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 INTERFERENCE; 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	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	DIVISION 3 [ARTICLE 4]. INSPECTION.			
17	<u>DIVISION 4</u> [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 4-14-52 (<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 Right to Organize</i>) to read:			
27	ARTICLE 2. TENANT RIGHT TO ORGANIZE.			
28	8 4-14-121 PURPOSE			

29 The purpose of this article is to grant a right to a tenant to establish or participate in 30 a tenant organization. **§ 4-14-122 DEFINITIONS.** 31 32 In this article: ACCOUNTABLE OFFICIAL means the City officer or employee 33 (1) designated to administer, implement, and enforce this article. 34 35 DWELLING means one or more rooms or lot used and occupied as a (2) 36 residence. 37 LANDLORD means a person who owns, leases, or subleases a dwelling. (3) 38 LEASE means any written or oral agreement between a landlord and tenant (4) 39 that establishes or modifies the terms, conditions, rules, or other provisions 40 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 PREMISES means a tenant's dwelling, any on-site area or facility the lease (6) authorizes the tenant to use, and the appurtenances, grounds, and facilities 44 45 held out for the use of tenants generally. 46 TENANT means a person, or a member of their household, who is (7) authorized to use and occupy a dwelling to the exclusion of others. 47 48 (8) TENANT ORGANIZER means a person who works or volunteers for a nonprofit organization that assists tenants in establishing and operating a 49 tenant organization; and is not an employee or representative of the current 50 51 or prospective owner, the current or prospective manager, or an agent of such persons. 52

§ 4-14-123 ADMINISTRATION AND ENFORCEMENT.

- (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.

§ 4-14-124 RIGHT ESTABLISHED.

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58 (A) A tenant may establish and participate in a tenant organization without landlord 59 interference with activities defined in (B). 60 (B) A tenant establishes or participates in a tenant organization if the tenant engages in one or more of the following activities: 61 62 (1) initiates contact with other tenants at the premises related to tenant 63 organizing; 64 posts information related to tenant organizing on a bulletin board that is (2) available at the premises for use by tenants generally; 65 distributes information related to tenant organizing to other tenants at the 66 (3) 67 premises; meets or attempts to meet with tenants, non-tenants, or tenant 68 (4) organizations at the premises; 69 invites tenant organizers to assist with organizing; or 70 (5) 71 (6) takes other actions related to establishing or operating a tenant 72 organization. In this article, initiating contact with other tenants at the premises includes, but 73 (C) 74 is not limited to, conducting door-to-door surveys of tenants to ascertain interest 75 in establishing a tenant organization or offering information about tenant 76 organizations. 77 (D) Nothing in this article requires a tenant to establish or participate in a tenant 78 organization. A tenant's right to invite a tenant organizer to assist with organizing includes 79 (E) the tenant organizer entering the multi-family property and communicating with 80 tenants on the premises; assisting tenants in establishing and operating a tenant 81 82 organization; and participating in protected tenant organizing activities. This provision does not protect tenant organizer conduct that is otherwise in breach 83 of local, state, or federal laws. 84 85 § 4-14-125 INTERFERENCE PROHIBITED.

tenant's right to exercise the activities defined in Section 4-14-124.

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(A)

A landlord may not intentionally interfere or allow another to interfere with a

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;
.00		(6) a tenant from meeting or attempting to meet with tenants, non-tenants, or organizations at the premises; or
.02		(7) a tenant from inviting tenant organizers to assist with organizing.
.03	(C)	A landlord does not interfere with a tenant's right under Section 4-14-124 if the landlord:
05		(1) initiates contact with tenants related to concerns;
07		(2) meets or attempts to meet with tenants except for meetings related to tenant organization activities which require invitation from the tenant organization
.10		(3) informs tenants which bulletin boards are available for use by tenants generally;
.11		(4) removes information posted or distributed by a tenant or a tenant organization that is discriminatory;
.13 .14 .15		(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;
.16 17		(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:		
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		
	activities under Section 4-14-1	nitations on time, manner, and place of 24 to avoid disruption of landlord's business eent of the premises by other tenants.
§ 4-14- 1	26 TENANT CONDUCT AND I	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	27 OFFENSE AND PENALTY.	
(A)		le commits a misdemeanor punishable as addord's manager or agent shall not be olations of this article.
(B)		subsequent enforcement of this article does nedy in a proceeding authorized under Chapter
PART 4	I. This ordinance takes effect on	, 2022.
PASSE	D AND APPROVED	§
	. 2022	§ §
		Steve Adler Mayor
APPRO	OVED:	ATTEST:
	Anne L. Morgan City Attorney	Myrna Rios City Clerk