

21
TJF

CF: 23-0187

1st Moving Clause:

I THEREFORE MOVE that the City Council request that the City Attorney prepare and present a draft ordinance, repealing Division 22, Chapter 11, Article 12 of the Los Angeles Administrative Code, entitled "ALTERNATIVE COMPOSITION OF BOARD OF RIGHTS." **The draft ordinance shall only go into effect upon the voters approving a ballot measure that modifies Section 1070 of the Los Angeles City Charter and be placed under CF: 23-0187-S1**

2nd Moving Clause:

I FURTHER MOVE that the City Council request that the Chief Legislative Analyst, **with the assistance of the** City Attorney, the City Clerk, the Los Angeles Police Department, the Civil and Human Rights and Equity Department, **and any other department** to report back in 30 days on recommendations and implementation plans to modify Section 1070 of the Los Angeles City Charter through various options, **subject to their compliance with all applicable labor and employee relations laws**, which should include, but are not limited to:

- Alternative models for the Board of Rights, including a modified composition of civilian and sworn personnel serving on a Board;
- Authorizing the Chief of Police to terminate officers immediately (prior to a Board of Rights or other due process proceeding) in appropriate cases, as to be determined by the severity of the misconduct.
- Incorporating binding arbitration as a component of the discipline process **in termination cases**, where appropriate; and
- **These reports shall be placed under CF: 23-0187-S2**

3rd Moving Clause:

I FURTHER MOVE that the City Council request that the Board of Police Commission report on ways to **expand** the pool of qualified candidates for civilian hearing examiners in a manner, which should include, but is not limited to

- Adding nominating agencies to include local clergy, civil rights organizations, the Office of the Inspector General;
- Requiring the inclusion of civilians with diverse experiences and perspectives;
- Eliminating the criteria requiring years of experience in mediation, arbitration, or similar work;
- Prohibiting individuals who are current or former employees of local law enforcement agencies from serving as civilian hearing examiners; and
- Requiring and providing training from community-based experts and independent experts on police discipline and oversight for all panelists on issues the Board routinely considers such as excessive force and domestic violence.
- **The report shall be placed under CF: 23-0187-S3**

4th Moving Clause

I FURTHER MOVE that the City Council request that the Board of Police Commissioners and the Office of the Inspector General, with the assistance from the City Attorney and the City

Administrative Officer, to report back in 90 days **and in one year** on the status of the transition to attorney prosecutors in lieu of sworn personnel as advocates to present the City's case for discipline outcomes to date for for all cases that have used the City Attorney. **These reports shall be placed under CF: 23-0187-S4**

5th Moving Clause

I FURTHER MOVE that the City Council Request the Office of the Inspector General, with the assistance of the **Chief Legislative Analyst, and the** Civil and Human Rights and Equity department to report back in 90 days on additional recommendations for affirmatively furthering Angelenos rights against misconduct by law enforcement, and for increasing accountability when such misconduct occurs. **These reports shall be placed under CF: 23-0187-S5**