1	ORDINANCE NO. XXXXXXX		
2 3 4 5 6	AN ORDINANCE AMENDING CITY CODE CHAPTER 4-14 TO RENAME THE CHAPTER; TO RENAME AND RENUMBER PROVISIONS RELATING TO THE REGISTRATION OF RENTAL PROPERTY; TO ESTABLISH A TENANT'S RIGHT TO ORGANIZE; TO PROHIBIT RETALIATION; AND TO CREATE AN OFFENSE AND PENALTY.		
7	BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:		
8 9 10	PART 1. City Code Chapter 4-14 (<i>Registration of Rental Property</i>) is amended to rename the chapter and Article 1 (<i>General Provisions</i>) and to rename and renumber Articles 2, 3, 4, and 5 to read:		
11	CHAPTER 4-14 [REGISTRATION OF] RENTAL PROPERTY		
12 13	ARTICLE 1. <u>REGISTRATION OF RENTAL PROPERTY</u> [GENERAL PROVISIONS]		
14	<u>DIVISION 1</u> [ARTICLE 2]. RENTAL REGISTRATION APPLICATION.		
15	DIVISION 2 [ARTICLE 3]. OPERATION.		
16	<u>DIVISION 3</u> [ARTICLE 4]. INSPECTION.		
17	DIVISION 4 [ARTICLE 5]. ENFORCEMENT.		
18 19 20 21 22 23 24	PART 2. City Code Section 4-14-1 (<i>Purpose</i>), Section 4-14-2 (<i>Definitions</i>), Section 4-14-3 (<i>Registration Required; Exceptions</i>), Section 4-14-4 (<i>Registration</i>), Section 4-14-6 (<i>Other Permits or Licenses Required</i>), Section 4-14-30 (<i>Rental of Unregistered Property Prohibited</i>), Section 4-14-31 (<i>Registration Period</i>), Section 4-14-34 (<i>Signs</i>), Section 4-14-40 (<i>Inspection by Code Official</i>), Section 4-14-50 (<i>Suspension</i>), Section 4-14-51 (<i>Revocation</i>), and Section 4-14-53 (<i>Penalty</i>) are amended to replace the word "chapter" with "article".		
25 26	PART 3. City Code Chapter 4-14 (<i>Rental Property</i>) is amended to add a new Article 2 (<i>Tenant Picht to Organiza</i>) to read:		
26 27	(<i>Tenant Right to Organize</i>) to read: ARTICLE 2. TENANT RIGHT TO ORGANIZE.		
28	§ 4-14-121 PURPOSE.		

The purpose of this article is to grant a right to a tenant to establish or participate in a tenant organization.

- 31 **§ 4-14-122 DEFINITIONS**.
- 32 In this article:

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- 33 (1) ACCOUNTABLE OFFICIAL means the City officer or employee
 34 designated to administer, implement, and enforce this article.
- 35 (2) DWELLING means one or more rooms or lot used and occupied as a
 36 residence.
- 37 (3) LANDLORD means a person who owns, leases, or subleases a dwelling.
- (4) LEASE means any written or oral agreement between a landlord and tenant
 that establishes or modifies the terms, conditions, rules, or other provisions
 regarding the use and occupancy of a dwelling.
- 41 (5) ON-SITE AREA means a community room or other available space for
 42 meetings that is located at the premises.
- 43 (6) PREMISES means a tenant's dwelling, any on-site area or facility the lease
 44 authorizes the tenant to use, and the appurtenances, grounds, and facilities
 45 held out for the use of tenants generally.
 - (7) TENANT means a person, or a member of their household, who is authorized to use and occupy a dwelling to the exclusion of others.
- (8) TENANT ORGANIZER means a person who works or volunteers for a
 nonprofit organization that assists tenants in establishing and operating a
 tenant organization; and is not an employee or representative of the current
 or prospective owner, the current or prospective manager, or an agent of
 such persons.

53 § 4-14-123 ADMINISTRATION AND ENFORCEMENT.

- 54 (A) The accountable official administers, implements, and enforces this article.
- (B) The accountable official may adopt rules under Chapter 1-2 (*Adoption of Rules*)
 to implement, administer, and enforce this article.
- 57 § 4-14-124 RIGHT ESTABLISHED.

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- (A) A tenant may establish and participate in a tenant organization without landlord
 interference with activities defined in (B).
- 60 (B) A tenant establishes or participates in a tenant organization if the tenant engages
 61 in one or more of the following activities:
- 62 (1) initiates contact with other tenants at the premises related to tenant
 63 organizing;
- 64 (2) posts information related to tenant organizing on a bulletin board that is
 65 available at the premises for use by tenants generally;
- 66 (3) distributes information related to tenant organizing to other tenants at the 67 premises;
- 68(4)meets or attempts to meet with tenants, non-tenants, or tenant69organizations at the premises;
- 70 (5) invites tenant organizers to assist with organizing; or
 - (6) takes other actions related to establishing or operating a tenant organization.
 - (C) In this article, initiating contact with other tenants at the premises includes, but is not limited to, conducting door-to-door surveys of tenants to ascertain interest in establishing a tenant organization or offering information about tenant organizations.
 - (D) Nothing in this article requires a tenant to establish or participate in a tenant organization.
- (E) A tenant's right to invite a tenant organizer to assist with organizing includes
 the tenant organizer entering the multi-family property and communicating with
 tenants on the premises; assisting tenants in establishing and operating a tenant
 organization; and participating in protected tenant organizing activities. This
 provision does not protect tenant organizer conduct that is otherwise in breach
 of local, state, or federal laws.

85 § 4-14-125 INTERFERENCE PROHIBITED.

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(A) A landlord may not intentionally interfere or allow another to interfere with a
 tenant's right to exercise the activities defined in Section 4-14-124.

88 89	(B)	A landlord interferes with a tenant's right under Section 4-14-124 if the landlord intentionally acts in a way that hinders, impedes, or obstructs:
90 91		(1) the tenant from the use of the premises for tenant organizing activities defined in Section 4-14-124;
92 93		(2) services or decreases services to the tenant except as provided for in Subsection (C);
94 95		(3) a tenant initiating contact with other tenants at the premises related to tenant organizing;
96 97		(4) a tenant from posting information related to tenant organizing on a bulletin board that is available at the premises for use by tenants generally;
98 99		(5) a tenant from distributing information related to tenant organizing to other tenants at the premises;
100 101		(6) a tenant from meeting or attempting to meet with tenants, non-tenants, or organizations at the premises; or
102		(7) a tenant from inviting tenant organizers to assist with organizing.
103 104	(C)	A landlord does not interfere with a tenant's right under Section 4-14-124 if the landlord:
105 106		(1) initiates contact with tenants related to concerns;
107 108		(2) meets or attempts to meet with tenants except for meetings related to tenant organization activities which require invitation from the tenant organization;
109 110		(3) informs tenants which bulletin boards are available for use by tenants generally;
111 112		(4) removes information posted or distributed by a tenant or a tenant organization that is discriminatory;
113 114 115		(5) requests a tenant or a tenant's guest to comply with the conduct outlined in an existing lease provided such request does not interfere with a right protected under Section 4-14-124;
116 117		(6) assesses a fee that is included in the tenant's written lease provided that it does not interfere with a right protected under Section 4-14-124;

	(7) assesses a fee that is included in the tenant's written lease and imposed on each tenant for the use of an on-site area or facility provided that it does not interfere with a right protected under Section 4-14-124;			
	(8) reduces services as part of a pattern of service reductions applicable to each tenant at the premises;			
	(9) enforces any section of an existing lease provided such request does not interfere with a right protected under Section 4-14-124; or			
	(10) exercises reasonable limitations on time, manner, and place of activities under Section 4-14-124 to avoid disruption of landlord's business operations or the quiet enjoyment of the premises by other tenants.			
§ 4-14-1	26 TENANT CONDUCT AND	BREACH OF LEASE.		
	This article does not authorize conduct that constitutes a breach of a tenant's lease and is not protected under Section 4-14-124.			
§ 4-14-1	§ 4-14-127 OFFENSE AND PENALTY.			
(A)	A landlord who violates this article commits a misdemeanor punishable as provided by Section 1-1-99. A landlord's manager or agent shall not be personally criminally liable for violations of this article.			
(B)		y subsequent enforcement of this article does medy in a proceeding authorized under Chapter		
PART 4	. This ordinance takes effect on	, 2022.		
PASSEI	D AND APPROVED , 2022	§ § Steve Adler Mayor		
APPRO	VED:	ATTEST:		
	Anne L. Morgan City Attorney	Myrna Rios City Clerk Page 5 of 5		