





COMPILED BY HOLLY L. WOLCOTT, CITY CLERK

★ GENERAL MUNICIPAL ELECTION ★ TUESDAY, NOVEMBER 5, 2024

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Table of Contents

	3-7
nd Text	
	8
	26
	35
	48
	58

VOTER INFORMATION

The County of Los Angeles Registrar-Recorder/County Clerk is the administrator of the City of Los Angeles Municipal Elections.

This pamphlet only contains information on the City's ballot measures for the November 5, 2024 General Municipal Election.

For information concerning the Election such as Vote Centers, please contact LA County at (800) 815-2666 or visit their website at www.lavote.gov.

The next 5 pages contain the simplified version of the City's ballot measures. The full text of each measure, along with other information, is printed after the Ballot Summary (see Table of Contents Page).

CITY OF LOS ANGELES CHARTER AMENDMENT DD

TITLE:

INDEPENDENT REDISTRICTING COMMISSION FOR THE CITY OF LOS ANGELES.

THE ISSUE:

Shall the City Charter be amended to establish an Independent Redistricting Commission to redraw Council District boundaries in the City of Los Angeles every ten years?

THE SITUATION:

The City Charter currently requires that Council District boundaries be reviewed every ten years by an advisory commission that recommends district boundary changes to the City Council. Final district boundary decisions are made by the Council and Mayor. The City has proposed establishing an Independent Redistricting Commission to consider changes and make the final decision on district boundaries.

THE PROPOSAL:

This measure would change the City Charter to establish an Independent Redistricting Commission to:

- Make final decisions on City Council District boundaries following each ten-year federal census without the involvement of the Council or Mayor;
- Comply with redistricting criteria and processes set forth in the Charter and other City law;
- Act in an impartial manner that ensures integrity and fairness in the redistricting process;
- Educate and inform the public about redistricting;
- Receive and consider public input;
- Make recommendations to City officials on the redistricting process; and
- Perform other redistricting functions as set forth in City law.

The Commission would consist of 16 members and four alternates.

Members of the Independent Redistricting Commission would be selected without involvement from elected officials.

No City official, employee, commissioner, lobbyist, or any person who has contributed to a political campaign of an elected City official, as set forth in City law, would be eligible to serve on the Commission.

A YES VOTE MEANS:

You want to require the City to establish an Independent Redistricting Commission to redraw Council District boundaries in the City of Los Angeles every ten years.

A NO VOTE MEANS:

You do not want to require the City to establish an Independent Redistricting Commission to redraw Council District boundaries in the City of Los Angeles every ten years.

THE FULL TEXT OF THIS MEASURE BEGINS ON PAGE 13.

CITY OF LOS ANGELES CHARTER AMENDMENT HH

TITI F:

CITY GOVERNANCE, APPOINTMENTS, AND ELECTIONS.

THE ISSUE:

Shall the City Charter be amended to: require that commission appointees file financial disclosures before they can be confirmed; clarify the Controller's auditing authority regarding City contractors; expand the City Attorney's subpoena power; authorize temporary appointments to certain general manager positions; establish a process to evaluate the impacts of laws proposed by initiative or referendum petition; and make other changes and clarifications regarding City governance, appointments, and elections?

THE SITUATION:

The City Charter establishes the structure, responsibilities, functions, processes, and powers of the City government. The City is proposing various changes and clarifications to the City Charter regarding City governance, appointments, and elections.

THE PROPOSAL:

The measure would make changes and clarifications to the City Charter regarding City governance, appointments, and elections, including to:

- Require that Commission appointees file financial disclosures before they can be confirmed by the City Council;
- Clarify the Controller's audit authority over City contractors and subcontractors that are expending or receiving City funds;
- Expand the City Attorney's subpoena power;
- Authorize temporary appointments to certain general manager positions;
- Establish a process to evaluate the fiscal and other impacts of laws that are proposed by initiative or referendum petition; and
- Require that at least two members of the Board of Harbor Commissioners reside in the Harbor area.

A YES VOTE MEANS:

You want the City Charter to be amended to make the changes and clarifications described above regarding City governance, appointments, and elections.

A NO VOTE MEANS:

You do not want the City Charter to be amended to make the changes and clarifications described above regarding City governance, appointments, and elections.

CITY OF LOS ANGELES CHARTER AMENDMENT II

TITI F:

CITY ADMINISTRATION AND OPERATIONS.

THE ISSUE:

Shall the City Charter be amended to: clarify that the El Pueblo Monument and the Zoo are park property; clarify that departments may sell merchandise to support City operations; include gender identity in non-discrimination rules applicable to employment by the City; clarify the Board of Airport Commissioners' authority to establish fees, rules, and regulations; and make other changes to City administration and operations?

THE SITUATION:

The City Charter establishes the structure, responsibilities, functions, processes, and powers of the City government. The City is proposing various changes and clarifications to the City Charter regarding City administration and operations.

THE PROPOSAL .

The measure would make changes and clarifications to the City Charter regarding City administration and operations, including to:

- Clarify that the El Pueblo Monument and the Zoo are park property;
- Clarify that departments may sell food and merchandise to support City operations;
- Include gender identity in non-discrimination rules related to employment by the City;
- Clarify the Board of Airport Commissioners' authority to establish fees, rules, and regulations regarding ground transportation at airports;
- Allow electronic signatures on certain City documents;
- Allow the City to lease sites in public parks to the Los Angeles Unified School District for uses that are consistent with public park purposes; and
- Change the title of "Director of the Office of Administrative and Research Services" to the "City Administrative Officer."

A YES VOTE MEANS:

You want the City Charter to be amended to make the changes described above related to City administration and operations.

A NO VOTE MEANS:

You do not want the City Charter to be amended to make the changes described above related to City administration and operations.

CITY OF LOS ANGELES CHARTER AMENDMENT ER

TITI F:

CITY ETHICS COMMISSION AUTHORITY AND OPERATIONAL INDEPENDENCE.

THE ISSUE:

Shall the City Charter be amended to establish a minimum annual budget for the City Ethics Commission; increase the Commission's authority over spending decisions and hiring matters; allow the Commission to obtain outside counsel in limited circumstances; impose additional qualification requirements on Commission members; require the City Council to hold a public hearing on Commission proposals; and increase penalties for violations of City laws?

THE SITUATION:

The Ethics Commission administers City and State laws related to campaign finance, governmental ethics, and lobbying. The City Council has recommended amending the City Charter to expand the Commission's authority and operational independence.

THE PROPOSAL:

This measure would change the City Charter to:

- Establish a minimum annual budget for the Commission;
- Allow the Commission to have more authority over spending decisions, hiring and personnel matters;
- Allow the Commission to retain its own legal counsel under limited circumstances, including for a specific investigative or enforcement matter;
- Impose additional qualifications on Commission members and the Executive Director, including prohibiting Commission members and the Executive Director from having an ownership interest in a business that contracts with or seeks approvals from the City, contributing as a major donor or providing paid services to political campaigns;
- Prohibit the appointment of a relative of an elected City official, a paid campaign consultant, or a major campaign donor, to the Commission;
- Require the City Council to hold a public hearing on Commission policy proposals;
 and
- Increase maximum penalties the Commission may impose, from the current level of \$5,000 per violation, to \$15,000 per violation adjusted annually.

A YES VOTE MEANS:

You want to expand the Ethics Commission's authority and operational independence.

A NO VOTE MEANS:

You do not want to expand the Ethics Commission's authority and operational independence.

CITY OF LOS ANGELES CHARTER AMENDMENT FF

TITLE:

LOS ANGELES FIRE AND POLICE PENSIONS; PEACE OFFICERS.

THE ISSUE:

Shall the City Charter be amended to: allow peace officers employed by the Police, Airports, Harbor, and Recreation and Parks Departments to transfer membership and service from the Los Angeles City Employees' Retirement System (LACERS) to the Los Angeles Fire and Police Pension Plan (LAFPP); and require the City to pay associated costs, including refunds to certain Airports and Police Department members for prior transfers?

THE SITUATION:

The Charter provides that some sworn peace officers employed by the City's Police, Airports, Harbor and Recreation and Parks Departments are members of LACERS (LACERS Peace Officers). Previous Charter amendments have authorized eligible groups of peace officers to transfer from LACERS into Tier 6 of LAFPP. Tier 6 is the pension plan for LAFPP members.

THE PROPOSAL:

The measure would change the City Charter to:

- Authorize the City Council to provide a process for LACERS Peace Officers, actively employed on January 12, 2025, to make a one-time decision to transfer their membership, years of service, and retirement contributions from LACERS to LAFPP Tier 6.
- Authorize certain LAFPP Tier 6 members to transfer years of service and retirement contributions remaining in LACERS to LAFPP Tier 6.
- Require LAFPP to refund out-of-pocket costs paid by certain Tier 6 Members who
 previously transferred from LACERS to LAFPP Tier 6.
- Require the City to pay all expenses and ongoing costs associated with the transfer of LACERS Peace Officers, including the refunds described above, to ensure no additional costs for LAFPP.

A YES VOTE MEANS:

You want to allow LACERS Peace Officers to transfer their membership, years of service, and retirement contributions from LACERS to LAFPP Tier 6.

A NO VOTE MEANS:

You do not want to allow LACERS Peace Officers to transfer their membership, years of service, and retirement contributions from LACERS to LAFPP Tier 6.

DD

INDEPENDENT REDISTRICTING COMMISSION FOR THE CITY OF LOS ANGELES. CHARTER AMENDMENT DD.

Shall the City Charter be amended to establish an independent redistricting commission to redraw Council district lines every ten years in the City of Los Angeles?

IMPARTIAL SUMMARY BY SHARON M. TSO, CHIEF LEGISLATIVE ANALYST

The City of Los Angeles (City) Charter (Charter) establishes the process by which Council District boundaries in the City are drawn every ten years and adopted by ordinance following the federal census. Subsequently, those Council District boundaries are used for Council member elections, recalls, and for filling Council vacancies. Currently, an appointed advisory commission recommends to the Council changes to those boundaries during the redistricting process. Final District boundary decisions are made by the Council and Mayor.

This measure would amend the Charter by requiring the establishment of an Independent Redistricting Commission (Commission) with the powers, duties, and responsibilities to adopt Council District boundaries every ten years following each federal census. The Commission would be required to draw Council District boundaries in compliance with the United States Constitution, California Constitution, and federal Voting Rights Act, as well as follow the redistricting criteria and process set forth in the Charter and by other City law.

The Commission would be required to act in an impartial manner in the development of Council District boundaries without involvement by elected officials. The final Council District boundaries would be approved solely by the Commission. The Commission would also educate and inform the public about redistricting; conduct public meetings and hearings; receive and consider public input; make recommendations to the Mayor, Council, and Ethics Commission regarding the redistricting process; and perform other redistricting functions as set forth by City law. A Commission member would be prohibited from communicating with an individual or organization regarding redistricting matters outside of a public meeting.

The Commission would be selected without involvement by elected officials and consist of 16 members and four alternates. The Commission would be established every ten years after each federal census and no later than April 1 of each year ending in the number zero. Each member of the Commission would begin their term on the date of selection and expire upon the selection of the succeeding Commission's first member. The qualifications and restrictions of Commission members include the following:

- Be at least 18 years old and a resident of the City at the time of selection;
- Have resided in the City for at least five years immediately preceding the person's submission of an application;

- Demonstrate collaborative skills, experience in civic engagement, and the ability to analyze complex data;
- A person is not required to be a registered voter or a citizen of the United States;
- A person cannot be an employee of the City or a City Commissioner for at least two years preceding submission of an application;
- A person or person's spouse or family cannot be engaged in prior political lobbying activities described in the California Elections Code provisions regarding eligibility requirements for independent redistricting commissions;
- Commission members are required to file a statement of economic interests and other financial disclosures;
- While serving on the Commission, a person cannot endorse, work for, volunteer for, or make a campaign contribution to, any elected City officer or candidate for elective City office, or serve on a redistricting commission for any other governing body;
- A Commissioner may be removed for substantial neglect of duty or other misconduct in office by a two-thirds vote of the Commission, which may be appealed to the City Ethics Commission;
- A City Data Bureau would be established to prepare and manage demographic and geographic data for the Commission and other City departments; and
- The City Clerk would manage the Commission application process, with the Ethics Commission providing oversight.

This Charter amendment will become effective if approved by a majority of voters.

FINANCIAL IMPACT STATEMENT BY MATTHEW W. SZABO, CITY ADMINISTRATIVE OFFICER

This measure establishes a 16-person Independent Redistricting Commission for the City of Los Angeles every ten years. Commissioner compensation will be set by Ordinance in amounts unknown at this time. This measure requires the Office of the City Clerk and the Ethics Commission to support commissioner selection and requires the City Clerk to support administrative tasks associated with the normal functions of the commission. While commissioner compensation will be established via Ordinance and City Department administrative costs will be addressed as part of the City's annual budget process once administrative procedures are developed, actual costs will vary from year-to-year based on the commission's workload. Partial year costs are anticipated beginning in 2028-29. The impact to the City's General Fund is estimated at \$1,163,746 in 2028-2029. Full year costs for 2029-30 are estimated at \$2,405,256. Cumulative costs over the life of the commission are anticipated to be approximately \$6,154,130.

ARGUMENT IN FAVOR OF CHARTER AMENDMENT DD

For 100 years, Los Angeles City Councilmembers have had the last word on drawing their own district lines. Too often, they've used that power to draw districts that bolster their own chances of re-election, regardless of the impacts on our neighborhoods and communities. For the first time in our city's history, CHARTER AMENDMENT DD will take that power away from elected officials and instead create an Independent Redistricting Commission for the City.

Two years ago, this city was shaken by scandal when a few Councilmembers were recorded trying to game the redistricting process for themselves while diluting the power of entire communities.

CHARTER AMENDMENT DD will stop that kind of backroom dealing.

Every ten years, a new commission will be selected to redraw Council district lines. Applicants will be rigorously screened for potential conflicts of interest. No elected officials or their staff or family members. No candidates, lobbyists or political consultants. Half of the commissioners will be selected from a pool of screened applicants at random, like a lottery. They will then select the rest, from the same pool, to ensure the Commission reflects the diversity of our city, taking race, gender, age, income, and other factors into account. The entire process will be managed by the City Clerk with no involvement by Councilmembers at all.

The independent commissioners will draw Council districts that are roughly equal in population, and will ensure that no racial or ethnic communities are arbitrarily divided into multiple districts to dilute their opportunity for representation.

Fair elections in fairly-drawn districts are essential to democracy and to effective city government. Once and for all, CHARTER AMENDMENT DD will let the voters choose their Councilmembers, instead of the Councilmembers choosing their voters.

Let's take the politics out of the redistricting process.

VOTE YES ON CHARTER AMENDMENT DD!

Arguments printed on this page are the opinions of the authors and are not checked for accuracy by any City agency.

PERSONS SIGNING ARGUMENTS IN FAVOR OF CHARTER AMENDMENT DD

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles NITHYA RAMAN Councilmember, District 4 City of Los Angeles

CALIFORNIA COMMON CAUSE

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED.

REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT DD

CHARTER AMENDMENT DD will create the first truly Independent Redistricting Commission to draw Council District lines in Los Angeles history. It is a vitally important step in reforming City Hall once and for all.

This proposal was developed through months of extensive engagement by government reform advocates, academic experts and community representatives. Some experts have referred to Charter Amendment DD as the "gold standard" of redistricting reforms. There is no argument in opposition to it.

Council districts designed by independent citizen commissioners, drawn fairly from all areas of the city and reflecting the full diversity of Los Angeles, will serve the public better than those designed by politicians to serve their own personal ambitions.

Put an end to the back room dealing exposed on the scandalous audio recording.

Vote YES on CHARTER AMENDMENT DD for fair representation and a stronger democracy in Los Angeles city government.

PERSONS SIGNING REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT DD

PAUL KREKORIAN
Councilmember, District 2
City of Los Angeles

CALIFORNIA COMMON CAUSE

NITHYA RAMAN Councilmember, District 4 City of Los Angeles

FERNANDO GUERRA, PH.D. Board Member L.A. Governance Reform Project

Arguments printed on this page are the opinions of the authors and are not checked for accuracy by any City agency.

New provisions or language added to the Charter or to existing Charter sections are shown in <u>underline</u> type; words deleted from the Charter or from existing Charter sections are shown in strikeout type.

CHARTER AMENDMENT DD

Section 1. Sections 480 to 490 are added to the Charter of the City of Los Angeles to read as follows:

City of Los Angeles Independent Redistricting Commission

Sec. 480. Commission Establishment and Purpose.

- (a) There shall be in the City of Los Angeles an Independent Redistricting Commission (the "Commission") that shall have the powers, duties, and responsibilities set forth in the City Charter and by ordinance.
- (b) The purpose of the Commission is to strengthen the governance of the City of Los Angeles by developing Council district boundaries through a fair, transparent, inclusive, and independent redistricting process that empowers public participation and public access to its proceedings.

Sec. 481. Commission Organization, Powers, and Duties.

- (a) The Commission shall consist of 16 members and four alternate members.
- (b) A new Commission shall be established every ten years after each federal decennial census. The members of the Commission shall be selected no later than April 1 of each year ending in the number zero.
- (c) The term of office of each member of the Commission shall begin on the date of that commissioner's respective selection and shall expire upon the selection of the first member of the succeeding Commission.
 - (d) The Commission shall have the power and duty to:
 - (1) adopt the boundaries of the Council districts of the City of Los Angeles following each federal decennial census;
 - (2) comply with the redistricting criteria and process set forth in the Charter and by ordinance;
 - (3) act in an impartial manner that ensures the integrity and fairness of the redistricting process;
 - (4) educate and inform the public about redistricting, solicit and encourage public participation in the redistricting process, and hold public meetings and hearings that are accessible and provide the public the opportunity to participate and provide comment throughout the process;

- (5) make recommendations to the Mayor, City Council, and City Ethics Commission regarding redistricting matters; and
 - (6) perform other redistricting functions as prescribed by ordinance.

Sec. 482. Commissioner Qualifications and Restrictions.

- (a) Each Commission member shall be at least 18 years old and a resident of the City at the time of selection, and shall have resided in the City for at least five years immediately preceding the person's submission of an application. A Commissioner is not required to be a registered voter or a citizen of the United States.
- (b) A person shall not be eligible to apply to or serve on the Commission if the person has been an employee of the City or a member of a City Commission at any time in the two years immediately preceding the person's submission of an application.
- (c) A person shall not be eligible to apply to or serve on the Commission if the person or person's spouse or family has engaged in the prior political and lobbying activities described in the California Elections Code provisions regarding eligibility requirements for independent redistricting commissions. Additional eligibility requirements may be provided by ordinance.
- (d) Applicants to the Commission shall demonstrate collaborative skills, experience in civic engagement, and the ability to analyze complex data.
- (e) While serving on the Commission, a member of the Commission shall not endorse, work for, volunteer for, or make a campaign contribution to, any elected City officer or candidate for elective City office, or serve on a redistricting commission for any other governmental body.
 - (f) A member or former member of the Commission shall not do any of the following:
 - (1) Be a candidate for elective City office unless more than five years have elapsed from the commissioner's last date of service on the Commission or ten years have elapsed from the date of the commissioner's selection to the Commission, whichever is less.
 - (2) Be a candidate for City Council for any district for which the election will be conducted using district boundaries that were adopted by the Commission on which the member served.
- (g) For a period of four years after the last date of service on the Commission or ten years after the date of selection to the Commission, whichever is less, a member or former member of the Commission shall not do any of the following:
 - (1) Accept appointment to another City Commission.
 - (2) Accept employment as a paid staff member of, or receive compensation as a consultant to, an elected City officer or candidate for elective City office.
 - (3) Receive a non-competitively bid contract with the City.

- (4) Act as a registered City lobbyist.
- (5) Accept appointment to a City office.
- (h) Alternate members of the Commission shall be subject to the same eligibility requirements, standards of conduct, and restrictions as other Commission members.

Sec. 483. Commissioner Selection and Removal.

- (a) An application process to identify prospective commissioners shall commence no later than April 1 of each year ending in the number nine.
- (b) The City Clerk shall manage the Commission application process, with the City Ethics Commission providing oversight. The City Clerk and City Ethics Commission may delegate these responsibilities to their staff or consultants.
- (c) The City Clerk shall conduct an outreach and education program to ensure that there is publication and awareness of the Commission application process, with efforts to reach underserved communities and with efforts conducted in multiple languages as identified by ordinance. The City Clerk shall monitor and make public the demographic data of application submissions and enhance outreach as reasonably needed to ensure that the applicant pool has a sufficient number of qualified applicants and reasonably reflects the City's diversity.
- (d) An interested person meeting the eligibility requirements for service on the Commission may submit an application to the City Clerk. The City Clerk shall review the applications and establish an applicant pool consisting of those individuals who meet the objective eligibility requirements specified in subsections (a) through (c) of Section 482.
- (e) The City Clerk shall post the names of individuals in the applicant pool for public review and establish a process by which the public may provide information regarding the eligibility of an individual in the applicant pool. The City Ethics Commission shall review the information provided by the public and determine whether any individual shall be removed from the applicant pool.
- (f) Following the public review period, the City Ethics Commission shall evaluate the applications of the individuals in the applicant pool to identify individuals who satisfy the eligibility requirements specified in subsections (a) through (d) of Section 482 and who shall be included in the Commission Selection Pool. After the establishment of the Commission Selection Pool, the City Ethics Commission shall have the authority to receive information from the public and make determinations regarding the continuing eligibility of individuals in the Commission Selection Pool.
- (g) The City Clerk and City Ethics Commission, with assistance from the City Data Bureau and through a process that allows for public input, shall designate eight geographic regions of the City with generally equal population. The City Clerk shall conduct a random drawing at a public meeting to select one person from each of the eight geographic regions. The result of this selection process shall be the selection of eight members of the Commission, one from each of the eight geographic regions.

- (h) The eight selected commissioners shall review the applications of all remaining applicants in the Commission Selection Pool to select eight additional members of the Commission. These selections shall be made at a public meeting by a two-thirds vote of the eight initial commissioners based on the applicant's relevant experiences and backgrounds, familiarity with the City's neighborhoods, ability to be impartial, and to ensure that the Commission reflects the City's diversity, including racial, ethnic, sex, gender, sexual orientation, age, income, professional, and geographic diversity. However, formulas or ratios shall not be applied for this purpose.
- (i) After the 16 commissioners have been selected, the Commission shall select four persons from the remaining applicants in the Commission Selection Pool to serve as alternate commissioners. The selection of alternate commissioners shall be made in a manner that ensures geographic diversity among the alternate commissioners.
- (j) The Commission may remove a commissioner for substantial neglect of duty, gross misconduct in office, inability to discharge the duties of office, failure to comply with the commissioner eligibility requirements and restrictions described in Section 482, unexcused absences, or failure to abide by transparency requirements. Removal under this provision requires a two-thirds vote of the Commission after providing the member notice of a public hearing and an opportunity to respond in writing and at the public hearing. The removed member may appeal the Commission's decision to the City Ethics Commission.
- (k) The Commission may immediately remove a commissioner who has been charged with a felony offense, or who has been charged with a criminal misdemeanor related to a violation of official duties as described in Section 207(c). Removal under this provision requires a two-thirds vote of the Commission. The removed member may appeal the Commission's decision to the City Ethics Commission.
- (I) The position of a member of the Commission shall become vacant if the member pleads guilty to or no contest to or is convicted of a felony.
- (m) If a vacancy occurs on the Commission, the Chair of the Commission shall conduct a random drawing at a public meeting to select one of the alternate commissioners to serve as a commissioner.

Sec. 484. Redistricting Criteria.

- (a) The Commission shall adopt Council district boundaries that comply with the United States Constitution, the California Constitution, and the federal Voting Rights Act of 1965. Each district shall have a reasonably equal population with other districts, except where deviation is required to comply with the federal Voting Rights Act or as allowable by law.
- (b) In addition to following the requirements of subsection (a), the Commission shall adopt Council district boundaries using the following criteria as set forth in the following order of priority:
 - (1) To the maximum extent practicable, districts shall be geographically contiguous. Areas that meet only at the points of adjoining corners are not contiguous.

Areas that are separated by water and not connected by a bridge, tunnel, or regular ferry service are not contiguous.

- (2) To the maximum extent practicable, and where it does not conflict with the preceding criterion in this subsection, the geographic integrity of any local neighborhood or local community of interest shall be respected in a manner that minimizes its division. A "community of interest" is a population that shares common social or economic interests that should be included within a single election district for purposes of its effective and fair representation. Characteristics of communities of interest may include, but are not limited to, shared public policy concerns such as education, public safety, public health, environment, housing, transportation, and access to social services. Characteristics of communities of interest may also include, but are not limited to, cultural districts, shared socioeconomic characteristics, similar voter registration rates and participation rates, and shared histories. Communities of interest do not include relationships with political parties, incumbents, or political candidates.
- (3) To the maximum extent practicable, and where it does not conflict with the preceding criteria in this subsection, districts shall be bounded by natural and artificial barriers, by streets, or by the boundaries of the City. District boundaries should be easily identifiable and understandable by residents.
- (4) To the maximum extent practicable, and where it does not conflict with the preceding criteria in this subsection, districts shall be drawn to encourage geographical compactness in a manner that nearby areas of population are not bypassed in favor of more distant populations.
- (c) The Commission shall not adopt district boundaries for the purpose of favoring or discriminating against an incumbent, political candidate, or political party, and the place of residence of an incumbent or candidate shall not be considered in the development of district boundaries.
- (d) Other additional criteria should be considered by the Commission when adopting district boundaries, including consideration of the community and cultural association with economic and cultural landmarks and resources. All decisions concerning additional criteria shall be considered and approved in public meetings. The Commission's consideration of additional criteria should be considered in compliance with and subordinate to the applicable requirements of subsections (a) through (c).
- (e) After the Commission has adopted district boundaries, the Commission shall number each Council district such that, for as many residents as possible, the number of the Council district they reside in remains the same.

Sec. 485. Public Meetings, Outreach, and Accessibility.

(a) The Commission shall comply with the Ralph M. Brown Act and other applicable open meeting laws.

- (b) The Commission shall take steps to encourage residents to participate in the redistricting process, including those in underrepresented communities and non-English speaking communities.
- (c) The Commission shall hold public hearings and workshops in a manner that ensures that the public has the opportunity to participate and comment in each phase of the redistricting process.
- (d) The Commission shall provide live translation of Commission meetings in English and Spanish and as further provided by ordinance. The Commission shall provide materials in the languages required by federal and state law and as provided by ordinance.
- (e) The Commission shall develop and implement an Accessibility Plan to ensure that people with disabilities and seniors are able to access and fully participate in Commission meetings and hearings. The Commission shall develop this plan prior to the initiation of public hearings.
- (f) For purposes of providing testimony, elected City officers shall be subject to the same public comment procedures as members of the public.

(g) Ex Parte Communications.

- (1) A member of the Commission shall not communicate with any individual or organization regarding redistricting matters outside of a public meeting. This provision does not prohibit communications with another commissioner, Commission staff, legal counsel, or consultants retained by the Commission. This provision does not prohibit communications with City staff to the extent those communications are related to administrative matters or educational presentations made to the public.
- (2) The Executive Director of the Commission, any mapping staff member or mapping consultant of the Commission, and other Commission staff as designated by the Commission shall not communicate with any elected City officer, candidate for elective City office, or staff of any such officer or candidate, either directly or through an agent, regarding redistricting matters outside of a public meeting. This provision does not prohibit communications with City staff to the extent those communications are related to administrative matters or educational presentations made to the public.
- (3) A member or employee of the City Ethics Commission, City Clerk, or other City department involved in the process for selecting members of the Commission shall not communicate with any elected City officer, candidate for elective City office, or staff of any such officer or candidate, either directly or through an agent, regarding any matter related to the selection process outside of a public meeting before that process has been completed. This provision does not prohibit communications to the extent those communications are related to administrative matters, legal advice, or educational presentations made to the public.
- (4) The Commission may adopt other rules regarding communications provided the rules comply with the Brown Act, do not conflict with the provisions in

this subsection, and are adopted in a public meeting of the Commission.

Sec. 486. Commission Conduct of Business, Administration, and Personnel.

- (a) Each member and alternate member of the Commission shall be a designated employee in the conflict of interest code for the Commission adopted pursuant to the California Political Reform Act, and shall file with the City Ethics Commission a statement of economic interests and other financial disclosure statements as required by law.
- (b) The affirmative votes of a majority of the Commission shall be required for any official action, except the following actions which shall require the approval of two-thirds of the Commission:
 - (1) a vote for the final redistricting plan;
 - (2) a vote to remove a commissioner;
 - (3) a vote for the selection of the eight commissioners described in Section 483(h);
 - (4) a vote to hire the Executive Director, mapping consultant or mapping staff member, and any other position designated as key staff by the Commission; and
 - (5) a vote to authorize the delegation of hiring or contracting authority, to the extent such authority is delegable under state and City law.
- (c) The alternate members of the Commission may fully participate in Commission deliberations but may not vote and may not be counted towards the establishment of a quorum.
- (d) The Commission shall select one commissioner to serve as the Chair of the Commission. The Commission may designate other officers from its membership.
- (e) Consideration of principles for the development of district boundaries for draft and final redistricting plans shall be conducted in a public meeting and approved by a vote of the Commission.
- (f) The Commission shall post proposed map principles and any proposed final map on the Commission's website for a minimum of seven days before consideration at a Commission hearing or meeting.
- (g) The Commission shall hire an Executive Director and redistricting, technology, and outreach staff, whose positions shall be exempt from the civil service provisions of the Charter.
- (h) The Commission shall have the authority to hire consultants through a competitive process consistent with the contracting provisions of the Charter and as provided by ordinance.
- (i) The City Clerk shall provide support to the Commission in accessing City resources, coordinating with City departments and personnel, and other administrative matters as needed.

(j) The Commission may utilize the City Attorney as legal counsel or may request the City Attorney to retain legal counsel for the Commission.

Sec. 487. Adoption of Final Redistricting Plan.

- (a) The Commission shall adopt its final redistricting plan establishing new Council district boundaries no later than September 30 of each year ending in the number one.
- (b) If the Commission does not adopt a final redistricting plan by the deadline in subsection (a), the City Attorney shall immediately petition the Superior Court for an order prescribing new Council district boundaries in accordance with the redistricting criteria described in Section 484, and those boundaries shall apply to City elections until the Commission is able to adopt a final redistricting plan.
- (c) The Commission shall issue, with the final plan, a report that explains the basis on which the Commission made its decisions in achieving compliance with the redistricting criteria described in Section 484.
- (d) Upon adoption of a final redistricting plan, the Commission shall submit the plan, final report, and any other accompanying materials to the City Clerk and publish this material on the Commission's redistricting website.
- (e) The City Clerk shall post the Commission's final redistricting plan and report on the City's website. The City Clerk shall publish the final plan and description of the new Council district boundaries in the same manner as an ordinance of the City.
- (f) The final redistricting plan establishing new Council districts shall become effective 31 days from its publication as provided for ordinances in the Charter.
- (g) The final redistricting plan shall be subject to referendum in the same manner as a City ordinance.
- (h) No change in the boundary or location of any district by redistricting shall operate to abolish or terminate the term of office of any member of the Council prior to the expiration of the term of office for which the member was elected.
- (i) District boundaries adopted by the Commission shall not be altered until after the next federal decennial census occurs except to settle a legal claim or in response to an order of a court.
- (j) Any territory annexed to or consolidated with the City shall be added to an adjacent district or districts by the Commission. The addition shall be effective upon the completion of the annexation or consolidation proceedings.

Sec. 488. Commission Funding.

(a) The City Council and Mayor shall provide sufficient funds to meet the needs for the formation and operation of the Commission, including to compensate Commission staff, consultants and legal counsel, conduct outreach to solicit broad public participation in the

redistricting process, and, if necessary, defend the actions of the Commission in any legal proceeding.

- (b) The City Council and Mayor shall provide funds to all City departments involved with the formation of the Commission, providing support to the Commission, and maintaining the records of the Commission.
 - (c) Commissioners shall be compensated as provided by ordinance.

Sec. 489. Commission Recommendations.

- (a) The Commission may recommend changes to the independent redistricting process described in the City Charter and Administrative Code by submitting a report to the City Ethics Commission with findings, analysis, and data that support the Commission's recommendations.
- (b) The City Ethics Commission shall review the Commission's recommendations and may transmit a report to the City Council containing recommendations for amendments to the City Charter and Administrative Code regarding redistricting. To the extent the recommendations include amendments to the Administrative Code, the Ethics Commission shall also prepare and transmit, with the assistance of the City Attorney, any proposed ordinance that would be required to effectuate the recommended amendments.
- (c) Administrative Code Amendments. Within 60 days of submission of an Ethics Commission report and accompanying proposed ordinance recommending amendments to the Administrative Code regarding redistricting, the City Council shall hold a public hearing concerning the matter and act to approve, without change, or disapprove the proposed ordinance. If the Council fails to disapprove within the 60-day period, the proposed ordinance shall be presented to the Mayor for approval or veto, and to the Council for override of the Mayor's veto. If approved by the Mayor, or the Mayor fails to act, or approved by the Council on override of the Mayor's veto, the proposed ordinance shall be deemed approved.
- (d) Charter Amendments. An Ethics Commission report recommending an amendment to the City Charter regarding redistricting shall be considered by the City Council in time to allow for submittal of the charter amendment to the voters at the next available election. An amendment to the City Charter requires the approval of the voters of the City.

Sec. 490. City Data Bureau.

There shall be established in the City a Data Bureau to prepare and manage demographic and geographic data for the Commission and other City departments as further provided by ordinance. Nothing in this section shall prohibit the Data Bureau from being placed within a City department or office.

Sec. 2. Section 204 of the Charter of the City of Los Angeles is repealed as follows:

Sec. 204. Election of City Council Members; Redistricting.

(a) Redistricting by Ordinance. Every ten years, the Council shall by ordinance

redraw district lines to be used for all elections of Council members, including their recall, and for filling any vacancy in the office of member of the Council, after the effective date of the redistricting ordinance. Districts so formed shall each contain, as nearly as practicable, equal portions of the total population of the City as shown by the Federal Census immediately preceding the formation of districts.

- (b) Redistricting Commission. There shall be a Redistricting Commission to advise the Council on drawing of Council district lines. The Commission members shall be appointed in the following manner: one by each Council member except that the Council President shall appoint two members, three by the Mayor, one by the City Attorney, and one by the Controller. No City officer or employee shall be eligible to serve on the Commission. The Redistricting Commission shall appoint a director and other personnel, consistent with budgetary approval, which positions shall be exempt from the civil service provisions of the Charter.
- (c) Redistricting Process. The Redistricting Commission shall be appointed no later than the date by which the Census Bureau is to release decennial census data. A new Commission shall be appointed to advise the Council prior to each subsequent redistricting. The Commission shall begin the redistricting process at any time after appointment, but no later than June 1, 2021, and each subsequent tenth anniversary of that date. The Commission shall seek public input throughout the redistricting process. The Commission shall present its proposal for redistricting to the Council no later than a date prescribed by ordinance.

The Council shall adopt a redistricting ordinance no later than December 31, 2021, and each subsequent tenth anniversary of that date. Nothing in this section shall prohibit the Council from redistricting with greater frequency provided that districts so formed each contain, as nearly as practicable, equal portions of the total population of the City as shown by the Federal Census immediately preceding the formation of districts or based upon other population reports or estimates determined by the Council to be substantially reliable.

- (d) Criteria for Redistricting. All districts shall be drawn in conformance with requirements of state and federal law and, to the extent feasible, shall keep neighborhoods and communities intact, utilize natural boundaries or street lines, and be geographically compact.
- (e) Effect of Redistricting on Incumbents. No change in the boundary or location of any district by redistricting shall operate to abolish or terminate the term of office of any member of the Council prior to expiration of the term of office for which the member was elected.
- (f) Annexation or Consolidation. Any territory annexed to or consolidated with the City shall, prior to or concurrently with completion of the proceedings therefor, be added to an adjacent district or districts by the Council by ordinance, which addition shall be effective upon completion of the annexation or consolidation proceedings notwithstanding any other provision of the Charter to the contrary.
- (g) **Terms.** The terms of office for those members of the Council elected from odd-numbered districts shall commence during each fourth anniversary of the year 1997 and for the members elected from even-numbered districts shall commence during each fourth anniversary of the year 1999, except as provided in Section 205(b) and until the year 2020. Beginning in the year 2020, the terms of office for those members of the Council elected from even-numbered

districts shall commence during each fourth anniversary of the year 2020 and for the members elected from odd-numbered districts shall commence during each fourth anniversary of the year 2022.

Sec. 3. Section 205 of the Charter of the City of Los Angeles is amended to read as follows:

Sec. 205. Term of Office.

- (a) The Mayor, City Attorney, Controller and members of the Council shall hold their offices for a term of four years except as provided in subsection (b).
- (b) Notwithstanding any other provision of the Charter, in order to transition to new election dates starting in 2020, members of the Council elected in 2015 shall be elected for a term expiring in December 2020 and the Mayor, City Attorney, Controller and members of the Council elected in the year 2017 shall be elected for a term expiring in December 2022.
- (c) The term of an official elected to City office shall commence on the first day of July next following his or her election until the year 2020. Beginning in the year 2020, the The terms of office for those members of the Council from even-numbered districts shall commence during each fourth anniversary of the year 2020. The terms of office for the Mayor, City Attorney, Controller and those members of the Council elected from odd-numbered districts shall commence during each fourth anniversary of the year 2022. The term of an official elected to City office shall commence on the second Monday in December next following his or her election.
- (d) Except where a vacancy in office is created pursuant to Section 207, the incumbents of the elected and appointed offices shall hold office until their successors have qualified.
- Sec. 4. A new subdivision (9) is added to subsection (d) of Section 245 of the Charter of the City of Los Angeles exempting actions of the Independent Redistricting Commission from City Council review, to read as follows:
 - (9) actions of the Independent Redistricting Commission.
- Sec. 5. Subsection (h) of Section 252 of the Charter of the City of Los Angeles is repealed, and subsections (i), (j), and (k) are renumbered to subsections (h), (i), and (j), respectively, to read as follows:

Sec. 252. Effective Date of Ordinances, Orders and Resolutions.

Orders and resolutions shall take effect upon their passage unless requiring Mayoral approval, in which case they shall take effect upon Mayoral approval or override of Mayoral veto. An ordinance shall go into effect 31 days from its publication, except for urgency ordinances adopted pursuant to Section 253, and except for the following ordinances, which shall take effect upon their publication:

(a) an ordinance ordering, or otherwise relating to an election;

- (b) an ordinance ordering or otherwise relating to the levying or collection of the annual City taxes;
- (c) an ordinance which provides for or changes any of the following with respect to streets, boulevards, alleys, courts or other public places: name, curb lines, grade, improvement, opening, widening, straightening or extension;
 - (d) an ordinance relating to the construction of sewers or storm drains;
- (e) an ordinance relating to the bringing or conduct of suits or actions or the levying or collection of local assessments upon private property for any of the purposes referenced in subsections (c) and (d);
- (f) an ordinance relating to the condemnation of lands for parks, boulevards or playgrounds under laws or ordinances providing for the payment of the expense thereof by local assessment upon private property;
- (g) an ordinance relating to creating classes of positions, setting salaries, authorizing the employment of personnel or prescribing conditions of employment;
 - (h) an ordinance establishing Council or Board of Education districts;
- (i)(h) an ordinance establishing pension or retirement benefits in accordance with Article XI of the Charter;
- (j)(i) an ordinance making or authorizing any contract, other than an ordinance granting any franchise, right or privilege; and
- (k)(j) any ordinance making or authorizing the sale or issuance of bonds of the City or of any district within the City.
- Sec. 6. Subsection (c) of Section 272 of the Charter of the City of Los Angeles is amended to read as follows:
- (c) **Boards.** The boards of the Proprietary Departments, the Ethics Commission, the Board of Fire and Police Pension Commissioners, the Board of Administration of the Los Angeles City Employees' Retirement System, and the Board of Administration of the Water and Power Employees' Retirement System, and the Independent Redistricting Commission shall make client decisions in litigation exclusively involving the policies and funds over which the Charter gives those boards control.
- Sec. 7. Subsection (a) of Section 273 of the Charter of the City of Los Angeles is amended to read as follows:
- (a) **Boards.** The boards of the Proprietary Departments, the Ethics Commission, the Board of Fire and Police Pension Commissioners, the Board of Administration of the Los Angeles City Employees' Retirement System, and the Board of Administration of the Water and Power Employees' Retirement System, and the Independent Redistricting Commission shall have the authority to approve or reject settlement of litigation exclusively involving the policies and funds over which the Charter gives those boards control. The settlement of all

other litigation shall be in accordance with subsections (b) and (c) of this section.

- Sec. 8. A new subsection (h) is added to Section 281 of the Charter of the City of Los Angeles regarding the powers and duties of the City Clerk to read as follows:
- (h) The City Clerk shall perform duties related to the Independent Redistricting Commission as provided in the Charter and by ordinance.
- Sec. 9. Subsection (d) of Section 502 of the Charter of the City of Los Angeles regarding removal of commissioners is amended to read as follows:
- (d) Removal. Members of a board or commission, other than the City Ethics Commission and the Police Commission, who are appointed by the Mayor subject to approval by the Council, may be removed by the Mayor without Council confirmation. Members of the Police Commission may be removed by the Mayor, but a removed member may, within ten calendar days of the removal, appeal the action to the Council. Within ten Council meeting days of receipt of the appeal, the Council may reinstate the commissioner by a two-thirds vote of the Council. Failure of the Council to reinstate the commissioner during this time period shall constitute a denial of the appeal. Action on an appeal shall be by an action separate from the approval of the appointment of a successor to the removed member. Members of the City Ethics Commission may be removed in accordance with Section 700. Members of the Independent Redistricting Commission may be removed in accordance with Section 483.
- Sec. 10. A new subdivision (8) is added to subsection (b) of Section 514 of the Charter of the City of Los Angeles to exempt the Independent Redistricting Commission from the authority of the Mayor and City Council to transfer the powers, duties and functions of City departments, offices, and boards, to read as follows:
 - (8) Independent Redistricting Commission.
- Sec. 11. A new subsection (m) is added to Section 702 of the Charter of the City of Los Angeles regarding the duties and responsibilities of the Ethics Commission to read as follows:
- (m) to perform duties related to the Independent Redistricting Commission as provided in the Charter and by ordinance.
- Sec. 12. If any section, clause, sentence, phrase, or portion of this Charter amendment is held unconstitutional or invalid by any court or tribunal of competent jurisdiction, the remaining sections, clauses, sentences, phrases, or portions of this article shall remain in full force and effect, and to this end the provisions of this article are severable. In addition, the voters declare that they would have passed all sections, clauses, sentences, phrases, or portions of this Charter amendment without the section, clause, sentence, phrase or portion held unconstitutional or invalid.

HH CITY GOVERNANCE, APPOINTMENTS, AND ELECTIONS. CHARTER AMENDMENT HH.

Shall the City Charter be amended to: require that commission appointees file financial disclosures before they can be confirmed; clarify the Controller's auditing authority regarding City contractors; expand the City Attorney's subpoena power; authorize temporary appointments to certain general manager positions; establish a process to evaluate the impacts of laws proposed by initiative petition; and make other changes and clarifications regarding City governance, appointments, and elections?

IMPARTIAL SUMMARY BY SHARON M.TSO, CHIEF LEGISLATIVE ANALYST

The basic law of the government of the City of Los Angeles is found in the City Charter. The City Charter establishes the structure, responsibilities, functions, processes, and powers of the City government. The City is proposing various changes and clarifications to the City Charter regarding City governance, appointments, and elections. The City Charter can only be amended by a majority vote of the City's voters.

The measure would amend the City Charter to make various changes and clarifications regarding City governance, appointments, and elections, including the following:

- Allow a City Council member to serve on the board of a joint powers authority if they do not receive compensation for that service;
- Clarify City Council voting rules regarding disapproval of a proposed action;
- Clarify the City Controller's auditing authority to access the records and personnel of contractors and subcontractors that receive or manage City funds;
- Expand the City Attorney's subpoena power to include the authority to subpoena
 witnesses, administer oaths and affirmations, and require the production of records
 in the course of investigating violations of State or local law, but not include the
 power to investigate City offices, departments, officers, or employees;
- Delete obsolete language regarding City election dates;
- Clarify signature gathering timeframes and deadlines for initiative petitions;
- Provide a process and timeframe for City offices and departments to report on the impacts of an ordinance proposed by an initiative or referendum petition before City Council decides to adopt or repeal the ordinance, or submit it to the voters;
- Allow a proponent to withdraw a referendum petition;
- Require that a City board or commission appointee file financial disclosure statements with the Ethics Commission and submit the disclosures to the City Council before the appointee can be confirmed by the City Council;

- Require that two members of the Board of Harbor Commissioners reside within the Harbor area, one from the community of San Pedro and one from the community of Wilmington;
- Establish a method for appointing a temporary executive director of the Office of Public Accountability in case of a vacancy; and
- Establish a method for appointing a temporary general manager of a pension or retirement system in case of a vacancy.

This measure will become effective if approved by a majority of voters.

FINANCIAL IMPACT STATEMENT BY MATTHEW W. SZABO, CITY ADMINISTRATIVE OFFICER

This measure would amend several sections of the City Charter related to City governance including appointments to commissions and other City positions. The measure would also establish a process to evaluate the impacts of laws proposed through initiative petitions. clarify the Controller's auditing authority regarding City contractors, and expand the City Attorney's subpoena power. This measure does not require the appropriation of funds to implement the changes, however, the clarification of roles, establishment of procedures, and the expansion of subpoena powers for the City Attorney may increase the workload of various City departments which may or may not be absorbed within existing resources. At this time, there is insufficient information to determine a cost to any of the impacted departments.

27

ARGUMENT IN FAVOR OF CHARTER AMENDMENT HH

CHARTER AMENDMENT HH gets rid of outdated language in the City Charter, closes ethical loopholes, and provides for some much-needed reforms to the City's governance.

- CHARTER AMENDMENT HH gives the City Attorney the power to subpoena
 witnesses and compel disclosure of evidence when investigating potential violations
 of law or other wrongdoing. The current charter language does not provide the City
 Attorney with these necessary tools to pursue justice on behalf of the people of Los
 Angeles.
- CHARTER AMENDMENT HH gives the City Controller the authority to access the financial records and personnel of all contractors and subcontractors who expend or receive City funds. City contracting should be transparent, and those who receive City funds must be accountable for how those funds are spent.
- CHARTER AMENDMENT HH prohibits the Council from approving any appointment
 to a city commission until the nominee's financial disclosure statements have been
 presented to the Ethics Commission, to the Council, and to the public. Conflicts of
 interest should be flagged before any appointment to a City commission is approved.
- CHARTER AMENDMENT HH gives the Council 30 days to review the possible financial or other impacts of voter initiatives before either enacting them or placing them on the ballot for voters to decide. Voters should know in advance what impact a proposed initiative will have, and what it will cost.
- CHARTER AMENDMENT HH will modify the composition of the Board of Harbor Commissioners to better represent the interests of communities most affected by the Port of Los Angeles operations. Our Port serves as an economic driver for the entire region, with specific impacts on the immediate surrounding communities. By requiring local representation on the Board, the measure will advance equity and fairness by elevating concerns and experiences of Harbor Area residents, businesses and workers.

VOTE YES ON CHARTER AMENDMENT HH!

Arguments printed on this page are the opinions of the authors and are not checked for accuracy by any City agency.

PERSONS SIGNING ARGUMENTS IN FAVOR OF CHARTER AMENDMENT HH

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles TIM MCOSKER Councilmember, District 15 City of Los Angeles

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED.

REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT HH

CHARTER AMENDMENT HH updates our City Charter and makes many needed reforms to the governance of our city.

CHARTER AMENDMENT HH gives the City Attorney power to subpoena witnesses and require the disclosure of evidence in civil cases.

CHARTER AMENDMENT HH provides for meaningful audits of firms being paid by the City and gives the City Controller access to their records.

CHARTER AMENDMENT HH ensures that the City Council can review the financial records of people appointed to serve on City commissions <u>before</u> they are confirmed, and gives time to review the cost of ballot initiatives before they are submitted to the voters.

CHARTER AMENDMENT HH requires the Board of Harbor Commissioners (which governs the Port of Los Angeles) to include members of the public who live in the Harbor communities directly impacted by the operations of the Port.

Vote for responsible, accountable, transparent governance.

Vote YES on CHARTER AMENDMENT HH!

PERSONS SIGNING REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT HH

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles TIM MCOSKER Councilmember, District 15 City of Los Angeles

Arguments printed on this page are the opinions of the authors and are not checked for accuracy by any City agency.

New provisions or language added to the Charter or to existing Charter sections are shown in <u>underline</u> type; words deleted from the Charter or from existing Charter sections are shown in strikeout type.

CHARTER AMENDMENT HH

Section 1. Section 212 of the Charter of the City of Los Angeles is amended to read as follows:

No member of the Council shall, during the term for which he or she has been elected, serve in any other office, if the position is appointed by or subject to confirmation by the Council. This section shall not apply to prohibit a member of the Council from serving on the board of a joint powers authority if the member receives no compensation for the service.

Sec. 2. Section 244 of the Charter of the City of Los Angeles is amended to read as follows:

Two-thirds of the members of the Council shall constitute a quorum for the transaction of business. Nothing in the Charter shall prevent a smaller number from transacting business by a majority vote of members present to the extent necessary to fill vacancies in the membership of the Council in the manner provided in Article IV, where no quorum can be assembled except by filling the vacancies. Except as otherwise provided in the Charter, action by the Council shall be taken by a majority vote of the entire membership of the Council; provided, however, that if a majority of the entire membership of the Council votes against a proposed action requiring approval or disapproval, that vote shall constitute Council's disapproval without requiring a separate vote to disapprove. Whenever in the Charter a certain proportion of the Council is required for the performance of any act, it shall mean that proportion of the entire membership of the Council.

- Sec. 3. Subsection (e) of Section 261 of the Charter of the City of Los Angeles, regarding the powers and duties of the Controller, is amended to read as follows:
- (e) in compliance with generally accepted government auditing standards, audit all departments and offices of the City, including proprietary departments, where any City funds are either received or expended; be entitled to obtain access to all department-records and personnel, including from City contractors and subcontractors that are either expending or receiving City funds, in order to carry out this function; establish an auditing cycle to ensure that the performance, programs and activities of every department are audited on a regular basis, and promptly provide completed audit reports to the Mayor, Council, and City Attorney and make those reports available to the public;
- Sec. 4. A new Subsection (f) is added to Section 271 of the Charter of the City of Los Angeles, regarding the powers and duties of the City Attorney, to read as follows:
- (f) Notwithstanding any other provision of the Charter, in the course of investigating any violations of state or local law that the City Attorney has authority to enforce, the City Attorney shall have the power to subpoena witnesses, compel their attendance and testimony, administer oaths and affirmations, take evidence, require the production of any books, papers, records or

other items, and require responses to written interrogatories relevant to the investigation, except that the powers granted by this subsection shall not include the power to investigate City offices, departments, officers, or employees or to compel the production of documents or testimony from City offices, departments, officers, or employees. The Chief of Police, or other officer designated by ordinance, shall cause all such subpoenas or other written orders to be served. The Council shall prescribe by ordinance suitable penalties for disobedience of subpoenas, and the refusal of witnesses to testify, produce evidence, or respond to written interrogatories.

- Sec. 5. Section 401 of the Charter of the City of Los Angeles is amended to read as follows:
- (a) Until the year 2020, for City offices and elections of the Board of Education, primary nominating elections shall be held on the first Tuesday after the first Monday in March in every odd-numbered year, and general municipal elections shall be held on the third Tuesday in May in every odd-numbered year, except that no such elections will be held in the year 2019 in order to transition to new election dates as provided in subsection (b).
- (b) Beginning in the year 2020, for For City offices and elections of the Board of Education, primary nominating elections shall be held on the first Tuesday after the first Monday in March in every even-numbered year, and general municipal elections shall be held on the first Tuesday after the first Monday in November of every even-numbered year. The Council may, by ordinance, specify different dates for the primary nominating and general municipal elections so that they may be held on the same dates as the statewide primary and general elections.
- Sec. 6. Subsection (b) of Section 451 of the Charter of the City of Los Angeles, regarding initiative petitions, is amended to read as follows:
- (b) All names signed to a petition must have been secured not more than 120 days prior to the date of filing. Any signature affixed outside of this time period shall not be counted in determining the sufficiency of the petition. To qualify for presentation to the Council, an initiative petition shall be signed by registered voters of the City in a number equal to 15% of the total number of votes cast for all candidates for the office of Mayor at the last general municipal election, or primary nominating election, at which a Mayor was elected prior to the date the City Clerk approves the petition for circulation filing of the petition. In order to be accepted for filing with the City Clerk, the petition must on its face purport to have the requisite number of signatures appended to it.
- Sec. 7. Subsection (b) of Section 452 of the Charter of the City of Los Angeles, regarding initiative petitions, is amended to read as follows:
- (b) When an initiative petition requesting the adoption by the Council of a proposed ordinance is presented to the Council by the City Clerk, the Council must take one of the following actions within 20 days after the presentation, unless the petition is withdrawn by the proponents:
 - (1) adopt the proposed ordinance, without alteration;
 - (2) call a special election to be held not earlier than 110 days nor more

than 140 days after Council action on the petition to submit the proposed ordinance, without alteration, to a vote of the electors of the City; or

- (2)(3) determine to submit the proposed ordinance, without alteration, to a vote of the electors of the City at either a special election, the next regular City election, or the next Statewide election, to be held more than 110 days from the date of Council action on the petition or the next Statewide election conducted by the County of Los Angeles to be held more than 110 days from the date of Council action on the petition:or
- (3) refer the proposed ordinance to a department or office for a report on its fiscal and other impacts on the City, provided however that the Council must take one of the actions described in Subdivisions (1) or (2) of this subsection within 30 days after referring the proposed ordinance for a report.
- Sec. 8. Section 462 of the Charter of the City of Los Angeles, regarding referendum petitions, is amended to read as follows:
- (a) The proponents of a referendum petition may withdraw the petition in accordance with the procedures of the City Election Code.
- (b) When a referendary petition is presented to the City Council by the City Clerk, the Council must take one of the following actions within 20 days of the presentation, unless the petition is withdrawn by the proponents:
 - (1)(a) repeal the ordinance;
 - (b) call a special election to be held not earlier than 110 days nor more than 140 days after action by the Council on the petition to submit the ordinance to a referendary vote; or
 - (2)(c) determine to submit the ordinance to a vote of the qualified electors of the City for approval or rejection at either a special election, the next regular City election, or the next Statewide election, to be held more than 110 days from the date of certification of the petition or the next Statewide election conducted by the County of Los Angeles to be held more than 110 days from the date of certification of the petition.; or
 - (3) refer the ordinance to a department or office for a report on its fiscal and other impacts on the City, provided however that the Council must take one of the actions described in Subdivisions (1) or (2) of this subsection within 30 days after referring the proposed ordinance for a report.
- Sec. 9. A new Subsection (e) is added to Section 502 of the Charter of the City of Los Angeles, regarding appointment of commissioners, is amended to read as follows:
- (e) Financial Disclosures. Council shall not approve an appointee before the appointee's financial disclosure statements have been filed with the Ethics Commission and submitted to the Council. Notwithstanding Subsections (a) and (b), an appointee shall be

deemed disapproved if the appointee's financial disclosure statements have not been filed with the Ethics Commission and submitted to the Council within 45 days after the submission of the appointment to the Council.

Sec. 10. Section 650 of the Charter of the City of Los Angeles is amended to read as follows:

The Board of Harbor Commissioners shall consist of five members appointed and removed as provided in Section 502. The board shall include at least one member who resides within <u>San Pedro and one member who resides within Wilmington</u>, the area surrounding the Harbor District, as that area isas those areas are defined by ordinance.

- Sec. 11. Subsection (b) of Section 683 of the Charter of the City of Los Angeles, regarding the executive director of the Office of Public Accountability, is amended to read as follows:
- (b) The OPA shall be headed by an Executive Director, who shall be exempt from civil service. The Executive Director shall be appointed by a citizens committee to a five-year term, subject in appointment to confirmation by the Council and Mayor. The Council shall by ordinance provide for the removal of the Executive Director in a procedure similar to that set forth in City Charter Section 575(e), and only for the reasons provided by ordinance. The Council by ordinance shall prescribe the composition and manner of selection of the citizens committee.

The citizens committee shall fill any vacancy in the position of the Executive Director by appointment, subject to confirmation by the Council and Mayor. The Mayor may appoint a temporary Executive Director to serve until the vacancy is filled, subject to confirmation by the Council, provided however that no temporary Executive Director shall serve for longer than six months without the approval of the citizens committee.

- Sec. 12. A new Subsection (d) is added to Section 1108 of the Charter of the City of Los Angeles, regarding the general managers of pension and retirement systems, to read as follows:
- (d) Temporary Appointments. If a vacancy arises in the position of general manager, until the vacancy is filled, the board may appoint a temporary general manager for six months, which period may be extended with the consent of the Mayor and Council for an additional six months.
- Sec. 13. If any section, clause, sentence, phrase, or portion of this Charter amendment is held unconstitutional or invalid by any court or tribunal of competent jurisdiction, the remaining sections, clauses, sentences, phrases, or portions of this article shall remain in full force and effect, and to this end the provisions of this article are severable. In addition, the voters declare that they would have passed all sections, clauses, sentences, phrases, or portions of this Charter amendment without the section, clause, sentence, phrase or portion held unconstitutional or invalid.

CITY ADMINISTRATION AND OPERATIONS. CHARTER AMENDMENT II.

Shall the City Charter be amended to: clarify that the El Pueblo Monument and the Zoo are park property; clarify that departments may sell merchandise to support City operations; include gender identity in non-discrimination rules applicable to employment by the City; clarify the Airport Commission's authority to establish fees and regulations; and make other changes and clarifications related to City administration and operations?

IMPARTIAL SUMMARY BY SHARON M. TSO, CHIEF LEGISLATIVE ANALYST

The basic law of the government of the City of Los Angeles is found in the City Charter. The City Charter establishes the structure, responsibilities, functions, processes, and powers of the City government. The City is proposing various changes and clarifications to the City Charter regarding City administration and operations. The City Charter can only be amended by a majority vote of the City's voters.

The measure would amend the City Charter to make various changes and clarifications regarding City administration and operations, including the following:

- Clarify explicitly that departments are able to engage in revenue generating concession activities, such as selling merchandise or food, to raise funds that support department operations;
- Include gender identity and gender expression in the Charter section regarding non-discrimination in City employment;
- Change the name of the "Director of the Office of Administrative and Research Services" and the "Office of Administrative and Research Services" to the "City Administrative Officer" and "Office of the City Administrative Officer" in various Charter sections to be consistent with current practice. This change does not otherwise modify the affected Charter sections;
- Clarify that each City office and department, including the Departments of Library and Recreation and Parks, has the authority to expend funds appropriated for its support during the ensuing fiscal year in accordance with the rules provided by the Charter, ordinances, and other applicable law;
- Clarify that an inspection of the rules and regulations of the Office of Zoning Administration shall be available in accordance with the California Public Records Act;
- Allow the Department of Recreation and Parks to lease sites to the Los Angeles
 Unified School District for the construction and maintenance of public buildings
 consistent with public park purposes;

- Clarify explicitly that El Pueblo Historical Monument and the Los Angeles Zoo remain dedicated park property even after being removed from the control of the Board of Recreation and Park Commissioners;
- Allow the use of an alternate title for a general manager of the Harbor Department, the Department of Airports, and the Department of Water and Power;
- Clarify that electronic signatures may be used in connection with revenue bonds issued by the Harbor Department, the Department of Airports, and the Department of Water and Power;
- Clarify the Board of Airport Commissioners' ability to establish fees, rules, and regulations for the use of and access to airport property by commercial and private owners for aeronautical and ground transportation purposes;
- Allow the use of the term "Los Angeles World Airports" as an official name of the Department of Airports;
- Provide flexibility regarding the official responsible for providing notice of civil service examinations to allow for posting on the Personnel Department's website and social media; and
- Clarify that civil service certifications may be utilized concurrently by multiple departments.

This measure will become effective if approved by a majority of voters.

FINANCIAL IMPACT STATEMENT BY MATTHEW W. SZABO, CITY ADMINISTRATIVE OFFICER

This measure amends several sections of the City Charter to formalize various City administrative and operational practices. The measure confirms that the El Pueblo Monument and Zoo are park property, allows departments to sell merchandise to support operations, includes gender identity in employment non-discrimination rules, specifies the Airport Commission's authority to set fees and regulations, and resets the Charter-specified name of the City Administrative Officer from the Office of Administrative and Research Services. These changes aim to formalize current practices without granting new powers to any department. This measure does not require the appropriation of funds to implement the changes, however, departments selling merchandise or setting fees and regulations may require additional resources to support the generation and collection of revenues. At this time, there is insufficient information to determine a cost to any of the impacted departments nor revenue amounts that may be generated from formalizing existing practices.

ARGUMENT IN FAVOR OF CHARTER AMENDMENT II

CHARTER AMENDMENT II updates the City Charter to make City services more efficient, transparent and accountable.

Over the last year, the City Council's Ad Hoc Committee on City Governance Reform asked the management of all City departments to submit suggestions on how the City Charter could be brought up to date to improve provision of services.

Many of their suggestions were technical fixes to Charter language that are included in this amendment. Others will make tangible improvements in public services.

Among other things, CHARTER AMENDMENT II will:

- Allow joint use agreements between the Los Angeles Unified School District and the Department of Recreation and Parks, making more recreational space available for children in underserved neighborhoods.
- Let the Board of Airport Commissioners charge fees to regulate and manage ground transportation and other commercial services at our airports.
- Benefit taxpayers by allowing the City to engage in food and merchandise concessions at City facilities.
- Allow more efficiency with use of digital technology such as electronic signatures.
- Require that all zoning rules and regulations be made available for public inspection in accordance with the California Public Records Act.

CHARTER AMENDMENT II means:

- More park space for children
- Better ground transportation to and from the airport
- An easier way to fill out City forms and applications remotely
- More food and drink options at City functions and facilities

These are changes that City departments asked for so that they can serve you better. These are changes you can make now by voting to amend the City Charter. No one has submitted an argument against this measure because it's hard to argue against any of the above!

VOTE YES ON CHARTER AMENDMENT II!

PERSONS SIGNING ARGUMENTS IN FAVOR OF CHARTER AMENDMENT II

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED.

REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT II

CHARTER AMENDMENT II makes changes to the City Charter that will enable City departments and agencies to improve their services to YOU, the public. Many of these changes are technical in nature, but they are long overdue. LITERALLY no one submitted any arguments against this Amendment because these changes simply improve City services.

CHARTER AMENDMENT II means adding more recreational space for children in neighborhoods that don't have enough parks.

CHARTER AMENDMENT II means improving our airports by collecting revenues from corporate operators there, so you can receive better services.

CHARTER AMENDMENT II provides for more food, drink and merchandise options that the public can enjoy at City facilities and events.

CHARTER AMENDMENT II makes government more efficient through digital technology so you can fill out many City forms and applications without driving, parking and waiting in line at City offices.

Make City government more efficient. VOTE YES ON CHARTER AMENDMENT II!

PERSONS SIGNING REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT II

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles

New provisions or language added to the Charter or to existing Charter sections are shown in <u>underline</u> type; words deleted from the Charter or from existing Charter sections are shown in strikeout type.

CHARTER AMENDMENT II

Section 1. Subsection (g) of Section 104 of the Charter of the City of Los Angeles is amended to read as follows:

- (g) **Business Enterprises**. The City shall not engage in any purely commercial or industrial enterprise, except upon a majority vote of the voters of the City voting on the question, unless the enterprise was engaged in by the City at the time the Charter becomes effective, or unless engaging in the enterprise is elsewhere specifically authorized in the Charter. Nothing in this subsection shall prohibit the City from engaging directly in retail concessions of food and merchandise, when those concessions are consistent with and support City operations and purposes.
- Sec. 2. Subsection (i) of Section 104 of the Charter of the City of Los Angeles is amended to read as follows:
- (i) **Non-discrimination**. In the employment of persons in the service of the City, there shall be no discrimination in selection or compensation on account of race, religion, national origin, ancestry, sex, gender identity, gender expression, sexual orientation, age, disability, or marital status
- Sec. 3. Section 201 of the Charter of the City of Los Angeles is amended to read as follows:

The City Offices shall be:

Office of the Mayor

Office of the City Council

Office of the City Attorney

Office of the Controller

Office of Administrative and Research Services Office of the City Administrative Officer

Office of the City Clerk

Office of Finance

Sec. 4. The first sentence of Section 210 of the Charter of the City of Los Angeles is amended to read as follows:

The City Controller, City Attorney, Treasurer, City Clerk and Director of the Office of Administrative and Research Services City Administrative Officer shall each designate an assistant or deputy, who shall become the acting incumbent in case of any vacancy in the office.

Sec. 5. Section 233 of the Charter of the City of Los Angeles is amended to read as follows:

The Mayor may make temporary transfers of employees, not to exceed 120 days in any calendar year, from one appointed office or department to another, except the Proprietary Departments, to relieve temporary shortages in personnel, or to meet temporary demands for additional employees caused by temporary or seasonal requirements in any office or department. The Mayor shall notify the City Clerk at the time the transfer of employees is made, and the City Clerk shall notify the President of the Council, the Director of the Office of Administrative and Research Services City Administrative Officer and the Board of Civil Service Commissioners of the transfer. The compensation of employees so transferred shall be a charge upon the office or department to which the employees are transferred for the period of the transfer. In the event of objection in writing to the temporary transfer by any of the appointing authorities involved, the Mayor shall determine whether or not the transfer shall be made.

- Sec. 6. The heading preceding Section 290 of the Charter of the City of Los Angeles is amended to replace the term "Office of Administrative Research Services" with the term "Office of the City Administrative Officer."
- Sec. 7. Section 290 of the Charter of the City of Los Angeles is amended to read as follows:

The Director of the Office of Administrative and Research Services City Administrative Officer shall be appointed and removed as provided in Section 508. The Director City Administrative Officer shall have administrative and executive ability as demonstrated by five years experience at the executive or administrative level within ten years immediately preceding appointment to the position of Director City Administrative Officer. The Director City Administrative Officer may appoint and remove as many assistants as may be authorized by the Charter and ordinance.

Sec. 8. The first sentence of Section 291 of the Charter of the City of Los Angeles is amended to read as follows:

The Director City Administrative Officer shall have the power and duty to:

- Sec. 9. Subsection (h) of Section 291 of the Charter of the City of Los Angeles is amended to read as follows:
- (h) subject to the approval of the Mayor, prescribe rules and standards governing the matters under the jurisdiction of the Office of Administrative and Research Services Office of the City Administrative Officer with which all officers and departments of the City must comply;
- Sec. 10. The last sentence of Section 291 of the Charter of the City of Los Angeles is amended to read as follows:

Except as provided in Section 292, the powers and duties of the Director of the Office of Administrative and Research Services City Administrative Officer set forth in this section shall not apply to the Proprietary Departments.

Sec. 11. Section 292 of the Charter of the City of Los Angeles is amended to read as follows:

The Director of the Office of Administrative and Research Services City Administrative Officer shall conduct research in administrative management for the improvement of the organization, policies and practices of all appointed offices, departments and other agencies of City government, including, without limitation, the Proprietary Departments, for the purpose of evaluating programs and developing performance measures concerning the duties of the various positions, the methods and the standards of efficiency. The Director of the Office of Administrative and Research Services—City Administrative Officer shall recommend to the Mayor, Council and the respective departments and agencies those changes that will promote economy and efficiency in the conduct of City government.

Sec. 12. Section 293 of the Charter of the City of Los Angeles is amended to read as follows:

Notwithstanding Section 213, additional responsibilities related to managementemployee relations or other responsibilities that are not the responsibility of other departments, offices and commissions may be assigned to the Office of Administrative and Research Services Office of the City Administrative Officer by ordinance. Responsibilities of other departments, offices and commissions may be transferred to the Office of Administrative and Research Services Office of the City Administrative Officer only pursuant to Section 514.

Sec. 13. Subsection (a) of Section 311 of the Charter of the City of Los Angeles is amended to read as follows:

(a) At the time the Mayor prescribes, but not later than January 1 of each year, each board or officer at the head of any department or office, or other City governmental activity, other than those departments having control of their own funds, shall submit to the Mayor, with copies to the Council and the Director of the Office of Administrative and Research Services-City Administrative Officer, on forms and in the manner prescribed by the Mayor, a detailed estimate of the money required for the next fiscal year for the proper operation of their departments and offices. These estimates shall contain uniform budget classifications and shall clearly set forth the functions performed and the items and services required for such performance. Summaries, schedules and supporting data shall be attached to the estimates. Any department head or officer requesting an increase over the prior year's appropriation shall indicate which classifications need the increase and rank the order of immediate need for each classification. After consultation with an officer or head of a department, the Mayor may refer the estimate back with instructions to prepare a revised estimate on the basis of a maximum sum for the department, office or activity, that maximum sum to be fixed by the Mayor, or with further qualification as the Mayor shall determine. The officer or head of department shall present the revised estimate to the Mayor, with a duplicate to the Council and to the Director of the Office of Administrative and Research Services City Administrative Officer, at a date fixed by the Mayor.

- Sec. 14. Subsection (c) of Section 311 of the Charter of the City of Los Angeles is amended to read as follows:
- (c) On or before March 1 of each year the Controller shall submit to the Mayor, with a duplicate to the Council and to the Director of the Office of Administrative and Research Services—City Administrative Officer, a detailed statement of the money that the Controller estimates will be required for the interest and sinking funds and for all outstanding bonded indebtedness and other lawful obligations of the City or of special districts and an estimate of the revenue to be derived from fines, licenses and other sources.
- Sec. 15. Section 320 of the Charter of the City of Los Angeles is amended to read as follows:

Each office and department provided for in the general City budget, and the Departments of Library and Recreation and Parks to the extent that they are assisted by appropriations from the General Fund, shall have authority to expend, in the manner provided by other provisions of the Charter, ordinance, and other applicable law, the funds appropriated for its support during the ensuing fiscal year, but only in accordance with a program of planned expenditures which shall be prepared, filed and modified from time to time, as provided by law. No department, bureau, or office of the City government shall make expenditures or incur liabilities in excess of the amount appropriated therefor.

- Sec. 16. Subsection (a) of Section 342 of the Charter of the City of Los Angeles is amended to read as follows:
- (a) for transfers not in excess of an amount established by ordinance, on the approval of the Mayor, provided that the Mayor shall give notice of such transfer at the time it is made to the City Clerk who shall notify the President of the Council, the Controller and the Director of the Office of Administrative and Research Services City Administrative Officer of the transfer;
- Sec. 17. Subsection (d) of Section 343 of the Charter of the City of Los Angeles is amended to read as follows:
- (d) **Notice**. At the time any transfer of funds pursuant to this section is made, the authority approving the transfer shall give notice to the City Clerk, who shall notify the President of the Council, the Controller and the Director of the Office of Administrative and Research Services City Administrative Officer of the transfer.
- Sec. 18. Subsection (d) of Section 508 of the Charter of the City of Los Angeles is amended to read as follows:
- (d) Annual Review. The Mayor shall evaluate each chief administrative officer annually. The Mayor shall set or adjust the amount of compensation for the chief administrative officer within the guidelines established by Council, after recommendations concerning those guidelines have been made to the Council by the Director of the Office of Administrative and Research Services City Administrative Officer.

- Sec. 19. Subsection (f) of Section 508 of the Charter of the City of Los Angeles is amended to read as follows:
- (f) Chief Administrative Officers Appointed by a Commission. Any chief administrative officer or executive director that is appointed by a Commission pursuant to ordinance shall be annually reviewed by the appointing commission. That commission shall set or adjust the compensation for the chief administrative officer or executive director within the salary guidelines established by Council, after recommendations concerning those guidelines have been made to the Council by the Director of the Office of Administrative and Research Services City Administrative Officer. The commission shall forward a copy of the evaluation and salary determination to the Mayor and Council for information.
- Sec. 20. The third paragraph of Section 561 of the Charter of the City of Los Angeles is amended to read as follows:

The Chief Zoning Administrator may adopt rules necessary to carry out the requirements prescribed by ordinance and which are not in conflict or inconsistent with those ordinances. All rules and regulations shall be available for inspection in accordance with the requirements of the California Public Records Act in the Office of Zoning Administration.

- Sec. 21. Subdivision (2) of Subsection (b) of Section 571 of the Charter of the City of Los Angeles is amended to read as follows:
- (2) evaluate the Chief of Police annually, set or adjust the compensation for the Chief of Police within the salary guidelines established by Council after recommendations concerning those guidelines have been made to the Council by the Director of the Office of Administrative and Research Services City Administrative Officer; and forward a copy of the evaluation and salary determination to the Mayor and Council for information;
- Sec. 22. Subsection (c) of Section 594 of the Charter of the City of Los Angeles is amended to read as follows:
- (c) Restrictions on Transfer of Dedicated Parks. All lands heretofore or hereafter set apart or dedicated as a public park shall forever remain for the use of the public inviolate; but the board may authorize use of the lands for any park purpose, and for:
 - (1) Easements or rights-of-way for any work, improvement or structure necessary and convenient for giving service to the City or its inhabitants in connection with any public utility owned by the City. Under similar circumstances, similar permission may be given to any private public utility holding a franchise, and limited to the life of the franchise. These easements or rights-of-way shall be subject to regulation by ordinance.
 - (2) Leases to the County of Los Angeles.—or the Los Angeles Unified School District, the State of California, or the United States for a periods not to exceed 50 years, of a sites in any public park for the erection and maintenance of public buildings consistent with public park purposes.
 - (3) Taking and disposal of molding sand, or other natural resources

under terms as the board may prescribe and in a manner as to work no substantial impairment of public use and enjoyment of the premises.

- (4) Opening, establishment and maintenance of streets or other public ways in and through the park lands controlled by the board.
- Sec. 23. A new Section 598 is added to the Charter of the City of Los Angeles to read as follows:

Sec. 598. El Pueblo de Los Angeles Historical Monument and the Los Angeles Zoo.

- (a) All real property that was controlled and operated previously by the Department of Recreation and Parks, that was dedicated as a public park, and that was set aside for use as a zoo, shall forever remain for the use of the public inviolate. Such property may be operated, managed, maintained, and controlled by a department other than the Department of Recreation and Parks, as may be designated by ordinance, and such department shall have the same powers and duties over such property as the Board of Recreation and Park Commissioners has over Department of Recreation and Parks' property.
- (b) All real property that was controlled and operated previously by the Department of Recreation and Parks, that was dedicated as a public park, and that comprises the El Pueblo de Los Angeles Historical Monument, shall forever remain for the use of the public inviolate. Such property may be operated, managed, maintained, and controlled by a department other than the Department of Recreation and Parks, as may be designated by ordinance, and such department shall have the same powers and duties over such property as the Board of Recreation and Park Commissioners has over Department of Recreation and Parks' property.
- Sec. 24. Subsection (b) of Section 604 of the Charter of the City of Los Angeles is amended to read as follows:
- (b) **Annual Review**. The board of each Proprietary Department shall evaluate its general manager at least annually and shall set or adjust the compensation of the general manager within guidelines established by Council, after recommendations concerning those guidelines have been made to the Council by the Director of the Office of Administrative and Research Services City Administrative Officer. The board shall forward a copy of its performance evaluation and salary determination to the Mayor and Council.
- Sec. 25. A new Subsection (d) is added to Section 604 of the Charter of the City of Los Angeles to read as follows:
- (d) Alternate Title. The board of each Proprietary Department may designate an alternate title for the general manager, including but not limited to chief executive officer or executive director.
- Sec. 26. Subsection (d) of Section 609 of the Charter of the City of Los Angeles is amended to read as follows:
- (d) **Competitive Bidding or Private Sale**. Revenue Bonds shall be sold pursuant to a competitive bidding process; however, Revenue Bonds may be sold by private sale or in

any other manner acceptable to the department and the Council as authorized by a Procedural Ordinance, subject to the following conditions:

- (1) The board of a department has authorized the sale of Revenue Bonds pursuant to private sale after written recommendation of the chief financial officer of the department stating the reasons why a private sale will benefit the department.
- (2) Council, after receiving a report of the Director of the Office of Administrative and Research Services <u>City Administrative Officer</u>, has approved the private sale.
- (3) Council has been provided an opportunity, as set forth in a Procedural Ordinance, to disapprove the selection by a department of the underwriting firm(s) for the private sale of Revenue Bonds.
- Sec. 27. Subdivision (3) of Subsection (g) of Section 609 of the Charter of the City of Los Angeles, regarding revenue bonds issued by the City's Proprietary Departments, is amended to read as follows:
- (3) Validity of Revenue Bonds. The validity of Revenue Bonds reciting that they have been issued pursuant to this section shall not be affected by any provision or limitation contained in any other section of the Charter. Any required signatures to the Revenue Bonds issued pursuant to this section may be by facsimile, or by autograph, or by electronic signature. Charter Sections 146, 146.1, 229, 229.1 and 239 existing on June 1, 1996 shall remain in full force and effect after the adoption of this section until the Council has adopted the Procedural Ordinance(s) provided for in this section.
- Sec. 28. Subsections (a) and (b) of Section 632 of the Charter of the City of Los Angeles, regarding the powers and duties of the Board of Airport Commissioners, is amended to read as follows:

The board shall have the power and duty to:

- (a) **Rates and Charges**. Fix and collect rates and charges for the use of the Airport Assets and any other service provided by the department, including the establishment of fees for the use of and access to airport property by commercial and private operators for aeronautical and ground transportation purposes.
- (b) **Rules and Regulations**. Subject to the powers of the United States respecting commerce, make and enforce all necessary rules and regulations governing the use and control of City owned or controlled airports located inside and outside of the City and the use of airways and waterways proximate to these airports incident to aerial navigation. Regulations adopted by the board shall be approved by ordinance that shall prescribe the penalties for the violation of these rules and regulations. These rules and regulations may include, but are not limited to, the following subjects:
 - (1) the ascent, landing, mooring, movement, maintenance, operation or use of all apparatus for aerial navigation and flight, or convenient or necessary in connection with those operations; and

- (2) the design, construction, maintenance, use, condition and operation of any utility, machine, building, structure or improvement on any airport, and control of excavation, obstructions and traffic on or in the airports: and
- (3) the management and regulation of ground transportation on airport property, including access by commercial transportation service providers.
- (c) Development of the Airports. Purchase, lease, acquire, condemn, design, erect, maintain, improve, repair and operate all property, improvements, utilities, equipment, supplies or facilities as it may deem necessary or convenient for Departmental Purposes. The power of condemnation shall only be exercised with approval of the Council.
- Sec. 29. A new Section 637 is added to the Charter of the City of Los Angeles to read as follows:

Sec. 637. Department Name.

The Department of Airports also may be referred to and known as the Los Angeles World Airports.

- Sec. 30. Subdivision (14) of Subsection (a) of Section 1001 of the Charter of the City of Los Angeles, regarding exempt positions, is amended to read as follows:
- (14) All Assistant Directors in the Office of Administrative and Research Services Office of the City Administrative Officer.
- Sec. 31. Section 1007 of the Charter of the City of Los Angeles, regarding examination bulletins, is amended to read as follows:

Notice of time, place and general scope of every examination shall be given by the general manager of the Personnel Department as provided in the civil service rules.

- Sec. 32. A new Subsection (f) is added to Section 1010 of the Charter of the City of Los Angeles, regarding civil service certifications, to read as follows:
- (f) Nothing in this section shall be construed to prohibit any certification from being used concurrently by multiple departments.
- Sec. 33. If any section, clause, sentence, phrase, or portion of this Charter amendment is held unconstitutional or invalid by any court or tribunal of competent jurisdiction, the remaining sections, clauses, sentences, phrases, or portions of this article shall remain in full force and effect, and to this end the provisions of this article are severable. In addition, the voters declare that they would have passed all sections, clauses, sentences, phrases, or portions of this Charter amendment without the section, clause, sentence, phrase or portion held unconstitutional or invalid.

ER CITY ETHICS COMMISSION AUTHORITY AND OPERATIONAL INDEPENDENCE. CHARTER AMENDMENT ER.

Shall the City Charter be amended to establish a minimum annual budget for the City Ethics Commission; increase the Commission's authority over spending decisions and hiring matters; allow the Commission to obtain outside counsel in limited circumstances; impose additional qualification requirements on Commission members; require the City Council to hold a public hearing on Commission proposals; and increase penalties for violations of City laws?

IMPARTIAL SUMMARY BY SHARON M.TSO, CHIEF LEGISLATIVE ANALYST

The Ethics Commission was established in the City of Los Angeles to ensure that the City is conducting business with efficiency, transparency, and fairness, while also working to build public confidence in City government and election processes. The Ethics Commission is required by law to administer City and State laws related to campaign finance, City contracts as it relates to prospective contractors and developers, governmental ethics, and lobbying.

In 2023, the Council initiated a process to reform the City Charter. As part of this effort, the Ethics Commission submitted several recommendations to the City Council that would update the City Charter to expand the Commission's authority and operational independence, as well as update administrative provisions related to the Commission's policies and processes.

The measure would amend the City Charter to:

- Add prohibitions on individuals who can be appointed to the Ethics Commission, which would prevent the nomination of an appointing authority's relative or relative of other elected City officials, a political campaign consultant, or a major donor to a political campaign;
- Add qualifications for members of the Commission and the Executive Director during their tenure, including limitations on having an ownership interest in a business that contracts with or seeks discretionary approval from the City, participating as a major donor to campaigns, or providing compensated advice or services to campaigns;
- Allow for appointed members of the Ethics Commission to be removed by their appointing authorities, and increase the time frame to fill a vacancy on the Commission from 30 to 90 days;
- Increase the monetary penalty of ethics-related violations from \$5,000 to \$15,000, and adjust this penalty annually according to the Consumer Price Index;
- Allow the Executive Director's designee to determine whether there is probable cause concerning a violation of provisions within the City Charter or City ordinances;

- Require the City Council to hold a public hearing on a policy proposal from the Ethics Commission within 180 days;
- Allow the Ethics Commission to retain outside legal counsel under limited circumstances, including on matters involving the City Attorney, the City Attorney's Office, the City Attorney's campaign, or on specific investigative and enforcement matters:
- Increase the Commission's budget for a special prosecutor from \$250,000 to \$500,000, and update provisions that would authorize the Commission to select a special prosecutor from an approved list when the City Attorney declares a conflict of interest:
- Appropriate a minimum of \$7 million per year beginning in fiscal year 2025-26 for the Ethics Commission's annual operating budget, and adjust this appropriation each year based on the City's prior year revenues, unless the Council finds that circumstances exist not to do so:
- Authorize expenditures by the Ethics Commission without prior approval from City
 offices or personnel when the expenditures are within the Commission's budget,
 unless the Council finds that circumstances exist not to do so;
- Authorize the Ethics Commission to set the salary of the Commission's Executive Director, and align the salary range to be consistent with the salary ranges of other City General Managers;
- Exempt employees of the Ethics Commission from civil service employment provisions; and
- Exempt the Ethics Commission from hiring freezes if the Commission operates within its approved budget.

This measure will become effective if approved by a majority of voters.

FINANCIAL IMPACT STATEMENT BY MATTHEW W. SZABO, CITY ADMINISTRATIVE OFFICER

This measure establishes a minimum annual budget for the City Ethics Commission of \$7,000,000 inclusive of \$500,000 to support any special prosecutor appointed; increases the Commission's authority over spending decisions and hiring matters; allows the Commission to obtain outside counsel in certain circumstances; and, increases penalties for violations of City laws. The increase required to reach \$7,000,000 in 2025-26 from the current budget is estimated at \$380,000. Further, the measure requires that the budget amount be adjusted each fiscal year based on the change to City's revenues in the prior year. However, the Council may find that exigent circumstances exist such that an adjustment should not be made for that fiscal year. A potential offset to the required increases are additional revenues stemming from penalties for violations. The number and amount of penalties that may be issued and collected in future years cannot be determined at this time.

ARGUMENT IN FAVOR OF CHARTER AMENDMENT ER

Vote for real ethics reform in city government with CHARTER AMENDMENT ER. This amendment gives the City Ethics Commission more freedom to investigate ethics violations, and it increases potential penalties for those who break the rules.

In recent years, a few city officials have betrayed the public and disgraced their position by acts of corruption, and they have been punished under the law. The vast majority of City employees and officials perform their duties conscientiously and respect our ethics rules. Unfortunately, there are some who will try to abuse their authority to enrich themselves or serve their own interests.

An effective city government must be beyond reproach. The people of Los Angeles depend on the City Ethics Commission to discourage the kind of violations that undermine public confidence in government.

CHARTER AMENDMENT ER is the first significant ethics reform measure in the history of the Ethics Commission. It dramatically increases the penalties the Commission can impose for ethics violations, and it gives the Commission greater independence.

Among other things, CHARTER AMENDMENT ER will:

- Triple the existing penalties for those who violate the ethics laws.
- Prohibit anyone who does business with the City or has any financial interest in the City's actions from serving on the Ethics Commission.
- Prohibit elected officials from appointing relatives, campaign consultants or major campaign donors to the Commission.
- Compel the City Council to consider all Commission recommendations within 180 days.
- Give greater independence to the Ethics Commission by setting a minimum annual budget that the Commission controls without Council approval for specific expenditures, and by allowing the Commission to retain its own legal counsel.

Strengthen ethics enforcement and restore confidence in City government!

VOTE YES ON CHARTER AMENDMENT FR

PERSONS SIGNING ARGUMENTS IN FAVOR OF CHARTER AMENDMENT ER

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED.

REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT ER

Over 30 years ago, the people of Los Angeles voted to create a City Ethics Commission to ensure that public servants truly serve the public and obey the City's ethics rules. For the first time in three decades, we now have the chance to strengthen the Ethics Commission. CHARTER AMENDMENT ER would give the Ethics Commission greater independence, insulate it from conflicts of interest, and increase penalties for those who violate the City's ethics rules and abuse the public trust.

CHARTER AMENDMENT ER triples the penalties for ethics violations; it gives the Commission an independent budget so it won't need to rely on the City Council to approve every expenditure; and, it allows the Commission to hire its own attorneys to investigate ethics violations and advise the Commission.

Improve our government by strengthening our City Ethics Commission.

Vote YES on reforming City Hall. Vote YES on CHARTER AMENDMENT ER!

PERSONS SIGNING REBUTTAL ARGUMENT IN FAVOR OF CHARTER AMENDMENT ER

PAUL KREKORIAN Councilmember, District 2 City of Los Angeles NITHYA RAMAN Councilmember, District 4 City of Los Angeles

New provisions or language added to the Charter or to existing Charter sections are shown in <u>underline</u> type; words deleted from the Charter or from existing Charter sections are shown in strikeout type.

CHARTER AMENDMENT ER

Section 1. Subsection (b) of Section 700 of the Charter of the City of Los Angeles is amended to read as follows:

- (b) **Appointment.** The Mayor, the City Attorney, the Controller, the President of the Council and the President Pro Tem<u>pore</u> of the Council shall each appoint one member to the commission. All appointments shall be subject to confirmation by a majority vote of the Council. An appointing authority shall not appoint their relative or the relative of any other elected City officer, a campaign consultant, or a major donor. For purposes of this provision: a relative includes a spouse, domestic partner, child, parent, sibling, or in-law; a campaign consultant includes an individual who has provided compensated advice or services to a political campaign or to a committee controlled by a City officeholder in the prior 12 months; and a major donor includes an individual who has qualified as a major donor under the Political Reform Act in the prior 12 months. A President and Vice President of the commission shall be selected by the commission and shall serve in those capacities as set forth in Section 503.
- Sec. 2. Subsection (d) of Section 700 the Charter of the City of Los Angeles is amended to read as follows:
- (d) **Qualifications.** Each member of the commission shall be a registered voter of the City. Neither a member of the Gcommission nor its Executive Director shall seek election to any City office or Los Angeles Unified School District Board of Education office concerning which the commission has made a decision during the term of the commissioner or Executive Director unless the election for that office is to be held at least two years following the expiration of the term of office of the commissioner or Executive Director. During his or her their tenure, neither a member of the commission nor its Executive Director shall:
 - (1) hold any other public office;
 - (2) participate in or contribute to a City election campaign;
 - (3) participate in or contribute to an election campaign for a member of the Los Angeles Unified School District Board of Education;
 - (4) participate in or contribute to a City official or member of the Los Angeles Unified School District Board of Education running for any elective office; or
 - (5) employ or be employed as a person required to register as a lobbyist with the City of Los Angeles:
 - (6) <u>have an ownership interest in a business (other than stock in a publicly traded company) that contracts with or seeks discretionary approvals from the City; or personally provide compensated services to the City under a contract;</u>

- (7) provide compensated advice or services to a political campaign or to a committee controlled by a City officeholder; or
- (8) contribute to committees such that the individual qualifies as a major donor as provided under the Political Reform Act.
- Sec. 3. Subsections (e) and (f) of Section 700 of the Charter of the City of Los Angeles are amended to read as follows:
- (e) **Removal.** A Mmember of the commission may be removed by the member's appointing authority the Mayor, with the concurrence of the Council by majority vote, or by a two-thirds vote of the Council for substantial neglect of duty, gross misconduct in office, inability to discharge the powers and duties of office, or violation of this Article, after written notice of the grounds on which removal is sought and an opportunity for a reply.
- (f) **Vacancies.** Appointments to fill \underline{a} vacancyies on the commission shall be made within $\underline{9030}$ days by the same appointing authority who appointed the prior holder of the position. An appointments to fill \underline{a} vacancyies shall be for the unexpired term of the member whom the appointee succeeds. A vacancy or vacancies shall not impair the right of the remaining members to exercise the powers of the Commission.
- Sec. 4. Subsections (a) and (b) of Section 701 of the Charter of the City of Los Angeles are amended to read as follows:

Sec. 701. Executive Director, Commission Staff and Delegation of Authority.

- (a) The Gommission shall appoint and has the authority to discharge an Executive Director, who shall act in accordance with commission policies and regulations and with applicable law. The Executive Director shall serve at the will of the commission, shall not be subject to civil service provisions, and shall have no property interest in the Executive Director's his or her employment. The commission shall establish a salary range for the Executive Director consistent with other City general managers, considering similar duties and responsibilities, and shall annually set or adjust the salary for the Executive Director from within that range. The salary of the Executive Director shall be set by the Council, subject to approval of the Mayor and shall be based on a recommendation submitted by the Director of the Office of Administrative and Research Services after a review and analysis of the responsibilities and authority vested in the position. The Executive Director shall not serve in that capacity for more than ten years.
- (b) The Executive Director shall appoint and has the authority to discharge commission staff members and prescribe their duties. Non-clerical Personnel of the commission shall serve at the will of the Executive Director, shall not be subject to civil service provisions, and shall have no property interest in their employment.
 - Sec. 5. The heading for Section 703 shall be amended to read as follows:

Rules, Regulations and Proposals

- Sec. 6. Subsection (c) of Section 703 of the Charter of the City of Los Angeles is added to read as follows:
- (c) Within 180 days after the commission transmits a policy proposal within its jurisdiction to the Council, the Council shall hold a public hearing on the proposal. If the Council does not hold a hearing within the 180-day period, the City Clerk shall schedule the proposal at the next regular meeting of the City Council.
- Sec. 7. Subsection (b) of Section 706 of the Charter of the City of Los Angeles is amended to read as follows:
- (b) Findings of Probable Cause; Administrative Enforcement. If the Executive Director of the commission or the Executive Director's designee determines that there is probable cause to believe that a provision of the Charter or City ordinances relating to campaign financing. lobbying, conflicts of interest or governmental ethics has been violated, the Executive Director or the Executive Director's designee shall cause an administrative enforcement accusation to be issued and served. No finding of probable cause shall be made by the Executive Director or Executive Director's designee commission unless, at least 21 days prior to the Executive Director or the Executive Director's designee's consideration of the alleged violation, the person alleged to have committed the violation is notified of the alleged violation by service of process or registered mail with return receipt requested, is provided with a summary of the evidence, and is informed of their his or her right to be present in person and represented by counsel at any proceeding held for the purpose of considering whether probable cause exists for believing the person committed the violation. Notice to the alleged violator shall be deemed made on the date of service, the date the registered mail receipt is signed, or, if the registered mail receipt is not signed, the date returned by the post office. A proceeding held for the purpose of considering probable cause shall be private unless the alleged violator files with the commission a written request that the proceeding be public.
- Sec. 8. Subsections (c) and (d) of Section 706 of the Charter of the City of Los Angeles are amended to read as follows:
- (c) Administrative Hearings, Orders and Penalties. After an accusation is issued and served, the commission shall cause a public evidentiary hearing to be held to determine if a violation has occurred. When the commission determines on the basis of substantial evidence presented at the hearing that a violation has occurred, it shall issue an order which may require the violator to:
 - (1) cease and desist the violation;
 - (2) file any reports, statements or other documents or information required by law; and/or
 - (3) pay a monetary penalty to the General Fund of the City of up to five <u>fifteen</u> thousand dollars (\$15,000 5,000) for each violation, <u>adjusted annually</u> to reflect changes to the Consumer Price Index, or three times the amount which the person failed to report properly or unlawfully contributed, expended, gave or

received, whichever is greater. When the commission determines that no violation has occurred, it shall publish a declaration so stating.

- (d) **Referrals Between Agencies.** Regardless of whether the Executive Director <u>or designee</u> makes a formal determination concerning probable cause, the matter may be referred to another appropriate agency for purposes of enforcement.
- Sec. 9. Section 708 of the Charter of the City of Los Angeles is amended to read as follows:

Sec. 708. Legal Services.

The City Attorney shall provide legal services to the commission, except that, notwithstanding Section 275, the commission may retain its own legal counsel to provide advice to the commission and to take such action as the commission may direct when necessary under the two circumstances described in this Section. Notwithstanding Section 275, First, independent of the City Attorney, the commission may employ or contract for staff counsel to give advice to the commission and to take such action as the commission may direct on matters thatwhich directly involve the conduct of the City Attorney, the City Attorney's his or her election campaign. Second, the commission may retain its own legal counsel for legal services in carrying out the commission's responsibilities and duties under Section 706 on a specific investigative or enforcement matter. In this second circumstance, the commission and the City Attorney shall approve a panel of law firms or attorneys from which the commission may select legal counsel for these services.

- Sec. 10. Subsections (a), (b) and (c) of Section 710 of the Charter of the City of Los Angeles are amended to read as follows:
- (a) Notwithstanding Section 275, when the City Attorney determines that the City Attorney's his or her office has a possible conflict of interest and that the office should not investigate or prosecute an alleged violations of the Charter, City ordinances or regulations, or statutes relating to campaign financing, lobbying, conflicts of interest or governmental ethics, the City Attorney shall notify the City Ethics Commission, which by a four-fifths vote of all of its members may determine to request the appointment of a special prosecutor to conduct the investigation. A special prosecutor shall not be appointed when it appears from a preliminary investigation that an alleged violation will warrant only an action for civil damages or administrative penalties.
- (b) The <u>commission's request for the appointment of a special prosecutor shall be</u> made <u>from a list of special prosecutors</u> to a standing committee composed of three retired <u>judges selected approved</u> by the commission at the beginning of each odd-numbered year. The <u>three judge panel shall name the</u> special prosecutor, <u>who</u> upon appointment, shall have the authority to file and prosecute criminal and civil actions in the name of the People.
- (c) Each fiscal year there shall be included in the budget of the City Ethics Commission shall include the sum of five hundred two hundred fifty thousand dollars (\$500,000250,000) for expenditure to support any special prosecutor appointed pursuant to this section. In the event that all of these funds have been or are likely to be expended before the end of any

fiscal year, the commission <u>may request an additional appropriation fromask</u> the Council-for an additional appropriation. Under no circumstance shall the amount appropriated or provided under contract for a special prosecutor exceed <u>five hundred two hundred fifty</u> thousand dollars (\$500,000 250,000) in any fiscal year without Council approval. The Council shall have 30 days (excluding weekends and holidays) following its receipt to accept, reject, or modify a request for additional funds from the commission. <u>If Council does not act within that time period, the request is deemed approved.</u> The Mayor shall act on the Council's action <u>or inaction if the request is deemed approved</u> within five days (excluding weekends and holidays). If the Mayor vetoes the Council's action, the Council shall have five days (excluding weekends and holidays) to override theat veto by a two-thirds vote.

Sec. 11. Section 711 of the Charter of the City of Los Angeles is amended to read as follows:

Sec. 711. Appropriation and Expenditures.

- (a) Starting with the 2025-2026 fiscal year budget, the Council shall appropriate a minimum of seven million (\$7,000,000) dollars for each fiscal year for the commission's annual operating budget. The appropriation amount shall be adjusted each fiscal year based on the change to City's revenues in the prior year. However, adjustment to the commission's annual budget based on the change to City's revenues in the prior year is not required if the Council finds that exigent circumstances exist such that an adjustment should not be made for that fiscal year. The Council shall appropriate funds for the Commission at least one year in advance of each subsequent fiscal year.
- (b) The expenditures of the commission shall not require prior approval of City offices or personnel where the expenditures are within the Commission's budget, unless Council makes a finding of exigent circumstances. The commission shall comply with applicable City requirements, procedures, and laws relating to the expenditures.
- (c) The commission is not subject to hiring freezes when it operates within its budget, unless the Council makes a finding of exigent circumstances.
- Sec. 12. Subsection (a)(13) of Section 1001 of the Charter of the City of Los Angeles is amended to provide that all positions of the Ethics Commission are exempt from civil service and shall read as follows:
 - (13) The Executive Director and all non-clerical personnel of the City Ethics Commission.
- Sec. 13. If any section, clause, sentence, phrase, or portion of this Charter amendment is held unconstitutional or invalid by any court or tribunal of competent jurisdiction, the remaining sections, clauses, sentences, phrases, or portions of this article shall remain in full force and effect, and to this end the provisions of this article are severable. In addition, the voters declare that they would have passed all sections, clauses, sentences, phrases, or portions of this Charter amendment without the section, clause, sentence, phrase or portion held unconstitutional or invalid.

LOS ANGELES FIRE AND POLICE PENSIONS; PEACE OFFICERS. CHARTER AMENDMENT FF.

Shall the City Charter be amended to: allow peace officers employed by the Police, Airport, Harbor, and Recreation and Parks Departments to transfer membership and service from the Los Angeles City Employees' Retirement System to the Los Angeles Fire and Police Pension Plan; and require the City to pay associated costs, including refunds to certain Airport and Police Department members for prior transfers?

IMPARTIAL SUMMARY BY SHARON M.TSO, CHIEF LEGISLATIVE ANALYST

The Los Angeles City Charter (Charter) provides that certain City employees who are sworn peace officers and perform peace officer duties for the City's Police, Airports, Harbor and Recreation and Parks Departments are members of the Los Angeles City Employees' Retirement System (herein, referred to as LACERS Peace Officers). Previous Charter amendments have authorized eligible groups of sworn peace officer employees to transfer from LACERS into the Los Angeles Fire and Police Pension Plan (LAFPP). The vast majority of the City's other sworn peace officer employees are members of LAFPP. Tier 6 of LAFPP is the pension plan for eligible LAFPP members.

This measure would amend the Charter to authorize the City Council to provide a process whereby LACERS Peace Officers, who are actively employed on January 12, 2025, may make a one-time election to transfer into LAFPP. This includes LACERS Peace Officers who did not previously elect to transfer into LAFPP pursuant to prior Charter amendments.

This measure is consistent with Letters of Agreement executed between the City and bargaining units represented by the Los Angeles Airport Peace Officers' Association. This measure is also consistent with actions taken by the City's Executive Employee Relations Committee to include sworn employees of the City's Police and Harbor Departments who are current LACERS members. The proposed measure amends certain sections of Article XI, Part 3 of the Charter. The measure also authorizes the City Council to adopt an implementing ordinance and amend relevant provisions of the LACERS plan codified in the Los Angeles Administrative Code.

The measure's four key components are:

Authorize the City Council to provide a process whereby LACERS Peace Officers
who are actively employed on January 12, 2025, may make a one-time irrevocable
election to transfer their membership from LACERS into Tier 6 of LAFPP, including
the transfer of all prior years of service and contributions from LACERS to Tier 6 of
LAFPP upon membership.

- Authorize the City Council to provide a process by which certain Tier 6 Members would transfer remaining City service and retirement contributions from LACERS to LAFPP.
- Require LAFPP to provide tax-compliant refunds of all monies previously made by Tier 6 Members to purchase any portion of their City service or Tier 6 Health Benefits pursuant to the Los Angeles Administrative Code.
- Require the City to pay all costs associated with the transfer of LACERS Peace
 Officers from LACERS to LAFPP Tier 6, and to reimburse LAFPP with the full
 cost of monies refunded to Tier 6 Members pursuant to any associated ordinances
 adopted pursuant to this Charter amendment. The City's General Fund, Airports,
 Harbor, and Recreation and Parks Departments would cover all costs associated
 with transferring pension plan membership and prior service.

This measure will become effective if approved by a majority of voters.

FINANCIAL IMPACT STATEMENT BY MATTHEW W. SZABO, CITY ADMINISTRATIVE OFFICER

This measure allows approximately 460 peace officers and park rangers currently employed at the Police, Airport, Harbor, and Recreation and Parks departments to transfer pension plan membership and service from the Los Angeles' City Employees' Retirement System (LACERS) to the Los Angeles Fire and Police Pension (LAFPP). The measure requires the City to pay LAFPP all one-time and annual costs associated with the transfers as well as costs to refund other members who purchased City service in a prior elective transfer. The estimated one-time cost is \$109,500,000, including \$106,000,000 for transfer costs and \$3,500,000 for refunds. The estimated annual cost is \$6,300,000, adjusted annually proportional to payroll changes.

The City's General Fund, Airport Revenue Fund, and Harbor Revenue Fund will pay all costs for their respective affected members. The General Fund will pay approximately \$23,000,000 for the one-time payment and \$1,000,000 annually, adjusted annually proportional to payroll changes.

ARGUMENT IN FAVOR OF CHARTER AMENDMENT FF

VOTE YES ON CHARTER AMENDMENT FF.

Measure FF is a simple measure that would give all peace officers employed by the City the opportunity to be covered by the same pension plan, regardless of what department they work for. All of these peace officers must meet the same training and licensing requirements, perform similar functions, and face similar risks. They should be eligible for the same benefits.

Currently, peace officers employed by the Los Angeles Police Department (LAPD) are covered by the LA Fire and Police Pensions Plan (LAFPP), as are new hires to the Port Police (since 2004) and the Airport Police (since 2018). However, some peace officers employed by the Airport, Harbor, Recreation and Parks Department and LAPD are covered by the LA Civilian Employee Retirement System (LACERS). Some but not all of the peace officers covered by LACERS receive enhanced public safety pension benefits. This is the result of various changes to State law and the City Charter over the past 20 years.

This mishmash of different pension plans and benefits for some peace officers creates problems for the City. Measure FF will eliminate the disincentive for transfers among the City's law enforcement agencies, ensuring that highly-qualified personnel can fill positions at other departments. It will also ease the administrative burden on the City by simplifying the pension categories which cover similar employees. Officers in both the Port and Airport Police are making a contribution to the cost of this change to reduce the fiscal impact.

Measure FF is smart, effective policy that enhances your public safety and the efficiency of your government. It deserves your support.

PERSONS SIGNING ARGUMENTS IN FAVOR OF CHARTER AMENDMENT FF

BOB BLUMENFIELD

Councilmember, City of Los Angeles

JOHN S. LEE

Councilmember, City of Los Angeles

PAUL KREKORIAN

Councilmember, City of Los Angeles

MARSHALL E. MCCLAIN

President

Los Angeles Airport Peace Officers Assn.

KAREN BASS

Mayor, City of Los Angeles

TRACI PARK

Councilwoman, City of Los Angeles

ANTONIO VILLARAIGOSA

Former Mayor, City of Los Angeles

JOE LOSORELLI

Chief Park Ranger, Los Angeles

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED.

New provisions or language added to the Charter or to existing Charter sections are shown in <u>underline</u> type; words deleted from the Charter or from existing Charter sections are shown in strikeout type.

CHARTER AMENDMENT FF

Section 1. Subsection (e) of Section 1202 of the Charter of the City of Los Angeles is amended to read as follows:

- (e) **Department Member:** A person who is a sworn Member of the Fire Department or a sworn Member of the Police Department, as those terms are defined for each Tier. This term shall not include a person who is a sworn Member of the Police Department who was eligible to make the election authorized by Charter Section 1703 or 1709 but remained a member of the Los Angeles City Employees' Retirement System. This term also includes a person who is a sworn Member of the Harbor Department who qualifies for membership in the Plan pursuant to the provisions of any Tier of the Plan, but shall not include any sworn employee of the Harbor Department who was appointed prior to January 8, 2006 and was eligible to make the election authorized by Charter Section 1709 but remained a member of the Los Angeles City Employees' Retirement System. Additionally, this term includes a person who is a sworn Member of the Department of Airports Department who qualifies for membership in the Plan pursuant to the provisions of any Tier of the Plan, but shall not include any employee of the Department of Airports Department who was appointed prior to January 7, 2018 and was eligible to make the election authorized by Charter Section 1704 or 1709 but remained a member of the Los Angeles City Employees' Retirement System. Lastly, this term includes a person who is a sworn Member of the Department of Recreation and Parks who qualifies for membership in the Plan pursuant to Charter Section 1709, but it shall not include a person who is a sworn Member of the Department of Recreation and Parks who was eligible to make the election authorized by Charter Section 1709 but remained a member of the Los Angeles City Employees' Retirement System.
- Sec. 2. Section 1700 of the Charter of the City of Los Angeles is amended to read as follows:

Sec. 1700. Membership in Tier 6.

(a) **Appointed Chief.** A Chief of Police, a Fire Chief, or a Port Warden (Chief) who is appointed to that position on or after July 1, 2011, and a Chief of the Airport Police who is appointed to that position on or after January 7, 2018, and who is neither a Plan Member nor a Retired Plan Member at the time of appointment, shall become a Tier 6 Plan Member upon appointment unless, within seven calendar days of appointment, he or she files a written opt out election with the Department of Fire and Police Pensions to elect to become a member of the Los Angeles City Employees' Retirement System (LACERS) in lieu of membership in Tier 6. A Chief who is appointed to that position on or after July 1, 2011 and is already a Department Member on the day of his or her appointment, shall continue to be a member of the Tier to which he or she belonged prior to appointment as Chief. A Retired Plan Member who is appointed to the position of a Chief on or after July 1, 2011, shall become a member of LACERS at the time of appointment, rather than a Tier 6 Plan Member, and shall continue to receive all benefits

to which he or she is entitled as a Retired Plan Member <u>and as permitted under federal tax laws governing in-service distributions</u>, but shall not accrue any additional right to benefits from the Plan by virtue of his or her employment as a Chief. <u>A Chief Park Ranger who is already a Plan Member on the day of his or her appointment shall continue to be a member of the Tier to which he or she belonged prior to appointment to Chief, but a Chief Park Ranger who is not a Plan Member at the time of appointment shall become or continue to be a member of <u>LACERS</u>. A Chief Park Ranger who is a Retired Plan Member at the time of appointment shall become a member of <u>LACERS</u> and shall continue to receive all benefits to which he or she is entitled as a Retired Plan Member and as permitted under federal tax laws governing in-service distributions, but shall not accrue any additional right to benefits from the Plan by virtue of his or her employment as Chief Park Ranger.</u>

- (b) **Appointed Members.** Each person, other than a Chief, who shall be appointed as a Department Member on or after July 1, 2011, shall become a Tier 6 Plan Member upon (1) graduation by such person from training at the Police or Fire Academies or equivalent facility imparting basic training as a firefighter or police officer and maintained as such by the City of Los Angeles, or (2) graduation from academy training required by the Harbor Department. Upon becoming a Tier 6 Plan Member, a member may elect to purchase Years of Service credit for the period of such training in accordance with rules adopted by the Board.
- (c) **Persons Who Do Not Become Tier 6 Plan Members.** Notwithstanding the provisions of subsections (b), (f), (g), and (h) of this section:
 - (1) A person who is a Plan Member of another Tier and who is appointed, without a break in service, to a different position that would otherwise qualify him or her for membership in Tier 6, shall not, by virtue of this new appointment, become a member of Tier 6, but shall continue to be a member of the Tier to which he or she belonged prior to his or her new appointment.
 - (2) A person appointed to a sworn position with the Harbor Department prior to January 8, 2006, who did not elect to transfer into Tier 5 or Tier 6 and remained a member of LACERS, if subsequently appointed without a break in Harbor Department service to a different Harbor Department sworn position that would otherwise qualify him or her for membership in Tier 6, shall not become a member of Tier 6 upon appointment, but shall remain a LACERS member.
 - (3) Any Plan Member who retired on a disability pension from another Tier and is subsequently restored to active duty as a Department Member shall not become a member of Tier 6, but shall return to membership in the Tier from which he or she retired.
 - (4) Any Plan Member who retired on a service pension from another Tier and is subsequently returned to active duty as a Department Member shall not become a member of Tier 6, but shall return to membership in the Tier from which he or she retired.
 - (5) A person appointed to a sworn position with the <u>Department of Airports</u> Department or Fire Department on or after January 7, 2018, who did not elect to

transfer into Tier 6 and remained a member of LACERS, if subsequently appointed without a break in <u>Department of Airports Department</u> service to an <u>Department of Airports Department</u> sworn position or a Fire Department sworn position that would otherwise qualify him or her for membership in Tier 6, shall not become a member of Tier 6 upon appointment, but shall remain a LACERS member.

- (6) A person appointed to a sworn position with the Department of Recreation and Parks, who did not elect to transfer into Tier 6 and remained a Member of LACERS.
- (7) A person appointed to a sworn position with the Department of Recreation and Parks after January 12, 2025.
- (d) **Former Members.** Any former member of any Tier, who ceased to be a member as a result of resignation or discharge and who subsequently is reappointed as a Department Member on or after July 1, 2011, shall become a Tier 6 Member. In the event such person did not receive a refund of contributions for his or her prior service, the definition of "Years of Service" contained in this Tier 6 shall be controlling with respect to such person's entitlement to service credit and such person need not make back contributions on account of such former service. In the event that the member had no right to a refund of contributions from his or her former Tier, then he or she shall not have any right to have contributions formerly made by him or her under the provisions of a former Tier refunded in the event he or she should subsequently terminate as a Plan Member. In the event such person received a refund of his or her contributions as a result of his or her termination, then such person's entitlement to Years of Service credit for the period of such former service shall be conditioned upon such person electing to repay and having paid to the Fire and Police Pension Plan the amount of previously refunded contributions, with interest thereon in an amount calculated as interest which would have been earned between the date of such termination and the date of entry into service as a Plan Member in accordance with rules adopted by the Board. In the event such member does not elect to so repay, the term Years of Service as elsewhere used in this Tier 6 shall not include any periods prior to his or her reappointment, notwithstanding the definitions contained in Section 1702(α)(r) and (r)(s).
- (e) Council Authority to Allow Transfers to Tier 6. The Council may by ordinance authorize Plan Members of other Tiers to voluntarily transfer to Tier 6, provided such transfers shall be actuarially cost neutral to the Plan. Ordinances adopted pursuant to this subsection shall be adopted in the same manner as provided in Section 1618(b) of this Charter, but the City Council shall be advised in writing by an enrolled actuary as to the cost of the proposed changes.
- (f) <u>Department of Airports</u> <u>Department Members</u>. In addition to those Department Members described in Subsection (b) of this section, the following persons qualify for membership in Tier 6 as provided below:
 - (1) **Persons Appointed On or After January 7, 2018.** Each person appointed on or after January 7, 2018, as a Member of the <u>Department of Airports Department</u>, as defined in Section 1702(d), shall become a Tier 6 Plan Member upon graduation by the person from academy training required by the <u>Department of Department of De</u>

Airports Department. Upon becoming a Tier 6 Plan Member, a member may elect to purchase Years of Service credit for the academy training period in accordance with rules adopted by the Board, provided that only academy training time during which the person was a member of the Pension Savings Plan for Part-time, Seasonal and Temporary Employees is eligible for purchase. An Airport Police Chief appointed on or after January 7, 2018, may irrevocably elect in writing at the time of appointment not to become a member of Tier 6, provided that he or she meets the eligibility requirements for such election as set forth in Section 1700(a).

- (2) Persons Appointed Prior to January 7, 2018. A person appointed prior to January 7, 2018 as a Member of the Department of Airports Department, as defined in Section 1702(d), and who is employed on that date as a Member of the Department of Airports Department, as defined in Section 1702(d), may make an irrevocable election in writing to become a Tier 6 Plan Member in lieu of membership in LACERS, on the terms and conditions set forth below and in any ordinance adopted by the City Council to implement this provision, provided that no person shall become a Tier 6 Plan Member until he or she has completed the academy training required by the Department of Airports Department. A person who does not file an election within the period specified below shall continue as a LACERS member and shall remain a LACERS member if subsequently appointed without a break in Department of Airports Department service to an Department of Airports Department sworn position, or Fire Department sworn position that would otherwise require him or her to become a Tier 6 Plan Member.
- (g) Harbor Members and Former Office of Public Safety Police Department Members. In addition to those Department Members described in Subsection (b) of this section, persons who are sworn employees of the Harbor Department and persons who became sworn employees of the Police Department as a result of their prior, continuous employment in the Office of Public Safety may make an irrevocable election in writing to become a Tier 6 Plan Member in lieu of membership in LACERS, in compliance with any ordinance adopted by the City Council to implement this provision. A person who does not file an election within the period specified in the ordinance shall continue as a LACERS member and shall remain a LACERS member if subsequently appointed without a break in Department service to another sworn position that would otherwise require him or her to become a Tier 6 Plan Member.
- (h) Department of Recreation and Parks Members. In addition to those Department Members described in Subsection (b) of this section, persons who are sworn employees of the Department of Recreation and Parks may make an irrevocable election in writing to become a Tier 6 Plan Member in lieu of membership in LACERS, in compliance with any ordinance adopted by the City Council to implement this provision. A person who does not file an election within the period specified in the ordinance shall continue as a LACERS member and shall remain a LACERS member if subsequently appointed without a break in Department service to another sworn position that would otherwise require him or her to become a Tier 6 Plan Member.
- (i) All elections made pursuant to this Subdivissections (f)(2), (g), or (h) must meet the requirements of the ordinance adopted by Council, as authorized by Sections 1703, 1704,

<u>or 1709</u>, to govern the election, including all related requirements governing service purchases, contributions, and the cost of the election.

- (j) For purposes of Sections 1706 and 1708, relating to Tier 6 Disability Pensions and Tier 6 Survivorship Pensions, and Section 1212, relating to the effect of a Department Member's receipt of Worker's Compensation, a Tier 6 Plan Member who transfers under Subsections division (f)(2), (g), or (h) of this Section, Sections 1703, 1704 or 1709 and the ordinances adopted by the Council as authorized by those Sections 1704, shall be considered a Department Member as defined in Section 1202(e) during all employment periods for which the member receives Years of Service credit pursuant to Sections 1703, 1704 or 1709 and the ordinances adopted by the Council as authorized by those Sections 1704, notwithstanding that the person was not an actual Tier 6 Plan Member at the time of employment. The intent of this provision is that the person shall be considered a Department Member at the time of employment for purposes of these sections, so that the amount of any disability or survivorship pension granted pursuant to the provisions of Tier 6 shall be reduced as provided in Section 1212.
- Sec. 3. Subsections (d), and (q) of Section 1702 of the Charter of the City of Los Angeles are amended, a new subsection (e) is added, and subsections (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q), (r), (s), are renumbered to subsections (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q), (r), (s), (t), respectively, to read as follows:

Sec. 1702. Definitions.

In addition to the words and phrases defined in the Fire and Police Pension Plan's General Provisions in Part 3, and for the purposes of this Tier 6, the following words or phrases shall have the meaning ascribed to them in this section, unless a different meaning is clearly indicated in the context.

- (a) **Member of the Fire Department.** Member of the Fire Department means the Fire Chief and a person duly and regularly appointed in the Fire Department, under civil service rules and regulations or provisions of the Charter, or both, governing the making of original regular and permanent appointments which require the serving of probationary periods but not of original emergency or temporary appointments, to perform duties as a firefighter for the City, under whatever designation such person may be described in any salary or departmental ordinance providing salaries for the members of the department, but such person shall be a member of the department only until his or her status as such shall be terminated by reason of retirement, resignation or discharge or for any other reason.
- (b) **Member of the Police Department.** Member of the Police Department means the Chief of Police and a person duly and regularly appointed in the Police Department, under civil service rules and regulations or provisions of the Charter, or both, governing the making of original regular and permanent appointments which require the serving of probationary periods but not of original emergency or temporary appointments therein, and sworn in, as provided by law, to perform duties as a police officer for the City, under whatever designation such person may be described in any salary or departmental ordinance providing salaries for the members of the department, but such person shall be a member of the department only until his or her status as such shall be terminated by reason of retirement, resignation or discharge or for any other reason.

- (c) **Member of the Harbor Department.** Member of the Harbor Department means the Port Warden and a person duly and regularly appointed, under civil service rules and regulations or provisions of the Charter, or both, governing the making of original regular and permanent appointments which require the serving of probationary periods but not of original emergency or temporary appointments therein, and sworn in, as provided by Penal Code Section 830.1, to perform police duties for the Harbor Department, under whatever designation such person may be described in any salary or departmental ordinance providing salaries for members of the department, but such person shall be a member of the department only until his or her status as such shall be terminated by reason of his or her retirement, resignation or discharge or for any other reason.
- (d) Member of the Airport—Department of Airports. Member of the Airport Department of Airports means the Chief of the Airport Police, the Assistant Chief of the Airport Police, the Chief Airport Safety Officer, and a person duly and regularly appointed, under civil service rules and regulations or provisions of the Charter, or both, governing the making of original regular and permanent appointments which require the serving of probationary periods but not of original emergency or temporary appointments therein, and sworn in, as provided by Penal Code Section 830.1, to perform police or firefighting duties for the Airport—Department of Airports, under whatever designation such person may be described in any salary or departmental ordinance providing salaries for members of the department, but such person shall be a member of the department only until his or her status as such shall be terminated by reason of his or her retirement, resignation or discharge or for any other reason.
- (e) Member of the Department of Recreation and Parks. Member of the Department of Recreation and Parks means the Chief Park Ranger and a person duly and regularly appointed, under civil service rules and regulations or provisions of the Charter, or both, governing the making of original regular and permanent appointments, which require the serving of probationary periods but not of original emergency or temporary appointments therein, and sworn in, as provided by Penal Code Section 830.31, to perform police or firefighting duties for the Department of Recreation and Parks, under whatever designation such person may be described in any salary or departmental ordinance providing salaries for members of the department, but such person shall be a member of the department only until his or her status as such shall be terminated by reason of his or her retirement, resignation or discharge or for any other reason.
- (e)(f) **Tier 6 Plan Member.** Tier 6 Plan Member means a person who is a Department Member and whose pension rights and benefits are governed by this Tier 6. For purposes of the provisions governing Tier 6, the term Plan Member shall generally refer to a Tier 6 Plan Member, unless the context in which the term is used indicates a usage that refers to or includes members of other Tiers. Status as a Tier 6 Plan Member is limited by the provisions of Section 1700.
- (f)(g) **Qualified Surviving Spouse.** Qualified Surviving Spouse means a person who was married to the Tier 6 Plan Member:
 - (1) for at least one year prior to the date of his or her nonservice-connected death while a Tier 6 Plan Member, or

- (2) on the date of the Tier 6 Plan Member's service-connected death, or
- (3) for at least one year prior to the effective date of the Tier 6 Plan Member's retirement upon a service pension or a nonservice-connected disability pension, or
- (4) on the effective date of the Tier 6 Plan Member's retirement upon a service-connected disability pension, or
- (5) on the date of the Tier 6 Plan Member's nonservice-connected death while on military leave.

In addition, on the date of the member's death, this person must be either the domestic partner (registered with the state or filed with the Plan) or spouse of such member.

To the extent required by state law, two persons of the same sex whose legal union, other than a marriage, has been validly formed in another jurisdiction and is substantially equivalent to a state registered domestic partnership shall be treated the same as spouses for purposes of this Plan. For these purposes, any reference to the date of a marriage shall be deemed to refer to the date of a legal union in another jurisdiction.

- (g)(h) Qualified Surviving Domestic Partner. Qualified Surviving Domestic Partner means a person whose Declaration of Domestic Partnership with the Tier 6 Plan Member was on file with the Board of Fire and Police Pension Commissioners, as provided in Section 4.2204 of the Los Angeles Administrative Code, or whose domestic partnership with the Tier 6 Plan Member was registered with the state:
 - (1) for at least one year prior to the date of the Tier 6 Plan Member's nonservice-connected death, or
 - (2) on the date of the Tier 6 Plan Member's service-connected death, or
 - (3) for at least one year prior to the effective date of the Tier 6 Plan Member's retirement upon a service pension or a nonservice-connected disability pension, or
 - (4) on the effective date of the Tier 6 Plan Member's retirement upon a service-connected disability pension, or
 - (5) on the date of the Tier 6 Plan Member's nonservice-connected death while on military leave.

In addition, on the date of the member's death, this person must be either the domestic partner (registered with the state or filed with the Plan) or spouse of such member.

(h)(i) **Qualified Survivor.** Qualified Survivor means a person who is either a Qualified Surviving Spouse or a Qualified Surviving Domestic Partner.

- (i)(j) Child. Minor Child means a person who is a child or an adopted child of a deceased Tier 6 Plan Member or Retired Tier 6 Plan Member but such person shall be a Minor Child only until such person shall attain the age of 18 years or shall marry, whichever shall be earlier. A person may further qualify for the benefits provided for a Minor Child under the provisions of this Tier until he or she reaches the age of 22 years if such person is enrolled in school on a full-time basis as determined by the Board but such person's marriage terminates entitlement to the benefits of a Minor Child.
- (i)(k) **Dependent Child.** Dependent Child means a person who is a child of a deceased Tier 6 Plan Member or a deceased Retired Tier 6 Plan Member, who, while under the age of 21 years, had become disabled, either prior to or after the date of death of such member, from earning a livelihood for any cause or reason whatsoever, but such person shall be a Dependent Child only until he or she shall cease to be disabled from earning a livelihood. Should disability cease before the age of 22 years, the limitations set forth in subsection (h)(i) shall be applicable.
- (k)(!) **Dependent Parent.** Dependent Parent means a person who is a parent of a deceased Tier 6 Plan Member or a deceased Tier 6 Retired Plan Member and to or for whom such deceased member, during at least one year immediately preceding his or her death, contributed one-half or more of such Dependent Parent's necessary living expenses and who is unable to pay such expenses without the receipt of a pension, but such person shall be a Dependent Parent only until he or she shall be able to pay his or her necessary living expenses.
- (+) (m) Length of Service Pay. Length of Service Pay means any additional gross monthly pay which, by reason of length of service, shall be provided by ordinance or by Memorandum of Understanding.
- $\frac{(m)(n)}{n}$ Special Pay. Special Pay means any additional gross monthly pay which, by reason of assignment to perform special duties other than hazardous duties, shall be provided by ordinance or Memorandum of Understanding.
- (n)(o) Hazard Pay. Hazard Pay means any additional gross monthly pay which, by reason of assignment to perform helicopter duties, two-wheel motorcycle duties or any other hazardous duties, shall be provided by ordinance or Memorandum of Understanding.
- (e)(p) Assignment Pay. Assignment Pay means any additional gross monthly pay which, by reason of assignment to perform special duties or hazardous duties, in a higher class, position, grade, code or other title than the lowest thereof within the Tier 6 Plan Member's permanent rank, shall be provided by ordinance or Memorandum of Understanding.
- (p)(q) Year. Year means a period of 12 months or, in aggregating partial years for purposes of determining Years of Service, means 365 days.
- (q)(r) Years of Service. Years of Service means and includes only those periods during or for which the Plan Member was a Department Member of the Fire Department, a Department Member of the Police Department, a Department Member of the Harbor Department, or a Department Member of the Airport Department of Airports, or a Department Member of the Department of Recreation and Parks, and whether prior to or after his or her becoming a Tier 6

Plan Member and subject to the limitations contained in Section 1700 of this Tier 6:

- (1) did or shall receive salary, whether in full or reduced amounts thereof;
- (2) did or shall receive either a service-connected disability pension or a nonservice-connected disability pension from the Plan if he or she was or shall be restored to active duty as a Department Member and did or shall perform his or her duties as such for at least one year prior to again retiring or being retired pursuant to this Tier 6, which year shall not include any time off from work by reason of any injury or illness which had been caused by or contributed to by any injury or illness which had been sustained or suffered by him or her prior to such restoration. The restored Plan Member, upon completing one Year of Service following restoration, shall be eligible for such credit only to the extent that the length of service following restoration matches the period the disability pension was received; but upon completing three years of restored service, the restored Plan Member is eligible for credit for the entire period the disability pension was received; and provided further that a period during which a Plan Member was on a nonservice-connected disability pension may only be counted toward his or her Years of Service if the Plan Member makes contributions therefore as provided in Section 1714 of this Tier 6 in accordance with the rules to be adopted by the Board;
- (3) is or shall become entitled, under any provision of general law or ordinance of the City, to credit toward retirement for periods of military service or military leave;
- (4) did or shall receive Workers' Compensation benefits for temporary disability as provided by general law on account of any injury or illness arising out of and in the course of employment, but such period shall be made a part of the Plan Member's Years of Service only if the Plan Member has made contributions to the Fire and Police Pension Plan in the manner prescribed by Board rule;
- (5) is or shall become entitled to compensation for injury on duty pursuant to any ordinance of the City or any applicable Memorandum of Understanding; and
- (6) had served as a member of the Fire and Police Pension System Tiers 2, 3, 4, or 5, without having become eligible to service retirement benefits.

A person who has previously been a Plan Member of any Tier, who has ceased to be such by virtue of his or her resignation or discharge, and who subsequently becomes a Tier 6 Plan Member, shall be entitled to credit for Years of Service during the prior membership period only if he or she has first redeposited with interest, any contributions previously withdrawn by him or her, in the manner provided by the Board.

A Qualified Survivor of a Tier 6 Plan Member may complete the purchase of Years of Service credit elected by the Plan Member.

 $\frac{(r)}{(\underline{s})}$ Partial Year of Service. Partial Year of Service means any period mentioned in

subsection (p)(q) of this section which is less than 12 months. Any such Partial Year of Service shall be calculated from the end of the Plan Member's last completed Year of Service to the end of the payroll period immediately prior to the date of his or her retirement and shall be counted as part of a Plan Member's Years of Service for his or her retirement upon a service pension hereafter granted or for a pension hereafter granted to his or her Qualified Survivor, Minor Child or Children, Dependent Child or Children or Dependent Parent or Parents if he or she hereafter shall die while upon a service pension hereafter granted or while eligible for a service pension.

(s)(t) **Final Average Salary.** Final Average Salary means an amount equivalent to a monthly average of salary actually earned during any 24 consecutive months of service as a Plan Member as designated by the Plan Member. In the absence of such designation, the last 24 consecutive months preceding the date upon which retirement would become effective shall be used as the basis for the calculation of Final Average Salary.

For the purposes of determining Final Average Salary for periods during which the Plan Member receives less than full salary on account of injury or illness, pursuant to any applicable ordinance of the City, the Final Average Salary shall be based upon the salary, including any Length of Service Pay, Special Pay, Assignment Pay or Hazard Pay, the Plan Member would have received but for the injury or illness.

Included in the calculation of Final Average Salary shall be Length of Service Pay, Special Pay, Assignment Pay and Hazard Pay actually earned during the 24 consecutive months used to determine Final Average Salary.

For those Tier 6 Plan Members who retire from the Fire Department while holding a rank no higher than Captain or from the Police Department holding a rank no higher than Lieutenant: If Hazard Pay was not earned during all or any part of the 24 consecutive months used to determine Final Average Salary, then an amount equivalent to 10% of the Hazard Pay earned at the time of the termination of the last assignment of hazardous duties for each year in the aggregate of the assignment to hazardous duties shall be added to the Final Average Salary, not to exceed 10 years in the aggregate. The total amount of Hazard Pay included in Final Average Salary may not exceed 100% of the amount the Plan Member would have earned had he or she been entitled to Hazard Pay during the entire 24 month period utilized in the calculation of Final Average Salary.

Overtime compensation or payments of money to the member not designated as salary by an ordinance or Memorandum of Understanding shall not be considered for purposes of calculating Final Compensation.

Should a Tier 6 Plan Member not have completed 24 consecutive months of service as a Plan Member, then and in that event only shall the Final Average Salary be calculated as a monthly average of all consecutive calendar months completed, and, if the Plan Member has completed less than one month of total service as a Plan Member, the salary actually received shall be used to calculate its monthly equivalent.

Notwithstanding any of the foregoing, if a Retired Tier 6 Plan Member were to be restored to active duty as a Department Member and thereby again were to become a Tier 6 Plan Member and if he or she again were to retire or to be retired without having performed his or

her duties for at least one year subsequent to such restoration, which year shall not include any time off from work by reason of any injury or illness which had been caused by or contributed to by any injury or illness which had been sustained or suffered by him or her prior to such restoration, the Final Average Salary which shall be applicable to his or her later retirement shall be the Final Average Salary which had been applicable to his or her previous retirement. Should the Plan Member have performed the requisite one year subsequent to such restoration, but not have completed 24 consecutive months of service since being restored, then in that event Final Average Salary shall be calculated as a monthly average of all consecutive months completed after such restoration.

Sec. 4. Subsections (a) and (b) of Section 1703 of the Charter of the City of Los Angeles are amended to read as follows:

Sec. 1703. Authority of City Council to Allow Transferring Police Personnel to Purchase Prior Sworn City Service.

- (a) **Council Authority.** Subject to Sections 1709 and 1711, Fihe Council may, by ordinance adopted in accordance with the provisions of this section, allow police personnel who are transferred to the Police Department from the Department of General Services and gain status in one of the following Class Codes 2214, 2217, 2223, 2227, 2232, and 2244 to transfer prior sworn service with the City from the Los Angeles City Employees' Retirement System (LACERS) to Tier 6 after they become members of the Plan pursuant to the applicable provisions of the Charter and the Los Angeles Administrative Code. Notwithstanding the provisions of Section 1702(q)(r), transferred service may count as Years of Service for all Tier 6 purposes.
- (b) **Limitations on Service Purchases.** <u>Subject to Sections 1709 and 1711,</u> <u>The authority given to the Council to allow the transfer of prior service is specifically limited as follows:</u>
 - (1) **Purchases Shall Be Cost Neutral.** The member shall be required to pay the full actuarial cost of the service to be transferred, as determined by the Plan's actuary without taking into consideration incidental administrative expenses incurred by the Plan, reduced by the amount of any funds transferred from LACERS to the Plan in connection with the transferred service.
 - (2) Only Certain Service May Be Transferred. Sworn service that may be transferred shall be limited to prior service with the City in Class Codes 3183, 3185, 3188, and 3198 for which the employee paid contributions and earned service credit with LACERS.
- Sec. 5. Subsections (a) and (b) of Section 1704 of the Charter of the City of Los Angeles are amended to read as follows:

Sec. 1704. Authority of City Council to Allow Transfer of Airport Peace Personnel to Tier 6 and to Allow Transferring Personnel to Purchase Prior City Service.

(a) Council Authority. Subject to Sections 1709 and 1713, the Council may, by

ordinance adopted in accordance with the provisions of this <u>Se</u>ection, and pursuant to applicable provisions of the Charter and the Los Angeles Administrative Code, allow a person who entered City service prior to January 7, 2018, as a Member of the Airport Department, as defined in Section 1702(d), to become a Tier 6 Plan Member in lieu of membership in the Los Angeles City Employees' Retirement System (LACERS), and to transfer all prior City service from LACERS to Tier 6 after he or she becomes a member of the Plan, provided such person shall continue to make member contributions at the rate applicable to his or her LACERS membership to the extent required by the Internal Revenue Code and as further described in Section 1714(a) (3). Notwithstanding the provisions of Section 1702(q)(<u>r)</u>, service transferred pursuant to this <u>Section</u> and the implementing ordinance adopted by Council shall count as Years of Service for all Tier 6 purposes.

- (b) Limitations on Service Purchases. <u>Subject to Sections 1709 and 1713, t∓he</u> authority given to the Council to allow the transfer of prior service is specifically limited as follows:
 - (1) **Purchases Shall Be Cost Neutral.** The member shall be required to pay the full actuarial cost of the service to be transferred, as determined by the Plan's actuary without taking into consideration incidental administrative expenses incurred by the Plan, reduced by the amount of any funds transferred from LACERS to the Plan in connection with the transferred service.
 - (2) All Prior Service Must Be Transferred. As a condition of making the election to transfer from LACERS to the Plan, a member must transfer all prior service from LACERS to the Plan, including prior City service earned as a contributing member of LACERS and any service purchased from LACERS, and pay the full actuarial cost of the service to be transferred, as determined by the Plan's actuary and pursuant to requirements of the ordinance adopted in accordance with this Section.
 - (3) Election and Service Purchase Shall Be Irrevocable. A member's election to enter Tier 6 membership shall be irrevocable after January 7, 2018. A member's agreement to purchase his or her prior service shall be nonrefundable. Neither the Council nor the Board shall have the authority to revoke or refund a member's election or purchase, or to allow transfers after January 7, 2018.
- Sec. 6. A new Section 1709 is added to the Charter of the City of Los Angeles to read as follows:

Sec. 1709. Authority of City Council to Allow Transfer of Police, Airport, Harbor, Recreation and Parks Peace Officer Personnel to Tier 6 and to Require Transfer of All Prior LACERS Service at Full Actuarial Cost.

(a) Council Authority to Allow Transfers of Police, Airport, Harbor, Recreation and Parks Peace Officer Personnel. The Council may, by ordinance adopted in accordance with the provisions of this section, and pursuant to applicable provisions of the Charter and the Los Angeles Administrative Code, allow a person, actively employed on January 12, 2025, as a sworn peace officer by the Police Department, as defined in Section 1702(b), the Department of Airports, as defined in Section 1702(d), the Harbor Department, as defined in Section 1702(c).

or the Department of Recreation and Parks, as defined in Section 1702(e), to become a Tier 6 Plan Member in lieu of membership in Los Angeles City Employees' Retirement System (LACERS), provided such person shall transfer all prior City service from LACERS to Tier 6 after they become a Tier 6 Plan Member, and continue to make pre-tax member contributions at the rate applicable to their LACERS membership to the extent required by the Internal Revenue Code and as further described in Section 1714(a)(3). Notwithstanding the provisions of Section 1702(r), service transferred pursuant to this section and the implementing ordinance adopted by Council shall count as Years of Service for all Tier 6 purposes.

- (b) Requirements for Transfer of City Service. The authority given to the Council to allow the transfer of personnel and prior City service is specifically limited as follows:
 - (1) Costs Associated with Transfer. The City shall be required to pay the full actuarial cost to transfer personnel and prior City service to Tier 6, as determined by the Plan's actuary. The actuarial cost shall include costs attributable to the initial transfer of prior City service in addition to all future costs to the Plan attributable to this transfer of membership. This amount shall be reduced by the amount of any funds transferred from LACERS to the Plan in connection with the transferred service, which shall include both employee and employer contributions and any interest credited to an employee's LACERS account as provided in Section 1162(b).
 - (2) All Prior City Service Must Be Transferred. As a condition of transferring from LACERS to Tier 6, a Member must transfer all prior City service from LACERS to Tier 6, including prior service earned as a contributing member of LACERS, regardless of the duties performed at the time such service was earned, and any service purchased from LACERS. City service that was previously excluded from transfer pursuant to Section 1703(b)(2) will be transferred to Tier 6 according to the terms and conditions described in Subsection (b)(1) of this section.
 - (3) Irrevocable Election to Transfer to Tier 6. A Member's election to transfer into Tier 6 and the transfer of the Member's City service to Tier 6 shall be irrevocable after January 11, 2026 or after some other date as provided by ordinance, whichever date is earlier. Neither the Council nor the Board shall have the authority to revoke or to allow transfers after either January 11, 2026 or some other date as provided by ordinance, whichever date is earlier.
- (c) Mode of Adoption. Ordinances adopted pursuant to this section shall be adopted in the same manner as provided in Section 1618(b), but the Council shall be advised in writing by an enrolled actuary as to the full actuarial cost of the proposed change.
- Sec. 7. Subdivision (2) of subsection (b) of Section 1710 of the Charter of the City of Los Angeles is amended as follows:
 - (2) all contributions and donations to the Fire Department, the Police Department, the Harbor Department, or the Airport-Department of Airports, or the Department of Recreation and Parks for services by any Tier 6 Plan Members, except amounts of money donated to provide for any medal or permanent competitive award;

Sec. 8. A new Section 1711 is added to the Charter of the City of Los Angeles to read as follows:

Sec. 1711. Authority of City Council to Refund Costs Paid by Members of the Police Department Who Previously Transferred to Tier 6 Pursuant to Section 1703.

(a) Council Authority to Authorize Refunds to Tier 6 Members. The Council may, by ordinance adopted in accordance with the provisions of this section, and pursuant to applicable provisions of the Charter and the Los Angeles Administrative Code, authorize a refund to every Member, actively employed as a Member of the Police Department on January 12, 2025, who previously transferred to Tier 6 pursuant to Section 1703, and purchased any portion of their prior City service or Tier 6 health benefits pursuant to any existing provisions of the Los Angeles Administrative Code. For the purposes of this section, such Tier 6 Members shall be referred to as "Qualifying Tier 6 Member(s)."

(b) Limitations on Authority to Provide Refunds.

- (1) Cost Neutrality for Plan. The City shall be required to issue payment to the Plan in an amount that covers the full cost of refunds that will be issued to Qualifying Tier 6 Members pursuant to any ordinance adopted pursuant to this section. The City shall make this payment in advance of the Plan's issuing any refunds. This payment may be made at the same time as the City's first annual contribution to the Plan that immediately follows the effective date of the ordinance adopted pursuant to this section.
- (2) Payment Source and Method. The Plan shall refund to a Qualifying Tier 6 Member all monies paid to purchase any portion of City service or Tier 6 health benefits pursuant to any existing provisions of the Los Angeles Administrative Code, whether purchased by a lump sum or payment plan. All payments issued pursuant to this subsection may be made prior to a Qualifying Tier 6 Member's separation in a manner consistent with the Internal Revenue Code, either as a rollover, a trustee-to-trustee transfer, or a post-tax payment. Any personal tax consequences will be borne by the Qualifying Tier 6 Member.
- (3) **No Interest.** Notwithstanding any language to the contrary in Section 1714 or in any existing provisions of the Los Angeles Administrative Code, the Plan shall not pay interest on any refund issued pursuant to this section, other than interest calculated according to Section 1714(c) that is attributable to a refund authorized by this section.
- (4) Nonrefundable LACERS Member Contributions. Notwithstanding any language to the contrary in any existing provisions of the Los Angeles Administrative Code, a Qualifying Tier 6 Member shall not receive a refund for member contributions transferred from LACERS to the Plan to purchase City service or Tier 6 health benefits.
- (5) Termination of Payment Plans. Effective January 12, 2025, any payment plan between the Plan and a Qualifying Tier 6 Member entered into pursuant to any existing provisions of the Los Angeles Administrative Code shall be terminated.

The balance of any outstanding payments owed by a Qualifying Tier 6 Member to purchase prior City service pursuant to any existing provisions of the Los Angeles Administrative Code shall be forgiven and no longer owed.

Sec. 9. A new Section 1713 is added to the Charter of the City of Los Angeles to read as follows:

Sec. 1713. Authority of City Council to Refund Costs Paid by Members of the Department of Airports Who Previously Transferred to Tier 6 Pursuant to Section 1704.

(a) Council Authority to Authorize Refunds to Tier 6 Members. The Council may, by ordinance adopted in accordance with the provisions of this section, and pursuant to applicable provisions of the Charter and the Los Angeles Administrative Code, authorize a refund to a person, actively employed as a Member of the Department of Airports on January 12, 2025, who previously transferred to Tier 6 pursuant to Section 1704, and purchased any portion of their prior City service or Tier 6 health benefits pursuant to any existing provisions of the Los Angeles Administrative Code. For purposes of this section, such Tier 6 Members shall be referred to as "Qualifying Tier 6 Member(s)."

(b) Limitations on Authority to Provide Refunds.

- (1) Cost Neutrality for Plan. The City shall be required to issue payment to the Plan in an amount that covers the full cost of refunds that will be issued to Qualifying Tier 6 Members pursuant to any ordinance adopted pursuant to this section. The City shall make this payment in advance of the Plan's issuing any refunds, and it may be made at the same time as the City's first annual contribution to the Plan that immediately follows the effective date of the ordinance adopted pursuant to this section.
- (2) Payment Source and Method. Notwithstanding any language to the contrary in Section 1704(b)(3), the Plan shall refund to a Qualifying Tier 6 Member all monies paid to purchase any portion of City service or Tier 6 health benefits pursuant to any existing provisions of the Los Angeles Administrative Code, whether purchased by a lump sum or payment plan. All payments issued pursuant to this subsection shall be made prior to a Qualifying Tier 6 Member's separation in a manner consistent with the Internal Revenue Code, either as a rollover, a trustee-to-trustee transfer, or a post-tax payment. Any personal tax consequences will be borne by the Qualifying Tier 6 Member.
- (3) **No Interest.** Notwithstanding any language to the contrary in Section 1714 or in any existing provisions of the Los Angeles Administrative Code, the Plan shall not pay interest on any refund issued pursuant to this section, other than interest calculated according to Section 1714(c) that is attributable to a refund authorized by this section.
- (4) **Termination of Payment Plans.** Effective January 12, 2025, any payment plan between the Plan and a Qualifying Tier 6 Member entered into pursuant to any existing provisions of the Los Angeles Administrative Code shall be terminated.

The balance of any outstanding payments owed by a Qualifying Tier 6 Member to purchase prior City service pursuant to any existing provisions of the Los Angeles Administrative Code shall be forgiven and no longer owed.

- Sec. 10. Subdivision (3) of subsection (a) of Section 1714 of the Charter of the City of Los Angeles is amended to read as follows:
 - (3) Internal Revenue Code Requirements for Contributions by Members Who Transferred From LACERS Pursuant to Sections 1703, 1704, or 1709. Notwithstanding any language in subsection (a) to the contrary, a Tier 6 Plan Member who elected to transfer into the Plan and purchase his or her prior LACERS service pursuant to Charter Sections 1703, 1704 or 1709 and the ordinances adopted in accordance therewith shall continue to make member contributions at the rate applicable to his or her LACERS membership to the extent required by the Internal Revenue Code, provided however: (i) if this subsection (a) would otherwise require additional member contributions by such a member, such additional member contributions shall be made by the member on an after-tax basis to the extent required by the Internal Revenue Code; and (ii) provided further, if this subsection (a) would otherwise require member contributions at a rate that is lower than the rate applicable to the member's LACERS membership, the Council may, by ordinance adopted in accordance with the provisions of this Section, and pursuant to applicable provisions of the Charter and the Los Angeles Administrative Code, provide for a larger annuity benefit at the time of retirement for such a member to reflect the additional contribution amounts, as determined by the actuary and subject to all limitations of the Internal Revenue Code.
- Sec. 11. Subsection (g) of Section 1714 of the Charter of the City of Los Angeles is amended to read as follows:
- (g) Assuring Full Member Contributions. The Board shall have rule-making authority to ensure insure that the Fire and Police Pension Plan Tier 6 receives member contributions for all periods of credited service, except that the Board shall not have authority to require contributions for service credit for military service and for periods while a Tier 6 Plan Member is receiving a disability pension, or full pay for Injury On Duty. Tier 6 Plan Members, however, may elect to make contributions for periods of Injury On Duty compensated at the rate provided by general law in order to acquire credit for Years of Service for such period. Such contributions shall be at the contribution rate herein provided and shall be based on the salary the Plan Member would have received if he or she had not occupied Injury On Duty status.
- Sec. 12. If any section, clause, sentence, phrase, or portion of this Charter amendment is held unconstitutional or invalid by any court or tribunal of competent jurisdiction, the remaining sections, clauses, sentences, phrases, or portions of this article shall remain in full force and effect, and to this end the provisions of this article are severable. In addition, the voters declare that they would have passed all sections, clauses, sentences, phrases, or portions of this Charter amendment without the section, clause, sentence, phrase or portion held unconstitutional or invalid

Voter Bill of Rights

YOU HAVE THE FOLLOWING RIGHTS

- The right to vote if you are a registered voter. You are eligible to vote if you are:
 - ★ a U.S. citizen living in California
 - ★ at least 18 years old
 - ★ registered where you currently live
- ★ Not currently serving a state or federal prison term for the conviction of a felony, and
- ★ not currently found mentally incompetent to vote by a court
- 2. The right to vote if you are a registered voter even if your name is not on the list.

You will vote using a provisional ballot. Your vote will be counted if elections officials determine that you are eligible to vote.

- 3. The right to vote if you are still in line when the polls close.
- The right to cast a secret ballot without anyone bothering you or telling you how to vote.
- 5. The right to get a new ballot if you have made a mistake, if you have not already cast your ballot. You can:

Ask an elections official at a polling place for a new ballot,

Exchange your vote-by-mail ballot for a new one at an elections office, or at your polling place, or

Vote using a provisional ballot.

- **6.** The right to get help casting your ballot from anyone you choose, except from your employer or union representative.
- 7. The right to drop off your completed vote-by-mail ballot at any polling place in California.
- **8.** The right to get election materials in a language other than English if enough people in your voting precinct speak that language.
- 9. The right to ask questions to elections officials about election procedures and watch the election process. If the person you ask cannot answer your questions, they must send you to the right person for an answer. If you are disruptive, they can stop answering you.
- **10.** The right to report any illegal or fraudulent election activity to an elections official or the Secretary of State's office.

If you believe you have been denied any of these rights, call the Secretary of State's confidential toll-free Voter Hotline at (800) 345-VOTE (8683).

- On the web at www.sos.ca.gov
- By phone at (800) 345-VOTE (8683)
- By email at elections@sos.ca.gov

Voter Accessibility Information



Accessibility and other assisted devices (800) 815-2666, Option 4 (LA County Hotline)

LA County Vote Centers provide wheelchair accessibility and/or curbside voting. Inside the Vote Center you may find devices to assist you in your voting experience.



Audio Recordings (213) 978-0444

Audio equipment is available at all Vote Centers to assist you.

Audio recordings of the measures included in this booklet are available in English, Armenian, Chinese, Farsi, Hindi, Japanese, Khmer, Korean, Russian, Spanish, Tagalog, Thai, and Vietnamese. These recordings are available on our website: clerk.lacity.gov/elections/multilingual-services and at the following locations:

Braille Institute Library 741 North Vermont Avenue Los Angeles, CA 90029 (323) 660-3880 Central Library 630 West 5th Street Los Angeles, CA 90071 (213) 228-7000

Voters may also request a copy of the audio recordings from our office:

Office of the City Clerk-Election Division Attn: Audio Recordings 555 Ramirez Street, Space 300 Los Angeles, CA 90012



TTD Phone Number (562) 462-2259

A TTD phone number is provided for voters who are hearing impaired.



Language Assistance (213) 978-0444

The City also provides voting materials in Armenian, Chinese, Farsi, Hindi, Japanese, Khmer, Korean, Russian, Spanish, Tagalog, Thai, and Vietnamese.

Lead or Join Your Neighborhood Council

Neighborhood Councils are the grassroots arm of the City of Los Angeles government. You can:

- Advise City leaders on important local issues.
- Be as effective as the most powerful lobbyists.
- Set priorities for community improvement projects.
- Monitor and improve services such as: street and sidewalk repair, crime fighting, and managing traffic.
- Determine how your Neighborhood Council should use their annual operating budget.

LA's 99 Neighborhood Councils serve all who live, work, study, worship, own property or a business, or belong to service organizations based within their communities.

I FARN MORE

Visit www.99NCs.com to find your Neighborhood Council and learn how to get involved in the upcoming 2025 Neighborhood Council Elections.

For more information, you can contact via email or phone: EmpowerLA@LAcity.org (213) 978-1551 (9:00 a.m. - 5:00 p.m. / M - F)

Department of Neighborhood Empowerment 200 North Spring Street, Room 2005, Los Angeles, CA 90012 www.EmpowerLA.org





OFFICE OF THE CITY CLERK
ELECTION DIVISION
555 RAMIREZ STREET
SPACE 300
LOS ANGELES, CA 90012





NON PROFIT ORG.

