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OAKLAND

17 JUN -7 PM 1:32

OAKLAND CITY COUNCIL

Approved as to Form and Legality

DRAFT

City Attorney

RESOLUTION No. _____ C.M.S.

Introduced by Councilmember Kaplan

RESOLUTION PROCLAIMING JUNE 21ST TO BE "ASKING SAVES KIDS" ("ASK") DAY IN THE CITY OF OAKLAND

WHEREAS, the epidemic of gun violence is plaguing our nation's children and claiming seven lives a day; and

WHEREAS, children in the United States are more likely to die of gun violence than from cancer and heart disease; and

WHEREAS, one in three American homes with children have guns, and 1.7 million children live in a home with an unlocked, loaded gun; and

WHEREAS, leaving guns unsecured in homes increases risks and dangers to kids in the home, and the risk of the gun falling into criminal use; and

WHEREAS, the City of Oakland has passed local laws prohibiting leaving guns unsecured in homes; and

WHEREAS, the "Asking Saves Kids" ("ASK") Campaign encourages parents to add one more safety question to conversations before their child visits other homes: "Is there an unlocked gun in your house?"; and

WHEREAS, asking this simple question before sending your child to another home could help save your child's life; and

WHEREAS, the hope is that asking this will become a common health and safety question; offering a real, immediate solution that all Americans can adopt to help protect their families and children from injury and death; and

WHEREAS, the ASK Campaign brings together all Americans concerned with the welfare of children, including gun owners, and makes the solution to gun violence a discussion about public safety and good parenting; and

WHEREAS, the first day of summer, the season in which kids typically spend more time at the homes of friends and family, is designated as National ASK Day; now, therefore be it

RESOLVED: that the Oakland City Council proclaims June 21st to be “ASK Day” in the City of Oakland and calls upon the people of Oakland to recognize this special observance with activities, including reminding people not to leave unsecured guns in homes.

IN COUNCIL, OAKLAND, CALIFORNIA, _____

PASSED BY THE FOLLOWING VOTE:

AYES - BROOKS, CAMPBELL WASHINGTON, GALLO, GIBSON MCELHANEY, GUILLEN, KALB, KAPLAN,
AND PRESIDENT REID

NOES -

ABSENT -

ABSTENTION -

ATTEST: _____

LaTonda Simmons
City Clerk and Clerk of the Council
of the City of Oakland, California

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COUNCILMEMBER Kaplan's Proposed Amendments
to Linked Banking Services Ordinances

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The following amendments are in addition to those Staff have proposed, and are for inclusion in the supplemental agenda packet for the 6/13/2017 Finance Committee Meeting, under item 9, "Linked Banking Services Ordinance Amendment."

The Council of the City of Oakland does ordain as follows:

SECTION 1. Section 2.D. of Ordinance No. 12066 C.M.S. is hereby revised to read as follows (added text is noted with double-underlining and deleted text is noted with strikeout text):

"Supports the Dakota Access Pipeline": Direct investment in, or provision of loans, credit, bonds or similar debt instruments, or underwriting services to, entities organized to carry out the construction of the Dakota Access Pipeline, operate the Dakota Access Pipeline, or operate pipeline and energy infrastructure connected to the Dakota Access Pipeline. As of December 2016, such companies include Energy Transfer Partners, Energy Transfer Equity L.P., Dakota Access LLC, and Sunoco Logistics.

"Violation of Indigenous Sovereignty": Any act that: violates the standards set out in the International Finance Corporation's Environmental and Social Sustainability Performance Standard 7; or that violates articles 11, 12, or 25 of the United Nations Declaration on the Rights of Indigenous People; or that violates Indigenous People's right to free, prior, and informed consent; or that violates a treaty of the United States.

"Support of Mass Incarceration": Direct investment in, or provision of loans, credit, bonds or similar debt instruments, or underwriting services to, for-profit corporations that own, lease, or operate prisons, jails, immigration detention centers, or youth detention centers.

SECTION 2. Section 3 of Ordinance No. 12066 C.M.S. is hereby revised to read as follows (added text is noted with double-underlining and deleted text is noted with strikeout text):

In addition, no institution will be deemed an Eligible Depository if it "Supports the Dakota Access Pipeline", "Violates Indigenous Sovereignty", or "Supports Mass Incarceration".