[Urging Amendments to the Brown Act to Allow for Remote Participation Accommodations on Boards and Commissions Due to Pregnancy, Childbirth, Breastfeeding, and Other Related Medical Conditions]

Resolution urging Governor Gavin Newsom, State Senator Scott Wiener, Assembly Members Phil Ting, and Matt Haney to amend the Brown Act to allow for remote participation accommodations on boards and commissions due to pregnancy, childbirth, breastfeeding, and other related medical conditions.

WHEREAS, The Ralph M. Brown Act (Brown Act), passed in 1953, requires local government business to be conducted at open and public meetings with certain limited exceptions; and

WHEREAS, The Brown Act allows for meetings to occur through teleconference subject to specific requirements, including that each physical location in which members are teleconferencing from must be identified in the public meeting and agenda of the meeting, as well as be accessible to the public; and that at least a quorum of the legislative body participate from locations within the boundaries of the local agency's jurisdiction.

WHEREAS, New state law provides that during the current declared state of emergency or in other situations related to public health, local agencies may use teleconferencing without complying with existing requirements within the Brown Act until January 1, 2024, as long as legislative bodies take a majority vote every 30 days to allow for members to participate virtually without meeting existing Brown Act requirements; and

WHEREAS, Teleconferencing offers the ability for members of a public body and members of the public to participate in meetings without having to physically be in the same location, which has proven to be possible and successful during the pandemic and the ongoing state of emergency; and

WHEREAS, There are circumstances other than a declared state of emergency which warrant the need for a member of a local body to teleconference from their home residence or medical facility including, but not limited to, following quarantine or isolation guidance due to exposure of an infectious disease, adhering to bedrest as advised by a medical professional for treatment, or caring for a newborn child during parental leave; and

WHEREAS, The Brown Act teleconferencing provisions have been a source of concern due to its limitations on allowing members of a body on medical leave or parental leave the ability to continue participation during meetings; and

WHEREAS, In 2006, the voters of San Francisco passed a Charter Amendment authored by Supervisor Alioto-Pier to require the Board of Supervisors to adopt parental leave policies for its members and for members of other boards and commissions, which included authorization to participate in meetings by teleconferencing when the member is physically unable to attend due to pregnancy or childbirth as long as it met Brown Act requirements; and

WHEREAS, The existing Brown Act provisions requiring disclosure and public access of the physical locations in which members are teleconferencing deterred anyone going on parental leave from utilizing this option and resulted in members opting to take leaves of absences instead; and

WHEREAS, The restrictive nature of the Brown Act's teleconferencing requirements impacts the ability for persons physically unable to attend meetings due to pregnancy, childbirth, or other medical conditions, which has the unintended consequence of hindering representation of voting members that are elected or appointed to serve their constituents; and

WHEREAS, The COVID-19 vaccine is not available to infants until they reach six months of age, posing health concerns for breastfeeding parents and their families, especially when a parent is required to attend public meetings in-person; and

WHEREAS, Accommodating remote participation for new and breastfeeding parents on boards and commissions actively removes barriers for women in professional spaces, and benefits the city as a whole; and

WHEREAS, During the COVID-19 public health emergency, it has witnessed the successful implementation of remote practices for boards and commissions across the City and County of San Francisco; and

WHEREAS, In February 2023, the State of California lifted the public health State of Emergency declaration thus removing Boards and Commission members the option for remote participation; now, therefore be it,

RESOLVED, That the San Francisco Board of Supervisors urges Governor Gavin Newsom, State Senator Scott Wiener, Assembly Members Phil Ting, and Matt Haney to author amendments to the Brown Act to accommodate remote participation on boards and commissions due to pregnancy, childbirth, breastfeeding, and other related medical conditions; and, be it,

FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs the Clerk of the Board of Supervisors to transmit a copy of this Resolution to Governor Gavin Newsom, Senator Scott Wiener, Assembly Member Phil Ting, Assembly Member Matt Haney, Assembly Member Cecillia M. Aguiar-Curry, Chair of the Local Government Committee; Assembly Member Tom Lackey, Vice Chair of the Local Government Committee.



## City and County of San Francisco **Tails**

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

## Resolution

File Number:

230270

Date Passed: March 14, 2023

Resolution urging Governor Gavin Newsom, State Senator Scott Wiener, Assembly Members Phil Ting, and Matt Haney to amend the Brown Act to allow for remote participation accommodations on boards and commissions due to pregnancy, childbirth, breastfeeding, and other related medical conditions.

March 14, 2023 Board of Supervisors - ADOPTED

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

File No. 230270

I hereby certify that the foregoing Resolution was ADOPTED on 3/14/2023 by the Board of Supervisors of the City and County of San Francisco.

Clerk of the Board

Unsigned

London N. Breed Mayor

3/24/2023

**Date Approved** 

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 Clerk of the Board 3 24 2023 Date