AMENDED IN BOARD 2/7/2017 RESOLUTION NO. 36-17

FILE NO. 170133

Resolution supporting California State Senate Bill 54, authored by Senator De León, the California Values Act, to limit state and local law enforcement's entanglement with federal immigration enforcement.

[Supporting California State Senate Bill 54 (De León) - California Values Act]

WHEREAS, On December 7, 2016, California Senate Pro Tem Kevin DeLeón introduced California State Senate Bill 54 (SB 54), titled the California Values Act, to disentangle state and local resources from federal immigration enforcement; require state agencies to review their confidentiality policies to ensure the privacy of individuals seeking services, and ensure that schools, hospitals, and courthouses remain safe and accessible to all California residents, regardless of immigration status; and

WHEREAS, The California Values Act would, if passed, set an example for states throughout the country about how states can limit use of and disentangle scarce local and state resources from federal immigration enforcement; and

WHEREAS, There has been a growing backlash against immigrants in the United States, stoked by Donald Trump and members of his Cabinet and advisory staff; and

WHEREAS, Throughout the 2016 presidential election cycle, Trump consistently demonized immigrant, both documented and undocumented, and Mexican communities with promises to "build a wall" on the U.S.-Mexico border and engage in mass deportations; and

WHEREAS, On January 25, 2017, Trump released an Executive Order titled "Enhancing Public Safety in the Interior of the United States," which, among other things, threatens to cut funding to Sanctuary Cities, attempts to increase local law enforcement's collaboration with ICE by reviving the controversial and now-defunct Secure Communities Program (S-Comm), and vastly expands the priorities for deportation; and

WHEREAS, S-Comm was terminated in 2014 after then-Department of Homeland Security Secretary Jeh Johnson recognized that the program "attracted a great deal of criticism" and that "its very name [became] a symbol for general hostility toward the enforcement of . . . immigration laws" from government leaders, community members, and courts alike; and

WHEREAS, Community groups, including advocates for survivors of domestic violence, have expressed serious concerns that entanglement of local law enforcement with ICE further isolates survivors and will damage community trust and confidence in local law enforcement, and even crime victims and witnesses may consider themselves "priorities" for deportation; and

WHEREAS, Community trust and confidence in local law enforcement and related City public health and safety agencies, including the Public Health and Fire Department, helps keep our communities safe by making sure that all residents, regardless of immigration status, feel comfortable calling the Police and Fire Departments during emergencies and cooperating with City agencies during public safety situations. It helps keep our communities healthy by making sure that all residents, regardless of immigration status, feel comfortable accessing City public health services and benefit programs; and

WHEREAS, San Francisco is a diverse and immigrant-rich county, where 35.6% of its residents are born outside of the United States and 45% speak a language other than English at home, and therefore our city strives to create an inclusive environment which integrates and respects all of its residents equally; and

WHEREAS, The San Francisco Board of Supervisors resolved in Resolution

No. 269-10 on June 8, 2010, that "[T]he 'Secure Communities' police/ICE collaboration

program would undermine San Francisco's values, seriously harm public safety, and tear hard

working San Francisco families apart," on file with the Clerk of the Board of Supervisors in File

No. 100650, which is hereby declared to be a part of this resolution as if set forth fully herein; and

WHEREAS, On November 15, 2016, the San Francisco Board of Supervisors unanimously resolved in Resolution No. 484-16, titled "Resolution responding to the election of Donald Trump and reaffirming San Francisco's commitment to the values of inclusivity, respect, and dignity," that "San Francisco will remain a Sanctuary City; we will not turn our backs on the men and women from other countries who help make this city great," on file with the Clerk of the Board of Supervisors in File No. 161235, which is hereby declared to be a part of this resolution as if set forth fully herein; now, therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco hereby urges the California State Legislature and the Governor to pass the California Values Act (SB 54); and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs the Clerk of the Board to send a copy of the Resolution to the Governor of California, the California State Senate, and the California State Assembly.



City and County of San Francisco **Tails**

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

Resolution

File Number:

170133

Date Passed: February 07, 2017

Resolution supporting California State Senate Bill 54, authored by Senator De León, the California Values Act, to limit state and local law enforcement's entanglement with federal immigration enforcement.

February 07, 2017 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE **BEARING SAME TITLE**

> Aves: 11 - Breed, Cohen, Farrell, Fewer, Kim, Peskin, Ronen, Safai, Sheehv. Tang and Yee

February 07, 2017 Board of Supervisors - ADOPTED AS AMENDED

Ayes: 11 - Breed, Cohen, Farrell, Fewer, Kim, Peskin, Ronen, Safai, Sheehy, Tang and Yee

File No. 170133

I hereby certify that the foregoing Resolution was ADOPTED AS AMENDED on 2/7/2017 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

Unsigned

2/17/2017

Mayor

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 his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.