FILE NO. 211096

## AMENDED IN COMMITTEE 2/7/2022 ORDINANCE NO. 32-22

[Administrative Code - Tenant Organizing]

tenant organizing activities to occur in common areas of the building; require certain residential landlords to recognize duly-established tenant associations, confer in good faith with said associations, and attend some of their meetings upon request; and provide that a landlord's failure to allow organizing activities or comply with their obligations as to tenant associations may support a petition for a rent reduction. NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in *single-underline italics Times New Roman font*. Deletions to Codes are in *strikethrough italies Times New Roman font*. Board amendment additions are in <u>double-underlined Arial font</u>. Asterisks (\* \* \* \*) indicate the omission of unchanged Code subsections or parts of tables. Be it ordained by the People of the City and County of San Francisco:

Ordinance amending the Administrative Code to require residential landlords to allow

Section 1. Chapter 49A of the Administrative Code is hereby amended by revising existing Sections 49A.1, 49A.2, and 49A.3; renumbering existing Sections 49A.2 and 49A.3 as Sections 49A.3 and 49A.6 respectively; and adding new Sections 49A.2, 49A.4, and 49A5, to read as follows:

# SEC. 49A.1. PURPOSE AND FINDINGS.

The Board of Supervisors finds that, particularly with the large proportion of rental units in the City and County of San Francisco, *good <u>effective</u>* communications among tenants and between tenants and landlords *about these tenancies* is important to the ongoing vitality of

the community. This *Ordinance<u>Chapter 49A</u>* is intended to encourage and respect those *communicative*-channels *for effective communication*.

## SEC. 49A.2. DEFINITIONS.

*For purposes of this Chapter 49A, the following definitions shall apply:* 

<u>"Landlord" shall have the meaning set forth in Administrative Code Section 37.2. The term</u> <u>"landlord" includes landlord agents and representatives and employees</u>, such as property managers and resident managers.

<u>"Organizing Activities" shall mean 1) initiating contact with tenants, including by</u> <u>conducting door-to-door surveys, to ascertain interest in and/or seek support for forming a Tenant</u> <u>Association; 2) joining or supporting a Tenant Association; 3) distributing literature, requesting or</u> <u>providing information, offering assistance, convening meetings (which may occur without a landlord or</u> <u>landlord representative present), or otherwise acting on behalf of one or more tenants in the building</u> <u>regarding issues of common interest or concern. The term "Organizing Activities" shall include, but is</u> <u>not limited to, the operations of a Tenant Association. A person's participation or failure to</u> <u>participate in Organizing Activities shall have no affect on whether that person qualifies as a</u> tenant.

"Tenant" shall have the meaning set forth in Administrative Code Section 37.2.

<u>"Tenant Association" shall mean a group specific to a building with five or more rental units</u> <u>that has a primary purpose of addressing housing conditions, community life, landlord-tenant relations,</u> and/or similar issues of common interest or concern among tenants in the building.

SEC. 49A.32. NON-INTERFERENCE IN ORGANIZING ACTIVITIES.

(a) A landlord may *not* <u>neither</u> prohibit <u>nor interfere with an occupant of a rental unit in <del>a</del> <u>tenant who resides in</u> a building, <u>or a guest invited by an occupant</u>, from using common areas in</u>

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that building to engage in Organizing Activities-distribute literature to other building tenants, including literature distributed on behalf of a tenants' association or other tenants' organization, where the literature relates to issues of common interest or concern to the buildings' tenancies.

<u>(b)(a)</u> Distribution <u>of literature</u> may include hanging or otherwise placing literature on the door of tenant units, or where that is not possible as a practical matter then the literature may be placed on the floor in front of tenant units. Such literature placed on or in front of the door of a tenant unit must plainly include the name and telephone number and address of a distributor that the affected tenant may contact to opt out of future doorway distributions of such literature.

<u>(c)(b)</u> The landlord may establish *other*-reasonable requirements as to the time, place, <u>and manner</u>, <u>and volume</u>, <u>of Organizing Activities</u>, <u>so long as the requirements would not</u> <u>effectively prohibit or substantially interfere with Organizing Activities</u>-such literature distribution, <u>including a limitation of distribution under this Chapter to no more than once per calendar Quarter</u>.

(d) Lease agreements entered into or amended on or after January 1, 2022 may not waive a tenant's right to engage in Organizing Activities as set forth in this Chapter 49A. Any provision of any lease agreement entered into or amended on or after January 1, 2022 that purports to waive a tenant's right to engage in Organizing Activities as set forth in this Chapter 49A shall be void as contrary to public policy.

#### SEC. 49A.4. TENANT ASSOCIATIONS.

(a) Tenants in a building may establish a Tenant Association for purposes of this Chapter 49A by providing their landlord a petition signed by tenants representing at least 50% of the occupied units in the building certifying that they desire to form a Tenant Association, and identifying the Tenant Association. For purposes of this subsection (a), a "petition" may include individual written statements signed by said tenants, or some combination of individual and collective written statements.

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<u>(b)</u> Tenant Associations shall hold regular meetings open to all building residents, and shall elect officers to serve for two-year terms. An officer may continue to hold over after the expiration of their term unless a resident requests an election, in which case an election shall be held within 60 days. <u>(c)</u> Landlords and Tenant Associations shall confer with each other in good faith regarding housing conditions, community life, landlord-tenant relations, and other issues of common interest or concern. Examples of conferring in good faith may include maintaining a designated point of contact, engaging in regular communications, responding to reasonable requests for information, allowing participation by non-resident advocates, and negotiating and putting agreements into writing. In addition, a landlord must on written request of a Tenant Association attend, either themselves or through their representative, at least one Tenant Association meeting per calendar quarter, though more frequent attendance at the request of the Tenant Association is permitted. These meetings shall occur at a mutually convenient time and place. To request that a landlord or their representative attend a meeting, the Tenant Association shall send the landlord a written request at least 14 days in

advance; alternatively, if the Tenant Association meets at a regularly scheduled time and place, then the Tenant Association may send the landlord a single standing request to attend meetings for the duration of the calendar year.

(d) A Tenant Association shall remain operative so long as it continues to represent at least 50% of the occupied units in the building. Not more than once every three years, the landlord may request in writing that the Tenant Association recertify itself under the petition procedure set forth in subsection (a), in which case the Tenant Association shall have 60 days to recertify itself. If the Tenant Association does not timely recertify itself upon the landlord's request, it shall be temporarily suspended, and the requirements in this Section 49A.4 shall cease to apply, until such time, if any, as the Tenant Association is recertified, or another Tenant Association is certified in accordance with the requirements in this Section 49A.4.

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# (e) This Section 49A.4 shall not apply to buildings where the landlord is a non-profit organized under 26 U.S.C. 501(c)(3).

#### SEC. 49A.5. REGULATIONS; REMEDIES.

<u>The Rent Board shall have authority to issue rules and regulations implementing this Chapter</u> 49A. In addition, a tenant's right to engage in Organizing Activities, and to have Organizing Activities occur in their building, shall qualify as a "Housing Service" under Administrative Code Section 37.2(g). A landlord's failure to comply with the requirements of this Chapter 49A, including but not limited to the requirements to confer with and attend the meetings of a Tenant Association in good faith as set forth in Section 49A.4, may support a petition for a substantial decrease in housing services pursuant to Administrative Code Section 37.8.

# SEC. 49A.63. LIMITATIONS.

(a) The provisions of this Chapter 49A are not applicable to purely commercial literature that is not directly related to the building tenancies.

(b) The provisions of this Chapter 49A shall not be read to limit or replace residential tenant or landlord rights or remedies found in other ordinances, or in statutes or Constitutions.

Section 2. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

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Section 3. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: DAVID CHIU, City Attorney

By: /s/ MANU PRADHAN Deputy City Attorney n:\legana\as2021\2100429\01580576.docx



City and County of San Francisco Tails Ordinance City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

File Number: 211096

Date Passed: March 01, 2022

Ordinance amending the Administrative Code to require residential landlords to allow tenant organizing activities to occur in common areas of the building; require certain residential landlords to recognize duly-established tenant associations, confer in good faith with said associations, and attend some of their meetings upon request; and provide that a landlord's failure to allow organizing activities or comply with their obligations as to tenant associations may support a petition for a rent reduction.

February 07, 2022 Rules Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

February 07, 2022 Rules Committee - RECOMMENDED AS AMENDED

February 15, 2022 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

March 01, 2022 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 211096

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 3/1/2022 by the Board of Supervisors of the City and County of San Francisco.

London N. Breed Mayor

Angela Calvillo Clerk of the Board

3/11/22

**Date Approved**