[Opposing State Ballot Initiative Limiting Voters' and Local Governments' Ability to Raise Revenues for Public Services]

Resolution opposing State Ballot Initiative 21-0042A1, which qualified for the November 2024 statewide ballot, and which purports to further severely limit the ability of voters and local governments to raise revenues for government services.

WHEREAS, An association representing California's wealthiest corporations and developers supported the petition for State Ballot Initiative 21-0042A1, the so-called "Taxpayer Protection and Government Accountability Act" (the "Initiative"), a proposition that qualified for the November 2024 statewide ballot on February 1, 2023; and

WHEREAS, The Initiative includes provisions that could make it much more difficult for local voters to pass tax measures needed to fund local services and infrastructure, and would purport to limit voter input by prohibiting local advisory measures where voters provide direction on how they want their local tax dollars spent; and

WHEREAS, The Initiative would purport to invalidate rules that California court decisions have established in furtherance of constitutional initiative rights, upholding a majority voter threshold for voter-initiated special taxes, instead requiring a two-thirds vote of the electorate to pass such taxes; if the Initiative had been in effect in 2018, June 2018 Proposition C (the Early Care and Education Commercial Rents Tax), June 2018 Proposition G (the Living Wage for Educators Parcel Tax), and November 2018 Proposition C (the Homelessness Gross Receipts Tax) would not have passed, depriving the City of crucial funding for our schools, early childcare and education, and homelessness services; and

WHEREAS, The Initiative would purport to change the existing constitutional rules to allow corporations to pay far less than their fair share for the impacts they have on our

communities, including, without limitation, local infrastructure, public transportation, public education, and our environment; and

WHEREAS, The Initiative may make it much more difficult for state and local regulators to issue fines and levies on corporations that violate laws protecting our environment, public health and safety, and our neighborhoods; and

WHEREAS, The Initiative purports to apply to taxes, fees, and other charges adopted after January 1, 2022, which puts at risk statewide billions of dollars currently dedicated to local services, and could force funding cuts to fire and emergency response, law enforcement, public health, parks, libraries, affordable housing, services to support homeless residents, mental health services, and more; and

WHEREAS, This purported application to taxes, fees, and other charges that have passed since to January 1, 2022, puts at risk November 2022 Proposition M (the Empty Homes Tax Ordinance), which was estimated to bring in additional revenue to the City exceeding \$20 million annually, and many City fees, fines, penalties, and other charges the City passed since January 1, 2022; now, therefore, be it

RESOLVED, That based on the potential harms to crucial City services and needless rollbacks of existing constitutional law, the Board of Supervisors of the City and County of San Francisco opposes the Initiative; and

FURTHER RESOLVED, That the Board of Supervisors of the City and County of San Francisco hereby directs the Clerk of the Board to transmit a copy of this Resolution to the California Secretary of State, California State Legislature, and Governor Gavin Newsom.



## City and County of San Francisco Tails

City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

## Resolution

File Number: 230227

Date Passed: March 07, 2023

Resolution opposing State Ballot Initiative 21-0042A1, which qualified for the November 2024 statewide ballot, and which purports to further severely limit the ability of voters and local governments to raise revenues for government services.

March 07, 2023 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

March 07, 2023 Board of Supervisors - ADOPTED AS AMENDED

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 230227

I hereby certify that the foregoing Resolution was ADOPTED AS AMENDED on 3/7/2023 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

Unsigned 03/17/2023

London N. Breed Date Approved Mayor

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo Date
Clerk of the Board

File No. 230227