis opponent: in fact I have participated in campaigns to make it legal.

I know a great many people who use cannabis for medicinal purposes. But almost all of them do not smoke it. They use other forms such as edibles, oils, and tinctures.

We who favored legalizing cannabis, may have even opposed secondhand tobacco smoke, but never really came to terms with secondhand cannabis smoke. Through many decades there was a great

reluctance to admit or speak out loud the fact that smoke, no matter the source, is harmful to others.

Now we must face it: our freedom to indulge in a pleasure (smoking tobacco OR marijuana), cannot be allowed

to continue hurting seniors and babies; those with lung impairments; and others without impairments who are likely to develop them through exposure.

The message of recent climate change forest fires is clear: fire AND smoke are dangerous. It's critical that we do what we know is effective to protect all our residents from both: please support the smoking ban.

Thank you

Lorraine Petty Senior District 5 Renter Advocate for seniors and people with disabilities.

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From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: public comment on smoking ordinance
Date:	Monday, November 30, 2020 3:23:14 PM

From: crgbennett@ymail.com <crgbennett@ymail.com>
Sent: Monday, November 30, 2020 11:34 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: public comment on smoking ordinance

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

Please vote AGAINST the ordinance to ban smoking in multiunit housing.

I've lived in San Francisco since 1985 and was fortunate enough to purchase a 3-unit building in Noe Valley with my now-husband in the early 90's. Since then, we've lived in one unit while renting out the other two. We've always done our best to be good members of our community, even renting out our units for below market rent to LGBT individuals in need. We've never had a tenant complain. Ever.

Admittedly, I like to enjoy a good cigar in my home after dinner. I think I've earned that right as a 70-something year old gay man who has endured a lot during my life. But very soon, that could be illegal because my building contains two rental units in addition to the unit we live in. After residing in my building for over 25 years, you will soon be making me a lawbreaker in my own home. That is preposterous! I understand that cannabis currently has popular support, and I agree that smoking cannabis should not be illegal- but it would be entirely unfair to penalize me for smoking a cigar while exempting cannabis smokers.

I've spent my life advocating for LGBT rights, including the concept of keeping the government "out of our bedrooms". That the City and County of San Francisco is on the verge of putting government back into our bedrooms is something I never thought I would see. I urge you- please reject this ordinance!

Rgds- Craig

<u>d of Supervisors, (BOS)</u>
<u>oll, John (BOS)</u>
OPPOSE proposed smoking ordinance
lay, November 30, 2020 3:23:01 PM

From: Michael Lee <michael.lee.94122@gmail.com>
Sent: Sunday, November 29, 2020 7:48 PM
To: Haney, Matt (BOS) <matt.haney@sfgov.org>; MandelmanStaff, [BOS]
<mandelmanstaff@sfgov.org>; Mandelman, Rafael (BOS) <rafael.mandelman@sfgov.org>; Mar,
Gordon (BOS) <gordon.mar@sfgov.org>; Marstaff (BOS) <marstaff@sfgov.org>; Peskin, Aaron (BOS)
<aaron.peskin@sfgov.org>; Preston, Dean (BOS) <dean.preston@sfgov.org>; PrestonStaff (BOS)
<prestonstaff@sfgov.org>; Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Ronen, Hillary
<hillary.ronen@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>; Stefani, Catherine (BOS)
<catherine.stefani@sfgov.org>; Walton, Shamann (BOS) <shamann.walton@sfgov.org>; Yee,
Norman (BOS) <norman.yee@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>; info@hrcsf.org; info@sftu.org
Subject: OPPOSE proposed smoking ordinance

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Supervisors:

Please join the many tenants and residents of multi-unit housing in San Francisco who vehemently oppose the recent proposed ordinance to ban smoking in residential housing units.

This proposed ordinance will undoubtedly be weaponized in tenant-vs-tenant or landlord-vs-tenant disputes. Tenants and residents in San Francisco should not be subject to such potential harassment. And while the ordinance precludes a violation as a cause for eviction, the outrageous penalty fee of \$1,000/day is tantamount to an eviction — most low and middle income San Franciscans would be unable to pay their rent if such a fee were assessed.

Perhaps even more troubling is the invasion of personal privacy inherent in this ordinance. Clearly, the only way that this ordinance could be reasonably enforced is if law enforcement were to gain forced entry to PRIVATE housing units to obtain evidence of a violation. This is a terrifying proposition, especially considering that such action could be predicated merely on the complaint of a landlord or neighbor, and that forced entry by law enforcement all too often leads to violent and devastating consequences for residents.

I understand that there is some consideration for an exemption related to marijuana smoking. This type of exemption is ill advised and legally dubious. First, it does nothing to address the complaint-driven harassment or disturbing privacy concerns. Moreover, it is likely in violation of state law. Notably, Health and Safety Code 11362.3 in part states:

"(a) Section 11362.1 does not permit any person to:

(2) Smoke cannabis or cannabis products in a location where smoking tobacco is prohibited."

Thus, any ban imposed on tobacco smoking in California will and must also include a ban on marijuana smoking. The two are inseparable in this regard, and any special exemption for cannabis is not permitted.

As a good government advocate, I must also emphatically express my concern that Board Rule 3.22 was waived for the proposed ordinance. This rule states that committee hearings on major policy issues must be deferred for 30 days. Unquestionably, the proposed ordinance is a major policy issue that will directly impact thousands of San Franciscans. It does NOT involve routine operations of the departments of the City or a legal time limit controlling the hearing timing — the only exemptions for waiving this rule.

Instead of the ordinance as proposed, I wholeheartedly support the idea put forth by Brad Hirn of the Housing Rights Committee: The City should explore offering incentives to landlords "to properly seal their buildings and their apartments to prevent smoke from traveling more easily." In addition, your Board could consider enhancing the current education and noticing requirements for prospective tenants so that no one is a surprised that smoking is permissible in specific units within a particular residential building.

Supervisors, please vote NO on this proposed ordinance. It was hastily rushed through the legislative process and will certainly lead to dangerous unintended consequences.

Best regards,

—Michael Lee Sunset District

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From: Mira Ingram <mirabai.prema@gmail.com>
Sent: Monday, November 30, 2020 12:03 PM
To: BOS-Supervisors <bos-supervisors@sfgov.org>
Subject: Please don't ban cannabis smoking in apartments!

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

I am a long-time medical cannabis patient and advocate, and used to serve on San Francisco's Marijuana Offences Oversight Committee pre legalization. Please do not ban smoking and vaping cannabis in San Francisco apartments.

I've spent the last 30 years of my life working for the rights of people with illnesses and disabilities to be able to safely consume medical cannabis without being criminalized. Now that recreational use is legal, most medical cannabis patients no longer seek out formal medical cannabis recommendations from doctors. We've finally achieved safe access for sick and disabled people in San Francisco, but banning smoking or vaping cannabis in apartments will end that. Dispensaries that allow smoking inside are not only rare, but many require you to buy something (sometimes at a \$50 or \$100 minimum) during that visit to access the smoking area. Smoking areas in dispensaries have been shut down due to COVID, and there's no sign of if -- or when -- they'll be allowed to reopen. It is illegal to smoke cannabis outside under California law. This leaves no place for sick and disabled apartment residents to legally or safely medicate, and re-criminalizes all of us.

Many people are unable to utilize edible cannabis for their illnesses. For example, I have gastroparesis, making edible cannabis unpredictable, and too often ineffective. People needing to relieve nausea benefit from cannabis because it can be smoked and offer relief within minutes. Edible cannabis often can not be held down for the hour or two it takes to start relieving nausea.

Please don't recriminalize sick and disabled people without formal recommendations by banning consumption of their medicine in apartments!

Mira Ingram Ellis St., SF 94102

From: To:	Phil Points Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)
Cc:	BOS-Supervisors; BOS-legislative@sfgov.org; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Cannabis
Date:	Sunday, November 29, 2020 10:47:49 AM

I am a 72 y/o male, 43 year resident of San Francisco, 35 yr survivor of HIV/AIDS, and rely on cannabis as part of my regiment to stimulate appetite and fight insomnia. I am fortunate to be able to afford to pay for a Medical Card from the San Francisco Department of Public Health. There are many who use cannabis medicinally who cannot afford to pay for a card.

I urge the Board of Supervisors to allow cannabis to be consumed in apartment buildings by *everyone in need*. I am respectful of my neighbors and allow ventilation to not impose on them. Many years ago, a local reporter spent 5 hours in a closed room at a dispensary interviewing patients while they smoked. A blood draw after breathing the air for 5 hours, showed no signs of cannabis in his blood. Lastly, I don't think we want people in need outside and smoking on the street, which I believe is illegal.

Thank you for reading.

Phillip Points San Francisco

From:	Chris Conrad
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	<u>Carroll, John (BOS);</u> <u>Calvillo, Angela (BOS)</u>
Subject:	Oppose ban on smoking/vaping cannabis at home
Date:	Sunday, November 29, 2020 9:53:34 AM

Dear Supervisors,

I very strongly oppose San Francisco's proposal to ban smoking / vaping at home, including for cannabis for the following reasons.

1) Banning residential smoking is an extreme action that intrudes into the privacy of the home.

2) The "dangers" of second hand cannabis smoke may be inferred but they have not been proved. In other words, the term "dangers" refers to a value judgement that is a matter of opinion and is not proven to be a fact.

3) Whatever health exposure risks (eg., CO2, CO, benzene, ash, particulate, etc.) are known to be inherent to any combustion and all smoke would be mitigated by vaporization, which does not involve combustion or generate those compounds.

4) The ban does not deal uniformly with second hand smoke, excluding fumes from vehicles, barbecues or incense, just to name a few. It is selective and discriminatory to go after only tobacco and cannabis but not other combustion fumes.

5) There are ways to mitigate all smoke and even odor issues related to cannabis without resorting to such an extreme step as prohibition. Simply requiring adequate ventilation or portable air filtration systems would solve the problems or you could have a mediator respond when nuisances are reported and let them resolve and abate the problem.

6) I would point out that California voters explicitly made it legal to smoke or ingest cannabis and states that activity "shall not be a violation of state or local law." Health and Safety Code 11362.1(a)(4). No such protection exists for tobacco, so excepting cannabis could resolve the conflict. Localities have the right to ban onsite consumption for businesses per the Business and Professions Code, but that does not apply to residential properties.

For all the above and other reasons, I believe that the proposed ban violates state law and places extreme and unnecessary restrictions on the lawful behavior of responsible adults.

The measure should be rejected or amended to allow for cannabis use. Please oppose the proposed ban, as written, and vote accordingly. Thank you,

- Chris Conrad, Editor 510-275-9311

theLeafOnline.com and Leaf Radio are part of West Coast Leaf Your trusted news source about cannabis. Send your press materials for consideration to: News@theLeafOnline.com

From:	Amaya Lascano
To:	Stefani, Catherine (BOS)
Cc:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Re: new ordinance that bans indoor smoking in apartment buildings with 3 or more units
Date:	Saturday, November 28, 2020 7:21:21 PM

Dear Board of Supervisors / Catherine Stefani,

I am writing to you in regards to legislation that would ban smoking and vaporizing in residential apartments in buildings of three or more units.

We seek an amendment for an exemption for all cannabis consumers. As written, Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. So, if a neighbor has an issue with a person's cannabis smoke, they only have recourse if the person smoking is just an adult consumer of cannabis. They have no recourse if the person smoking is a medical cannabis patient with a valid physician's recommendation. Thus, Yee's legislation as written attacks the cannabis smoker's status, not the smoke itself. I find this to be totally irrational.

Also, laws against public consumption have been targeted against communities of color. And most folks live in multiple-unit dwellings. Only wealthier folks can afford to live in one or two-unit buildings, making the law discriminatory against lower-income folks.

Americans for Safe Access has made these great points as well:

• Whole flower cannabis, which is most often utilized by patients in a smokable form, is the **most affordable and easily accessible form** of this medicine that patients rely on.

• Many patients rely on whole flower cannabis to treat their conditions, as smoking cannabis is fast-acting in treating pain, alleviating anxiety, and restoring appetite.

• Smoking cannabis also enables patients to control their dose by taking

small inhalations until their desired level of symptom relief is achieved.

• Many adult cannabis patients do not participate in the state's medical cannabis program since the 2016 passage of Proposition 64, which authorized adults to purchase, possess, and consume cannabis. The rights of these patients to smoke cannabis to treat their medical conditions in their private residences must be maintained, just as it should be for patients who are currently enrolled in the state's medical cannabis program.

• It is unacceptable for San Francisco cannabis patients to be authorized to buy and possess medical cannabis but **have no authorized place to use it**.

John Carroll,

As a San Francisco resident, I am stunned that restrictions on cannabis smoking and vaping in private apartments could be included in a proposed anti-smoking ordinance.

Such an ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana, a legal substance in California.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. With cannabis legal for general adult use many medical marijuana patients have chosen not to pay for this legal certification, and would now be forced to waste time and money for no valid reason.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers, and cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine. This proposal is a solution in search of a problem.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Bruce Mirken sftroubl@att.net 1237 Alemany Blvd San Francisco, California 94112

From:	Fred Winograd
То:	Yee, Norman (BOS)
Cc:	Haney, Matt (BOS); Mandelman, Rafael (BOS); Mar, Gordon (BOS); Peskin, Aaron (BOS); Preston, Dean (BOS); Fewer, Sandra (BOS); Ronen, Hillary; Safai, Ahsha (BOS); Stefani, Catherine (BOS); Walton, Shamann (BOS); Board of Supervisors, (BOS); BOS-Supervisors; BOS-Legislative Aides; Carroll, John (BOS); Calvillo, Angela (BOS)
Subject: Date:	Smoking Ban Legislation - Let"s use science to guide us Thursday, November 26, 2020 6:50:42 PM

In regard to this legislation, I think it is on-target with one exception. Smoking marihuana should be exempted for all users, not just smoking marihuana for medical purposes.

Science is on the right side here. Second hand cigarette smoke has been proven to cause cancer but that is not the case with marihuana.

For that reason, please amend the legislation and let people enjoy one of life's real pleasures.

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Wednesday, November 25, 2020 5:02:32 PM

From: Akshay Patel <info@email.actionnetwork.org>
Sent: Tuesday, November 24, 2020 6:14 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

STOP TRYING TO REGULATE MY HOUSE AND TRYING TO TELL ME WHATS BEST FOR ME. I AM A GROWN ASS MAN.

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Akshay Patel shayusc@gmail.com 39 Fort Mason San Francisco, California 94123

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Wednesday, November 25, 2020 5:02:20 PM

From: Christ Lynch <info@email.actionnetwork.org>
Sent: Tuesday, November 24, 2020 6:19 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Christ Lynch <u>crlynch@mac.com</u> 288 8th Avenue San Francisco, California 94118

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: SF Chamber File #201265 Cannabis Amendment
Date:	Wednesday, November 25, 2020 5:02:09 PM
Attachments:	File #201265 "No Smoking in Multi-Unit Housing Complexes." SF Chamber Cannabis Amendment.pdf

From: Emily Abraham <eabraham@sfchamber.com>
Sent: Wednesday, November 25, 2020 9:06 AM
To: Emily Abraham <eabraham@sfchamber.com>
Subject: SF Chamber File #201265 Cannabis Amendment

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear President Norman Yee and Board of Supervisors,

The San Francisco Chamber of Commerce represents hundreds of local businesses, including cannabis retailers, manufacturers, and cultivators. Our cannabis small business members urge you to amend proposed File #201265 "No Smoking in Multi-Unit Housing Complexes" to exclude cannabis-related smoking. While good intentioned, this legislation would be a step back in cannabis reform, which San Francisco has fought so hard to make progressive steps forward in. We urge you to consider this exemption for socioeconomic, racial, and health related reasons.

Please see attached for our full letter.

Thank you I hope you all have a wonderful Thanksgiving!

Respectfully,

Emily Abraham

Emily Abraham

Public Policy Manager SF Chamber of Commerce



235 Montgomery St., Ste. 760, San Francisco, CA 94104 tel: 415.352.4520 • fax: 415.392.0485 sfchamber.com • twitter: @sf_chamber

November 25, 2020

President Norman Yee and Board of Supervisors San Francisco City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 9410

Re: File #201265 "No Smoking in Multi-Unit Housing Complexes" - Cannabis Amendment

Dear Board of Supervisors,

The San Francisco Chamber of Commerce represents hundreds of local businesses, including cannabis retailers, manufacturers, and cultivators. We ask you to amend proposed File #201265 "No Smoking in Multi-Unit Housing Complexes" to provide an exemption for cannabis related smoking. While good intentioned, this legislation would ultimately be a massive step back in cannabis reform, which San Francisco has fought so hard to make progressive steps forward in.

A ban on cannabis smoking in multi-unit complexes raises the following issues for our members:

- 1. Disproportionately impacts low income residents, minorities, and patients in chronic pain.
 - a. San Francisco has some of the highest rents in the nation, and the world, and forces many individuals and families to rent in multi-unit housing complexes. Looking at our city's renter demographics, it is clear that individuals of color are more likely to be renters in multi-unit complexes. Legislation that only impacts this renter population, is inherently impacting residents who cannot afford to own their own home.
 - b. While there is an exemption for those who are Medical Marijiana Identification Card Holders, this is a very small population. The majority of San Francsicans who require cannabis for medical purposes have been protected from prosecution since 1996. It has also become increasingly more difficult for patients to obtain a card during shelter in place. As many of these patients are already immunocompromised, it is not in their best interest to go out and get a card. While an exemption, this adds another barrier due to cost, as well as risk.

2. <u>Massive negative impact on an industry that should be supported by our city government.</u>

- a. As our cases increase, our residents must stay inside more, and with cannabis smoking being illegal outdoors, renters in multi unit complexes will have nowhere to legally consume cannabis. At the beginning of the pandemic, cannabis was deemed an essential industry. As such, we should be working to support the essential services it provides.
- b. Cannabis products used for smoking make up over 70% of cannabis sales in San Francisco.
 Disallowing residents from smoking cannabis products inside would devastate our local cannabis industry, and further hurt our local city sales tax revenue.
- c. The cannabis industry in San Francisco has taken a forefront position in creating socioeconomic equality and opportunities for those who have been impacted by the War on Drugs. To legislate against this industry will take away from much of the progressive work San Francisco has done regarding this industry.



- 3. Ensuing litigation.
 - a. The Compassionate Use Act of 1996 declares that seriously ill Californians have the right to obtain and use marijuana for medical purposes, and can not be subject to criminal prosecution or sanction (Section 11362.5(b)(1)). Prohibiting smoking cannabis in home would go against the intentions of this act.
 - b. Proposition 64 also ensures that the rights of medical patients are not restricted. It does however, also ban cannabis smoking in public. With a ban of cannabis smoking in public, and in private with this proposed legislation, there would be a total ban. This would go against the protections allowed in both Prop 64 and the Compassionate Use Act.
- 4. Equates tobacco use to cannabis use.
 - a. We support the intention of this legislation, and always want to keep the safety of our residents as a top priority. However, cannabis smoking does not have the same proven health impacts that smoking tobacco does. Cannabis is a known and verified treatment for mitigating health issues, and unlike tobacco, is not proven to be directly associated with smoking related cancers, or cardiovascular disease.

For the reasons listed above, the San Francisco Chamber of Commerce and our cannabis small business members urge you to amend this legislation to exclude cannabis-related smoking. I urge you to consider this exemption for socioeconomic, racial, and health related reasons.

Thank you for your time and consideration.

Sincerely,

Café Flore & Flore Store CLARK HOWELL LLP Eaze Flower to the People Greenbridge Corporate Counsel Joyce Cenali and Mike Harden, Big Rock Partners Leland, Parachini, Steinberg, Matzger & Melnick LLP Mahajan Consulting Meadow The Arcview Group The Bay Area Chapter or Americans for Safe Access The San Francisco Chamber of Commerce Vapor Room

Individuals: Andrew R. Silva

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Wednesday, November 25, 2020 5:01:54 PM

From: Margot Wampler <info@email.actionnetwork.org>
Sent: Wednesday, November 25, 2020 9:27 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco Supervisors,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Margot Wampler margot.wampler@gmail.com 1001 pine st #1008 San Francisco, California 94109

From: To:	<u>Sara Payan</u> <u>BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS);</u>
	<u>Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)</u>
Cc:	<u>Carroll, John (BOS); Calvillo, Angela (BOS)</u>
Subject:	Please Protect Cannabis Users Rights in San Francisco
Date:	Wednesday, November 25, 2020 12:12:21 PM
Attachments:	image001.png
	image002.png

As a member of the SF Cannabis Oversight Committee, an educator and advocate for the chronically and critically ill, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. Smoking cannabis outdoors unmasked also creates a dangerous opportunity for exposure to COVID and many people using cannabis at home are already vulnerable with other health complications.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card. Many more people are using cannabis for symptom management even prior to COVID and are doing so because it is much easier to obtain in an adult use market.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

This proposed legislation is dangerous for those on fixed incomes with illness as it unfavorably fixates on those who cannot afford their own homes, whose loss of a home would create unsurmountable hardship and the fines further this hardship. These are not San Francisco values, especially in a pandemic!

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Sincerely.

Sara Payan Seat 16, San Francisco Cannabis Oversight Committee



Sara Payan

EDUCATOR | PUBLIC POLICY ADVOCATE | WRITER Sara Payan Consulting 415-377-9577 www.sarapayan.com www.plantedwithsara.com

■<u>Facebook</u> **■**<u>Twitter</u>

From:	Mikki Norris
To:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS)
Cc:	Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Oppose ban on smoking/vaping cannabis in the privacy of your home
Date:	Wednesday, November 25, 2020 10:41:11 AM

Dear Supervisors,

When the voters of California and San Francisco endorsed Prop. 64, it was with the understanding that adults would be allowed to consume cannabis in the privacy of their home and other sanctioned areas like a permitted consumption lounge or event.

Sup. Yee's proposed ban on smoking or vaping cannabis in your home in a multi-dwelling residence as part of an anti-tobacco campaign is wrong-headed and violates that personal right. While tobacco smokers have other options to consume their desired product in condoned public spaces, this is not true for cannabis consumers, whose options are severely restricted. Yet, Prop. 64 explicitly enshrined the right to smoke cannabis in the California Health and Safety Code:

CA Health and Safety Code HSC 11362.1. (a) Subject to Sections 11362.2, 11362.3, 11362.4, and 11362.45, but notwithstanding any other provision of law, it shall be lawful under state and local law, and shall not be a violation of state or local law, for persons 21 years of age or older to: (4) Smoke or ingest marijuana or marijuana products;

The proposed ban before you effectively disenfranchises our rights to consume cannabis and discriminates against those who can't afford to live in a single-family residence. It discriminates against patients who have found no need to spend money to get a doctor's recommendation any longer, as cannabis is legal for adults to use and the lawful quantities are sufficient for their medical use. Inhaled cannabis (smoked or vaporized) is a preferred method of ingestion for many who find edibles or other methods too difficult to titrate and can't wait for up to two hours for an effect to happen. We shouldn't be forced to use other methods when we can easily smoke or vape cannabis for the desired effect either medicinally or for personal or spiritual reasons.

Dr. Donald Abrams, a respected physician and researcher found that cannabis smoke either as primary or second-hand has not been proven harmful to others. To equate second-hand cannabis smoke with tobacco smoke is a false and misleading premise.

In addition, simple home air purifiers could be used to mitigate any concerns of smoke. I urge you to vote to exempt cannabis smoking from Supervisor Yee's proposed smoking ban in the interest of equal rights for cannabis consumers, social justice, and compassion.

Respectfully,

-- Mikki Norris, Educator on Prop. 64's Campaign 510-215-8326

John Carroll,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Margot Wampler margot.wampler@gmail.com 1001 pine st #1008 San Francisco, California 94109

From:	Chuck John
To:	BOS-Supervisors; Board of Supervisors, (BOS); BOS-Legislative Aides; Carroll, John (BOS); Calvillo, Angela (BOS)
Cc:	Gail Whitty
Subject:	Smoking Ban for Marijuana
Date:	Tuesday, November 24, 2020 9:25:32 PM

Dear Board of Supervisors,

I frankly don't mind pot smoke. The landlord's son lives in the building and I smell it quite often.

I do mind tobacco smoke. We chase folks off our front step of our apartment when we can smell it coming through our window above the door. I'm glad our building owner's son doesn't smoke cigarettes. I think his smoking pot is good compared with cigarettes.

I was tested for allergies twice and scored positive reaction for tobacco allergy with respiratory issues like sinuses headaches when I'm in the middle of it.

In tobacco they've isolated cancer causing chemicals just as they have in fragrances for laundry detergent, softeners, and dryer sheets. There's no regulation nor disclosure for these fragrance chemical molecules. They reek with a sickly sweet smell that is nauseating when it wafts from the laundry into our apartment through gaps in planks. To my knowledge, marijuana does not have similar cancer molecules like they've found in tobacco and corporate chemistry fragrances.

Why not work on something like tobacco and fragrances in public spaces rather than harmless marijuana smoke that doesn't make one nauseated when smelling it 2nd hand?

I think the idea of banning pot smoking in SF is ridiculous. That's what it would be for those who couldn't afford to buy a \$2 million house here.

So it's banned outside, and now for apartment dwellers, they want to ban it inside too?

I see no reason for the rich to have special rights in SF with anything including marijuana rights to smoke. Don't these billionaires have enough?

Cheers, John Daniel San Francisco

John Carroll,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Christ Lynch crlynch@mac.com 288 8th Avenue San Francisco, California 94118

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Akshay Patel shayusc@gmail.com 39 Fort Mason San Francisco, California 94123

From:	John Hinman
То:	Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS);
	Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)
Cc:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela
	(BOS); board@cmacsf.org
Subject:	OPPOSE #201265 CANNABIS SMOKING BAN
Date:	Tuesday, November 24, 2020 5:05:11 PM

Dear Supervisors

On behalf of the Board of Directors of the California Music and Culture Association (CMAC), please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

We strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

- Disproportionately impacts low income residents, minorities, and patients in chronic pain. You can smoke if you are rich enough to own your own home.
- Massive negative impact on an industry that should be supported by our city government. Deemed essential to sell but not to medicate?
- What about the equity program? How can we advance equity by making cannabis use impossible for most? Isn't that another version of the failed war on drugs?
- Where do People Smoke? Prop 64 bans public cannabis consumption, COVID closed consumption lounges. Without a place to smoke this ban encourages lawlessness.
- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

California Music and Culture Association

Phone: 415.362.1215 x101 FAX: 415.362.1494 <u>http://www.beveragelaw.com</u>

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From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: No On Smoking Ban
Date:	Tuesday, November 24, 2020 12:25:49 PM
Attachments:	1HCCSF letter opposing No Smoking Initiative 11182020.pdf

From: Carlos Solorzano <Carlos@hccsf.com>
Sent: Tuesday, November 24, 2020 12:19 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: No On Smoking Ban

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Ms. Calvillo, can you please forward the attached letter to the whole Board of Supervisors on behalf of the Hispanic Chambers of Commerce of San Francisco?

Thank you and have a great and safe holiday!

Carlos Solórzano CEO HCCSF CHCC Northern Region Chair Office 415.735.6120 Cell 415.259.1498 Carlos@hccsf.com www.hccsf.com

Please consider the environment before printing this email

[&]quot;This e-mail and any files transmitted with it are the property of the Hispanic Chambers of Commerce of San Francisco and their affiliate Chambers, and are confidential, and intended solely for the use of the individual or entity to whom this e-mail is addressed. If you are not one of the named recipient (s) or otherwise have reason to believe that you have received this message in error, please notify the sender and delete this message immediately from your computer. Any other use, retention, dissemination, forwarding, printing, or copying of this e-mail is strictly prohibited. Thank you for your cooperation."

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Karla Garcia Bris's Creations CEIWY





SAN FRANCISCO HCCSF Hispanic Chambers of Commerce of San Francisco



Hispanic Chambers of Commerce of San Francisco Cámaras de Comercio Hispanas de San Francisco

November 18th., 2020

San Francisco Board of Supervisors c/o Clerk Angela Calvillo Angela.calvillo@sfgov.org

RE: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)

Honorable Members of the Board of Supervisors City and County of San Francisco:

The Hispanic Chambers of Commerce of San Francisco and its Board of Directors has unanimously voted to oppose the proposed ordinance File No. 201265 (Yee), and asks that you support us by rejecting this well-intentioned legislation based on its discriminatory socioeconomic impact. The legislation seeks to protect air quality for non-smokers but would do so at the cost of the civil liberties of otherwise law-abiding tenants who smoke tobacco and/or cannabis. The ordinance would disallow smoking, but only for people in multi-unit residential buildings, meaning that San Franciscans who can afford to buy free-standing homes would be unaffected and could still smoke in peace. The \$1,000/day penalty adds insult to injury, since only wealthy people can pay such fines, but wealthy people are already exempted by virtue of owning their own free-standing homes.

I. This Inhalation Ban Would Exacerbate Racial and Economic Inequality.

This proposed ban on both smoking and vaporizing both tobacco and cannabis would only apply to apartments and condominiums buildings with more than two residential units, not single-family homes. The penalties for violations are up to \$1,000 *per day* and, while these fines are appealable, unsuccessful appellants are required to pay the City's costs including attorneys' fees.

San Francisco already has notoriously high rent prices, and now many San Franciscans have become unemployed during the COVID-19 pandemic. If this ordinance is enacted, San Franciscan renters will be liable for many thousands of dollars in fines and fees that we cannot afford. Further, this will make it harder to rent in San Francisco, let alone afford food, other medicine, and utilities. In effect, a ban on smoking in private homes will simply force people to smoke outdoors in public, subjecting the public to even more secondhand smoke and subjecting smokers to increased fines and increased risk of police interaction.



Racial disparities in San Francisco's economic inequality are well-documented. As we all know, the majority of renters are underserved minorities of color and more likely already have difficulty affording rent. This ban would only affect people who live in multi-unit buildings, explicitly exempting people who can afford their own free-standing house. It is already unfair to discriminate against people who are not wealthy enough to afford to rent or buy a whole home, but especially so in San Francisco where housing is so expensive, and especially so during the pandemic when employment is even more scarce.

For this reason, we strongly encourage a vote of opposition to this unreasonable legislation.

Sincerely yours;

Carlos Solórzano-Cuadra CEO Hispanic Chambers of Commerce Of San Francisco (HCCSF) Office: 415.735.6120 E mail: carlos@hccsf.com

Cc: Board of Directors

Supervisor Safai,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

I strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

- Disproportionately impacts low income residents, minorities, and patients in chronic pain. You can smoke if you are rich enough to own your own home.
- Massive negative impact on an industry that should be supported by our city government. Deemed essential to sell but not to medicate?
- What about the equity program? How can we advance equity by making cannabis use impossible for most? Isn't that another version of the failed war on drugs?
- Where do People Smoke? Prop 64 bans public cannabis consumption, COVID closed consumption lounges. Without a place to smoke this ban encourages lawlessness.
- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

Supervisor Walton,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

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- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

From:	Terrance Alan
То:	Ronen, Hillary
Cc:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	OPPOSE #201265 CANNABIS SMOKING BAN
Date:	Tuesday, November 24, 2020 11:48:49 AM

Supervisor Ronen,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

I strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

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- **Cannabis IS NOT Tobacco. Don't lump them together.** Cannabis is a known and verified for mitigating health problems Tobacco Kills

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Thank you,

Supervisor Mandelman,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

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Thank you,

Supervisor Yee,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

I strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

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Thank you,

Supervisor Haney,

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Thank you,

Supervisor Preston,

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Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

Supervisor Mar,

Please reject File No. 201265; our shared San Francisco values support equal legal access to cannabis, not access to only those who can afford a free-standing home.

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Thank you,

Supervisor Peskin,

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Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

Supervisor Stefani,

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I strongly oppose the smoking ban legislation unless it is amended to exempt all cannabis consumers, not just medical cannabis patients who still have a medical cannabis recommendation from their physician.

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Please **oppose this legislation** unless it is amended to exempt all cannabis consumers, not just medical cannabis patients with a physician's recommendation.

Thank you,

From:	Emilio Pi
To:	BOS-Supervisors; Safai, Ahsha (BOS)
Cc:	BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS); DPH - kevinreed
Subject:	Oppose Ordinance 201265
Date:	Tuesday, November 24, 2020 10:27:04 AM
Attachments:	Emilio letter to the board pdf.pdf

(Please see attached letter)

San Francisco Board of Supervisors 1 Carlton Goodlett Place San Francisco, CA 94102 Via email

Reference: Oppose Ordinance 201265, proposed legislation to ban smoking and vaping in apartment buildings of three or more units

Dear San Francisco's Board of Supervisors,

I am writing today to oppose Ordinance 201265, proposed by Supervisor Yee and any similar restrictions on an individuals' rights to consume cannabis at home. The proposed legislation, if passed, would lead to many negative impacts on San Francisco' most vulnerable residents, including many disabled individuals, minority communities and lower income residents.

Proposition 64 states that California must: "Permit adults 21 years and older to <u>use</u>, possess, purchase and grow nonmedical marijuana within defined limits for use by adults 21 years and older as set forth in this Act." To not allow the smoking or vaping of cannabis in their home when Proposition 64 bans its consumption in nearly all other circumstances seemingly is asking for a potential lawsuit on the city.

There are already regulations in place that are better suited to and more than capable of addressing any complaints of second-hand smoke in multi-unit dwellings. Please leave such concerns up to the landlords and residents of our great city.

Thank you,

Emilio Recacha, RN 4220 Mission Street San Francisco, CA 94112

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Tuesday, November 24, 2020 9:03:43 AM

From: John Cleveland <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 9:59 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Stop linking the consumption of cannabis with the consumption of tobacco. The plants are very different. There is no danger of second-hand smoke with cannabis, and the smoke is not at all harmful to interior spaces. San Francisco doesn't need another petty rule like this

one. Be specific with your smoking ban and single out tobacco and tobacco products. You insult the memory of all the lives and hard work that paved the way for compassionate use of cannabis in SF by adopting such a rule.

John Cleveland johnnycleav@gmail.com 238 Thrift Street, Apt B San Francisco, California 94112

John Carroll,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

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Josh Bunnell frant1ck@protonmail.com 1006 funston ave Pacific Grove, California 93950

John Carroll,

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John Parise parise.john@gmail.com Bush street SAN FRANCISCO, California 94108

Board of Supervisors, (BOS)
BOS-Supervisors
<u>Carroll, John (BOS)</u>
FW: Smoking Ban hearing December 1
Monday, November 23, 2020 5:32:57 PM

From: Gail Whitty <gailwhitty@prodigy.net>

Sent: Monday, November 23, 2020 5:08 PM

To: BOS-Supervisors <bos-supervisors@sfgov.org>; BOS-Legislative Aides <bos-

legislative_aides@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Carroll, John (BOS) <john.carroll@sfgov.org>; Calvillo, Angela (BOS) <angela.calvillo@sfgov.org> **Subject:** Fw: Smoking Ban hearing December 1

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Regarding the proposed ban on cannabis smoking indoors at one's residence:

I request an amendment for an exemption for all cannabis consumers. As written, President Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself.

In addition, laws against public consumption have been targeted against communities of color. And most people live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income residents.

People are not allowed to smoke outside in public. If they can't smoke cannabis in their residence they can't smoke anywhere.

Please pass an amendment allowing for cannabis smoking whether it be medicinal or otherwise. Doctors have said there is no danger of second hand smoking of cannabis as there is with tobacco.

Gail Whitty 601 Van Ness. San Francisco

From:	<u>Gail Whitty</u>
То:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	Fw: Smoking Ban hearing December 1
Date:	Monday, November 23, 2020 5:11:32 PM

Regarding the proposed ban on cannabis smoking indoors at one's residence:

I request an amendment for an exemption for all cannabis consumers. As written, President Yee's legislation only exempts medical cannabis patients with a valid physician's recommendation. When Proposition 64 was implemented in 2018, most medical cannabis patients did not renew their medical cannabis recommendation. Moreover, the smoke from a medical cannabis patient is indistinguishable from the smoke from an adult consumer of cannabis. Yee's legislation as written, attacks the cannabis smoker's status, not the smoke itself.

In addition, laws against public consumption have been targeted against communities of color. And most people live in multiple unit dwellings. Only wealthier folks can afford to live in one or two unit buildings, making the law discriminatory against lower income residents.

People are not allowed to smoke outside in public. If they can't smoke cannabis in their residence they can't smoke anywhere.

Please pass an amendment allowing for cannabis smoking whether it be medicinal or otherwise. Doctors have said there is no danger of second hand smoking of cannabis as there is with tobacco.

Gail Whitty 601 Van Ness. San Francisco

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 4:37:40 PM

From: Mamuka Mdivani <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 2:58 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Mamuka Mdivani Jiko61@hotmail.com 777 Broadway San Francisco, California

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: PLEASE STOP THE BAN ON CANNABIS SMOKING IN SAN FRANCISCO HOMES
Date:	Monday, November 23, 2020 4:28:53 PM

From: Rebecca Schiffman <r.s.h.schiffman@gmail.com>
Sent: Monday, November 23, 2020 1:07 PM
To: Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Stefani, Catherine (BOS)
<catherine.stefani@sfgov.org>; Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>; Mar, Gordon (BOS)
<gordon.mar@sfgov.org>; Preston, Dean (BOS) <dean.preston@sfgov.org>; Haney, Matt (BOS)
<matt.haney@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>; Mandelman, Rafael (BOS)
<rafael.mandelman@sfgov.org>; Ronen, Hillary <hillary.ronen@sfgov.org>; Walton, Shamann (BOS)
<shamann.walton@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>
Cc: BOS-Supervisors <bos-supervisors@sfgov.org>; BOS-Legislative Aides <bos-legislative_aides@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>;
Carroll, John (BOS) <john.carroll@sfgov.org>; Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: PLEASE STOP THE BAN ON CANNABIS SMOKING IN SAN FRANCISCO HOMES

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

On behalf of San Francisco residents, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon

of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

We know San Francisco has licensed consumption lounges, which are cost-prohibitive and have limited access. Thus limiting legal spaces for medical patients and SF residents to safely consume cannabis. Currently, there is a study being conducted on the efficacy of smoked cannabis for use with PTSD in veterans. (source: <u>https://maps.org/research/mmj/marijuana-us/</u>) Given the quick onset of smokable marijuana these can make a significant difference in someone's mental health - especially at the onset of a panic attack or dissociative experience - thus reducing the escalation of these events.

It is my hopes that the city council does not pass this and protects for individuals to use cannabis within their homes and dwelling units.

Warmly, Rebecca Schiffman

From: Baard of Supervisors: (BOS) To: BOS-Supervisors Co: Co: Support: PWP Passar Protect Chamadas Users Rights in San Francisco Date: Monday, Nocomber 23, 2020 + 28-40 PM

From: Rebecca Schiffman <info@email.actionnetwork.org> Sent: Monday, November 23, 2020 1:05 PM To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org> Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

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Warmly, Rebecca Schiffman

Rebecca Schiffman r.s.h.schiffman@gmail.com 425 Orange Street Oakland, California 94610

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 4:08:32 PM

From: Roger Micone <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 4:05 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Roger Micone rmicone@gmail.com 3872 NORIEGA ST SAN FRANCISCO, California 94122

From:	BOS Legislation, (BOS)
To:	Beinart, Amy (BOS); Carroll, John (BOS)
Cc:	BOS Legislation, (BOS)
Subject:	RE: 201265 - Smoking legislation
Date:	Monday, November 23, 2020 3:03:41 PM
Attachments:	image001.png

Thank you Amy.

Looping in John Carroll, Public Safety and Neighborhood Services Committee clerk for processing.

Lisa Lew

San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102 T 415-554-7718 | F 415-554-5163 lisa.lew@sfgov.org | www.sfbos.org

(VIRTUAL APPOINTMENTS) To schedule a "virtual" meeting with me (on Microsoft Teams), please ask and I can answer your questions in real time.

Due to the current COVID-19 health emergency and the Shelter in Place Order, the Office of the Clerk of the Board is working remotely while providing complete access to the legislative process and our services.

Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation, and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors' website or in other public documents that members of the public are public action copy.

From: Beinart, Amy (BOS) <amy.beinart@sfgov.org>
Sent: Monday, November 23, 2020 2:57 PM
To: BOS Legislation, (BOS) <bos.legislation@sfgov.org>
Subject: 201265 - Smoking legislation

Good afternoon, Forwarding this public comment below. Thanks.

https://sfbos.org/supervisor-ronen-district-9

From: Fred Sherburn Zimmer <<u>fred@hrcsf.org</u>>

Sent: Monday, November 23, 2020 2:12 PM
To: Beinart, Amy (BOS) <<u>amy.beinart@sfgov.org</u>>
Subject: Re: Smoking legislation

Could you pass this to the clerk of the board for the packet? We will also be giving it to the individual Supervisors. thanks

Dear Supervisors,

Tenants' rights organizations recognize that the health effects of secondhand smoke are serious. Still, we have some significant concerns about the proposed indoor smoking legislation. We are against any criminalization of addiction (in this case, smoking), including financial penalties. We fear landlords will use these penalties to harass and push out tenants, especially seniors with long-term rent control. While the Department of Public Health has strengths, it has proven to be weak at enforcement of environmental health issues and navigating landlord/tenant issues. This program may antagonize the relationship between tenants and DPH when we need tenants to feel safe reporting other serious health issues in their buildings, such as lead paint and rodent infestations.

This ordinance would fine tenants \$1,000/day but makes no plan for when tenants can't pay. When DPH fines poor people who can't afford multiple thousand-dollar fines, what is the cities plan? These detail policy questions need to be addressed. This is a badly written rushed policy that needs to be rewritten and sent back to committee.

Sarah "fred" Sherburn-Zimmer On behalf of Housing Rights Committee of SF

On Mon, Nov 23, 2020 at 11:45 AM Beinart, Amy (BOS) <amy.beinart@sfgov.org> wrote:

From: Fred Sherburn Zimmer <fred@hrcsf.org> Sent: Tuesday, November 17, 2020 8:56:29 AM To: Beinart, Amy (BOS) <amy.beinart@sfgov.org> Subject: Smoking legislation

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Certainly, tenants rights organizations recognize that the health effects of secondhand smoke are deadly serious. Still, we have some concerns about the proposed indoor smoking legislation. We are against any criminalization of addiction (in this case, smoking), including financial penalties. Though we are being told the financial penalties will be levied against landlords, not tenants, we fear management will use any penalty they receive to harass and push out tenants, especially seniors with long-term rent control. While the Department of Public Health has strengths, it has proven to be weak at enforcement of environmental health issues and navigating landlord/tenant issues. This program may antagonize the relationship between tenants and DPH when we need tenants to feel safe reporting other serious health issues in their buildings, such as lead paint and rodent infestations.

Sarah "fred" Sherburn-Zimmer

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On behalf of Housing Rights Committee of SF

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John Carroll,

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Sarah Shrader sarah@trybasa.com 2978 21st Street San Francisco, California 94110

From: To:	Rebecca Schiffman Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary; Walton, Shamann (BOS); Safal, Ahsha (BOS)
Cc:	BOS-Supervisors; BOS-Legislative Aides; Board of Supervisors, (BOS); Carroll, John (BOS); Calvillo, Angela (BOS)
Subject:	PLEASE STOP THE BAN ON CANNABIS SMOKING IN SAN FRANCISCO HOMES
Date:	Monday, November 23, 2020 1:08:22 PM

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Dear Board of Supervisors,

On behalf of San Francisco residents, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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It is my hopes that the city council does not pass this and protects for individuals to use cannabis within their homes and dwelling units.

Warmly, Rebecca Schiffman

From: Batecos Softman To: Canad Lahm (BDS) Subject: Pissos Protect Cannatis Usen Rights in San Francisco Monday, November 21, 2020 1:05:27 PM This message is from outside the City email system. Do not co

age is from outside the City email system. Do not open links or attachments from untrusted sources.

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Warmly, Rebecca Schiffman

Rebecca Schiffman r.s.h.schiffman@gmail.com 425 Orange Street Oakland, California 94610

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Monday, November 23, 2020 1:03:49 PM

From: Karen Biswas <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 1:01 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Karen Biswas karen.biswas@gmail.com 60 13th Street San Francisco, California 94103

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Ordinance banning smoking marijuana
Date:	Monday, November 23, 2020 12:57:38 PM

From: William Jaeck <wjaeck@gmail.com>
Sent: Monday, November 23, 2020 12:45 PM
To: Mandelman, Rafael (BOS) <rafael.mandelman@sfgov.org>; BOS-Supervisors <bos-supervisors@sfgov.org>; BOS-Legislative Aides <bos-legislative_aides@sfgov.org>; Board of
Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Carroll, John (BOS) <john.carroll@sfgov.org>;
Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Ordinance banning smoking marijuana

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello,

I am writing to ask you to vote against the ordinance banning smoking marijuana in any apartment.

Thank you.

Sincerely,

William Jaeck District 8

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 1:02:45 PM

From: Terry Hawkins <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:54 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Terry Hawkins thawkins3@outlook.com 1505 Gough Street, Apt 21 SAN FRANCISCO, California 94109

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 12:58:39 PM

From: Siobhan Wilson <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:48 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Siobhan Wilson wilson.siobhan@gmail.com 1703 Brooks Street #C San Francisco, California 94129

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 1:03:19 PM

From: Scott McFadden <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:45 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Scott McFadden scott.mcfadden2533@gmail.com 454 21st ave. #2 San Francisco, California 94121

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 12:45:37 PM

From: thomas frongillo <thomas@filigreen.com>
Sent: Monday, November 23, 2020 11:42 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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thomas frongillo thomas@filigreen.com 2089 Ingalls San Francisco, California 94124

Board of Supervisors, (BOS)
BOS-Supervisors
<u>Carroll, John (BOS)</u>
FW: Please Protect Cannabis Users Rights in San Francisco
Monday, November 23, 2020 12:45:16 PM

From: Sean Murphy <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 11:49 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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In my own words, this ban is stupid. a waste of government resources when your focus should be elsewhere

Sean Murphy jake.murph.du@gmail.com 235 San Fernando Way San Francisco, California 94127

Board of Supervisors, (BOS)
BOS-Supervisors
<u>Carroll, John (BOS)</u>
FW: Please Protect Cannabis Users Rights in San Francisco
Monday, November 23, 2020 12:44:52 PM

From: Sweetleaf Joe <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 11:58 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

I am the founder and director of the Sweetleaf Collective. We work with low income terminally ill patients in San Francisco and help them find free compassionate cannabis. Since we started in 1996, our patients have received over \$2 million worth of free cannabis through our efforts. All of our patients have doctors recommendations, but none have the state issued card. They are unable to purchase this card as they are on social security and live in San Francisco on \$1000 per month. If you are planning to bam indoor smoking, I would request that you change the exemption for medical patients to those who hold a current and valid doctor's recommendation as opposed to the current wording only medical patients with a state issue due medical card.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law. The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana.

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining a city ID card.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does

not leave behind prolonged, residual "third-hand" odors like nicotine.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multiunit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

Sweetleaf Joe sweetleafjoe@gmail.com 77 Van ness ave San Francisco, California

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 12:43:52 PM

From: Michael Reising <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:07 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Michael Reising reisingmason@hotmail.com 650 Turk St. #703 San Francisco , California 94102

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 12:43:36 PM

From: Asia Reising <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:09 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Asia Reising asiareising@gmail.com 650 Turk St. #703 San Francisco , California 94102

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Protect Cannabis Users Rights in San Francisco
Date:	Monday, November 23, 2020 12:42:37 PM

From: Rico Hampton <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:38 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

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Rico Hampton ricohampton@gmail.com 1105 Larkin st apt 208 San Francisco, California 94109

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Monday, November 23, 2020 12:42:22 PM

From: Cheryl Wallace <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 12:38 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

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Cheryl Wallace truth.e.ness@gmail.com 375 7th Avenue San Francisco , California 94118

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

John Carroll,

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thomas frongillo thomas@filigreen.com 2089 Ingalls San Francisco, California 94124 This message is from outside the City email system. Do not open links or attachments from untrusted sources.

John Carroll,

I cover cannabis as a freelance reporter and do not believe the City and its residents will benefit from Sup. Yee's proposed indoor smoking ban as currently written. Cannabis is a medicine that, as of this moment, the public has no safe place to consume. To tell legal adults they cannot consume it in their own homes is to effectively make it illegal once more.

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Zack Ruskin zruskin@gmail.com 804 Clement Street San Francisco, California 94118 This message is from outside the City email system. Do not open links or attachments from untrusted sources.

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Matthew Foster matthew.h.foster@gmail.com 1535 Francisco St, #9 San Francisco, California 94123

Board of Supervisors, (BOS)
BOS-Supervisors
Carroll, John (BOS)
FW: Please Protect Cannabis Users Rights in San Francisco
Monday, November 23, 2020 11:27:18 AM

From: Jason Chan <info@email.actionnetwork.org>
Sent: Monday, November 23, 2020 11:26 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: Please Protect Cannabis Users Rights in San Francisco

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Angela Calvillo,

As a San Francisco resident, I urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Jason Chan chan.jason.sk@gmail.com 574 grove street San Francisco, California

t open links or attachments from untrusted sources.

Dear Supervisors

On behalf of San Francisco chapter of the Brownie Mary Democratic Club, we urge you to amend Supervisor Yee's anti-stonking legislation to exempt all canabits consumers, and not just those with a medical canabits medication. In 2018, when Proposition 64 was implemented, the overwhelming majority of medical canabits patients did not renew their recommendation. Currently, due to COVID restrictions, it is difficult for medical canabits patients to recow their needed canabits patients who have not renewed their recommendation would be denied access to their needed canabits medicate.

Many people who need cannabis for medical issues need quick relief for dealing with such issues as migraines, seizures, names, and acute pain. Only smoking or vaporizing affords this. Earing a cannabis-influeed edihe product can take up to two hours to take effect. Smoking or vaporizing is the only way such folks can get the timely relief they need. Dr. Donald Atrams has written a letter to voa documentine the fact that there is no research which shows that secondhand canabis smoking and varorizing, not for tobacco smoke. These two types of smoke are not equivalent. We are only asking for an exemption for canabis smoking and varorizing, not for tobacco smoking or varorizing and varorizing.

As the legislation is currently written, only medical canabis patients with a valid medical canabis proteiner of canabis. Thus, if a person is bothered by a neighbor's canabis studies, they will only have recourse if the neighbor is an delit consumer of canabis. Thus, if a person is bothered by a neighbor's canabis. makes, they will only have recourse if the neighbor is an adult consumer of canabis. Thus, if a person is bothered by a neighbor's canabis. studies are set of the neighbor is a medical canabis patient. They will only have recourse if the neighbor is an adult consumer of canabis. Thus, the legislation attacks the status of a canabis studies, and not be actual canabis studies. The site is traininal and an arbitrary distinction. Therefore, all canabis moking and vaporizing should be excerpted in this legislation.

ngs. I live in a three-unit condo building, where I own my unit. Unless I am a medical cannabis patient with a valid physician's recommendation, I would be prohibited from using cannabis in the privacy of my own home. I

Under Proposition 64 is in Regal to make or supporting (or even ingest) cannots in public, Unlike cannots in supporting to a set of costs and constraints and set of the set of From Proposition 64: In Section 11362.1 of the California Health and Safety Code:

(a). Subject to Sections 113022, 113023, and 1130245, but not withstanding any other provision of law, it shall be lawful under state and local law, and shall not be a violation of state or local law, for persons 21 years of age or older to (4). Smoke or ingest manijuana or manijuana products ...

This provision would suggest that local laws banning camabis smoking for adult consumers of camabis violates state law, which would trump local laws banning camabis smoking by adults. Thus, Yee's legislation is likely to be unconstitutional and could be subject to legal challenges.

In addition, anti-consumption laws have targeted communities of color. See the data below. Secondly, the city of West Hollywood wisely removed cannabis smoking and vaporizing from their anti-smoking ban.

West Hollywood is an example of a locality that's exempted cannabis. https://www.canorml.org/west

The data from Washington DC showing racial disparities in enforcement against public consumption: https://www.drugpolicy.org/legalization.status-report



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rl-protection.com/v1/url?o=https%3A//www.canorml.org/wp-/2020/11/SF_Smoking_Ordinance_1.pdf&g=YmZiYzdlMzMzZjikZmlyZO==&h=MTQyYjMzYjUzb

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David Goldman dcgoldman@gmail.com m: 415-728-7631



California Chapter of the National Organization for the Reform of Marijuana Laws 2261 Market St. #278A, S.F., CA 94114 - www.canorml.org - (415) 563-5858 / (510) 540-1066 LA Office: (310) 652-8654

Nov. 13, 2020

To: S.F. Board of Supervisors

Re: Proposed Ban on Cannabis Smoking and Vaping in Private Apartments

On behalf of the many San Franciscans who use cannabis for medicine and enjoyment, we urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in <u>all</u> public places under state law (CA HSC 11362.3 (a)1). The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. (Oral consumption is not an acceptable alternative; inhalation provides much prompter relief, and is far less liable to cause over-dosage).

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining an official state medical cannabis ID card. Private, adult use of cannabis is no more dangerous to public health than medical use.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. Unlike tobacco, first-hand cannabis smoking has been shown <u>not</u> to cause lung cancer [1] or cardiovascular disease [2] in numerous human studies. Second-hand exposure is therefore all the less likely to be harmful. Anti-smoking alarmists, funded by the state's tobacco tax, are trying to scare the public with junk science studies alleging traces of toxins in marijuana smoke – without mentioning that the amounts are so small as to have no adverse impact on human health [3]. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

Including vapes in a secondhand smoking ban is even more unjustified. Vaporization has been show to eliminate 95%-99.99% of all smoke toxins, both in marijuana and tobacco [4]. In addition, vaporizers drastically reduce secondhand side-stream emissions and don't involve lighters, matches, fire, smoke and ashes. Not a single human study has demonstrated harm from second-hand vape exposure.

The proposed ordinance inordinately impacts lower-income and minority residents who can't afford their own homes. San Francisco has long been a leader on human rights, social tolerance and cannabis issues. The city can be proud of having been a leader of marijuana reform and a refuge for medical marijuana patients under Prop. 215. Evicting tenants for smoking marijuana will scarcely improve the city's homelessness crisis. The city is large enough to provide 100% odor-free apartments for those who are smoke-sensitive, while allowing freedom for others to enjoy marijuana in different units (with proper ventilation, they need not even be in separate sections of the building). In any case, anti-smoking rules should target second-hand emissions that penetrate others' spaces, not what goes on in residents' own apartments.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

In closing, we respectfully urge the Board to delete marijuana from any proposed ban on smoking in residential apartments.

Sincerely,

MEring

Dale Gieringer, Ph.D Director, California NORML – www.canorml.org Co-author, California Compassionate Use Act (Prop 215) 2261 Market St. #278A San Francisco CA 94114

REFERENCES:

[1] The National Academy of Sciences report on "The Health Effects of Cannabis and Cannabinoids" (2017) concluded there is no correlation between cannabis use and lung, head, or neck cancers.

[2] Regarding cardiovascular disease, the following recent studies were all negative: Auer R et al, "Lifetime marijuana use and subclinical atherosclerosis," *Addiction* 2018. Reis JR et al, "Cumulative Lifetime Marijuana Use and Incident Cardiovascular Disease in Middle Age," Am J. Public Health 2017 Apr 107(4):601-6.

San Luis C et al, "Association Between Recent Cannabinoid Use and Acute Ischemic Stroke," *Neurology Clinical Practice* Jun 3, 2020.

Jakob J et al, "Association between marijuana use on electrocardiographic abnormalities by middle age," Addiction 2020 Jul 10.

[3] Cal NORML Release: "CA DPH Misrepresents Cannabis Smoke and Vape Hazards Using Anti-Tobacco Funding" https://www.canorml.org/is-ca-spending-anti-tobacco-tax-money-to-make-speciousclaims-about-marijuana-and-second-hand-smoke/

[4] Demonstrating efficacy of cannabis vapes:

Gieringer D et al: "Cannabis Vaporizer Combines Efficient Delivery of THC with Effective Suppression of Pyrolytic Compounds," *Journal of Cannabis Therapeutics* 2004.

Meehan-Atrash J et al., "Aerosol Gas-Phase Components from Cannabis E-Cigarettes and Dabbing: Mechanistic Insight and Quantitative Risk Analysis," ACS Omega Sept 16, 2019.

Similar findings for nicotine vapes:

Goniewicz et al, "Level of selected carcinogens and toxicants in vapour from electronic cigarettes," *Tobacco Control* Mar 6, 2013.

Burstyn I,"Peering through the mist: systematic review of what the chemistry of contaminants in electronic cigarettes tells us about health risks," *BMC Public Health* 2014, 14:18.

Cal NORML analysis of specious claims about second-hand marijuana smoke. Study: Marijuana Use History Not Independently Associated With Atherosclerosis Study: Cannabis Use Not Associated With Increased Risk Of Cardiovascular Disease

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: LCCS letter re: Smoking In Multi-Unit Housing ordinance
Date:	Friday, November 20, 2020 5:02:16 PM
Attachments:	LCCS letter to SF BOS re smoking ban 11 19 20.pdf

From: Legal Cannabis for Consumer Safety <lccs@calccs.org>
Sent: Friday, November 20, 2020 1:54 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: LCCS letter re: Smoking In Multi-Unit Housing ordinance

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors,

We are **Legal Cannabis for Consumer Safety (LCCS)**, a coalition representing California's largest licensed cannabis growers, manufacturers, associations, retailers, testing labs, marketplaces, and advocates. LCCS is the regulated industry's unified voice on consumer safety issues, and is committed to implementing fact-based solutions.

We write to respectfully urge you to <u>amend</u> the proposed ordinance, number 201265, entitled Health Code - No Smoking in Multi-Unit Housing Complexes, <u>to exclude cannabis</u>.

For decades, San Francisco has been an example of sensible and compassionate cannabis regulation and reform. The City is widely regarded not only as a leader in understanding the medicinal value of cannabis, but also in recognizing the significant harms caused by prohibition. It would be disheartening and dangerous if the Board of Supervisors moved backward in this way.

Attached please find a letter outlining our position and concerns.

Thank you,

Legal Cannabis for Consumer Safety <u>www.calccs.org</u>



November 19, 2020

San Francisco Board of Supervisors 1 Dr. Carlton B Goodlett Pl. #244 San Francisco, CA 94102

Dear Board President Yee and Members of the Board of Supervisors,

We are Legal Cannabis for Consumer Safety (LCCS), a coalition representing California's largest licensed cannabis growers, manufacturers, associations, retailers, testing labs, advocates, and marketplaces. LCCS is the regulated cannabis industry's unified voice on consumer safety issues, and is committed to implementing fact-based solutions. We write to respectfully urge you to amend the proposed ordinance, number 201265, entitled Health Code - No Smoking in Multi-Unit Housing Complexes, to exclude cannabis.

For decades, the City and County of San Francisco has been an example of sensible and compassionate cannabis regulation and reform. Prop 64, which legalized cannabis statewide, was overwhelmingly supported by 74% of San Francisco voters. The City is widely regarded not only as a leader in understanding the medicinal value of cannabis, but also in recognizing the significant harms caused by prohibition. **As such, it would be disheartening and dangerous if the Board of Supervisors moved backward by:**

- Re-criminalizing a right that San Franciscans have fought so hard to obtain, after a decades-long war on drugs and people of color.
- Disproportionately and unfairly targeting low-income and less advantaged residents who cannot afford to live in a single-family home in one of the country's most expensive cities.
- Barring those suffering from chronic pain from being able to conveniently ingest cannabis for their ailments via safe and effective consumption mechanisms with a more rapid onset than cannabis edibles can provide, in the privacy of their homes.

In response to the COVID-19 pandemic, local governments designated cannabis as *essential* and are wisely urging residents to *stay home.* The proposed ordinance directly undermines these directives.

- COVID-19 is the most dangerous time to force struggling renters to relocate or find a place outside their home to consume a legal product -- particularly in light of San Francisco returning to the Red tier.
- San Francisco led cities and counties across the state in designating cannabis as an essential product, recognizing its role in health care.
- Obtaining a doctor's recommendation or a medical cannabis card is costly and inconvenient, particularly during a pandemic. After the passage of Prop 64, which legalized cannabis for adult use, medical patients stopped renewing their medical cards.
- Cannabis vapes and smoked flower are critical consumption mechanisms for medicine. Inhalation is a particularly effective way to administer cannabis for conditions requiring prompt treatment, such as chronic pain, seizures, spasms, migraine attacks and extreme nausea.
- Cannabis provides many therapeutic benefits and is widely used as a safe anxiety relief mechanism, especially at a time where consumers are faced with tremendous fear, uncertainty, job loss and unprecedented life transitions.

Tobacco and cannabis are two very different products and should never be conflated.

- Unlike tobacco, cannabis is widely used for medicinal purposes, providing relief for illnesses including cancer, anorexia, AIDS, chronic pain, spasticity, glaucoma, arthritis, migraine, and many others.
- Unlike tobacco smoke exposure, cannabis smoke exposure even long-term is not positively associated with cancers of the lung or upper aerodigestive tract.*
- Unlike tobacco, human studies of chronic cannabis users failed to find any increased risk of smoking-related cancers, according to a comprehensive 2017 review by the National Academy of Science.*
- Unlike tobacco, which can legally be smoked outdoors, cannabis cannot be consumed legally in any public place in the state other than cannabis cafes, which are impractical for regular use and are closed due to the pandemic. By forcing people to consume outside of their homes, the City would be asking them to violate state law.

• Unlike tobacco, numerous studies have concluded cannabis smoking does *not* cause cardiovascular disease.*

Health concerns regarding second-hand cannabis smoking and vaping are unsubstantiated.

- "First-hand" cannabis smoking has been found in numerous studies to not cause lung cancer or cardiovascular disease, thus the risks of "second-hand" smoking wouldn't either.*
- Reviewing scientific evidence demonstrates that cannabis smoke and vaping are safer than tobacco smoking and vaping, and studies do not support claims that secondhand marijuana smoke or vapor pose a significant danger to public health.*
- Cannabis vaporizers do not emit smoke at all first-hand or second-hand. A study of a THC vape pen found the health hazards from vaped cannabis were less than 1/1000 that of smoking.*

Restricting cannabis use will have an adverse impact on the local economy, particularly during a time of recession.

- Cannabis flower and vapes make up over 70% of cannabis market sales. Prohibiting consumption of the dominant cannabis product categories will impact local cannabis retailers, their employees, and San Francisco's local tax receipts.
- In the midst of an extended pandemic, when the finances of individuals, businesses, and municipalities are all stretched, it is a terrible time to implement new restrictions on economic activity or costly fines for those who violate them.

This proposed ordinance goes against San Francisco's long-standing precedent of equality, equity and inclusion, and would do far more harm than good. We urge you not to implement restrictions on your most vulnerable residents who rely on rapid relief from cannabis in ways that have been proven to be safe and effective.

Sincerely,

Legal Cannabis for Consumer Safety www.calccs.org | info@calccs.org

Advanced Vapor Devices
Anthony Law Group
Bloom Farms
Brite Labs
CCIA
ССМА
Caliva

CannaCraft CannaSafe Labs Central Coast Agriculture Curaleaf Double Barrel Eaze Eden GAIACA Waste Revitalization Harborside Headstash Humboldt's Finest Island Jetty Extracts La Vida Verde Mammoth Distribution MPP National Cannabis NCIA Norcal Cannabis Co PAX Pineapple Express Pure Se7enLeaf Select SVCA Sparc The Farmacy SB The London Fund The Werc Shop UCBA Utopia Yvette McDowell Consulting

*California NORML (<u>https:/canorml.org</u>) maintains extensive research on cannabis smoking and vaping and its effects on human health, and its website contains summaries and direct links to the studies and references made in this letter.

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: ATTENTION SF BOARD OF SUPERVISORS RE: File No. 201265 "Inhalation Ban"
Date:	Friday, November 20, 2020 11:59:51 AM
Attachments:	20.11.18 SFCOC Letter Opposing FileNo201265 (Execution Version).pdf

From: Nina Parks <ninaparksconsulting@gmail.com>
Sent: Friday, November 20, 2020 9:08 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>
Cc: Jessica Cry <jcry@ufcw5.org>; Jesse S <JesseStout@gmail.com>

Subject: ATTENTION SF BOARD OF SUPERVISORS RE: File No. 201265 "Inhalation Ban"

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Dear Esteemed Clerk Calvillo :

I hope that this email finds you all with a healthy and happy heart and mind during these deeply challenging times.

I write to you today on behalf of San Francisco's Cannabis Oversight Committee. On our 11/18/2020 Cannabis Oversight Committee, The Committee voted to not support the "Inhalation Ban" **File No. 201265** as it is written.

The inclusion of cannabis rolls back our progress & understanding of Cannabis as a wellness plant and the benefit of relief that it brings to our community experiencing a spectrum of pain and mobility. The consequences outlined in this ordinance yet again impacts our most vulnerable communities. Please see the attached letter for our stance.

We as members of the inaugural San Francisco Cannabis Oversight Committee look forward to working with your office to develop more comprehensive solutions in addressing Cannabis related issues in our beloved city.

with respect,

Nina Parks

Chair of the SF Cannabis Oversight Committee

650.520.1886

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San Francisco Cannabis Oversight Committee c/o Chair Nina Parks ninaparksconsulting@gmail.com

November 18, 2020

San Francisco Board of Supervisors c/o Clerk Angela Calvillo Angela.calvillo@sfgov.org

RE: Please Vote "No" on Supe. Yee's Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes (File No. 201265)

Honorable Members of the Board of Supervisors:

The San Francisco Cannabis Oversight Committee opposes proposed ordinance File No. 201265 (Yee)¹, and asks that you reject this well-intentioned legislation based on its discriminatory socioeconomic impact. The legislation seeks to protect air quality for non-smokers, but would do so at the cost of the health and civil liberties of cannabis users including seriously ill medical cannabis patients—the vast majority of whom do not have physician's recommendations because cannabis use is supposed to be legal for all adults. The ordinance would disallow smoking, but only for people in multi-unit residential buildings, meaning that San Franciscans who can afford to buy free-standing homes would be unaffected and could still smoke in peace. The \$1,000/day penalty adds insult to injury, since only wealthy people can pay such fines, but wealthy people are already exempted by virtue of owning their own free-standing homes.

The Cannabis Oversight Committee was appointed by the Board of Supervisors pursuant to Ordinance No. 260-18 (2018), to advise the Board and the Mayor regarding cannabis laws. The Board specifically created the Cannabis Oversight Committee in the context of social equity, including undoing and repairing the harms of discrimination and economic disenfranchisement. Thus it is not only our duty, but also our very purpose, to offer our recommendation about the proposed ordinance: that you reject it.

I. This Inhalation Ban Would Exacerbate Racial and Economic Inequality.

This proposed ban on both smoking and vaporizing both tobacco and cannabis would only apply to apartments and condominiums buildings with more than two residential units, not single-family homes. The penalties for violations are up to \$1,000 *per day* and, while these fines are appealable, unsuccessful appellants are required to pay the City's costs including attorneys' fees.

¹ https://sfgov.legistar.com/View.ashx?M=F&ID=8897595&GUID=D3BA1521-2CAB-40CA-97C2-995B544F6765.

San Francisco already has notoriously high rent prices, and now many San Franciscans have become unemployed during the COVID-19 pandemic. San Francisco has allowed cannabis smoking in private residences for over twenty-four years since the passage of Proposition 215 (1996). If this ordinance is enacted, San Franciscan renters will be liable for many thousands of dollars in fines and fees that we cannot afford. Further, this will make it harder to rent in San Francisco, let alone afford food, other medicine, and utilities. In effect, a ban on smoking in private homes will simply force people to smoke outdoors in public, subjecting the public to even more secondhand smoke and subjecting smokers to increased fines and increased risk of police interaction.

Racial disparities in San Francisco's economic inequality are well-documented. People of color are more likely to be renters and more likely to have difficulty affording rent. This ban would only affect people who live in multi-unit buildings, explicitly exempting people who can afford their own free-standing house. It is already unfair to discriminate against people who are not wealthy enough to afford to rent or buy a whole home, but especially so in San Francisco where housing is so expensive, and especially so during the pandemic when employment is scarcer.

II. The Proposed Ordinance Would Invite Litigation, Because Proposition 215 Prevents Localities from Prohibiting Patients from Inhaling Cannabis at Home.

In 1996, California voters enacted Proposition 215, the Compassionate Use Act. California Health and Safety Code Section 11362.5(b)(1) declares that the Act's purposes include "To ensure that seriously ill Californians have the right to obtain and use marijuana for medical purposes..." and "To ensure that patients and their primary caregivers who obtain and use marijuana for medical purposes upon the recommendation of a physician are not subject to criminal prosecution or sanction."

By prohibiting smoking and vaporizing cannabis in private homes, proposed ordinance File No. 201265 would violate patients' rights by illegally abridging patients' "right to obtain and use marijuana for medical purposes" and by impermissibly "sanction[ing]" them.² This would invite seriously ill San Franciscans to sue the City for this violation of their civil rights, and the proposed ordinance would not withstand legal challenge.

Further, Proposition 64 (2016) specifically reaffirmed these rights of medical patients, by saying that the proposition shall not "be construed or interpreted to amend, repeal, affect,

² Cal. H&S Code § 11362.5(b)(1),

https://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=11362.5.&law Code=HSC.

restrict, or preempt... Laws pertaining to the Compassionate Use Act of 1996."³ The stated primary purpose of Proposition 64 was to legalize cannabis consumption, which includes smoking. Since Proposition 64 already explicitly bans cannabis smoking in public and in the wide range of places where tobacco smoking is banned such as restaurants, bars, and workplaces, it is clear that voters supporting Proposition 64 did not intend to ban cannabis smoking in private homes. Since cannabis inhalation is already banned in all public places, banning it in private homes would amount to a total ban, contravening the voters' will in Proposition 64.

III. The Proposed Exception for Doctor's Recommendation Holders is Insufficient.

We understand the proposed ordinance has been amended to provide an exemption for those few seriously ill San Franciscans who hold a doctor's recommendation, which was necessary for obtaining a Medical Marijuana Identification Card (MMIC) until 2016's Proposition 64. This exception is not enough: the doctor's recommendation is no longer necessary for *adult* patients to possess cannabis, and the MMIC was already expensive and complicated to obtain—not to mention impossible to obtain during Shelter-in-Place.⁴ Since virtually none of the City's thousands of patients have a doctor's recommendation, and the City does not currently offer the MMIC, the proposed exception is all but meaningless.

The exception for patients with a doctor's recommendation for medical cannabis, is not enough because, even though anyone can get a recommendation in California, healthcare is not free either. Many people struggle to afford health insurance and co-pays for medical appointments and medications, let alone a special piece of paper to be allowed to cannabis at home legally. Since the passage of Proposition 64 in 2016 allowing all adults to use cannabis at home without fear of criminal penalty, most patients in San Francisco have ceased consulting specialist physicians about cannabis recommendations.

Further, many adult San Franciscans use cannabis at home for reasons other than medical relief, including spiritual and recreational purposes, which would be inappropriately prohibited by this ordinance.

IV. Inhaled Cannabis is Medicine, and Edibles Are Inadequate Substitutes.

Besides banning inhaling (smoking and vaping) tobacco in residences, this ordinance would ban inhaling cannabis. Many clinical studies, including many studies funded by the State

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⁴ "[D]ue to Shelter-in-Place order, our office is currently closed to the public, and we are not processing Medical Marijuana ID cards,"

https://www.sfdph.org/dph/comupg/oservices/medSvs/MCID/default.asp.

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of California⁵ and some right here in San Francisco,⁶ have shown that both smoked and vaporized cannabis are efficacious medicine. It is cruel to prohibit people from using the medicine that works best for them, especially after decades of allowing it.

Patients who use cannabis for acute or severe symptoms, such as cachexia or nausea, need fast-acting relief. Inhalation takes less than a minute to deliver this symptom relief, whereas ingested edible medical cannabis products can take over an hour. Patients suffering from gastrointestinal distress, experiencing nausea or vomiting, may use medical cannabis in order to be able to eat, and may be unable to consume baked goods or liquid preparations.⁷

Further, a major advantage of inhalation is dose titration. People whose symptoms vary day-to-day may need more or less cannabis to relieve their symptoms than they did yesterday. Inhalation's quick onset makes it possible to titrate the dose (meaning, decide whether they need more or not), whereas ingestion takes much longer before knowing whether increasing the dose is necessary. The June 4, 2014 Forbes article, "Is Eating Marijuana Really Riskier Than Smoking it?", quotes Professor Franson of the University of Colorado on this topic:

One of the issues lies in how the two forms of the drug are absorbed and metabolized, and how quickly the high comes on. "The major difference is in the absorption of the [edible] product into the blood stream," says Kari Franson, PharmD, PhD, Clinical Pharmacologist and Associate Dean for Professional Education, Department of Clinical Pharmacy, at University of Colorado Skaggs

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⁷ See "Gastrointestinal Disorders and Medical Marijuana" by Americans for Safe Access, at https://www.safeaccessnow.org/gastrointestinal-disorders.

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School of Pharmacy. "Once it is in the blood, it quickly goes to and has an effect on the brain. With smoking, the peak blood levels happen within 3-10 minutes, and with eating, it's 1-3 hours."⁸

Thus ingesting medical cannabis, by virtue of its less rapid onset, provides inferior symptom relief for patients seeking to address acute symptoms as rapidly as possible.

Supervisors, please reject File No. 201265, because it is unfair to treat more harshly those San Franciscans who cannot afford their own free-standing home.

We look forward to being in dialogue with you about this important issue; please direct questions about it to Cannabis Oversight Committee member Jesse Stout at JesseStout@gmail.com.

Thank you.

Regards,

San Francisco Cannakis Oversight Committee

By: Chair

⁸ https://www.forbes.com/sites/alicegwalton/2014/06/04/is-eating-marijuana-really-riskier-than-smoking-it.

Board of Supervisors, (BOS)
BOS-Supervisors
<u>Carroll, John (BOS)</u>
W: ATTENTION SF BOARD OF SUPERVISORS RE: File No. 201265 "Inhalation Ban"
riday, November 20, 2020 9:12:52 AM
0.11.18 SFCOC Letter Opposing FileNo201265 (Execution Version).pdf

From: Nina Parks <ninaparksconsulting@gmail.com>
Sent: Friday, November 20, 2020 9:08 AM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>
Cc: Jessica Cry <jcry@ufcw5.org>; Jesse S <JesseStout@gmail.com>
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November 18, 2020

San Francisco Board of Supervisors c/o Clerk Angela Calvillo Angela.calvillo@sfgov.org

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https://www.sfdph.org/dph/comupg/oservices/medSvs/MCID/default.asp.

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of California⁵ and some right here in San Francisco,⁶ have shown that both smoked and vaporized cannabis are efficacious medicine. It is cruel to prohibit people from using the medicine that works best for them, especially after decades of allowing it.

Patients who use cannabis for acute or severe symptoms, such as cachexia or nausea, need fast-acting relief. Inhalation takes less than a minute to deliver this symptom relief, whereas ingested edible medical cannabis products can take over an hour. Patients suffering from gastrointestinal distress, experiencing nausea or vomiting, may use medical cannabis in order to be able to eat, and may be unable to consume baked goods or liquid preparations.⁷

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School of Pharmacy. "Once it is in the blood, it quickly goes to and has an effect on the brain. With smoking, the peak blood levels happen within 3-10 minutes, and with eating, it's 1-3 hours."⁸

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Supervisors, please reject File No. 201265, because it is unfair to treat more harshly those San Franciscans who cannot afford their own free-standing home.

We look forward to being in dialogue with you about this important issue; please direct questions about it to Cannabis Oversight Committee member Jesse Stout at JesseStout@gmail.com.

Thank you.

Regards,

San Francisco Cannakis Oversight Committee

By: Chair

⁸ https://www.forbes.com/sites/alicegwalton/2014/06/04/is-eating-marijuana-really-riskier-than-smoking-it.

From:	<u>Elizabeth</u>
To:	Carroll, John (BOS)
Subject:	comment on proposed ordinance 201265
Date:	Wednesday, November 18, 2020 11:26:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello Mr Carroll,

would ordinance 201265 (Ordinance amending the Health Code to prohibit smoking inside all private dwelling units in multi-unit housing complexes containing three or more units and all common areas) basically make it illegal to smoke cannabis anywhere within the city of San Francisco, since it's already illegal to smoke in public? Many people smoke cannabis for physical or psychological reasons, and it seems that this legislation would effectively make it illegal to smoke cannabis anywhere, unless you own a private home of course.

Thanks, Mark Goldman

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Prohibiting smoking inside shared buildings
Date:	Wednesday, November 18, 2020 4:28:17 PM

From: Lucila Pereyra Murray <lucilapereyramurray@gmail.com>
Sent: Wednesday, November 18, 2020 4:24 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Prohibiting smoking inside shared buildings

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Mr. Yee,

We were so happy to come across your proposal to prohibit smoke inside shared apartments.

We currently live in a building with 8 units, and one of our neighbours smokes cannabis and cigarettes frequently throughout the day, every single day. Our building is from the 1800s, and the smoke filters through our unit, which is one floor up.

With shelter in place, we've been exposed to the second-hand smoke more often than usual, and after reading about the negative impacts, have developed concerns about our health and that of others in the building.

We are considering having a family, and are very worried about the impact on a future baby's health, during and after pregnancy.

We believe that nobody should have to unnecessarily worry about factors such as someone's else's idea of 'fun', affecting their health inside their own homes.

We would love nothing more than for your proposal to be passed, and wanted to express our support.

Sincerely,

Lucila Pereyra Murray & Langdon Quin

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Please Vote "No" on Ordinance 201265 to Prohibit Smoking Against Those who Cannot Afford Single-Family Homes
Date:	Wednesday, November 18, 2020 4:13:30 PM

From: Harvey Milk Club President <president@milkclub.org>
Sent: Wednesday, November 18, 2020 2:53 PM
To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>
Subject: Please Vote "No" on Ordinance 201265 to Prohibit Smoking Against Those who Cannot Afford Single-Family Homes

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November 17, 2020

San Francisco Board of Supervisors c/o Clerk Angela Calvillo <u>Angela.Calvillo@sfgov.org</u>, <u>Board.of.Supervisors@sfgov.org</u>

RE: Please Vote "No" on Supervisor Norman Yee's Classist Ordinance to Prohibit Smoking by San Franciscans Who Cannot Afford to Own Real Estate (File No. 201265)

Members of the San Francisco Board of Supervisors:

Last night, The Harvey Milk LGBTQ Democratic Club voted to oppose Ordinance No. 201265 and asks that you reject this legislation based on its discriminatory socioeconomic impact. The legislation seeks to protect air quality but would do so at the cost of the civil rights of San Franciscans living in apartments and condominiums—the vast majority of whom do not have sufficient wealth to live in their own free-standing homes. The ordinance would disallow smoking but only for people in multi-unit residential buildings, meaning that San Franciscans who can afford to buy free-standing homes would be unaffected and could still smoke as they please. The \$1,000 per day penalty adds insult to injury since only wealthy people can afford to pay such fines. Ironically, most wealthy people are already exempted by virtue of having easier access to free-standing homes.

The Harvey Milk LGBTQ Democratic Club is respected for our progressive history. It is not progressive to discriminate against low-income tenants in this way. Therefore, we urge you to reject this proposed ordinance.

This ban would exacerbate racial and economic inequality throughout San Francisco because it only

applies to apartments and condominiums buildings with more than two residential units. The penalties for violations are up to \$1,000 per day, and while these fines are appealable, unsuccessful appellants are required to pay the City's costs, including attorneys' fees.

San Francisco already has notoriously high rent prices, and many San Franciscans have become unemployed during the COVID-19 pandemic. San Francisco has allowed cannabis smoking in private residences for over twenty-four years since the passage of Proposition 215 in 1996. If this ordinance is enacted, San Franciscan renters will be liable for many thousands of dollars in fines and fees that we simply cannot afford. Furthermore, this ordinance will make it harder to pay for rent, utilities, food, and medicine. In effect, a ban on smoking in private homes will simply force people to smoke outdoors in public, subjecting the public to even more secondhand smoke and subjecting smokers to increased fines, increased risk of police interaction, and increased risk of COVID-19 infection.

Racial disparities in San Francisco are well-documented. People of color are more likely to be renters and more likely to have difficulty affording rent. It is already unfair to discriminate against people who are not wealthy enough to afford to rent or buy a whole home but especially so in San Francisco where housing is so expensive. And especially so during this pandemic when employment is scarcer.

Supervisors, please reject Ordinance 201265 because it is unfair to penalize San Franciscans who cannot afford their own free-standing home.

We look forward to discussing this issue further as the vote approaches.

Thank you,

Kevin Bard Co-President, Harvey Milk LGBTQ Democratic Club president@milkclub.org www.milkclub.org

From: David Goldman-cdcpoldman@gmail.com> Sent: Monday, November 16, 2020 10:27 AM To: Calvillo, Negles (BOS) - angela calvillo@sfox.org>: Board of Supervisors (BOS) -kboard of supervisors@sfgov.org> Subject: re: Yee's legislation to prohibit smoking cannabis in one's own home

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

Re: Proposed Ban on Cannabis Smoking and Vaping in Private Apartments

On behalf of the many San Franciscans who use cannabis for medicine and enjoyment, we urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in all public places under state law (CA HSC 11362.3 (a)1). The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. (Oral consumption is not an acceptable alternative; inhalation provides much prompter relief, and is far less liable to cause over-dosage).

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID: likewise obtaining an official state medical cannabis ID card. Private, adult use of cannabis is no more dameerous to public health than medical use.

The scientific evidence is clear that cannabis does not present a second-hand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. Unlike tobacco, first-hand cannabis smoking has been shown not to cause hung cancer (1) or cardiovascular disease (2) in numerous human studies. Smecond-hand exposure is therefore all the less likely to be harmful has been shown not to cause hung cancer (and the size likely to be harmful has been shown not to cause hung cancer (1) or so mail as to have a observe impact on human harm [1], in general, canabia users to baccome that baccom somes; in addition, canabis smoke on the see helm print/handro does like in content.

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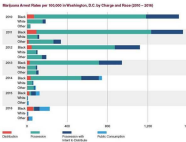
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son in Washingto a of marijuana. A black p consump on, D.C. is 11 times more likely than a white person to be arrested for public



David Goldman President, San Francisco Chapter Brownie Mary Democratic Club Brownie.MarySF@gmail.com https://avanan.url-protection.com

415-728-7631

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Donald I. Abrams MD Requests Supervisor Yee Amend His Proposal
Date:	Wednesday, November 18, 2020 3:11:02 PM
Attachments:	Abrams Letter re FileNo201265.docx.pdf

From: Abrams, Donald <Donald.Abrams@ucsf.edu>

Sent: Sunday, November 15, 2020 9:17 AM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)
<board.of.supervisors@sfgov.org>; BOS-Legislative Aides <bos-legislative_aides@sfgov.org>
Subject: Donald I. Abrams MD Requests Supervisor Yee Amend His Proposal

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Thanks for your consideration! Donald I. Abrams, MD University of California San Francisco



Osher Center for Integrative Medicine

November 14, 2020

1545 Divisadero, Room 508 San Francisco, CA 94115

Mailing Address: Box 1726 San Francisco, CA 94143

Tel: 415-353-7700 Fax: 415-353-7358 Web: http://www.osher.ucsf.edu San Francisco Board of Supervisors c/o Clerk Angela Calvillo <u>Angela.Calvillo@sfgov.org</u>, <u>Board.of.Supervisors@sfgov.org</u>, <u>BOS-</u> <u>Legislative_Aides@sfgov.org</u>

RE: Please Amend Supe. Yee's Ordinance Prohibiting Smoking/Vaping in Multi-Unit Buildings to Exempt Cannabis Use (File No. 201265)

Honorable Members of the Board of Supervisors:

As an oncologist and cannabis researcher, I am writing to ask that you amend proposed ordinance File No. 201265 (Yee)¹, to exempt cannabis use, because secondhand cannabis smoke has not been proven to be harmful to humans.

I have practiced medicine for the past 37 years, having "retired" in July but recalled Emeritus status in August to continue my integrative oncology practice at the UCSF Osher Center for Integrative Medicine. I spent 37 years at Zuckerberg San Francisco General as the Assistant Director of the AIDS Program in its early days and more recently as the immediate past chief of the Hematology-Oncology Division. I chaired the Community Consortium of Bay Area HIV Care Providers conducting practice-based research in the offices of community colleagues treating AIDS patients. In the course of my research career, I have conducted numerous clinical trials of medical cannabis. I received funding from the National Institute on Drug Abuse for a placebo-controlled study of smoked cannabis versus oral THC or placebo in patients with HIV on protease inhibitors. With funding from the University of California Center for Medicinal Cannabis Research (CMCR), I demonstrated that cannabis was superior to placebo in treating patients with painful HIV-related peripheral neuropathy. CMCR also funded our trial evaluating the safety and effectiveness of vaporization as a smokeless cannabis delivery system. Subsequently I was funded by the National Institute on Drug Abuse to investigate the safety of adding vaporized cannabis to stable doses of sustained released opioids and most recently by the National Heart, Lung, and Blood Institute to study vaporized cannabis versus placebo in relieving pain in patients with sickle cell disease. I was also one of the 16 scientists who produced the National Academies of Sciences, Engineering and Medicine's January 2017

https://sfgov.legistar.com/View.ashx?M=F&ID=8897595&GUID=D3BA1521-2CAB-40CA-97C2-995B544F6765.

publication The Health Effects of Cannabis and Cannabinoids² after reviewing 10,000 recent articles published in the medical literature. Hence, I feel somewhat qualified to understand the risks and benefits of inhaled cannabis.

The proposed ordinance, insofar as it would ban cannabis smoking and cannabis vaporizing in private residences in multi-unit buildings in order to reduce the harms of secondhand smoke, lacks scientific basis and would do more harm than good. I appreciate that colleagues at UCSF have demonstrated possible changes in rodents exposed to secondhand smoke but the clinical relevance of these findings in humans is unclear. It is incorrect that cannabis smoke is equally dangerous as tobacco smoke; it is not. Cannabis smoke has never been linked to increased mortality, even in firsthand users.² Nor has firsthand cannabis smoke been shown to cause lung cancer, COPD, or other serious health effects.³ Since no serious harms have been proven, even for the individual inhaling cannabis first-hand, evidence does not support the conclusion that it is a health risk for someone in an entirely different housing unit.

Supervisors, please amend File No. 201265 to exempt all cannabis use and cannabis users, because there is no scientific basis for the ordinance's premise that secondhand cannabis smoke is harmful in humans. On behalf of all of my patients living with and beyond cancer who benefit from cannabis use, I urge you to reconsider this measure.

If you have any questions, please feel free to contact me at Donald.Abrams@ucsf.edu.

Thank you for your consideration.

Sincerely yours,

Gund

Donald I. Abrams, MD Professor Emeritus of Medicine University of California San Francisco Immediate Past Chief, Hematology-Oncology Zuckerberg San Francisco General Integrative Oncology UCSF Osher Center for Integrative Medicine

² "The Health Effects of Cannabis and Cannabinoids: The Current State of Evidence and Recommendations for Research," The National Academies of Sciences, Engineering, and Medicine, Jan. 2017: "There is no or insufficient evidence to support or refute a statistical association between cannabis use and… All-cause mortality (self-reported cannabis use)."

³ "The most common serious respiratory consequences from smoking tobacco are Chronic Obstructive Pulmonary Disease (COPD) and lung cancer. Epidemiological evidence that smoking cannabis causes either of these is scant," Kathryn Gracie and Robert Hancox, "Cannabis use disorder and the lungs," Addiction, 2020. https://pubmed.ncbi.nlm.nih.gov/32285993/.

From: To: Cc: Subject: Date: BOS-Supervisions Carroll, John (BOS) FW: Yee's legislation t

From: David Goldman «Gegoldman@yahoo.com» Sent: Monday, November 15, 2020 10:39 AM TC Collink, Javeel Gold Caregin Careful (MIG)@elgour.org>: Board of Supervisors, (BOS) «board of supervisors@elgour.org> Subject: re: Yee's legilation to prohibit smoking cannable in one's own home—Corrected Version

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

Re: Proposed Ban on Cannabis Smoking and Vaping in Private Apartments

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The proposed ordinance inordinately impacts lower-income and minority residents who can't afford their own homes. San Francisco has long been a leader on human rights, social tolerance and cannabis issues. The city can be proud of having been a leader of marijuana reform and a refuge for medical marijuana patients under Prop 215. Victoring treams for smoling marijuana will scared y improve the city's imprevents of their bub provide 120% code-free automatic and a sensible sensitive, while allowing freedom for others to enjoy marijuana in different units (with proper ventilation, they need not even be in separate sections of the building). In any case, and in-sinding units should target scaned have market sensitive and any case, mits should provide 120% code-free mets.

Research has shown that anti-public consumption laws have been disproportionately applied to communities of color. (See the references below.)

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes In closing, we respectfully urge the Board to delete marijuana from any proposed ban on cannabis smoking in one's own home.

12NiOTI5MGE5Y2I3OWE2OnYx claims-about-marijuana-and-second-

Sincerely. David Goldman President, San Francisco Chapter Brownie Mary Democratic Club https://avana.ul-protection.com/v1/url2 o=www.BrownieMaryDemClub.com&g=MWY brownie.marysf@gmail.com m: 415-728-7631 REFERENCES: [1] The National Academy of Sciences report on "The Health Effects of Cannabis and Cannabinoids" (2017) concluded there is no correlation between cannabis use and lung, head, or neck cancers. [2] Regarding cardiovascular disease, the following recent studies were all negative: Auer R et al., "Lifetime marijuanu use and incident Cardiovascular Disease in Middle Age," 2

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A black person in Washington, D.C. is consumption of marijuana.

Marijuana Arrest Rates per 100,000 in Washington, D.C. by Charge and Race (2010 - 2016) 2010 Black White Other Possession with Intent to Distribute Distribution Possession

From:	Board of Supervisors, (BOS)
То:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Public Comment Opposed to File No. 201265
Date:	Monday, November 16, 2020 2:11:28 PM
Attachments:	AAGA - Public Comment - Opposition 201265.pdf

From: Arab American Grocers Association (AAGA) <ArabGrocersAssn@gmail.com>
Sent: Monday, November 16, 2020 12:17 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Cc: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: RE: Public Comment Opposed to File No. 201265

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Please see the comment attached. Thank you



San Francisco Board of Supervisors c/o Clerk Angela Calvillo Angela.calvillo@sfgov.org RE: Public Comment Opposed to File No. 201265

Honorable Members of the Board,

The Arab American Grocers Association represents 400 small family owned retailers in San Francisco. Our customers are predominately local, seniors and low-income residents, many of whom walk to our businesses from neighboring apartment and SRO complexes. San Francisco policies have only pushed the gentrification of our neighborhoods with continued compromises and exemptions for big business, online sales and delivery platforms, whereas small businesses that act as a form of public gathering space and neighborhood center, have been the focus of eviction, loitering fees, and curfews. Many of our customers are impacted by the reduction of public gathering space, as they do not have the privilege of backyards and common areas in their place of residence. As San Francisco has already banned the retail of many "smoke" related products our Senior and local communities prefer, we ask that a consideration be given to their right to use legal products in the space of their own living quarters.

Please Vote "No" on this Classist Ordinance to Prohibit Smoking by San Franciscans who Cannot Afford to Buy Single-Family Homes.

Best,

The Arab American Grocers Association (AAGA)



From: David Goldman-degoldman@yahoo.com> Sent: Monday, November 16, 2020 10:39 AM To: Calvilloi, Angel Biol? cangela calvillo@gloc orgs-Board of Supervisors, (805) schoard of supervisors@sfgov orgs-Subject : re: Yee's legislation to prohibit smoking cannabis in one's own home—Corrected Version

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Dear Supervisors:

Re: Proposed Ban on Cannabis Smoking and Vaping in Private Apartme

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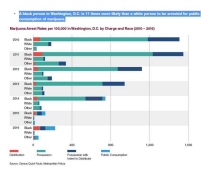
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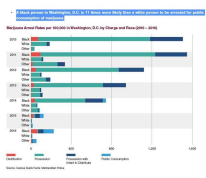
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[4] Demonstrating efficacy of cannabis representations efficient Delivery of THC with Effective Suppression of Parylotic Compounds, "Journal of Cannabis Therapeutics 2008. Meehanstice Insight and Quantitative Risk Analysis," ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis," ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis," ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis," ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight and Quantitative Risk Analysis, "ACS DemograSept 16, 2019. Similar findings for nicotine wapes: Mechanistic Insight Prints, Synthesis Tereview of Mit Hit techenistry for Cantanians in electronic Quartitative tails us about health risks," BMC Public Health 2014, 14:18. Cal NORM. analysis of specious daims about second hand marijuana smoke. Study: Marijuana Use History Not Independently Associated With Atherosciences Study: Canabis Use Not Associated With Increased Risk Of Cardiovascul ar Disease

West Hollywood serves as an example of a locality that's exempted cannabis. https://www.ca

The data from Washington DC shows racial disparities in enforcement against public consumption:



David Goldman President, San Francisco Chapter Brownie Mary Democratic Club Brownie MarySF@gmail.com https://avanan.url-protection.co

o=www.BrownieMa m: 415-728-7631

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Donald I. Abrams MD Requests Supervisor Yee Amend His Proposal
Date:	Monday, November 16, 2020 10:08:12 AM
Attachments:	Abrams Letter re FileNo201265.docx.pdf

From: Abrams, Donald < Donald. Abrams@ucsf.edu>

Sent: Sunday, November 15, 2020 9:17 AM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Board of Supervisors, (BOS)

<board.of.supervisors@sfgov.org>; BOS-Legislative Aides <bos-legislative_aides@sfgov.org>

Subject: Donald I. Abrams MD Requests Supervisor Yee Amend His Proposal

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Thanks for your consideration! Donald I. Abrams, MD University of California San Francisco



Osher Center for Integrative Medicine

November 14, 2020

1545 Divisadero, Room 508 San Francisco, CA 94115

Mailing Address: Box 1726 San Francisco, CA 94143

Tel: 415-353-7700 Fax: 415-353-7358 Web: http://www.osher.ucsf.edu San Francisco Board of Supervisors c/o Clerk Angela Calvillo <u>Angela.Calvillo@sfgov.org</u>, <u>Board.of.Supervisors@sfgov.org</u>, <u>BOS-</u> <u>Legislative_Aides@sfgov.org</u>

RE: Please Amend Supe. Yee's Ordinance Prohibiting Smoking/Vaping in Multi-Unit Buildings to Exempt Cannabis Use (File No. 201265)

Honorable Members of the Board of Supervisors:

As an oncologist and cannabis researcher, I am writing to ask that you amend proposed ordinance File No. 201265 (Yee)¹, to exempt cannabis use, because secondhand cannabis smoke has not been proven to be harmful to humans.

I have practiced medicine for the past 37 years, having "retired" in July but recalled Emeritus status in August to continue my integrative oncology practice at the UCSF Osher Center for Integrative Medicine. I spent 37 years at Zuckerberg San Francisco General as the Assistant Director of the AIDS Program in its early days and more recently as the immediate past chief of the Hematology-Oncology Division. I chaired the Community Consortium of Bay Area HIV Care Providers conducting practice-based research in the offices of community colleagues treating AIDS patients. In the course of my research career, I have conducted numerous clinical trials of medical cannabis. I received funding from the National Institute on Drug Abuse for a placebo-controlled study of smoked cannabis versus oral THC or placebo in patients with HIV on protease inhibitors. With funding from the University of California Center for Medicinal Cannabis Research (CMCR), I demonstrated that cannabis was superior to placebo in treating patients with painful HIV-related peripheral neuropathy. CMCR also funded our trial evaluating the safety and effectiveness of vaporization as a smokeless cannabis delivery system. Subsequently I was funded by the National Institute on Drug Abuse to investigate the safety of adding vaporized cannabis to stable doses of sustained released opioids and most recently by the National Heart, Lung, and Blood Institute to study vaporized cannabis versus placebo in relieving pain in patients with sickle cell disease. I was also one of the 16 scientists who produced the National Academies of Sciences, Engineering and Medicine's January 2017

https://sfgov.legistar.com/View.ashx?M=F&ID=8897595&GUID=D3BA1521-2CAB-40CA-97C2-995B544F6765.

publication The Health Effects of Cannabis and Cannabinoids² after reviewing 10,000 recent articles published in the medical literature. Hence, I feel somewhat qualified to understand the risks and benefits of inhaled cannabis.

The proposed ordinance, insofar as it would ban cannabis smoking and cannabis vaporizing in private residences in multi-unit buildings in order to reduce the harms of secondhand smoke, lacks scientific basis and would do more harm than good. I appreciate that colleagues at UCSF have demonstrated possible changes in rodents exposed to secondhand smoke but the clinical relevance of these findings in humans is unclear. It is incorrect that cannabis smoke is equally dangerous as tobacco smoke; it is not. Cannabis smoke has never been linked to increased mortality, even in firsthand users.² Nor has firsthand cannabis smoke been shown to cause lung cancer, COPD, or other serious health effects.³ Since no serious harms have been proven, even for the individual inhaling cannabis first-hand, evidence does not support the conclusion that it is a health risk for someone in an entirely different housing unit.

Supervisors, please amend File No. 201265 to exempt all cannabis use and cannabis users, because there is no scientific basis for the ordinance's premise that secondhand cannabis smoke is harmful in humans. On behalf of all of my patients living with and beyond cancer who benefit from cannabis use, I urge you to reconsider this measure.

If you have any questions, please feel free to contact me at Donald.Abrams@ucsf.edu.

Thank you for your consideration.

Sincerely yours,

Gund

Donald I. Abrams, MD Professor Emeritus of Medicine University of California San Francisco Immediate Past Chief, Hematology-Oncology Zuckerberg San Francisco General Integrative Oncology UCSF Osher Center for Integrative Medicine

² "The Health Effects of Cannabis and Cannabinoids: The Current State of Evidence and Recommendations for Research," The National Academies of Sciences, Engineering, and Medicine, Jan. 2017: "There is no or insufficient evidence to support or refute a statistical association between cannabis use and… All-cause mortality (self-reported cannabis use)."

³ "The most common serious respiratory consequences from smoking tobacco are Chronic Obstructive Pulmonary Disease (COPD) and lung cancer. Epidemiological evidence that smoking cannabis causes either of these is scant," Kathryn Gracie and Robert Hancox, "Cannabis use disorder and the lungs," Addiction, 2020. https://pubmed.ncbi.nlm.nih.gov/32285993/.

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: New Proposed Legislation
Date:	Monday, November 16, 2020 10:07:48 AM

From: Paul Vierck <paul.vierck@gmail.com>
Sent: Sunday, November 15, 2020 5:57 PM
To: Yee, Norman (BOS) <norman.yee@sfgov.org>
Cc: Breed, Mayor London (MYR) <mayorlondonbreed@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Paul Vierck <paul.vierck@gmail.com>
Subject: New Proposed Legislation

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Yee,

Thank you so much for taking the initiative to propose banning tobacco smoking in SF apartments as I just now read in today's *The Examiner*!

As a 32-year, 3rd floor resident in a Japantown apt building - and cancer survivor - I cannot tell you how important this legislation is to the vulnerable who pay their taxes, but have little say in City policies. Moreover, as so widely known, our attempts to use air filters and increased ventilation do little to mitigate second-hand smoke.

It seems too many politicians lean towards expanding liberties without considering the broader effects and consequences endured by others. A paradigm of this would be the two families in our building who have young school children and do not want them exposed to either tobacco or cannabis smoke.

The State Senate would benefit by forward thinkers such as yourself; you can count on my vote.

Again, thank you for your efforts to make our City lives safer and more livable in these most complex and trying times where we are essentially sequestered in our apartments.

Sincerely yours, Paul

Paul W Vierck 1715 Webster St., Apt. 307 San Francisco, CA 94115

paul.vierck@gmail.com 415-336-3657

CC: The Honorable Mayor London Breed

SF Board of Supervisors

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: FILE NO. 201265 - No Smoking in Multi-Unit Housing Complexes
Date:	Monday, November 16, 2020 9:58:05 AM

From: Shelley Bradford-Bell <shelley@shelleybradfordbell.com>

Sent: Sunday, November 15, 2020 12:44 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Haney, Matt (BOS) <matt.haney@sfgov.org>; Mandelman, Rafael (BOS) <rafael.mandelman@sfgov.org>; Mar, Gordon (BOS) <gordon.mar@sfgov.org>; Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>; Preston, Dean (BOS) <dean.preston@sfgov.org>; Ronen, Hillary <hillary.ronen@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>; Stefani, Catherine (BOS) <catherine.stefani@sfgov.org>; Walton, Shamann (BOS) <shamann.walton@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>

Cc: christian.britschgi@reason.com

Subject: FILE NO. 201265 - No Smoking in Multi-Unit Housing Complexes

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Honorable President Yee and Members of the SF BOS,

Please allow me to address your upcoming decision on legislation to ban smoking in all apartment buildings. It is, in my view, using a hammer on a pinhead.

I do not smoke or use Cannabis. I live in a 90-unit building in a densely populated area of D3. Almost every building is a multi-unit apartment building, hotel, or hostel on just my side of the street. To walk down the street while smokers are out is almost like walking through the designated smoking areas that once existed in airports. I smell far more smoke from the street outside my window than from any apartment in my building.

The current 20 feet from door or window regulation does not work here. Twenty feet from the hotel to the right of me is my first-floor window. I am constantly leaning out and asking people to move as my living room fills with cigarette smoke. Twenty feet from the front door of my building to the left of me is my next-door neighbor's first-floor window. The smokers sit on the windowsill beneath our units to smoke and chat while the smoke wafts into our living rooms. To add to this, there is a bus shelter on the corner of Leavenworth @ Post, and one about 50 feet away on Post @ Leavenworth. Also places where smoking is illegal, thus, pushing them to sit under our windows. This is 24/7.

When you consider the number of units in my building, the hotel, the Post Street apartments next to the hotel, the USA Hostel next to the Post Street Apartments and the Residential Hotel on the corner, You have HUNDREDS of units from Leavenworth

to Jones on just one side of the street in just one block. If all the smokers are forced outdoors it will greatly deteriorate the air quality for all and greatly enhance the dangers of secondhand smoke for people in the garden, first floor, and even second-floor units. My neighbor above me on the 2nd floor and I frequently talk about the smokers beneath our windows.

President Yee is quoted as saying: "I'm proud to help residents avoid being exposed to secondhand smoke in their own homes.", But for many of us it is only increasing our exposure by pushing smokers outside and under our windows and secondhand smoke INTO our homes.

I ask that if you feel a need to pass this legislation you consider the ban for buildings UNDER a certain unit count, not OVER. Percentage-wise you are pushing more smokers into the street from the larger units to the detriment of lower-level residents as well as pedestrians.

If you have ever walked down a street in the financial district or in SOMA where all the smokers were out on lunch break, you understand what we are experiencing. I once walked from 5th and Howard down to the Moscone center. There was a fog of smoke on both sides of the street and I had to cover my mouth to breathe.

Please, I ask you to table this legislation until further understanding of the pros and cons can be addressed, or at the minimum shape the legislation to be for buildings under say 10 or fewer units.

And, please, please, remove Cannabis from the legislation altogether. Most particularly now during this horrific time of COVID, Cannabis is helping people cope. It is stopping many from considering suicide. People with serious illnesses need it. It is even argued that it is helping COVID patients. If someone is bedridden with illness and Cannabis helps why do they need to prove to neighbors they are within their rights. Isn't the need to disclose their medical conditions also a violation of HIPA? These consequences need to be explored before we adopt new legislation.

Right now, it is not about recreational use, it is about survival. It is about coping mechanisms. We do not want to make anyone feel hopeless. The outgoing President has already seen to that. Has any research been done as to how cannabis has helped to reduce the rate of suicide during the worst time in American History in more than 100 years. All Residents matter, and unless we ban smoking altogether in the City and County of San Francisco, this legislation will only shift the impact of secondhand smoke onto others.

Thank you for your time. And with great sincerity, I thank you for your commitment and service to the people of San Francisco. I have friends all over the world who feel that outside of New Zealand, the safest place to be right now is in San Francisco, thanks to our Mayor's incredible leadership and tireless work of our dedicated Board of Supervisors.

Respectfully submitted,

Shelley Bradford Bell

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: OPPOSE BAN ON CANNABIS USE IN RESIDENTIAL APARTMENTS
Date:	Monday, November 16, 2020 9:28:18 AM
Attachments:	PastedGraphic-1.pdf
	SF Smoking Ordinance 1.pdf

From: Dale Gieringer <dale@canorml.org>
Sent: Saturday, November 14, 2020 12:45 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: OPPOSE BAN ON CANNABIS USE IN RESIDENTIAL APARTMENTS

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Nov. 13, 2020

To the S.F. Board of Supervisors:

NO to Proposed Ban on Cannabis Smoking and Vaping in Private Apartments

On behalf of the many San Franciscans who use cannabis for medicine and enjoyment, we urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

The proposed ordinance would constitute a de facto ban on cannabis use for most San Francisco residents. Unlike tobacco, which can be smoked outside on public streets, cannabis consumption is illegal in <u>all</u> public places under state law (CA HSC 11362.3 (a)1). The proposed ordinance would thus leave apartment dwellers with no legal place to enjoy marijuana. (Oral consumption is not an acceptable alternative; inhalation provides much prompter relief, and is far less liable to cause overdosage).

An exemption for medical cannabis only is unacceptable. Obtaining a doctor's recommendation is costly and inconvenient, especially in this time of COVID; likewise obtaining an official state medical cannabis ID card. Private, adult use of cannabis is no more dangerous to public health than medical use.

The scientific evidence is clear that cannabis does not present a secondhand smoke hazard like tobacco. Unlike tobacco, not a single human study has found second-hand cannabis smoke or vaping to be harmful to health. Unlike tobacco, first-hand cannabis smoking has been shown <u>not</u> to cause lung cancer [1] or cardiovascular disease [2] in numerous human studies. Second-hand exposure is therefore all the less likely to be harmful. Anti-smoking alarmists, funded by the state's tobacco tax,

are trying to scare the public with junk science studies alleging traces of toxins in marijuana smoke – without mentioning that the amounts are so small as to have no adverse impact on human health [3]. In general, cannabis users tend to smoke much smaller quantities than tobacco smokers. In addition, cannabis smoke does not leave behind prolonged, residual "third-hand" odors like nicotine.

Including vapes in a secondhand smoking ban is even more unjustified. Vaporization has been show to eliminate 95%-99.99% of all smoke toxins, both in marijuana and tobacco [4]. In addition, vaporizers drastically reduce secondhand side-stream emissions and don't involve lighters, matches, fire, smoke and ashes. Not a single human study has demonstrated harm from second-hand vape exposure.

The proposed ordinance inordinately impacts lower-income and minority residents who can't afford their own homes. San Francisco has long been a leader on human rights, social tolerance and cannabis issues. The city can be proud of having been a leader of marijuana reform and a refuge for medical marijuana patients under Prop. 215. Evicting tenants for smoking marijuana will scarcely improve the city's homelessness crisis. The city is large enough to provide 100% odor-free apartments for those who are smoke-sensitive, while allowing freedom for others to enjoy marijuana in different units (with proper ventilation, they need not even be in different sections of the building). In any case, anti-smoking rules should target second-hand emissions that penetrate others' spaces, not what goes on in residents' own apartments.

The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit **dwellings.** San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

In closing, we respectfully urge the Board to delete marijuana from any proposed ban on smoking or vaping in residential apartments.

Sincerely,

Dale Gieringer, Ph.D. Director, California NORML - <u>www.canorml.org</u> Co-author, Prop. 215 2261 Market St. #278A San Francisco CA 94114 415-563-5858

REFERENCES:

[1] The National Academy of Sciences report on "The Health Effects of Cannabis and Cannabinoids" (2017) concluded there is no correlation between cannabis use and lung, head, or neck cancers.

[2] Regarding cardiovascular disease, the following recent studies were all negative:

Auer R et al, "Lifetime marijuana use and subclinical atherosclerosis," *Addiction* 2018. Reis JR et al, "Cumulative Lifetime Marijuana Use and Incident Cardiovascular Disease in Middle Age," *Am J. Public* Health 2017 Apr 107(4):601-6.

San Luis C et al, "Association Between Recent Cannabinoid Use and Acute Ischemic Stroke," *Neurology Clinical Practice* Jun 3, 2020.

Jakob J et al, "Association between marijuana use on electrocardiographic abnormalities by middle age," *Addiction* 2020 Jul 10.

[3] Cal NORML Release: "CA DPH Misrepresents Cannabis Smoke and Vape Hazards Using Anti-Tobacco Funding" <u>https://www.canorml.org/is-ca-spending-anti-tobacco-tax-money-to-make-specious-claims-about-marijuana-and-second-hand-smoke/</u>

[4] Demonstrating efficacy of cannabis vapes:

Gieringer D et al: "Cannabis Vaporizer Combines Efficient Delivery of THC with Effective Suppression of Pyrolytic Compounds," *Journal of Cannabis Therapeutics* 2004.

Meehan-Atrash J et al., "Aerosol Gas-Phase Components from Cannabis E-Cigarettes and Dabbing: Mechanistic Insight and Quantitative Risk Analysis," *ACS Omega* Sept 16, 2019.

Similar findings for nicotine vapes:

Goniewicz et al, "Level of selected carcinogens and toxicants in vapour from electronic cigarettes," *Tobacco Control* Mar 6, 2013.

Burstyn I,"Peering through the mist: systematic review of what the chemistry of contaminants in electronic cigarettes tells us about health risks," *BMC Public Health* 2014, 14:18.

Cal NORML analysis of specious claims about second-hand marijuana smoke.

Study: Marijuana Use History Not Independently Associated With Atherosclerosis

Study: Cannabis Use Not Associated With Increased Risk Of Cardiovascular Disease



California Chapter of the National Organization for the Reform of Marijuana Laws 2261 Market St. #278A, S.F., CA 94114 - www.canorml.org - (415) 563-5858 / (510) 540-1066 LA Office: (310) 652-8654

Nov. 13, 2020

To: S.F. Board of Supervisors

Re: Proposed Ban on Cannabis Smoking and Vaping in Private Apartments

On behalf of the many San Franciscans who use cannabis for medicine and enjoyment, we urge that restrictions on cannabis smoking and vaping in private apartments be dropped from any proposed anti-smoking ordinance.

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Including vapes in a secondhand smoking ban is even more unjustified. Vaporization has been show to eliminate 95%-99.99% of all smoke toxins, both in marijuana and tobacco [4]. In addition, vaporizers drastically reduce secondhand side-stream emissions and don't involve lighters, matches, fire, smoke and ashes. Not a single human study has demonstrated harm from second-hand vape exposure.

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The city of West Hollywood recently rejected a proposal to ban cannabis smoking in multi-unit dwellings. San Francisco should do likewise. For over forty years, San Francisco has been a beacon of tolerance for marijuana users. To trash this tradition now is an insult to countless long-term renters who can't afford their own homes.

In closing, we respectfully urge the Board to delete marijuana from any proposed ban on smoking in residential apartments.

Sincerely,

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Dale Gieringer, Ph.D Director, California NORML – www.canorml.org Co-author, California Compassionate Use Act (Prop 215) 2261 Market St. #278A San Francisco CA 94114

REFERENCES:

[1] The National Academy of Sciences report on "The Health Effects of Cannabis and Cannabinoids" (2017) concluded there is no correlation between cannabis use and lung, head, or neck cancers.

[2] Regarding cardiovascular disease, the following recent studies were all negative: Auer R et al, "Lifetime marijuana use and subclinical atherosclerosis," *Addiction* 2018. Reis JR et al, "Cumulative Lifetime Marijuana Use and Incident Cardiovascular Disease in Middle Age," Am J. Public Health 2017 Apr 107(4):601-6.

San Luis C et al, "Association Between Recent Cannabinoid Use and Acute Ischemic Stroke," *Neurology Clinical Practice* Jun 3, 2020.

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[3] Cal NORML Release: "CA DPH Misrepresents Cannabis Smoke and Vape Hazards Using Anti-Tobacco Funding" https://www.canorml.org/is-ca-spending-anti-tobacco-tax-money-to-make-speciousclaims-about-marijuana-and-second-hand-smoke/

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Burstyn I,"Peering through the mist: systematic review of what the chemistry of contaminants in electronic cigarettes tells us about health risks," *BMC Public Health* 2014, 14:18.

Cal NORML analysis of specious claims about second-hand marijuana smoke. Study: Marijuana Use History Not Independently Associated With Atherosclerosis Study: Cannabis Use Not Associated With Increased Risk Of Cardiovascular Disease

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Vote NO on Supervisor Yee"s bill to ban Cannabis smoking in SF Apartments
Date:	Monday, November 16, 2020 9:27:55 AM

From: Bram Goodwin <goodwin.bram@gmail.com>
Sent: Saturday, November 14, 2020 10:12 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Vote NO on Supervisor Yee's bill to ban Cannabis smoking in SF Apartments

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

It has come to my attention through a SF Examiner article that the SF Board of Supervisors will entertain legislation by Supervisor Yee to ban all Cannabis & Vape smoking in SF apartments.

We have indicated in testimony before the Board of Supervisors that given current conditions, Cannabis medical patients have few options for consumption. We, along with other cannabis activists have worked to get more ventilated indoor locations to consume, but the process has been slow, with public officials being slow in approving consumption lounges.

Now, with Covid-19, all Cannabis Lounges having been closed by SF Public Health, SF Park Rangers have discouraged Cannabis Medical Patients from smoking in our parks, and now our apartments could be off limits. As medical Cannabis patients, where do we go to consume a product that is legally sold in San Francisco?

Most SF Cannabis Medical Patients gave up their Medical cards, when Prop 64 was passed, since they could buy legally, as long as over 21.

As most of us live in apartments in San Francisco, it would have a negative effect on many Cannabis Medical patients who use Cannabis for many ailments.

This is not the time, during a pandemic, where we are being encouraged to work, stay at home to come up with new restrictions. All you will do is push people in an unsafe manner to consume on street corners, in the woods, in vehicles.

We also want to protect the rights of the non-smokers, which is why we have pushed for more locations for cannabis consumers to consume in a safe manner.

The Cannabis Industry has been very cooperative in working with public officials to protect the rights of cannabis users, as well as non users.

Please shelve this legislation for now, while representatives of the cannabis industry, the public, elected officials can come up with a good solution for everyone.

Members of the San Francisco Social Club, the Brownie Mary Democratic Club, and other cannabis activists are ready to sit down and talk about this issue, but blind siding us with this legislation is not fair.

Please oppose this legislation, come up with a fairer solution.

bram

Bram Goodwin photographer Founder, San Francisco Social Club 415.505.3686 twitter: @bramgoodwin linkedin: bramfoto

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: smokefree multi-unit housing
Date:	Monday, November 16, 2020 9:14:20 AM

From: Carol Denney <cdenney@igc.org>
Sent: Saturday, November 14, 2020 9:19 AM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: smokefree multi-unit housing

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

I'm thrilled to hear the proposal for smokefree multi-unit housing, and want to urge you all *not* to exempt marijuana smoke, which is listed under California's Proposition 65 as a carcinogen.

There's no public health logic to exempting one carcinogen but not another, but there's a better reason to avoid this exemption, which is often promoted by the cannabis industry. There are, by my last count, at least 15 different ways to ingest cannabis without smoking, including gum, lozenges, patches, infusions, edibles, drops under the tongue, creams, oils, and so forth. Thanks to innovative techniques in the cannabis industry, there is no reason to insist on using cannabis in ways that affect the health and well-being of one's neighbors, a ratio of whom have underlying conditions aggravated by smoke and particulates.

We are struggling during the pandemic to stay healthy, and obligated to stay home more than usual. Please help contribute to making sure indoor air in shared-wall housing is as healthy as possible, which in turn will play a huge role in lowering overall disease rates and health costs. Berkeley only two weeks ago eliminated its exemption for marijuana after finally acknowledging that such an exemption conflicts with state law.

Thank you for your consideration,

Carol Denney 1970 San Pablo Avenue #4 Berkeley, CA 94702 510-548-1512

From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	Carroll, John (BOS)
Subject:	FW: Proposed Ban on Smoking and Vaping (File No. 201265)
Date:	Friday, November 13, 2020 2:23:37 PM

From: Kevin Reed <kevinreed@thegreencross.org>
Sent: Friday, November 13, 2020 1:43 PM
To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>
Subject: Proposed Ban on Smoking and Vaping

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

I am writing today on behalf of The Green Cross, a local cannabis dispensary in San Francisco. We strongly oppose Supervisor Yee's proposed legislation to ban smoking and vaping in apartment buildings of three or more units, and urge the Board of Supervisors to amend the language of this legislation to exempt *all* cannabis consumers. As the language stands at present, only medical cannabis patients with recommendations from their physicians would be exempted from this smoking ban.

Since the implementation of Proposition 64 for adult-use cannabis in 2018, many cannabis users have opted not to renew their recommendations since they can now legally purchase cannabis within California law. This legislation would prevent many of these individuals from smoking cannabis within their private residences, which will have a detrimental impact to many users' ability to safely consume cannabis for medicinal purposes. Since smoking cannabis in public spaces is banned, we ask that you please reconsider the verbiage of this proposed legislation to expand the exemption to all cannabis users before its passage.

This proposed legislation would unfairly affect individuals smoking cannabis by treating it like tobacco. Unlike tobacco smoke, cannabis smoke has not been found to cause lung cancer, heart disease, or chronic obstructive pulmonary disease, even when smoked firsthand. By passing this legislation, San Francisco would be affording its citizens less freedom to consume cannabis than it does tobacco, which has no medicinal value. With so many multi-unit buildings located throughout San Francisco, this ban would also be socially inequitable and goes directly against the City's goals for more equity and inclusion.

On behalf of The Green Cross and our entire cannabis community, please oppose this legislation unless it is amended to exempt all cannabis consumers.

Thank you in advance for your time and consideration. We look forward to working with your offices going forward.

Sincerely,

--

Kevin Reed

Founder & President The Green Cross 4218 Mission Street San Francisco, CA 94112

Mobile: 415.846.7671 Office: 415.648.4420 Fax: 415.431.2420 Email: <u>KevinReed@TheGreenCross.org</u> Web: <u>TheGreenCross.org</u>



From:	Board of Supervisors, (BOS)
To:	BOS-Supervisors
Cc:	<u>Carroll, John (BOS)</u>
Subject:	FW: Tentative smoking ban
Date:	Friday, November 13, 2020 9:01:41 AN

-----Original Message-----From: Tracy Purrington <tracypurr@gmail.com> Sent: Thursday, November 12, 2020 5:07 PM To: Ronen, Hillary <hillary.ronen@sfgov.org> Cc: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org> Subject: Tentative smoking ban

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Supervisor Ronen,

I'm writing after recently reading of a proposed smoking ban to be implemented city-wide in all apartment buildings with three or more units. I honestly don't know where this is even coming from. According to the article in today's SF Examiner, the Board of Supervisors will be voting on this on December 1st, barely more than two weeks from today, with absolutely no public comment period. The ban will apply to both tobacco and cannabis.

I'm not a cigarette smoker, but I like to occasionally smoke a little weed in the evening, in the comfort of my own apartment. I've never gotten any negative feedback from my neighbors on the issue. This is an extremely heavy-handed approach to an issue that I feel pretty certain is largely beyond the awareness of, much less considered a problem by a large majority of residents.

I can sympathize that there are some apartment dwellers who don't want to be exposed to any second hand smoke. But as I mentioned, this is an issue that, for most folks, has come out of nowhere. Apparently Supervisor Lee has received some letters and now the board is going to legislate a city-wide ban on smoking (and vaping)!

Of course, if I were wealthy enough to own my own home...well then, different story. Maybe Supervisor Lee would be willing to invite me over for the occasional smoke sesh.

Thanks

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Dear Supervisors,

I was in the queue today, but needed to jump off for a work meeting I was leading at 11am.

As Co-Chair of San Mateo County Tobacco Education Coalition, I want to let you know that San Francisco will not be going it alone in this important health protection measure.

Among the 63 California cities that have already protected residents from toxic secondhand smoke, **14** jurisdictions in my county have already done this.

They are:

Belmont, Brisbane, Burlingame, Daly City, Foster City, Half Moon Bay, Millbrae, Pacifica, Redwood City, San Bruno, San Carlos, City of San Mateo, South San Francisco and Unincorporated San Mateo County.

Thank you for protecting people who are suffering with this exposure, especially now, as we all shelter in place.

Best regards, Tricia Barr

San Mateo County Tobacco Education Coalition Co-chair, PTA member advocate, mom, tech professional.

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Good afternoon Clerk Carroll,

Thank you for your assistance at the Public Safety and Neighborhood Services Committee public meeting this morning.

Please find the comments I submitted at the meeting copied below for your records.

Sincerely, Kate

Good morning, Board Supervisors.

My name is Kate Clevenger. I'm a 12-year Richmond District resident, and an ambassador for the American Cancer Society Cancer Action Network.

Two years ago, I was diagnosed with oral cancer at age 33. The first question every doctor asked me was the same: "Do you smoke?" I didn't. I had no known risk factors. I "did everything right," but I still got cancer.

To save my life, I had part of my tongue cut out. I was in so much pain, and I couldn't eat properly for months. I lost 8 pounds in the first week alone.

I will never know why I got the disease, and I've learned the hard way that so many things in life are just outside of our control. But some things *aren't*.

Reducing secondhand smoke and the health risks associated with it *is* within our control. We *know* that secondhand smoke causes disease. We *know* it contains more than 250 toxic chemicals. We *know* that each year, more than 41,000 Americans are killed as a result of secondhand smoke exposure.

The good news? We can do something about it. We *can* be leaders, take action, and protect our communities by passing this ordinance.

In my apartment building, my neighbors smoke downstairs. Their smoke seeps through the crack in my front door, through my heating vent. It makes my apartment reek of tobacco and marijuana. Through no fault of my own, I—a cancer survivor—am habitually exposed to known carcinogens.

I know what it's like to hear those three devastating words: "you have cancer." I saw what that diagnosis did to my family, and I would never wish that on anyone. But I'm the lucky one. My cancer was caught early, and my odds of hitting that 5 year survival mark are good.

Let's give *everyone* the best shot at good health by protecting their right to clean air. Thank you so much for your time and public service.

From:	Lizzie Velten
То:	<u>Carroll, John (BOS)</u>
Cc:	John Maa (maa_john@yahoo.com); Bob Gordon; Vejby, Caitlin (BOS)
Subject:	AHA supports SF smoke-free housing ordinance
Date:	Tuesday, November 10, 2020 11:12:11 AM
Attachments:	image003.png
	AHA support - SF smokefree housing Nov 9 2020.pdf

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Please file the American Heart Association's support letter for Sup. Yee's proposed ordinance for smoke-free multi-unit housing in SF (attached).

Thank you,

Lizzie Velten



Lizzie Velten, MPH

Senior Director Community Impact, Policy American Heart Association 1111 Broadway Ste 1360, Oakland, CA 94607 (909) 292-8205



Bay Area Division

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San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102 1111 Broadway, Ste. 1360, Oakland, CA 94607 Phone (510) 903-4050 Fax (510) 903-4049 www.heart.org

Dear Supervisors,

The American Heart Association supports Board President Norman Yee's proposed ordinance to protect San Francisco residents of multi-unit housing from second-hand smoke.

Second-hand smoke can cause serious disease and premature death among nonsmokers. Research has documented the transfer of secondhand smoke in the air and of second-hand smoke constituents through heating, ventilation, air conditioning systems and other connections between units.

There is no safe level of exposure to second-hand smoke which has immediate negative impacts on heart function, blood platelets, inflammation, endothelial function, and the vascular system. Long-term exposure to second-hand smoke is associated with a 25%–30% increased risk for coronary heart disease in adult nonsmokers.

The proposed Smoke Free Multi-Unit Housing Ordinance in San Francisco is an important strategy to protect vulnerable populations from dangerous second-hand smoke exposure in their homes. We encourage your support of this vital health policy.

Sincerely,

John Maa, MD Member of the Board of Directors, Bay Area Division American Heart Association

¹ U.S. Department of Health and Human Services. <u>The Health Consequences of Involuntary</u> <u>Exposure to Tobacco Smoke: A Report of the Surgeon General</u>. Atlanta: U.S. Department of Health and Human Services, Centers for Disease Control and Prevention, Coordinating Center for Health Promotion, National Center for Chronic Disease Prevention and Health Promotion, Office on Smoking and Health, 2006 [accessed 2014 Apr 25].

 ² Barnoya J, Glantz SA. Cardiovascular effects of secondhand smoke: nearly as large as smoking. Circulation. 2005 May 24;111(20):2684-98. doi: 10.1161/CIRCULATIONAHA.104.492215. PMID: 15911719.

From:	Katie Spurlock
To:	Carroll, John (BOS)
Subject:	Fw: Smoke-free apt and condo legislation introduced by Board of Supervisors President Norman Yee / Use your voice 10am this Thursday November 12 2020
Date:	Monday, November 9, 2020 10:23:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hi John,

Hope this email finds you well. I'd like to submit a comment for consideration in regards to the Smoke-Free legislation introduced by Norman Yee:

I live in an apartment building in San Francisco and my neighbors are heavy smokers, who smoke inside their small apartment, and the smoke makes its way to my apartment through the inside shared hallway and the outside windows. According to the property manager, it is written in their lease that they are allowed to smoke. However, I am a cancer patient on disability with cancer in my lungs. The property manager has nicely asked them if they could minimize smoking in their apartment, but it doesn't seem to do any good. I do everything I can to be healthy and breath clean air (I have several air purifiers) and it is heart-breaking that I have to breath in second-hand smoke from my neighbors. A law that stops smokers from smoking inside apartment buildings would greatly help not only the peace of mind of people like me, but our health. Having never been a smoker, I can't sympathize with my neighbors; but as a cancer patient doing everything I can to survive, breathing in their second-hand smoke is quite demoralizing.

Thank you for your attention to this matter.

Sincerely, Katie Spurlock 574 Third St Apt 206 San Francisco, CA 94107

From: Bob Gordon <bob@lgbtpartnership.org>
Sent: Monday, November 9, 2020 7:06 PM
To: Bob Gordon <bob@lgbtpartnership.org>
Subject: Smoke-free apt and condo legislation introduced by Board of Supervisors President Norman Yee / Use your voice 10am this Thursday November 12 2020

Dear Fellow San Franciscan concerned about dangerous drifting secondhand smoke in apartments, condominiums and single room occupancy hotel units-

My name is Bob Gordon and I am Co-Chair of the San Francisco Tobacco-Free Coalition.

With all the election news, you may not have heard that Board President Norman Yee introduced legislation last Tuesday November 3 that would make all multi-unit housing in San Francisco 100% smoke-free.

63 other communities in San Francisco have already passed similar legislation <u>https://no-smoke.org/wp-content/uploads/pdf/smokefreemuh.pdf</u> but San Francisco has not.

I am attaching the legislation language which will be heard in front of the Supervisors on the

Public Safety and Neighborhood Services Committee this coming Thursday November 12 at 10am.

I am also attaching the Committee meeting agenda which describes how you can participate by telling your story / making your voice heard during Public Comment. You can speak at the meeting (virtually) and/or you can send comments to the Clerk of the Committee: **john.carroll@sfgov.org**

The item will be #2 of 2 items on the agenda. If it passes the Committee, it is due to go the the Full Board very soon thereafter.

Please be in touch if you have questions. This email is being sent as a one-time courtesy.

Yours in health,

Bob Gordon, Volunteer Co-Chair, San Francisco Tobacco-Free Coalition https://sanfranciscotobaccofreeproject.org/coalition/

Below is article from KPIX CBS SF Bay Area on Nov 3:

• <u>San Francisco Considers Smoking Ban In Most Multi-Unit Housing</u> (11/3/2020) CBS SF Bay Area - "The measure is expected to be considered by the board's Public Safety and Neighborhood Services Committee at a meeting on November 12."

SAN FRANCISCO (CBS SF) — San Francisco could soon become the largest city in the country to ban smoking inside most multi-unit residential buildings, including inside units.

The proposal by Board of Supervisors President Norman Yee would ban

smoking and vaping inside housing complexes with three or more units, regardless if they are rented or owner-occupied.

"It is currently legal for anyone to smoke inside their own unit, regardless of the harsh consequences on those around them, especially children. This is not acceptable that we would prioritize someone's desire to smoke over their neighbors' right to breathe clean air especially when so many residents are staying home during the Health Order," Yee said in a statement.

"San Francisco has historically taken on fights against Big Tobacco and secondhand smoke to protect the health of our communities. We can and should continue to protect our most vulnerable residents from the devastating health impacts of smoking," the supervisor went on to say.

Yee said about half of San Francisco residents live in multi-unit housing, who are 3.5 times more likely to be exposed to secondhand smoke. People of color along with low-income individuals and families are also more likely to live in multi-unit housing.

San Francisco has already prohibited smoking in enclosed common areas of multi-unit housing such as stairways and mailrooms, and in unenclosed areas within 15 feet from entryways or doors.

If approved, San Francisco would join more than 60 jurisdictions in California that have a 100% smoking ban in multi-unit housing. In the Bay Area such bans are in place in Berkeley, Santa Rosa, San Mateo County and Santa Clara County.

The measure is expected to be considered by the Board's Public Safety and Neighborhood Services Committee at a meeting on November 12.

Bob Gordon, MPH bob@lgbtpartnership.org 415-436-9182

Co-Chair, San Francisco Tobacco-Free Coalition <u>https://sanfranciscotobaccofreeproject.org/coalition/</u>

Project Director, California LGBT Tobacco Education Partnership (LGBT Partnership)

www.lgbtpartnership.org

1270 Sanchez Street, San Francisco, CA 94114

From:	Bob Gordon
To:	Carroll, John (BOS)
Subject:	Attached: Letter regarding Agenda Item #2 (201265 [Health Code - No Smoking in Multi-Unit Housing Complexes] at Public Safety and Neighborhood Services Ctee 10am Thu Nov 12)
Date:	Monday, November 9, 2020 10:49:14 AM
Attachments:	MUH Letter in Supportof SF MUH Board President Norman Yee from SFTFCoalition Nov 9 2020.pdf

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Submitting the attached letter for the Supervisors regarding:

Agenda Item #2 (201265 [Health Code - No Smoking in Multi-Unit Housing Complexes] from Board President Norman Yee to be heard 10am this Thursday Nov 12 before the Public Safety and Neighborhood Services Committee

Submitted by San Francisco Tobacco-Free Coalition

Bob Gordon, MPH bob@lgbtpartnership.org 415-436-9182

Co-Chair, San Francisco Tobacco-Free Coalition https://sanfranciscotobaccofreeproject.org/coalition/____

Project Director, California LGBT Tobacco Education Partnership (LGBT Partnership) www.lgbtpartnership.org

1270 Sanchez Street, San Francisco, CA 94114



SAN FRANCISCO TOBACCO FREE COALITION In care of SFDPH- Tobacco Free Project 25 Van Ness Ave. Suite 345, San Francisco, CA 94102

November 9, 2020

San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place City Hall Room 244 San Francisco, CA 94102

Dear Supervisors-

We write on behalf of the San Francisco Tobacco-Free Coalition in support of Board President Norman Yee's proposed ordinance that would amend the health code to afford protections from dangerous secondhand smoke in multi-unit housing.

San Francisco can join 63 other communities that have already afforded this protection to their residents.

Residents are now needlessly suffering from drifting smoke as we all shelter in place due to COVID -19.

We are pleased that this ordinance contains language that the Department of Public Health will be required to run a multilingual and culturally responsive public information campaign to raise awareness of the ordinance and to inform the public of availability of free stop-smoking support such as the California Smokers' Helpline 1-800-NO-BUTTS which is available by phone and text from anywhere in California 6 days a week in Spanish, Chinese, Vietnamese Korean and English, with special services for users of electronic smoking devices / vapes, chewing tobacco and for pregnant women.

We are also pleased that this ordinance includes explicit language "Violation of any part of this Article 19F is not grounds for eviction of residential tenants."

This ordinance would add to San Francisco's history of advanced tobacco policies which increase health equity among our diverse communities, provides support for those struggling with addiction and properly puts the onus of providing healthy environments on business owners operating housing units in the city.

For these reasons, we are honored to support this proposal to ensure the health and well-being of future generations.

San Francisco Tobacco-Free CoalitionLeadership TeamBob GordonChristine ChessonCalyn Kelleyhttps://sanfranciscotobaccofreeproject.org/coalition/