1. 1. 10

2000

## **MOTION**

I MOVE that the matter of the CONTINUED CONSIDERATION OF THE PLANNING LAND LAND USE MANAGEMENT COMMITTEE REPORT relative to drafting an ordinance to exempt Olympic and Paralympic temporary and permanent venues, training facilities, security perimeters, broadcast and media centers, transit infrastructure, live sites and fan zones, and associated structures from the requirements of City Planning approvals, zoning regulations, and conditions, including but not limited to Conditional Use Permits and conditions tied to such permits, Site Plan Review requirements, height restrictions, setback requirements, limitations imposed by Specific Plans, and any other planning or zoning regulations that could delay or impede the rapid deployment and or use of essential facilities; and related matters, Item No. 12 on today's Council agenda (15-0989-S47), BE AMENDED to change the following:

## Amend Recommendation 1:

1. AUTHORIZE and DIRECT the Department of City Planning (DCP), in coordination with the City Attorney, the Los Angeles Department of Building and Safety (LADBS), the Department of Recreation and Parks, Bureau of Contract Administration, City Administrative Officer (CAO), Chief Legislative Analyst (CLA), Office of Major Events and other relevant departments, to prepare a report with recommendations, including budgetary/fiscal impacts, and a accompanying draft ordinance, to exploring the feasibility of exempt exempting Olympic and Paralympic temporary and permanent venues, training facilities, security perimeters, broadcast and media centers, transit infrastructure, live sites and fan zones, and associated structures (2028 Games Projects) from the requirements of City Planning approvals, zoning regulations, and conditions, if applicable, including but not limited to Conditional Use Permits (CUPs) and conditions tied to such permits, Site Plan Review requirements, height restrictions, setback requirements, limitations imposed by Specific Plans, and any other planning or zoning regulations, but not to exempt 2028 Games Projects from mobility improvements required under Measure HLA (Section 85.11 of Division Q of Chapter VIII of the Los Angeles Municipal Code), that could delay or impede the rapid deployment and or use of essential facilities, with an option for the Council to exclude specifically-identified 2028 Games Projects from the ordinance. This further does not provide an exemption from Special Event permitting requirements set forth in LAMC 41.20, which shall remain in full force and effect. This further does not apply to Los Angeles County Metropolitan Transportation Authority (Metro) 28 by 28 transportation light rail projects, which will follow the established Master Cooperative Agreement (MCA) review process adopted by Metro and the City in 2023, nor does it exempt projects from labor



standards or diminish LA 2028's commitment to reimburse the City for enhanced City services and resources per the Games Agreement. The report should also assess potential impacts on local communities, infrastructure, and public spaces.

• Note and File Recommendation 4.

PRESENTED BY:

TRACI PARK

 $= \mathbb{E}_{\mathbb{R}^{n}} (-1) F_{n-1} g_{n}$ 

Councilwoman, 11th District

**SECONDED BY:**