

## Communication from Public

**Name:** Julie Farr

**Date Submitted:** 04/10/2021 11:32 AM

**Council File No:** 14-0268-S13

**Comments for Public Posting:** Re: Amendment 7. Change of MAY to SHALL should not be made. It should be up to the court system to decide what is appropriate and fair. Amendment 8. Change of MAY to SHALL should not be made. It should be up to the court system to decide what is appropriate and fair. Amendment 10. WRITTEN should not be stricken out. A written notice is necessary (email is fine) to document requests, otherwise it just one person's word against others. Where is the protection to the landlord in the case that such a suit is determined not to be harassment? And to ensure and encourage that only tenants with valid complaints file claims.

## Communication from Public

**Name:** Daniel Neilan

**Date Submitted:** 04/10/2021 11:33 AM

**Council File No:** 14-0268-S13

**Comments for Public Posting:** As a low-income renter here in Los Angeles, I am very much in favor of this ordinance passing with the inclusion of Councilmember Raman's amendments. A tenant anti-harassment ordinance is long overdue in this city, and it is the council's responsibility to make sure the protections outlined in the ordinance are far-reaching and actively enforced. If this past year has shown us anything it is that protecting people's ability to rent fairly and affordably has the potential to save lives. Thank you.