

## Communication from Public

**Name:** Pattie Harris

**Date Submitted:** 06/18/2021 08:06 PM

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

**Comments for Public Posting:** This is joke and you all know it. Nice way to buy votes but it will eventually backfire and ultimately hurt the housing industry. Unbelievable. I could write reasons, give examples, etc., but I know it will fall on deaf ears. Sit back and watch....

## Communication from Public

**Name:** Thomas Daniels  
**Date Submitted:** 06/21/2021 02:43 PM  
**Council File No:** 14-0268-S13

**Comments for Public Posting:** Dear Councilmembers: Re: Agenda Item 1 / Council File 14-0268-S13 I urge you to address harassment with fairness to housing providers as well. Councilmember Raman's amendments which were rejected by the Housing Committee should not be included. They would create more red tape and litigation for rental housing providers, even those who have no history of harassment, and expose them to increased litigation and legal risk. I have very cooperative, hard-working and honest tenants. I am also a good and fair landlord, as I've been told by tenants both current and past. Adding provisions that would allow unscrupulous 3rd parties to file complaints and cause litigation would further add costs, risk and decrease the supply of affordable housing. More owners would sell or Ellis their properties. The ordinance needs balance -- both protection for rental housing providers who have not engaged in harassing conduct from being subjected to unwarranted, frivolous and costly litigation or prosecution, as well as for tenants. Please do the right thing and help fair, ethical housing providers, not just tenants. Please consider balanced protection for both tenants AND housing providers. Thank you,  
Thomas Daniels, Rental Housing Provider CD-13 323-646-5587  
1013 Hyperion Ave. Los Angeles