(O-2004-122)

## ORDINANCE NUMBER O- 19274 (NEW SERIES)

## ADOPTED ON **APR 2 6 2004**

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO AMENDING CHAPTER 9, ARTICLE 8, DIVISION 7, OF THE SAN DIEGO MUNICIPAL CODE, BY AMENDING SECTION 98.0730, PERTAINING TO CAUSE FOR RESIDENTIAL EVICTIONS.

WHEREAS, on March 30, 2004, the City Council adopted Ordinance

No. O- 19269 [CA No. O-2004-55] providing bases for eviction of tenants; and

WHREAS, the Council intends that the regulations protect long-term tenants from arbitrary and retaliatory evictions without infringing constitutional rights of property owners; and

WHEREAS, the Council does not intend that the Ordinance be interpreted to impose any form of rent control in the City of San Diego; NOW THEREFORE,

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. That Chapter 9, Article 8, Division 7, of the San Diego Municipal Code is amended by amending section 98.0730, to read as follows:

**§98.0730** Termination of Tenancy

A residential *tenancy* of more than two years duration shall not be terminated, nor shall its renewal be refused, except for one or more of the following reasons:

(a) through (d) [No change.]

(e) Refusal to Renew Lease. The tenant, who had a written lease or rental agreement which terminated on or after APR 2 6 2004, [Note to Clerk: insert effective date of Ordinance No. O-<u>19274</u> (CA No. O-2004-122)] has refused, after written request by the *landlord*, to execute a

-PAGE 1 OF 2-

written extension or renewal thereof within the written period prescribed by the lease or state law for a further term of like duration with similar provisions. Neither this provision nor any other provision of this Division shall affect a landlord's ability to increase rent on any *rental unit*.

(f) through (h) [No change.]

(i) Owner or Relative Occupancy. The *landlord*, or his or her spouse,
parent, grandparent, brother, sister, child, grandchild (by blood or adoption), or a *resident manager* plans to occupy the *rental unit* as their principal residence.

Section 2. That a full reading of this ordinance is dispensed with prior to its final passage, a written or printed copy having been available to the City Council and the public a day prior to its final passage.

Section 3. That this ordinance shall take effect and be in force on the thirtieth day from and after its passage.

Section 4. That Ordinance No. O-<u>19269</u> [CA No. O-2004-55] is superseded insofar as it conflicts with the provisions of this ordinance.

APPROVED: CASEY GWINN, City Attorney

sella By Prescilla Dugard Deputy City Attomey

PD:dm:cdk 04/01/04 Or.Dept:City.Atty O-2004-122

-PAGE 2 OF 2-

0-19274