

APPROVED AS TO FORM AND LEGALITY



CITY ATTORNEY'S OFFICE

## OAKLAND CITY COUNCIL

RESOLUTION NO. \_\_\_\_\_ C.M.S.

INTRODUCED BY COUNCILMEMBER DAN KALB AND COUNCILMEMBER  
CARROLL FIFE AND COUNCIL PRESIDENT NIKKI FORTUNATO BAS

---

**RESOLUTION IN SUPPORT OF ASSEMBLY BILL 2050 (LEE) THAT WOULD PROHIBIT A RENTAL HOUSING OWNER FROM REMOVING A BUILDING FROM THE MARKET PURSUANT TO THE ELLIS ACT UNLESS ALL OWNERS OF THE PROPERTY HAVE HELD THEIR OWNERSHIP INTEREST FOR AT LEAST FIVE YEARS, WHICH PUTS AN END TO SPECULATOR EVICTIONS**

**WHEREAS**, the Ellis Act was originally passed in 1985 to protect small “mom and pop” landlords who could no longer tend to their rental property; and

**WHEREAS**, the Ellis Act allows a property owner to get out of the rental business and evict all tenants from the property, notwithstanding any local rent control laws; and

**WHEREAS**, the Ellis Act was rarely used for over a decade after its passage since few landlords intended to keep their buildings vacant; and

**WHEREAS**, a series of court decisions vastly expanded the Ellis Act’s reach by allowing property owners to convert rental units to ownership, which led speculators to buy buildings, then go out of the rental housing business soon after, evict long-term tenants, and permanently remove affordable rental units from the housing market; and

**WHEREAS**, the Ellis Act has become a major loophole for speculator developers to decrease California’s rent-controlled housing for a profit; and

**WHEREAS**, thousands of households have been forced out of their homes by speculating property owners using the Ellis Act as a result of the expanded reach of the Ellis Act; and

**WHEREAS**, the vast majority of these evictions occur within 5 years of the owner purchasing the property, since speculator developers will often purchase the property and “go out of business” immediately after completing the purchase; and

**WHEREAS**, it is more important than ever to protect our stock of rent-controlled housing and keep tenants housed during our ongoing housing crisis; and

**WHEREAS**, the pandemic and statewide COVID protections have not put an end to these types of evictions; and

**WHEREAS**, Assembly Bill (AB) 2050 (Lee) would prohibit a rental housing owner from removing a building from the market pursuant to the Ellis Act unless all owners in the property have held their ownership interest for at least 5 continuous years;

**WHEREAS**, AB 2050 would put an end to the speculator evictions loophole, while exempting small ‘mom and pop’ landlords, who may qualify for an exemption if they meet specified criteria;

**WHEREAS**, AB 2050 would require that any person or entity that violates the provisions of AB 2050 be held liable to the tenant or lessee for actual damages, special damages of not less than two thousand dollars (\$2,000) for each violation, and reasonable attorney’s fees and costs in an amount fixed by the court; be it

**RESOLVED:** That the Oakland City Council hereby endorses AB 2050 and urges the California State Legislature and Governor Gavin Newsom to support its enactment into law.

**FURTHER RESOLVED:** That the City Council directs the Administrator or his designee to distribute this Resolution upon its adoption to Governor Gavin Newsom, State Assemblymember Alex Lee, and state legislators representing the City of Oakland.

IN COUNCIL, OAKLAND, CALIFORNIA,

PASSED BY THE FOLLOWING VOTE:

AYES - FIFE, GALLO, KALB, KAPLAN, REID, TAYLOR, THAO AND  
PRESIDENT FORTUNATO BAS

NOES –

ABSENT –

ABSTENTION –

ATTEST: \_\_\_\_\_

ASHA REED  
City Clerk and Clerk of the Council of the  
City of Oakland, California