

RECOMMENDATION

Staff Recommends That The City Council Adopt A Resolution Ratifying Action Taken By The Mayor During The Oakland City Council 2016 Annual Recess In Conformance With The Council's Rules Of Procedure.

EXECUTIVE SUMMARY

During the City Council annual recess period, the Mayor is authorized to take action that would normally be taken by the City Council, except for duties reserved to the City Council by City Charter, pursuant to Rule 21 of the Council's Rules of Procedure, Resolution No. 86034 C.M.S., *(Attachment A).*

As required by Rule 21, this report requests that the Council confirm the actions taken during the 2016 Council recess. City of Oakland Recess Agenda dated August 16, 2016 (*Attachment B*) and City of Oakland Recess Agenda dated August 23, 2016 (*Attachment C*) provide detail of the public noticing and agenda reports associated with each action taken during the recess period between August 1, 2016 and September 12, 2016.

BACKGROUND / LEGISLATIVE HISTORY

The City Council annual summer recess usually commences following the last meeting in July and ends in early September. During the recess, City of Oakland business is governed by specific sections of the Oakland Municipal Code (O.M.C.) and Council's Rules of Procedure (Resolution No. 86034 C.M.S.).

O.M.C. 2.04.020.1 specifies that during the City Council annual recess, the City Administrator's purchasing limits are not to exceed amounts of **\$500,000 for goods, materials, supplies, services, and construction contracts, and \$300,000 for professional and consultant services.** Council approval is not required for contracts within these limits during the recess, provided vendors and contractors are selected in accordance with the City's advertising and bidding/ request for proposal/qualifications requirements and other requirements of the Purchasing Ordinance. Staff activities seeking contract approval under higher purchasing levels

Item: _____ City Council September 20, 2016 during the Council recess must justify why the item cannot be deferred until Council legislative session resumes. All actions exceeding the City Administrator's authority during the Council recess are subject to the Council's Rules of Procedure.

Council's Rules of Procedure, Rule 21, *Actions During Council Recess*, authorizes the Mayor to take action during the Council recess under the following circumstances:

- Actions that would normally be taken by the Council except as limited in Rule 21, for example, the approval of grants agreements.
- Purchases carried out during the recess must conform to the requirements set forth in the Purchasing Ordinance. For example, funds must be previously budgeted by the City Council for the purchase and staff must conduct advertising and/or bidding/RFP/Q processes.
- Resolutions and agenda reports for purchases approved during the recess must be posted on the summer recess 2-week agenda to provide public notice and the opportunity for public comment and input for matters to be approved on behalf of the Council during the recess.
- Purchases and other approvals involving expenditure or disposition of funds are limited to previously adopted budgeted amounts.
- Justification is provided as to why actions taken on behalf of the Council during the recess cannot be deferred for Council approval after recess.
- Action taken does **not** require the adoption of an ordinance.
- Action taken does <u>not</u> authorize the appropriation of funds.

Rule 21 also states that the Mayor may convene emergency Council meetings to take emergency actions necessary for the immediate preservation of the public peace, health or safety.

ANALYSIS AND POLICY ALTERNATIVES

Pursuant to the Council's Rules of Procedure, the following actions and resolutions were approved by the Mayor during the annual recess and are presented to the City Council for confirmation.

August 16, 2016 – City of Oakland Recess Agenda (Attachment B)

 Resolution Fixing the Rate of Property Tax and Levying a Tax on Real and Personal Property in the City of Oakland for Fiscal Year 2016-2017 for Voter-Approved Indebtedness

August 23, 2016 – City of Oakland Recess Agenda (*Attachment C*)

- Resolution Amending Resolution No. 86253 C.M.S., Which Adopted The Fiscal Year 2016-17 Workforce Investment Budget And Authorized Service Provider Contracts, To (1) Authorize Additional Contracts With The Unity Council And The Oakland Private Industry Council, Inc., To Operate One-Stop Neighborhood Career Centers, (2) Increase Contract Amounts For Lao Family Community Development, Youth Employment Partnership, And Youth Uprising For Summer Youth Jobs, And (3) Increase The Contract Amount For Civicorps For Youth Services
- Adopt A Resolution Authorizing An Agreement With The Alameda-Contra Cost Transit District ("AC Transit") To Continue Operating the City of Oakland Broadway Shuttle between July 26, 2016 And December 31, 2018, At An Initial Cost Not to Exceed \$2,412,630, And Authorizing The City Administrator To Increase This Agreement Amount For Expanded Shuttle Hours Or Frequency Of Service Using Any Additional Public And Private Grants And Financial Support Secured For The Shuttle Within The Term Of The Agreement

FISCAL IMPACT

There is no fiscal impact directly associated with this report and resolution. Fiscal impacts related to each item approved during the Council recess are discussed in each respective agenda report included in *Attachment B and C.*

PUBLIC OUTREACH / INTEREST

No public outreach was required for this report other than posting on the City's website.

COORDINATION

The City Attorney's Office and the Controller's Bureau were consulted in preparation of this report.

Item: _____ City Council September 20, 2016

SUSTAINABLE OPPORTUNITIES

Economic: There are no economic opportunities associated with this report.

Environmental: There are no environmental opportunities associated with this report

Social Equity: There are no social equity opportunities associated with this report

ACTION REQUESTED OF THE CITY COUNCIL

Staff Recommends That The City Council Adopt A Resolution Ratifying Action Taken By The Mayor During The Oakland City Council 2016 Annual Recess In Conformance With The Council's Rules Of Procedure.

For questions regarding this report, please contact Saundra Eve-Fisher at 238-2900.

Respectfully submitted,

Stephanie Hom Deputy City Administrator

Prepared by: Saundra Eve-Fisher City Administrator Analyst

Attachments (3): A: Resolution No. 86034 C.M.S. Council's Rules of Procedure B: August 16, 2016 - City of Oakland Recess Agenda C: August 23, 2016 - City of Oakland Recess Agenda .

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Hackment A

OFFICE OF THE CITY CLERK

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OAKLAND CITY COUNCIL

RESOLUTION NO. 86034 C.M.S.

INTRODUCED BY COUNCIL PRESIDENT LYNETTE GIBSON MCELHANEY AND COUNCILMEMBER DAN KALB

RESOLUTION (1) AMENDING AND SUPERSEDING THE COUNCIL'S RULES OF PROCEDURE CURRENTLY SET FORTH IN RESOLUTION NOS. 82580 C.M.S., 84758 (CENSURE POLICY AND PROCEDURES) C.M.S. AND 85256 C.M.S (AMENDMENTS TO RULE 25, HIGH STAKES NEGOTIATION POLICY) TO MAKE SUCH CHANGES TO THE RULES OF PROCEDURE AS MAY BE DIRECTED BY THE COUNCIL; AND (2) CONSOLIDATING AND SETTING FORTH THE COUNCIL'S RULES OF PROCEDURE, AS AMENDED, AND THE COUNCIL'S CENSURE POLICY AND PROCEDURES IN THEIR ENTIRETY

WHEREAS, the Council of the City of Oakland hereby declares that the business of the City is to be conducted in an orderly and efficient manner to facilitate sound City Council and public deliberation and decision making; and

WHEREAS, the City Council hereby declares that the proper operation of democratic government requires that public officials are bound to observe, in their official acts, the highest standards of performance and to discharge faithfully the duties of their office, regardless of personal considerations. Recognizing that the public's interest must be their primary concern, their conduct in both their official and private affairs should be above reproach; and

WHEREAS, the following Rules of Procedure seek to provide for: (1) reasonable time for public input and comment on agenda items at the Committee and City Council meetings; (2) in-depth study of policy proposals, for problem-solving opportunities among staff, Council members and the public and development of policy alternatives at the committee level; (3) more focused (and fewer) City Council agenda items by limiting items to those a Committee has had the opportunity to discuss and as to which a Committee has developed recommendations; and (4) an agenda that is managed more efficiently and effectively and for predictable discussion times for debate regarding agenda items in order to avoid long waits by the public as the Council considers procedural, ceremonial and consent items (as defined herein); and

WHEREAS, in recognition of these goals, the City Council desires to establish Rules of Procedure for the Conduct of City Council Meetings and a Code of Ethics; and

WHEREAS, City Charter section 210 mandates that the Council provide by resolution for the order of business and the rules of procedure for the conduct of Council meetings; and

WHEREAS, the Brown Act (Government Code section 54950, et seq.) authorizes the Council to prescribe reasonable rules and regulations for public speakers; now therefore be it

RESOLVED: That Resolution No. 82580 C.M.S. (Rules of Procedure), and Resolution No. 84758 C.M.S. (Censure Policy and Procedures) and provisions of Resolution No. 85256 C.M.S., amending Rule 25 (High Stakes Negotiation Policy) hereby are amended and superseded by this Resolution which sets forth the Council's Rules of Procedure in their entirety; and be it

FURTHER RESOLVED: That in accordance with Section 208 of the Charter of the City of Oakland, the time and place of Council meetings is hereby determined to be the following: The Council shall meet in regular session on the first and third Tuesdays of the month, commencing at 5:30 p.m. in the Chambers of City Hall, One City Hall Plaza, 3rd Floor, Oakland, California. Meetings shall conclude no later than 12:00 midnight, unless extended by majority vote of the members of the Council in attendance at the Council meeting; and be it

FURTHER RESOLVED: That in accordance with Section 210 of the Charter, the following is established as the order of business for Council meetings:

- 1. Call to Order by Council President and Pledge of Allegiance
- 2. Roll Call
- 3. Open Forum
- 4. Action on Special Orders/Presentations of the Day (with accompanying agenda materials as required by Sunshine Ordinance)
 - i. Ceremonial presentations, including proclamations, individual recognitions, etc.;
 - ii. Reports/presentations from the Mayor; and
 - iii. Council Acknowledgements/ Announcements
- 5. Approval of Council minutes
- 6. Modifications to the Agenda and Procedural Items, including but not limited to
 - a. Requests from Councilmembers to pull an item from consent items calendar and reschedule as non-consent calendar item on the next City Council meeting agenda.
 - b. Requests by Councilmembers to speak on a Consent Calendar Item or to register a No Vote or Abstention on an Item.

- c. Requests by Councilmembers to change the order of the items on the Consent Calendar or the Non-Consent Calendar, or to defer items or make other modifications to the agenda.
- d. Announcements by the Presiding Officer of changes in the order of the agenda, deletion or deferral of items or other modifications to the agenda
- e. Motion for Members' Requests for Reconsideration of Action the Council took at Immediately Preceding Meeting (In order to make motion, Member must have voted on "prevailing side".)
- f. Members' Requests for Scheduling of Items considered by Committee but not forwarded to Council to be scheduled to the next City Council meeting.
- 7. Adoption of Consent Calendar Items (after hearing public speakers and Councilmembers)
- 8. Oral Report of Final Decisions in Closed Session by City Attorney and disclosure of non confidential closed session discussion pursuant to Sunshine Ordinance, Oakland Municipal Code section 2.20.130.

Commencing at 6:30 p.m., or as soon as reasonably practicable thereafter, action on Non-Consent Calendar Items

- 9. Consideration of items with statutory Public Hearing Requirements
- 10. Action on Other Non-Consent Items
- 11. Continuation of Open Forum (if all public speakers who signed up for open forum did not speak at open forum at the beginning of the meeting.
- 12. Adjournment 12 midnight unless Council passes a motion to extend the time for the meeting; and be it

FURTHER RESOLVED: That in accordance with Section 210 of the Charter, the following are established as the Rules of Procedure for the conduct of Council meetings:

- Rule 1. <u>Roberts Rules of Order Applies Except as Modified by these Rules -</u> The business of the Council and its standing committees shall be conducted, so far as it is practicable, in accordance with parliamentary rules as contained in Roberts Rules of Order Revised, except as modified by these rules and in accordance with state open meeting laws and local sunshine ordinance. The City Attorney, or such other person as may be designated by the presiding officer upon approval of the Council, shall serve as the official parliamentarian for meetings of the Council.
- Rule 2. <u>Seating of Councilmembers, Voting Order -</u> When in session, the Councilmembers shall occupy assigned seats in the Council Chambers in alphabetical order according to their surnames, commencing to the left of

the President of the Council, and shall vote in said alphabetical order, with the President of the Council or other presiding officer voting last, except when utilizing the automated simultaneous voting system.

Rule 3. <u>Definition of Terms:</u>

- i. *Action Item* shall mean any resolution, ordinance, public hearing, motion or recommendation requiring official vote and approval of the City Council to be effective.
- ii. **Consent Item** shall mean, for the purposes of the City Council agenda, any action or informational item that a subject matter Committee has forwarded to the full Council with unanimous recommendation for approval, except any item having a high level of public interest or controversy as determined by the Rules Committee, or any action item that the Rules Committee has placed on the consent calendar, unless otherwise ineligible by law as a Consent Item.
- iii. *Non-Consent Item* shall mean, for the purposes of the City Council agenda, any action or informational item that a subject-matter Committee has forwarded to the full Council without unanimous recommendation for approval or having a high level of public interest or controversy as determined by the Rules Committee or that is otherwise ineligible by law as a Consent Item.
- iv. *Informational Item* shall mean an item of the agenda consisting only of informational report that does not require or permit Council action.
- v. **Regularly-Scheduled Meeting** shall mean a meeting occurring on a recurring basis and at a regular, established time for which all required public notice requirements for a regular meeting have been met.
- vi. Subject Matter Standing Committees shall mean the Community and Economic Development Committee, the Finance and Administration Committee, the Public Safety Committee, the Life Enrichment Committee, the Public Works Committee, the Rules and Legislation Committee and such other subject matter committees as the Council may establish.
- Rule 4.

<u>Standing Committees</u> - Subject matter standing committees of the Council shall consist of the following and are entitled as follows:

Community and Economic Development Public Works Life Enrichment Finance and Management Public Safety Rules and Legislation

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The President of the Council shall appoint all committees subject to confirmation by Council resolution and provided that a majority of the members of the Council may direct the appointment of a committee by the President of the Council. Committee chairs shall be appointed by the President of the Council and confirmed by City Council resolution for a two-year term beginning in January with each new City Council term. The Council may establish such other ad hoc or standing committees as it deems appropriate (e.g., City/Port Liaison Committee and the Education Partnership Committee).

With the exception of the Rules Committee, subject matter standing Council Committees shall meet on the second and fourth Tuesdays of each month. Rules shall meet weekly on Thursdays. They shall meet at the times set forth, or such other time as recommended by the Rules Committee and approved by the Council. With the exception of special meetings, all Council meetings on non-consent items shall take place in the afternoons and evenings to maximize citizen participation. Meetings of committees may be noticed as Special Meetings of the Council if a majority of the members of the Council plan to attend and participate as a part of the committee.

The standing committees of the Council are authorized and directed to ascertain, study and analyze all facts relating to any subjects or matters within their jurisdiction, or as may be assigned by the Rules Committee, and shall report to and submit recommendations to the City Council for action.

Rule 5. <u>Action by Subject Matter Committees -</u>

The assigned subject matter committee shall have initial jurisdiction over any item assigned to it by the Rules Committee and may take any of the following actions with respect to the assigned item:

- 1. The Committee Chair shall develop with staff the schedule to hear items to be confirmed by a majority of the Committee.
- 2. The Committee may, by a vote of the majority of the members present, decide to postpone, continue or table an item on the agenda.
- 3. On any item on an agenda, the Committee Chair may allow for an informational presentation by City staff relating to the item.
- 4. With respect to an action item, and after discussion and consideration of the item, committee may take one of the following actions:
 - a. Vote by majority of those present to approve the recommendation of staff or the originator of the proposed action item and forward the recommendation onto the full Council. The Committee may, as a condition of approval,

request additional information to be presented for consideration when the full Council hears the item.

- b. Fail to approve any recommended action, in which case the item shall not be forwarded to the full City Council; provided that when the item is urgent, the Rules Committee shall have jurisdiction to place the item on the supplemental agenda for a regular City Council meeting, or on the agenda for a special Council meeting in accordance with the requirements of the Sunshine Ordinance if no action was taken on the item (1) due to the cancellation of a committee meeting or (2) due to lack of a quorum, or (3) because the committee ran out of time, or (4) because the committee was not able to approve any recommended action and the Committee passes a motion by the affirmative votes of the majority of the members who are present requesting that the Rules committee schedule the item for a Council meeting. (See Rule 24(6).) Any such action will be recorded in the minutes and may be subject to consideration if pulled by a Councilmember at the appropriate Council meeting.
- c. Propose by a majority vote of those present one or more alternative recommendation(s) be forwarded to the full City Council for consideration and final action. The Committee may request additional information to be presented for consideration when the full Council hears the item.
- d. Reject by a majority vote of those present, jurisdiction over the action item and refer the action item back to the Rules Committee with a recommendation for reassignment to another appropriate subject-matter committee.
- e. Request, by majority vote of those present, additional, specified information from staff or the originator of the proposed action item. The action item may be continued or rescheduled for further consideration at the soonest feasible date available, allowing time for appropriate notice pursuant to the Sunshine Ordinance and Brown Act.
- f. With respect to items that the Committee forwards to the Council pursuant to subparts a. or c., above, the Committee or the Committee chair may designate such items as Consent or Non-Consent items, provided that the Rules Committee has authority to make the final determination as Consent or Non-Consent items under Rule 24(5).
- 5. With respect to an informational item, following discussion and consideration, committee shall take one of the following actions:

- a. Receive the informational report by majority vote of those present without forwarding the report to the full City Council;
- b. Receive the informational report and forward the report onto the full City Council by majority vote of those present;
- c. Request by motion and second more specific information from staff or the originator of the proposed informational item. The item may be continued or rescheduled for further consideration at the soonest feasible date available, allowing time for appropriate notice pursuant to the Sunshine Ordinance.
- 6. Each Committee shall review the minutes of its previous meeting, make corrections to mistakes, if any, and approve the minutes by majority vote of the members present.

Rule 6.Election of Council President; President's Powers/Duties -
the first Council meeting in January the Council shall elect the President of
the Council for a two-year term by resolution. The President of the
Council shall serve as the presiding officer of the City Council and shall
perform the following duties:

- Chair regular and special meetings of the City Council;
- Manage the Office of the City Council and present the budget of the Office of the City Council for adoption;
- Appoint Council committee members and chairpersons of committees in accordance with Rule 4 of these Rules of Procedure;
- Except for those appointments reserved for the Mayor pursuant to the City Charter or other enabling legislation, the President of the Council shall recommend appointments to regional and local boards and agencies, as appropriate, subject to confirmation by Council resolution.

The President of the Council, subject to confirmation by Council resolution, shall designate a Councilmember(s) to serve as "President Pro tempore" for a two-year term beginning in January with each new City Council term. In the absence or unavailability of the President of the Council, the President Pro tempore shall perform the duties of the President of the Council.

Rule 7. Action and Procedures at Council Meetings

1. The regularly scheduled meetings of the City Council shall take place on the first and third Tuesdays of each month, and shall begin at 5:30p.m. All non-consent items shall be heard and discussed no earlier than 6:30 p.m. The fifth Tuesdays will be utilized for special meetings and workshops.

- 2. The City Council may consider and act upon those items assigned by Rules Committee directly to City Council, or approved and forwarded by a subject matter committee, or, as provided in Item 8 of this Rule, pulled at the immediately preceding Council meeting by a Councilmember for discussion, or as provided by Rules 5(4)(b) and 24(6).
- 3. For each action item and informational item, the agenda shall list the following:

a. A summary description of the item pursuant to the Brown Act and the Sunshine Ordinance;

b. The recommendation, alternatives and/or direction recommended by the subject matter Committee, including the voting record of Committee members on the item; and

c. For each action item referred directly by the Rules Committee, a brief statement of the Rules Committee's reason for referring item to Council directly without subject-matter committee consideration.

- 4. For each action item and informational item on the agenda, the agenda package shall include the following information:
 - a. Staff or informational reports submitted to Committee, including but not limited to
 - i. any additional information requested to be included by the subject matter committee
 - ii. a listing of all funding sources to fund the action or recommendation being taken, an indication that no funding sources are identified, or an indication that no funding is necessary
 - iii. a list of the organization/stakeholders contacted regarding the item, if any
 - iv. information and comment on the Sustainable Economic, Environmental and Social Equity Opportunities afforded by the recommended action.
- 5. During "Approval of Council Minutes", the City Council shall approve the minutes of the preceding Council meeting (but not of the Committee meetings), after corrections to any errors that may have occurred during recordation of the proceedings of the meeting. The City Council shall not discuss, consider, or debate the substance of any matter recorded in the minutes, unless such items are specifically included as an Action or Information Item on the posted agenda.

- 6. During "Modifications to the Agenda" any Council member may request a change in the order of the agenda, which shall be changed with the consent of the presiding officer. Any Councilmember by motion that is seconded by another Councilmember, may pull a consent item from the Consent Item Calendar and place the item on the next City Council meeting agenda as a non-consent item; provided however that the Consent Items Calendar may not be moved to a time later than 6:30 p.m. and no item agendized for consideration after 6:30 p.m. may be moved to a time earlier than 6:30 p.m. A Councilmember is entitled to pull a consent item from the Consent Item Calendar if another Councilmember seconds his/her motion; it is not necessary that the Council vote on or pass the motion.
- 7. During "Members' Request for Reconsideration." Council Member who voted on the prevailing side of a motion or other action taken at the immediately preceding Council meeting may move that item for reconsideration. If the motion is seconded and at least five Council members vote in favor of the motion, the item shall be placed on the agenda for the next-succeeding City Council meeting as a "nonconsent" item. This section is not intended and shall not be construed to preclude a Council member, who voted on the prevailing side of a motion or other action taken at a Council meeting, from moving for reconsideration of the item at the same meeting; nor shall this section be interpreted to preclude the Council from reconsidering the item at the same meeting if the motion to reconsider passes.
- 8. During "Members' Requests for Scheduling of Items Considered by Committee but not forwarded to Council", any Council member by motion that is seconded by another Councilmember, may place on the agenda of the next City Council meeting (subject to compliance with Sunshine Ordinance and Brown Act) any action item that has been considered in a subject matter Committee, but not forwarded by the Committee to the City Council; it is not necessary that the Council vote on or pass the motion.
- 9. On any action item, the City Council may, by the requisite number of votes:
 - a. Approve the Committee's recommendation, select one of the Committee's suggested alternatives or approve an alternative recommendation proposed at the full Council in compliance with the Brown Act and Sunshine Ordinance;
 - b. By a majority of the Council members present, continue the item to the next regular Council meeting if permitted by Sunshine Ordinance and Brown Act;

- c. By a majority of the Council members present, refer the item to any subject-matter Committee for reconsideration; or
- d. With respect to an item that the Rules Committee referred directly to Council, the Council may take any action subject to the Brown Action and the Sunshine Ordinance.
- 10. On any agendized informational report, the City council may receive the report either by oral presentation by staff or as written.
- Rule 8. <u>Protocol at Council Meetings</u> Every member of the Council, before speaking, shall address the presiding officer, and no member shall speak except while seated at or standing in the immediate vicinity of, his or her desk. When items on the agenda relate to a specific Council District, the presiding officer shall recognize the Council representative of the District first, and the Councilmember-at-Large secondly, prior to recognizing other Councilmembers.
- Rule 9. <u>Announcements by Councilmembers</u> Each member of the Council shall have the right to make brief announcements via the City operated station, KTOP, or at the appropriate time on the agenda, without a previous motion, upon matters which are Council sponsored or relate to the welfare and condition of the City. He or she shall, at the commencement of his/her announcements, state the subject matter on which he or she desires to speak. Individual announcements shall not exceed two minutes unless additional time is authorized.
- Rule 10. <u>Motions</u> If any member of the Council makes a motion, such motion shall not be debated, or further discussed or considered, or voted upon, until after a second to such motion is made by a member of the Council.
- **Rule 11.** <u>Speaking Time Limits for Councilmembers</u> No member of the Council shall speak for more than ten (10) minutes on any matter without the consent of the presiding officer or a majority of the Council.
- **Rule 12.** <u>Speakers' Cards -</u> The City Clerk shall facilitate the process for public speakers and shall provide the public with information on how to appropriately address the Council. Members of the public wishing to speak must submit their name and the item on the agenda they wish to discuss, if any, to the City Clerk before being recognized by the presiding officer.

Persons wishing to speak must complete a speaker card for each agenda item he/she wishes to speak on. Multiple agenda items cannot be listed on one speaker card.

Speakers' cards must be received by the City Clerk (1) prior to Council action on Modifications to the Agenda for items agendized from 5:30 to 6:30 p.m., and (2) by 8:00 p.m. for items agendized for 6:30 p.m. or thereafter, unless consent to speak is given by the presiding officer or a majority of the Council.

Multiple speakers representing an organization or position on an item are encouraged to organize their presentations before the Council. Designated spokesperson(s) representing the position of multiple speakers on an item will be allotted an appropriate allocation of time to address the Council on behalf of all of the speakers.

Rule 13. <u>Open Forum</u> - Open Forum prior to Modifications to the Agenda shall be limited to a total of 15 minutes. If all public speakers who submitted speaker cards for open forum pursuant to Rule 12 are not heard within the 15 minute time frame, open forum will be continued at the end of the agenda prior to adjournment.

Public Speakers submitting their names to speak under open forum shall be allotted a minimum of one (1) minute each to speak and a maximum of three (3) minutes. A speaker may speak only once under open forum during any one meeting, subject to the discretion of the presiding officer. Speakers during open forum may address the City Council regarding any items of public interest that are not on the meeting agenda. Open Forum speaker cards are to be numbered by the City Clerk in the order received.

The City Clerk shall advise the public that the Council cannot take any action under Open Forum unless it is deemed an emergency or urgency matter by a vote of the Council, as defined in the Sunshine Ordinance and Brown Act.

Rule 14. <u>Time Limits for Public Speakers on Committee and Council Agenda</u> Items –

1. Any member of the public who has submitted a speaker card pursuant to Rule 12 on an agenda item, other than open forum shall be allotted a minimum of two (2) minutes to speak prior to any vote or action by the Council, subject to the regulations provided under this Rule 14. The President, presiding officer or Committee chair may reduce each speaker's allotted time to one (1) minute if he or she publicly states all reasons justifying any reduction in speaker time, which reasons shall be based at least on consideration of the time allocated or anticipated for the meeting, the number and complexity of agenda items and the number of persons wishing to address the local body, and whether there will be sufficient time available during the meeting to consider all agenda items if all speakers are allowed two minutes to speak.

- 2. Subject to the provisions of this Rule that apply to public speakers who submit multiple speaker's cards, all speakers on any one item shall be allotted the same amount of speaking time on that item, unless given pre-approved ceded or organized time pursuant to these Rules, or unless more time must be given to comply with due process or other legal requirements or in circumstances where the Council is acting in a quasi-adjudicatory capacity.
- 3. Speakers Submitting Speaker's Cards on Multiple Items at Standing Committees. Subject to Rule 14(7) and the discretion of the presiding officer, which discretion must be exercised in accordance with Rule 14(1) and (2), a speaker who submits his or her name to speak on four or more items (other than open forum) will be instructed to address all items concurrently and shall be allotted 2 minutes per item up to a maximum of 10 minutes; if the presiding officer exercises his/her discretion under Rule 14(1) and (2) to reduce each speaker's time to one (1) minute, speakers who submit four or more speaker's cards shall be allotted one (1) minute per item up to a maximum of 5 minutes.
- 4. Speakers Submitting Speaker's Cards for Multiple Items on Non Consent Calendar at Council Meetings. Subject to the discretion of the president or presiding officer, which discretion must be exercised in accordance with Rule 14(1) and (2), if 20 or more speaker's cards are submitted for the non consent calendar portion of the City Council meeting, which is scheduled to commence at 6:30 p.m., a speaker submitting his or her name to speak on four or more items on that portion of the agenda will be instructed to address all items concurrently and shall be allotted two minutes per item up to a total of ten (10) minutes.
- 5. Speakers Submitting Speaker's Cards for Multiple Items on Agenda Items that Appear before the 6:30 p.m. Non-Consent Calendar for Council Meetings. Subject to the discretion of the presiding officer, which discretion must be exercised in accordance with rule 14(1) and (2), public speakers who sign up for multiple items will be instructed to speak on all items at once and be given two (2) minutes to speak on each item up to a maximum of six (6) minutes.
- 6. Ceding Time. In case the allotted time for each speaker is less than two (2) minutes on an agendized item, a speaker may extend his or her speaking time if other speakers who have submitted their names to speak agree to cede their time to the recipient speaker. The recipient speaker will receive one (1) minute speaking time from each ceding speaker, up to a maximum of five (5) minutes. At the President's or

presiding officer's discretion, a speaker may be allotted more than five (5) minutes based on ceded time. The recipient speaker must submit the ceding speakers' speaking cards, and the ceding speakers must be present at the time the recipient speaker speaks.

- 7. Public Speakers on Scheduling Item at Rules and Legislation Committee. Subject to the discretion of the presiding officer, which discretion must be exercised in accordance with Rule 14(1) and (2), public speakers who sign up to speak on the Scheduling Item at the Rules Committee will have one minute per scheduling request up to a maximum of 5 minutes, provide that a public speaker's total time for all items on the Rules agenda (excluding open forum) shall not exceed 10 minutes. (See Rule 14(3).)
- Rule 15.Presiding Officer's Role re Public Speakers The presiding officer shall
maintain order in the chamber, have authority to refuse the floor to any
person. The presiding officer may rule a public speaker out of order if:
 - (a) the speaker is speaking beyond the allocated time limit;
 - (b) if the speaker's remarks are not relevant to the agenda item or are repetitious; or
 - (c) if the manner, tone and content of the speaker's remarks are disruptive (disturb the peace and good order of the meeting), maliciously attack the character of individuals or are abusive (e.g. vulgar or obscene language).

The public has the right to criticize policies, procedures, programs or services of the City or of the actions or omissions of the legislative body or staff.

- Rule 16. <u>Public Speaker Procedures</u> Persons addressing the Council shall state their name. They shall confine their remarks to the agenda item under discussion, unless they are speaking during the Open Forum portion of the Agenda.
- **Rule 17.** <u>Attendance of Staff at Council Meetings -</u> The City Administrator shall designate appropriate staff to attend the Council meetings to answer questions and provide assistance to the public on issues. Prior to the commencement of the Council meeting, the City Clerk shall advise the public that a representative of the City is available to meet with members of the public to assist them with their concern(s).

- **Rule 18.** <u>Ballot Measures -</u> A vote of a majority of the Council is required for endorsing or opposing any proposition submitted to the electorate on any national, state, county, or local ballot, and for propositions placed upon the ballot on the Council's own motion
- **Rule 19.** <u>Appointments to Boards, Commissions and Other Bodies -</u> The Mayor shall submit to the members of the Council, at least one week in advance of the date action thereon is to be taken, the names of those persons to be appointed by the Mayor to any commission or board. The President of the Council shall submit to the members of the Council, at least one week in advance of the date action thereon is to be taken, the names of those persons recommended to be appointed by the President of the Council to those bodies and committees that are within the President's appointment authority. An affirmative vote of five (5) members of the Council is required for confirmation of such appointments.

Appointments to the Planning Commission, the Port Commission, the Housing, Residential Rent & Relocation Board, and the Citizens' Police Review Board shall first be scheduled to and considered by the Rules and Legislation Committee before being scheduled to the full Council. If the Rules and Legislation Committee to which an appointment has been scheduled is canceled, the appointment may be scheduled to the following week's regular Council agenda (i.e., to the 72-hour supplemental agenda) under the non-consent portion of the agenda, or to a special council meeting the following week, listed under non-consent if the special meeting agenda lists "consent" and "non-consent" items, if subject to and approved via Rule 28.

- Rule 20. <u>Council's Annual Recess</u> The City Council shall recess for the period of August 1 through 31 of each year, or until the first meeting in September as set by the Rules Committee, which shall be known as the "annual recess." During the annual recess the City Council may be convened for special Council meetings as provided for by the City Charter.
- Rule 21. <u>Actions During Council Recess</u> The Mayor is authorized to take such actions as would normally be taken by the City Council during the period of the annual recess except for those matters specifically set forth herein. The Mayor is further authorized to convene emergency meeting(s) of the Council to take such emergency actions as may be necessary, for the immediate preservation of the public peace, health or safety. All matters approved by the Mayor during the Council recess must clearly set forth the reason(s) why approval cannot be deferred for Council approval following the recess. The Mayor's contract approvals must conform with and be limited to the requirements of the City's

purchasing requirements as set forth in Chapter 2 of the Oakland Municipal Code. The Mayor is not authorized to take any actions for which the adoption of an ordinance is required. Further, the Mayor's approvals shall be limited to authorizations within previous adopted budgeted amounts. The Mayor is not authorized to appropriate funds without prior Council authorization and approval. The Mayor is further directed to make a full and complete report to the City Council, at its first regularly scheduled meeting in October, of actions taken by the Mayor pursuant to this Resolution, at which time the City Council may make such findings and confirm said actions of the Mayor, as may be required.

Action(s) taken by the Mayor during the annual recess shall be implemented in a manner to provide public notice and an opportunity for public comment and input on matters to be approved. In keeping with the intent of the Sunshine Ordinance (OMC §§ 2.20.010 et seq.) the Mayor will cause a two-week agenda to be posted at regular posting locations. The Mayor, through the City Clerk, shall facilitate the receipt of written comments by the public on any matter presented to the Mayor for consideration. The Mayor shall review and consider all written comments in making his/her decision on the matter. A record of the final action of the Mayor shall be filed with the City Clerk along with any supporting legislation, reports and comments received on that matter. A summary of final action taken shall be posted at the regular agenda posting locations.

Rule 22.

Proclamations - Individual Councilmembers may issue proclamation(s) for the purpose of commendation, recognition or congratulation of any person, group, organization or event, or for the purpose of expressing sympathy, regret or sorrow on the death of any person. Such a proclamation shall be known as a "Member Proclamation" and shall be in a form, which clearly identifies the Councilmember who has sponsored the proclamation. City Council approval is not required for the issuance of a Member proclamation.

Rule 23. <u>Rules and Legislation Committee's Jurisdiction -</u> The Committee on Rules and Legislation shall serve as the procedural committee of the Council and shall have responsibilities including, but not limited to, the following:

> Make recommendations to the Council regarding endorsing or opposing propositions submitted to the electorate on any national, state, county, or local ballot, and for propositions placed upon the ballot on the Council's own motion.

Monitor pertinent state, federal and local legislative activities, and recommend action related thereto to the full Council. The Committee shall also submit to the Council, an annual legislative agenda.

To provide general oversight for the offices of the City Administrator, City Attorney, City Clerk and shall have policy jurisdiction on Public Information, Constituent Services, Community Governance, Strategic Planning, Public Ethics Commission and the State and Federal legislative agenda, intergovernmental relations and operational oversight of the Office of the City Council. It shall, in addition, monitor and assign issues pertaining to the Port Department, the Oakland-Alameda County Coliseum Authority, and other governmental agencies, as appropriate, and make referrals to appropriate standing committees as required.

To recommend the setting of special meetings of the Council, standing committees, and such other ad hoc committees as may be established by the Council.

To assign proposed Council resolutions and ordinances to the Council or committee agendas.

To define the jurisdiction and responsibilities of Council standing committees, subject to Council approval.

To make studies and recommendations designed to promote, improve and expedite the business and procedures of the Council and of the committees thereof, and to propose to the City Council any amendments to the Rules deemed necessary to accomplish such purposes.

- Rule 24.Rules and Legislation Committee's Powers re Agenda Items Except
as provided in item 8 of Rule 7, the Rules Committee shall have
jurisdiction to assign all proposed agenda items to committees and/or full
Council for consideration and action as follows:
 - 1. One or more members of the City Council, a committee of the City Council, the Mayor, the City Administrator, City Attorney, City Auditor and any member of the public may propose an agenda item for Council consideration to the Rules and Legislation Committee for assignment and scheduling through procedures established by the Rules and Legislation Committee.
 - 2. Rules and Legislation Committee shall have the following options to assign and schedule any and all proposed resolutions and ordinances of the City Council:
 - a. to a subject-matter committee, or

- b. to staff for review and report back to the requestor, or
- c. directly to City Council pursuant to "3" below.
- 3. Rules and Legislation Committee shall not refer any action item directly to the full City Council unless the Committee determines by a majority vote of those present that the item should proceed directly to the City Council for a specified reason.
- 4. Rules and Legislation Committee shall assign and schedule any informational item for consideration and acceptance either by a committee or directly by the full Council.
- 5. The Rules and Legislation Committee shall have sole authority in establishing specific agenda items to be placed on the agenda. Rules and Legislation Committee shall establish the consent and non-consent agenda items of the City Council agenda.
- 6. Notwithstanding any other provision of these Rules of Procedure, the Rules and Legislation Committee shall have the power to place an item that is urgent on the supplemental agenda for a regular Council meeting or on a special Council meeting agenda, in accordance with the requirements of the Sunshine Ordinance, if no action was taken on the item (1) due to the cancellation of a committee meeting, (2) due to lack of a quorum, (3) because the committee ran out of time, or (4) because the committee passes a motion by the affirmative votes of the majority of the members who are present requesting that the Rules Committee schedule the item for a Council meeting.

Rule 25.

Accountability and Transparency in High-Stakes Negotiations Policy: Voting by Delegates and Alternates to Boards, Commissions and Other Bodies - City Councilmembers, the Mayor or City officials who represent the City as a delegate or alternate before any board, agency, authority, joint powers authority, commission, etc. shall receive City Council authorization from a majority of the Council prior to casting vote(s) on behalf of the City on any matter which could have a significant economic or policy impact on the City, or on any matter of particular controversy. Should time be of the essence, resulting in the representative's inability to obtain prior City Council authorization, the representative shall obtain approval from the appropriate City Council committee (e.g., the committee which has subject matter jurisdiction over the issue in question). Thereafter, the representative shall report back to the full Council, at the next regularly scheduled meeting of the Council, the action taken.

City Council delegates and alternates shall: (i) within 30 days of appointment to represent the City on such bodies, participate in training

provided by the City Administrator or designee on the duties and obligations of representation; (ii) provide the City Council and/or the appropriate Council committee with an annual report or briefing on general business regarding the issues, activities and agenda of the body on which the representative serves; (iii) notify the City Council as soon as highstakes negotiations or transactions commence; (iv) provide the City Council real-time reports on high-stakes negotiations or transactions.

In the event that a representative determines that casting a vote as directed by the Council would not be in the best interest of the City because of changed circumstances or new information that was not available at the time authorization was granted, the representative may change his/her vote(s). The representative shall, however, attempt to carry forth the general intent of the Council when casting a changed vote. Thereafter, the representative shall report back to the full Council, the action taken and the basis upon which the vote was changed.

"High-Stakes" negotiations/transactions shall be defined as any negotiations or transactions by a board, commission, agency, joint powers authority, etc. with Council appointed Councilmember, Mayor or City official delegates or alternates involving: (i) licenses, leases, contracts or other transactions that could or will have an economic impact of \$1,000,000.00 or higher on the City of Oakland or a significant policy impact or a matter of particular controversy.

Procedure for Councilmember to Place Items on Agenda - Councilmembers should thoroughly investigate policy issues prior to submitting proposals to a committee or the Council for action. On matters pending before a committee or Council, Councilmembers should, when feasible and in compliance with City Charter and open meeting requirements, study and obtain information relative to an issue prior to the meeting where action is to be taken. Requests for formal informational and status reports must be approved by the Rules Committee and should be minimized. Committees may direct that items appropriately pending before the committee be scheduled for future committee agendas. New items and issues brought before a committee shall be referred to the Rules Committee for scheduling. The Rules Committee shall provide general oversight of the implementation of this Rule to insure compliance.

Before filing agenda materials in the packet, non-ceremonial resolutions and ordinances that would create new agenda items must be submitted to the City Attorney for review. The sponsor of the non-ceremonial resolution or ordinance must file a memorandum or report no later than the deadline for filing the non-ceremonial resolution or ordinance in the agenda packet.

Rule 26.

Rule 27.

Quorum for Standing Committees - A quorum for the conduct of meetings of standing committees, which have a membership of four, shall be three (3) members. A quorum for the conduct of meetings of the Education Partnership and City/Port Liaison Committees shall be a majority of the seats designated for each body. If the Council seat of a member of a standing committee becomes vacant, the quorum for that committee shall not be reduced. A quorum for all other established committees shall be a majority of the duly appointed members. In the event that a quorum is not established within fifteen (15) minutes of the noticed start time of the meeting, the meeting **may** be declared canceled. However, discussion of the items noticed on the agenda may continue but no formal action can be taken. The City Clerk will prepare a record of the discussion, but the record will reflect that the; meeting was canceled due to a lack of a quorum and that no final action was taken on the items discussed. In determining whether a meeting should be canceled, the Committee Chairperson should consider factors such as whether the delay is caused by conflicting meeting schedules; if prior notice from the member was given that he or she would be late; or if there is a need to take official action on important item(s) of business once a quorum has been established.

The City Clerk shall keep a record of Committee members' attendance. The attendance record shall reflect absences and tardiness (arrival after the fifteen (15) minute scheduled start time) and shall indicate whether the absence or tardy was excused or unexcused. If during the calendar year a Committee member accumulates three (3) unexcused absences ad/or late arrivals the City Clerk shall so advise the President of the Council and the President of the Council may, in his or her discretion, remove the member from the Committee. If removed, the member can be considered for reappointment by the President of the Council, as appropriate.

Rule 28.

Procedure to Add, Remove Agenda Items -

A. For Council items, anyone wishing to add or remove a Council agenda item after the Rules Committee has met, but before the agenda is printed, must get authorization from the Chair of the Rules Committee, the Mayor and/ or City Administrator, and the President of the Council. If any one of these persons objects, or if addition or removal of such item is contrary to the Sunshine Ordinance or the Brown Act, the subject agenda as approved by the Rules Committee will not be changed. If authorization is obtained, the City Administrator is responsible for notifying the City Clerk prior to the affected Council meeting, to amend the agenda to reflect the approved change. Once the agenda is printed, an item may only be removed at the next Rules and Legislation Committee meeting if there is an intervening Rules Committee meeting prior to the City Council meeting for which the item is agendized or upon a duly adopted motion of the City Council at the meeting for which the item is agendized, if there is no intervening Rules and Legislation Committee meeting.

B. For Committee items, anyone wishing to add or remove a Committee agenda item after the Rules and Legislation Committee has met, but before the agenda is printed, must get authorization from the Chair of the Rules and Legislation Committee, the President of the Council, the Mayor and/or City Administrator, and the respective Committee Chair. If any one of these persons objects, or if addition or deletion of such item is contrary to the Sunshine Ordinance or Brown Act, the subject agenda as approved by the Rules Committee will not be changed. If authorization is obtained, the City Administrator is responsible for notifying the City Clerk of the authorized change prior to the affected Committee meeting to amend the agenda to reflect the approved change. Once the agenda is printed, an item may only be removed at the next Rules and Legislation Committee meeting if there is an intervening Rules and Legislation Committee meeting prior to the Committee meeting for which the item is agendized or upon a duly adopted motion of the Committee at the meeting for which the item is agendized, if there is no intervening Rules and Legislation Committee meeting.

C. Within 2 business days of any approved Rule 28 decision, the City Administrator shall notify the City Council of the decision via e-mail.

Tie-Breaking Votes by Mayor - In the event that the members of the Council are evenly divided in their vote on an item (by motion, resolution or ordinance) the item will automatically be continued to its next regularly scheduled meeting solely for the purpose of allowing the Mayor to cast a vote; provided that if the Mayor so chooses, he/she may cast a vote at the meeting at which the tie vote occurs. The City Clerk shall provide the Mayor with all supporting documentation, reports and legislation relating to the item and a copy of the videotape of the discussion, if available. Council and public discussion is permitted on the item to be voted on by the Mayor; however, Council members cannot change their vote unless the item has been properly noticed for reconsideration. The Mayor must appear at the Council meeting to cast his/her vote.

Resolution or Ordinance Required to Approve Contracts - Notwithstanding City Charter section 210 which permits the City Council to take action by ordinance or resolution or motion, the Council shall approve and authorize contracts by resolution unless an ordinance is required; and be it

Rule 29.

Rule 30.

FURTHER RESOLVED: That the City Council hereby adopts the following Censure Policy and Procedure and Code of Conduct for each member of the City Council:

OAKLAND CITY COUNCIL CENSURE POLICY AND PROCEDURES

BACKGROUND:

The City of Oakland and the City Council have a strong commitment to the Oakland Charter, legislation, ethical and council policies and procedures. The City Council has the power to censure one of its members for violations of these laws, policies and procedures. The Council's Code of Conduct, which is part of the Council's Rules of Procedure, states that the City Council may censure any member "who willfully violates the rules of conduct contained in this Code of Ethics." (City Council Resolution No.82580, Code of Conduct No. 12, see also, Sunshine Ordinance, Oakland Municipal Code section 2.20.170 (censure for release of confidential information).) Moreover, censure is an inherent power of a legislative body that follows Robert's Rules of Order. (*Roberts*, p. 627-28, Section 61.) In order to be able to censure a Council member, the City Council must adopt a fair policy and procedure for the process.

PURPOSE:

This Policy and Procedure is intended to provide the process by which the City Council acting as a whole can censure any of its members who violate state or federal laws, City ordinances or policies.

COUNCIL CODE OF CONDUCT:

The Council's Code of Conduct, which is part of the Council's Rules of Procedure codified in Resolution No. 82580 C.M.S., provides as follows:

"Each member of the City Council has a duty to:

- 1. Respect and adhere to the American ideals of government, the rule of law, the principles of public administration and high ethical conduct in the performance of public duties.
- 2. Represent and work for the common good of the City and not for any private interest.
- 3. Refrain from accepting gifts or favors or promises for future benefits which might compromise or tend to impair independence of judgment or action.
- 4. Provide fair and equal treatment for all persons and matters coming before the Council.

- 5. Learn and study the background and purposes of important items of business before voting.
- 6. Faithfully perform all duties of office.
- 7. Refrain from disclosing any information received confidentially concerning the business of the City, or received during any closed session of the Council held pursuant to state law.
- 8. Decline any employment incompatible with public duty
- 9. Refrain from abusive conduct, personal charges or verbal attacks upon the character, motives, ethics or morals of other members of the Council, staff or public, or other personal comments not germane to the issues before the Council.
- 10. Listen courteously and attentively to all public discussions at Council meetings and avoid interrupting other speakers, including other Council members, except as may be permitted by established Rules of Order.
- 11. Faithfully attend all sessions of the Council unless to do so because of disability or some other compelling reason.
- 12. Maintain the highest standard of public conduct by refusing to condone breaches of public trust or improper attempts to influence legislation, and by being willing to censure any member who negligently, willfully or intentionally violates the rules of conduct contained in this Code of Ethics."

CENSURE POLICY:

It is the Policy of the City Council that all its members shall abide by federal and state law, the City Charter, City legislation and City Council policies. Violation of such law or policy can subject the City to liability, affect the City's budget, resources, plans and timelines, injures the good name of the City and undermines the effectiveness of the City Council as a whole. Such conduct is deemed to be subject to City Council Censure.

Censure is a formal resolution of the City Council officially reprimanding one of its members. Censure serves to formally put a censured councilmember on notice of the Council's disapprobation of conduct that has violated laws or policies, but carries no fine or suspension of the rights of the member as an elected official. Censure is an appropriate punitive measure when the violation of law or policy is deemed by the City Council to be a serious offense.

In order to protect the overriding principle of freedom of speech, the City Council shall not impose "censure" on any of its members for the exercise of his or her First Amendment rights no matter how distasteful the expression was to the Council, officials, employees or public. However, nothing herein shall be construed to prohibit the City Council from collectively expressing their strong disapproval of such remarks. The City Council shall not impose "censure" on any of its members for the violation of any law while criminal charges are pending. However, when the criminal proceedings are final, the City Council need not be bound by the conclusion of the Court and may hold a "censure" hearing.

PROCEDURE:

- 1. A request to schedule a "censure" hearing must be submitted to the Rules Committee in writing by a member of the Council.
 - a. The scheduling request must contain a brief description of the specific charges on which the proposed censure is based in the title of the item.
 - b. A censure resolution setting forth specific charges and grounds for censure must be submitted to the City Clerk with the scheduling request at least forty eight (48) hours prior to the Rules Committee meeting at which it will be considered for scheduling.
 - c. The City Clerk shall serve copies of the scheduling request and the censure resolution on the accused councilmember at least twenty-four (24) hours prior to the Rules Committee meeting at which it will be considered for scheduling. The City Clerk shall deliver the scheduling request and censure resolution to the council office of the accused member, subject to execution of a proof of service. Service shall be accomplished by electronic mail or in person, as determined by the City Clerk.
- 2. The Rules Committee shall:
 - a. Schedule the matter for public hearing; or
 - b. Refer the matter to the City Administrator for further investigation by an independent investigator, in consultation with the City Attorney, prior to scheduling the matter; or
 - c. Not schedule the matter for public hearing.
- 3. Censure matters set for public hearing must be scheduled at least 10 calendar days in advance of the hearing date to give the accused member adequate time to prepare a defense.
- 4. The councilmember seeking censure of another councilmember is responsible for preparing and submitting to the City Clerk a censure resolution and report supporting censure in time for publication with the I0-day agenda packet for the meeting at which the matter will be heard. The City Clerk shall, at least I0 calendar days before the hearing, deliver copies of the resolution, report and other

agenda materials to the council office of the accused member, subject to execution of a proof of service.

- 5. The accused member is responsible for preparing and submitting to the City Clerk for the agenda packet, reports, documents or other information opposing censure in time for the three (3) day supplemental agenda.
- 6. At the hearing, the member of the Council subject to the censure proceeding shall have the opportunity to rebut the allegations in the censure resolution and to question any known accusers if they agree to be questioned. Notwithstanding the foregoing, identities of persons who provided statements or information in confidence shall remain confidential. This includes, but is not limited to, persons who provided statements or information through a whistleblower program of the federal or state government or City of Oakland. The member subject to the charges may be represented and may have the representative speak or question on his or her behalf.
- 7. A decision to censure must be made by resolution and based on conduct found to have been negligent, willful or intentional. A decision to censure requires five (5) votes of the Council adopting a resolution: 1) finding there is substantial evidence in the record to support the specific charges alleged, 2) finding that the conduct supporting the censure was negligent, willful or intentional, and 3) approving censure.

1870486v1

MAR 01 2016

PASSED BY THE FOLLOWING VOTE:

IN COUNCIL, OAKLAND, CALIFORNIA,

AYES- BROOKS, CAMPBELL WASHINGTON, COMMON, GUILLÉN, KALB, KAPLAN, KOMMON, AND PRESIDENT GIBSON MCELHANEY ____ (___

NOES-

ABSENT- Gallo, Reid-2 ABSTENTION- Ø

ATTEST LATONDA SIMMONS City Clerk and Clerk of the Council

City Clerk and Clerk of the Counc of the City of Oakland, California

Atachment B



City of Oakland

Office of the City Clerk Oakland City Hall 1 Frank H. Ogawa Plaza Oakland, California 94612 LaTonda Simmons, City Clerk

Meeting Agenda

Office of the Mayor Annual Recess Agenda

Tuesday, August 16, 20168:30 AMOakland City Hall - 3rd Floor

THIS IS NOT AN ACTUAL MEETING OF THE OAKLAND CITY COUNCIL. THIS AGENDA SERVES AS NOTICE OF ACTIONS TAKEN WITHIN THE MAYOR'S AUTHORITY DURING THE AUGUST RECESS PERIOD.

* Pursuant to the Council's Rules of Procedures (Resolution No. 82580 C.M.S.) and the City's Purchasing Ordinance No. 12070 C.M.S., the City Administrator is authorized to take action on certain matters on behalf of the Council during its Annual Recess, including emergency actions for the immediate preservation of the public peace, health or safety

IF MEMBERS OF THE PUBLIC WOULD LIKE TO COMMENT ON THE LISTED AGENDA ITEMS,

PLEASE SUBMIT COMMENTS IN WRITING PRIOR TO THE TIME AND DATE ABOVE TO:

OFFICE OF THE CITY CLERK ATTN: AGENDA MANAGEMENT UNIT 1 FRANK H. OGAWA PLAZA, SUITE 201 OAKLAND, CA 94612 EMAIL: AGENDATEAM@OAKLANDNET.COM PHONE: (510) 238-6406

1 Subject: Fiscal Year 2016-2017 Voter Approved Indebtedness From: Treasury Bureau Recommendation: Adopt A Resolution Fixing The Rate Of Property Tax And Levying A Tax On Real And Personal Property In The City Of Oakland For Fiscal Year 2016-2017 For Voterapproved Indebtedness <u>AR16-0005</u>

Attachments: View Report

MATERIALS RELATED TO ITEMS ON THIS AGENDA SUBMITTED TO THE CITY COUNCIL AFTER DISTRIBUTION OF THE AGENDA PACKETS MAY BE VIEWED IN THE OFFICE OF THE CITY CLERK, 1 FRANK H. OGAWA PLAZA, 1ST AND 2ND FLOOR, OAKLAND, CA 94612 FROM 8:30 A.M. TO 5:00 P.M.



TO: Sabrina B. Landreth City Administrator AGENDA REPORT

FROM: Katano Kasaine

SUBJECT: Fiscal Year 2016-2017 Voter Approved Indebtedness **DATE:** July 25, 2016

		/
City Administrator	Date	c/- I
Approval		8/2/16

RECOMMENDATION

Staff Is Recommending That The City Council Adopt A Resolution Fixing The Rate Of Property Tax And Levying A Tax On Real And Personal Property In The City Of Oakland For Fiscal Year 2016-2017 For Voter-Approved Indebtedness.

EXECUTIVE SUMMARY

A resolution has been prepared to set the property tax rates for FY 2016-2017 for voter-approved indebtedness, including the City's general obligation bonds and pension obligation bonds. The proceeds generated from these property tax rates will be used towards paying debt service on the City's voter-approved indebtedness.

The resolution is submitted during summer recess in order to meet the schedule for property tax rate submittal established by the County of Alameda (the "County"). All tax rates must be submitted to the County by August 31, 2016 for inclusion in FY 2016-2017 property tax bill.

In the event of any changes to the County's assessed valuation data, the proposed resolution allows the City Administrator or designee to approve any necessary adjustments in the rates for the General Obligation Bonds, Series 2012 and 2015A prior to the County's preparation of the tax bills. Council will be notified of any significant changes to the rates estimated in this report.

Item: Mayor's Summer Recess Agenda August 16, 2016

BACKGROUND/LEGISLATIVE HISTORY

In order to provide for the debt service for the City's general obligation and pension obligation bonds, the City must annually set levy rates based on the assessed valuation subject to taxation, and must inform the County of these rates by August 31st for inclusion on that year's property tax bill.

The resolution has been prepared pursuant to California Government Code and Article VIII, Section 802, of the Oakland City Charter, setting the FY 2016-2017 property tax rate for voterapproved indebtedness. Article XIIIA of the California Constitution (Proposition 13) precludes the adoption of a City-wide property tax rate. A County-wide one percent (1%) property tax rate is assessed by Alameda County and apportioned to cities and special districts in accordance with State law.

ANALYSIS

For the City's general obligation bonds, the levy rates are calculated each year to yield the necessary debt service amount based on the assessed valuation of property within the City.

The following property tax rates are required to satisfy the City's FY 2016-2017 voter-approved indebtedness for the indicated general obligation bond series, based upon the current assessed valuation as reported by the County of Alameda:

Bond Issue	Property Tax Rate
\$83,775,000 General Obligation Refunding Bonds, Series 2012	0.01294%
\$128,895,000 General Obligation Refunding Bonds, Series 2015A	0.02562%

For the City's Police and Fire pension liability, the property tax rate required to satisfy the City's FY 2016-2017 voter-approved indebtedness for the indicated pension obligation bonds is 0.15750%.

PUBLIC OUTREACH/INTEREST

This item did not require any additional public outreach other than the required posting on the City's website.

COORDINATION

This report has been prepared by the Treasury Bureau in coordination with the City Attorney's Office and the Controller's Office.

Item: Mayor's Summer Recess Agenda August 16, 2016

COST SUMMARY/IMPLICATIONS

Passage of this resolution will permit the City to collect the FY 2016-2017 revenues included in the FY 2016-17 Adopted Budget for the payment of debt service for the outstanding general obligation and pension obligation bonds.

SUSTAINABLE OPPORTUNITIES

Economic: There are no economic opportunities associated with this report.

Environmental: There are no environmental opportunities associated with this report.

Social Equity: There are no social equity opportunities associated with this report.

ACTION REQUESTED OF THE CITY COUNCIL

Staff Is Recommending That The City Council Adopt A Resolution Fixing The Rate Of Property Tax And Levying A Tax On Real And Personal Property In The City Of Oakland For Fiscal Year 2016-2017 For Voter-Approved Indebtedness.

For questions regarding this report, please contact Katano Kasaine, Treasurer at (510) 238-2989.

Respectfully submitted,

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KATANO KASAINE Treasurer, Treasury Bureau

Reviewed by: Dawn Hort, Principal Financial Analyst Treasury Bureau

Prepared by: Jackie Lee, Financial Analyst Treasury Bureau

> Item: Mayor's Summer Recess Agenda August 16, 2016

City of Oakland General Obligation Bonds

Levy Calculations for Fiscal Year 2016-17

Bond Description		Series 2015 (Refunding)	Series 2012 (Refunding)	GOB TOTAL
Fund Number		6064	6312	
Cash available for debt service as of	6/30/2016	· ·		
Cash held by Treasury		4,880,375	2,062,167	6,942,542
Cash held by Trustee		-	· · ·	. · ·
Total cash as of	6/30/2016	4,880,375	2,062,167	6,942,542
Debt service payments through	12/31/2017	• •		
DS payments for	FY 2016-17	14,731,725	6,659,475	21,391,200
DS payment for	7/15/2017	2,844,463	1,765,238	4,609,700
DS payment for	12/31/2017	-	, ,	-
Bank and Bond expenses for	FY 2016-17	8,500	12,000	20,500
Total debt service through	12/31/2017	17,584,688	8,436,713	26,021,400
Total DS Shortfall		12,704,312	6,374,546	19,078,858
Add: Reserve of DS at	6.00%	883,904	399,569	1,283,472
Add: Projected delinquencies, unsecured roll at	4.71%	10,225	3,797	14,022
Less: Unitary Tax collected as of	6/30/2016	670,875.09	249,147	920,023
Balance to be levied on tax roll		12,927,566	6,528,764	19,456,330
Secured tax rate ⁽¹⁾		0.02562%	0.01294%	0.03856%
Assessed Valuation ⁽²⁾		50,462,822,319	50,462,822,319	50,462,822,319
Prior year's secured tax rate	<i>.</i>	0.00552%	0.00205%	0.00757%
Variance		0.02010%	0.01089%	0.03099%

Note: Totals may not add up due to rounding.

⁽¹⁾ Expected Unitary Tax Revenue for FY 2016-17 not factored into the secured tax rate given the uncertainty of the value of receipt; it will be taken into account for FY 2017-18 tax roll once the monies from County are received.

(2) AV is net of 1.89% in secured roll delinquencies

Delinguency Calculation	, -		
Unsecured roll (Net AV plus Homeowner's Exemptions)	3,932,787,995	3,932,787,995	3,932,787,995
Prior year's tax rate	0.00552%	0.00205%	0.00757%
	217,090	80,622	297,712
Prior year's delinquency rate, unsecured roll	4.71%	4.71%	4.71%
Projected delinquencies, unsecured roll	10,225	3,797	14,022
Projected Unitary Tax Calculation		•	
Unitary Tax for FY 2015-16	670,875	249,147	920,023

Approved a	s to Form and Legality
	- •
4th	A REAL PROPERTY AND ADDRESS OF THE PARTY OF
	City Attorney

OAKLAND CITY COUNCIL

RESOLUTION NO.

C.M.S.

RESOLUTION FIXING THE RATE OF PROPERTY TAX AND LEVYING A TAX ON REAL AND PERSONAL PROPERTY IN THE CITY OF OAKLAND FOR FISCAL YEAR 2016-2017 FOR VOTER-APPROVED INDEBTEDNESS

WHEREAS, the City of Oakland must annually set property tax levy rates, based on the assessed valuation subject to taxation, and must inform the County of Alameda of these rates by August 31st for inclusion on that year's property tax bill; and

WHEREAS, passage of this resolution will permit the City of Oakland to collect the Fiscal Year 2016-2017 revenues for the payment of debt service for the outstanding voter approved general obligation and pension obligation bonds; and now therefore be it

RESOLVED: that a tax of 0.1575% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for payments to the Police and Fire retirement systems as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that an estimated tax of 0.01294% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for debt service payments related to the City of Oakland, General Obligation Refunding Bonds, Series 2012, as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that an estimated tax of 0.02562% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for debt service payments related to the City of Oakland, General Obligation Refunding Bonds, Series 2015A, as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that if the estimated General Obligation Bond rates of 0.01294% and 0.02562% for Series 2012 and 2015A respectively, need to be adjusted to reflect the actual figures for the assessed valuations, the City Administrator or her designee is hereby authorized to make the necessary adjustments; and be it

FURTHER RESOLVED: that this Resolution shall take effect immediately upon its passage.

IN COUNCIL, OAKLAND, CALIFORNIA, _____, 2016

PASSED BY THE FOLLOWING VOTE:

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

NOES --

ABSENT -

ABSTENTION -

ATTEST:

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

Approved as to Form and Legality City Attorney

OAKLAND CITY COUNCIL

RESOLUTION NO. <u>86336</u> C.M.S.

RESOLUTION FIXING THE RATE OF PROPERTY TAX AND LEVYING A TAX ON REAL AND PERSONAL PROPERTY IN THE CITY OF OAKLAND FOR FISCAL YEAR 2016-2017 FOR VOTER-APPROVED INDEBTEDNESS

WHEREAS, the City of Oakland must annually set property tax levy rates, based on the assessed valuation subject to taxation, and must inform the County of Alameda of these rates by August 31st for inclusion on that year's property tax bill; and

WHEREAS, passage of this resolution will permit the City of Oakland to collect the Fiscal Year 2016-2017 revenues for the payment of debt service for the outstanding voter approved general obligation and pension obligation bonds; and now therefore be it

RESOLVED: that a tax of 0.1575% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for payments to the Police and Fire retirement systems as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that an estimated tax of 0.01294% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for debt service payments related to the City of Oakland, General Obligation Refunding Bonds, Series 2012, as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that an estimated tax of 0.02562% is hereby fixed and levied for Fiscal Year 2016-2017 on taxable property, real and personal, within the corporate limits of the City of Oakland, and the tax so levied and the money arising therefrom, when collected, shall be and is hereby identified and expended for debt service payments related to the City of Oakland, General Obligation Refunding Bonds, Series 2015A, as approved by the voters of the City of Oakland; and be it

FURTHER RESOLVED: that if the estimated General Obligation Bond rates of 0.01294% and 0.02562% for Series 2012 and 2015A respectively, need to be adjusted to reflect the actual figures for the assessed valuations, the City Administrator or her designee is hereby authorized to make the necessary adjustments; and be it

FURTHER RESOLVED: that this Resolution shall take effect immediately upon its passage.

IN COUNCIL, OAKLAND, CALIFORNIA, <u>August 16</u>, 2016

PASSED BY THE FOLLOWING VOTE:

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

NOES -	APPROVED DURING CITY COUNCIL RECESS	
ABSENT -	PURSUANT TO RESOLUTION NO. 80054	
ABSTENTION -	C.M.S., DATED <u>3-01-10</u>	
		ATTEST: Of angl THUMONS
		LaTanda Olympone

2

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

Attachment C



City of Oakland

Office of the City Clerk Oakland City Hall 1 Frank H. Ogawa Plaza Oakland, California 94612 LaTonda Simmons, City Clerk

Meeting Agenda

Office of the Mayor Annual Recess Agenda

Tuesday, August 23, 2016	8:30	AM	Oakland City Hall - 3rd Floor

* Pursuant to the Council's Rules of Procedures (Resolution No. 82580 C.M.S.) and the City's Purchasing Ordinance No. 12070 C.M.S., the City Administrator is authorized to take action on certain matters on behalf of the Council during its Annual Recess, including emergency actions for the immediate preservation of the public peace, health or safety

IF MEMBERS OF THE PUBLIC WOULD LIKE TO COMMENT ON THE LISTED AGENDA ITEMS,

PLEASE SUBMIT COMMENTS IN WRITING PRIOR TO THE TIME AND DATE ABOVE TO: OFFICE OF THE CITY CLERK

ATTN: AGENDA MANAGEMENT UNIT 1 FRANK H. OGAWA PLAZA, SUITE 201 OAKLAND, CA 94612 EMAIL: AGENDATEAM@OAKLANDNET.COM PHONE: (510) 238-6406

1 Subject: Additional Workforce Development Board Contracts From Midcycle Appropriations

From: Economic And Workforce Development

Recommendation: Adopt A Resolution Amending Resolution No. 86253 C.M.S., Which Adopted The Fiscal Year 2016-17 Workforce Investment Budget And Authorized Service Provider Contracts, To: (1) Authorize Additional Contracts With The Unity Council And The Oakland Private Industry Council, Inc., To Operate One-Stop Neighborhood Career Centers, (2) Increase Contract Amounts For Lao Family Community Development, Youth Employment Partnership, And Youth Uprising For Summer Youth Jobs, And (3) Increase The Contract Amount For Civicorps For Youth Services

<u>AR16-0004</u>

Attachments:

View Report

Office of th	ne Mayor Annua	Recess		Meeting A	genda
Agenda					

Subject: Broadway Shuttle Agreement

From: Economic And Workforce Development

Recommendation: Adopt A Resolution Authorizing An Agreement With The Alameda-Contra Costa Transit District ("AC Transit") To Continue Operating The City Of Oakland Broadway Shuttle Between July 26, 2016 And December 31, 2018, At An Initial Cost Not To Exceed \$2,412,630 And Authorizing The City Administrator To Increase This Agreement Amount For Expanded Shuttle Hours Or Frequency Of Service Using Any Additional Public And Private Grants And Financial Support Secured Within The Term Of The Agreement. <u>AR16-0003</u>

Attachments: View Report

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MATERIALS RELATED TO ITEMS ON THIS AGENDA SUBMITTED TO THE CITY COUNCIL AFTER DISTRIBUTION OF THE AGENDA PACKETS MAY BE VIEWED IN THE OFFICE OF THE CITY CLERK, 1 FRANK H. OGAWA PLAZA, 1ST AND 2ND FLOOR, OAKLAND, CA 94612 FROM 8:30 A.M. TO 5:00 P.M.

CITY OF OAK	FILED OFFICE OF THE CITY CLEBN OAKLAND 2816 AUG 12 AM 9: 26 LAND	AGE	NDA REPORT
TO:	Sabrina B. Landreth City Administrator	FROM:	Mark Sawicki, Director, EWD
SUBJECT:	Additional Workforce Development Board Contracts from Midcycle Appropriations	DATE:	August 2, 2016
City Adminis	trator Approval	Date:	8/11/16
	· · · · · · · · · · · · · · · · · · ·		

RECOMMENDATION

Resolution Amending Resolution Number 86253 C.M.S., Which Adopted The Fiscal Year 2016-17 Workforce Investment Budget And Authorized Service Provider Contracts, to (1) Authorize Additional Contracts With The Unity Council And The Oakland Private Industry Council, Inc., To Operate One-stop Neighborhood Career Centers, (2) Increase Contract Amounts For Lao Family Community Development, Youth Employment Partnership, And Youth Uprising For Summer Youth Jobs, And (3) Increase The Contract Amount For Civicorps for Youth Services

EXECUTIVE SUMMARY

At the June 21, 2016 City Council meeting, the City Council approved amendments to the Midcycle Budget to allocate an additional \$533,000 of General Fund subsidy for one-time funding of workforce providers. The additional funding was presented to the Oakland Workforce Development Board (OWDB) on Thursday, August 4 for its approval of contracts.

The reason this resolution is included in the Mayor's Summer Recess is because the additional one-time funding that City Council approved was not included in the resolution approving the Fiscal Year (FY) 2016-17 OWDB budget that was presented for Council approval. This resolution provides Council's formal approval of contracts associated with the increased funding that was authorized. Since the additional funding was intended to allow providers to continue certain services into the new fiscal year, a delay in the approval timeline of these new funds could lead to a disruption in funding to providers and services to clients.

BACKGROUND / LEGISLATIVE HISTORY

The OWDB is a Federally-mandated policy body appointed by the Mayor and charged with approving the use of U.S. Department of Labor Workforce Innovation and Opportunity Act (WIOA) funds allocated annually to Oakland through the State Employment Development Department (EDD). The Chief Elected Official of an area receiving WIOA funds (which in Oakland's case is the Mayor) and the OWDB must agree on the budget. Since WIOA does not supersede local governance, the Oakland City Charter mandates that the Oakland City Council must also approve the allocation of WIOA funds. Within the City's budget, WIOA funds and other workforce-related funds are received and distributed through the Workforce Development Division (Fund 2195) of the Economic & Workforce Development Department.

A Request for Proposals (RFP) for WIOA-funded contract service providers was issued on January 27, 2016. A bidder's conference took place on February 10, 2016 and the deadline to submit proposal applications was March 15, 2016.

The approach to service delivery emerged out of a participatory process responding to local need, regional opportunity, and national policy change. The Board, its Committees, staff, contractors, and diverse community stakeholders contributed to the development of the 2013-2017 Strategic Plan, which lay the groundwork for the RFPs. Subsequently, Board and its Committees met to define policy principles and conceptual frameworks for the service models described in RFP.

The City and the OWDB contract with experienced organizations to provide workforce development services for adults and dislocated workers. The overall goals of the workforce organization are to help adults and dislocated workers develop the skills to attain the knowledge, and access the resources needed to thrive in their careers; and provide employers with the skilled workers needed to sustain and competitively grow their businesses. OWDB envisions a coordinated set of relationships among providers and partners in the Workforce system that can connect residents, particularly those with barriers to employment, to career pathways leading to family-sustaining jobs in growing industries.

On June 21, 2016, the City Council adopted the OWDB budget for FY 2016-17 and approved contracts awarded to multiple service providers based on the proposed budget allocations for such services, for a term of one year through June 30, 2017. In addition, Council directed staff to prepare for approval contracts to service providers for additional services that would be funded through additional General Fund appropriations that were added to the adopted Midcycle Budget.

ANALYSIS AND POLICY ALTERNATIVES

The amendments to the Midcycle Budget that were allocated to workforce development providers total \$533,000. Table 1 represents the four Midcyle Budget amendments that will require contracts to be written or extended by the WDB staff:

Subject: Resolution Approving Workforce Development Board FY 2016-17 Budge	Ł
Date: May 25, 2016	

	One-Time Additions:	Provider	Total Midcycle Budget Amendments to Providers:
1	Supplemental Youth Program Provider	Civicorps (supplemented by non-WIOA funds to support cost *)	\$103,000
2	One-Time Funding for Neighborhood Centers for	Unity Council One-Stop Career Center	\$100,000
3	Adult/Dislocated Workers	OPIC: Comprehensive Career Center for West Oakland One- Stop Career Center	\$130,000
4	Additional Funding for Classroom2Careers	Lao Family Community Development, Youth Employment Partnership and Youth UpRising	\$200,000
OTAL	L CONTRACTS		<u>\$533,000</u>

* Additional funds of \$103,000 to support a sixth youth provider, Civicorps, are in addition to \$106K from WIOA budget. This total amount matches allocations to the other five youth providers.

The first amendment was already approved by the Workforce Development Board. On June 2, 2016, the OWDB, during its budget deliberations, voted to fully fund six youth providers, which would require an additional \$103,000 subsidy from the General Fund in order to fully fund the sixth provider, Civicorps, at the same amount as the other five youth providers. The additional General Fund allocation was approved by Council as part of the Midcycle Budget. The proposed resolution amends the original workforce resolution, increasing Civicorps' contract to include this supplement approved by the Council.

The second amendment is for an existing provider, Unity Council, that the OWDB approved as a sector access point provider. City Council requested that, in addition to the previously approved funding for a sector access point contract, Unity Council would receive one-time funding of \$100,000 as a neighborhood one-stop center.

The third amendment is for a provider and service that was not proposed for funding by the OWDB, since they did not apply under the FY 2016-19 RFP. However, the City Council requested that the Oakland Private Industry Council (OPIC) be provided one-time funding to continue operating the West Oakland one-stop career center at a similar level as the prior fiscal year.

The fourth amendment is for summer youth contracts under the Classroom2Careers program. . The additional \$200,000 will increase the number of students served by 80.

FISCAL IMPACT

The Midcycle Budget amendments are one-time funding opportunities for providers, approved by the City Council as part of the Midcycle General Fund Budget approval. . Contracts for these services will be written for one year only and expire on June 30, 2017.

PUBLIC OUTREACH / INTEREST

The OWDB is presently the City's largest volunteer policy body subject to the Brown Act and Sunshine Ordinance. All meetings are publicly noticed and there is active public participation in its committees and full OWDB meetings. Prior to issuing RFPs for developing the workforce system, the OWDB staff facilitated presentations to spread awareness of Oakland's workforce system at 13 community and business organizations, reaching 259 community stakeholders. Staff collected feedback from 230 employers, job seekers and workers, and conducted executive interviews with a dozen chief executive officers and human resource leads from Oakland employers and business organizations

COORDINATION

Contracts are supported by the Office of Contracts and Compliance. Workforce Development staff works closely with the Finance and Management Agency to ensure fiscal compliance with the expenditure of WIA funds. Staff also works closely with the City Attorney's Office for counsel and advice matters such as proper noticing, Board process, conflict of interest, and other legal matters. Workforce Development is now a unit of the new Department of Economic and Workforce Development under the one director.

SUSTAINABLE OPPORTUNITIES

Economic: Oakland's Workforce Development System provides qualified workers for Oakland businesses, and prepares Oakland residents for gainful employment and career paths leading to family sustaining jobs.

Environmental: This report does not directly address environmental sustainability.

Social Equity: Participants who receive intensive services in Oakland's Workforce Development System have multiple barriers to employment, are unemployed or have require support in gaining the pre-employment and vocational skills needed to become gainfully employed.

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ACTION REQUESTED OF THE CITY COUNCIL

Resolution amending resolution number 86253 C.M.S., which adopted the FY 2016-17 workforce investment budget and authorized service provider contracts, to (1) authorize additional contracts with the Unity Council and the Oakland Private Industry Council, Inc., to operate one-stop neighborhood career centers, (2) increase contract amounts for Lao Family Community Development, Youth Employment Partnership, and Youth Uprising for summer youth jobs, and (3) increase the contract amount for Civicorps for youth services.

The outcomes of adopting this Resolution are the authorization of the Oakland WDB to contract:

- Adult and dislocated worker services with Oakland Private Industry Council (OPIC) for the West Oakland One-Stop Neighborhood Career Center in the amount of \$130,000;
- Adult and dislocated worker services with Unity Council in the amount of \$100,000 for a central neighborhood center;
- Youth services to Civicorps in the amount of \$103,000 to match other five youth provider contracts;
- Summer Youth services to Lao Family Community Development, Youth Employment Partnership, and Youth UpRising Civicorps in the amount of \$200,000 total;

For questions regarding this report, please contact Mark Sawicki, Director, Economic & Workforce Development, at (510) 238-2992.

Respectfully submitted,

Farmer

Mark Sawicki Director, EWD

Prepared by: Kristy Schaffler Workforce Development

FILED OFFICE OF THE CIT I CLEAN OAKLAND WIS AUG 12 AM 9: 2 OAKLAND CITY COUNCIL RESOLUTION NO. C.M.S.

> RESOLUTION AMENDING RESOLUTION NO. 86253 C.M.S., WHICH ADOPTED THE FISCAL YEAR 2016-17 WORKFORCE INVESTMENT BUDGET AND AUTHORIZED SERVICE PROVIDER CONTRACTS, TO (1) AUTHORIZE ADDITIONAL CONTRACTS WITH THE UNITY COUNCIL AND THE OAKLAND PRIVATE INDUSTRY COUNCIL, INC., TO OPERATE ONE-STOP NEIGHBORHOOD CAREER CENTERS, (2) INCREASE CONTRACT AMOUNTS FOR LAO FAMILY COMMUNITY DEVELOPMENT, YOUTH EMPLOYMENT PARTNERSHIP, AND YOUTH UPRISING FOR SUMMER YOUTH JOBS, AND (3) INCREASE THE CONTRACT AMOUNT FOR CIVICORPS FOR YOUTH SERVICES

WHEREAS, on June 21, 2016, the City Council adopted Resolution No. 86253 C.M.S. approving Oakland's FY 2016-2017 workforce investment budget, including an appropriation of \$4,152,806 in new Workforce Innovation and Opportunity Act of 2014 ("WIOA") funds, and authorizing contracts with service providers to provide employment and training services to adults, dislocated workers, youth and business including rapid response and lay-off aversion services, with WIOA Title I formula funds; and

WHEREAS, on June 21, 2016, the City Council adopted Resolution No. 86250 C.M.S. adopting amendments to the City's Fiscal Year 2015-17 Biennial General Purpose Fund Budget; and

WHEREAS, those amendments include General Purpose Fund funding of one-stop neighborhood career centers in West Oakland and Central Oakland, additional funds for summer youth jobs, and additional youth services funding for Civicorps pending exploration of utilizing Measure Z funds, along with \$346,984 for increased WIOA grant subsidies; and

WHEREAS, the Oakland Private Industry Council ("OPIC") is under contract as the designated service provider for the West Oakland One-Stop Neighborhood Career Center; and

WHEREAS, the Unity Council is under contract as the designated sector access point service provider for the Central Oakland One-Stop Neighborhood Career Center; and

WHEREAS, Civicorps is under contract as a designated youth service provider; and

WHEREAS, Lao Family Community Development, Youth Employment Partnership, and Youth UpRising are under contract as designated summer program youth service providers; and

WHEREAS, the Oakland Workforce Development Board at its meeting on August 4, 2016, approved the additional funding, contracts and workforce budget amendments authorized by this Resolution; now, therefore, be it

RESOLVED: That Resolution No. 86253 C.M.S. is hereby amended to authorize the City Administrator to negotiate and enter into additional contracts for FY 2016-17, one-time funding through June 30, 2017, to provide employment and training services to adults, dislocated workers and youth services with the following service providers in not-to-exceed amounts set forth below:

- Adult and dislocated worker services to the Oakland Private Industry Council, Inc., for the West Oakland One-Stop Neighborhood Career Center in the amount of \$130,000
- Adult and dislocated worker services to the Unity Council for the Central Oakland One-Stop Neighborhood Career Center in the amount of \$100,000

and be it

FURTHER RESOLVED: That Resolution No. 86253 C.M.S. is hereby further amended to increase the contract amount to Civicorps for youth services by \$103,000, pending exploration of utilizing Measure Z funds; and be it

FURTHER RESOLVED: That Resolution No. 86253 C.M.S. is hereby further amended to authorize the City Administrator to negotiate and enter into additional contracts or contract amendments in an amount up to \$200,000 with Lao Family Community Development, Youth Employment Partnership, and Youth UpRising in respective amounts as determined by the Oakland Workforce Development Board for additional 80 work experience youth placements for summer 2016; and be it

FURTHER RESOLVED: That the General Purpose Funds from 85111 shall be placed in Workforce Development Fund (2195), Workforce Development Org (85311), various Expenditure Accounts, in Projects to be determined; and be it

FURTHER RESOLVED: That the Fiscal Year 2016-2017 workforce investment budget adopted by Resolution No. 86253 C.M.S. is hereby amended to reflect the additional funding and contracts authorized by the midcycle FY 16-17 General Purpose Fund budget amendments and this Resolution; and be it

FURTHER RESOLVED: That the City Administrator or her designee is hereby authorized to spend funds and take other action with respect to the adopted workforce budget as amended and authorized contracts as amended consistent with this Resolution and its basic purposes.

IN COUNCIL, OAKLAND, CALIFORNIA,	IN COUNCIL,	OAKLAND,	CALIFORNIA,	
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PASSED BY THE FOLLOWING VOTE:

AYES -

NOES-

ABSENT-

ABSTENTION-

ATTEST:

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





TO: Sabrina B. Landreth City Administrator FROM: Mark Sawicki Director, EWD

SUBJECT: Broadway Shuttle Agreement Extension DATE: July 26, 2016

City Administrator Approval Date:

RECOMMENDATION

Staff Recommends That The Council Adopt A Resolution Authorizing An Agreement With The Alameda-Contra Cost Transit District ("AC Transit") To Continue Operating the City of Oakland Broadway Shuttle between July 26, 2016 And December 31, 2018, At An Initial Cost Not to Exceed \$2,412,630, And Authorizing The City Administrator To Increase This Agreement Amount For Expanded Shuttle Hours Or Frequency Of Service Using Any Additional Public And Private Grants And Financial Support Secured For The Shuttle Within The Term Of The Agreement.

EXECUTIVE SUMMARY

The current Broadway Shuttle AC Transit agreement expired on July 25, 2016. Staff is recommending that the City Council authorize the City Administrator to enter a new agreement (the "Agreement") with AC Transit to operate the Shuttle between July 26, 2016 and December 31, 2018, at a cost of approximately \$2,412,630. \$764,974 in funding to cover this cost is secured or committed through a combination of public and private funding sources, including the Bay Area Air Quality Management District ("BAAQMD"), Alameda County Transportation Commission (ACTC), Community Benefit Districts, and private developers. The remaining amount of \$1,647,656 is anticipated from renewals and extensions of these existing grants and sponsorships during the term of the Agreement. If the City is unable to renew any of these public grant or sponsorship agreements, and if the City is unable to secure an alternate external funding source(s) to cover the shortfall, the City could either reduce service hours, end the service by exercising the termination clause in the Agreement, or adopt a separate resolution to use General Fund money to cover any future shortfalls.

In 2010, the City Council approved a resolution authorizing the City Administrator to enter into an agreement with the Alameda-Contra Costa Transit District ("AC Transit") to operate the Shuttle for the project's first two years. In 2012 and 2014, respectively, the City Council approved resolutions to extend the Broadway Shuttle AC Transit agreement for two additional years per approval.

Sabrina B. Landreth, City Administrator Subject: Broadway Shuttle Agreement Extension Date: July 26, 2016

The resolution also allows the City Administrator to increase the amount of the Agreement to expand Shuttle hours or frequency of service using any additional public grants or private sponsorships the City is able to secure for the Shuttle over the term of the Agreement.

Staff has placed this item on the Mayor's Summer Recess Agenda because the existing AC Transit Broadway Shuttle agreement expired on July 25, 2016. Approval to extend this new Agreement is needed as soon as possible to ensure no interruption in Shuttle service. This item could not be taken to the City Council prior to the Mayor's Summer Recess because the AC Transit Board of Directors had not yet approved the amount of the Agreement. There is no impact to the City's General Fund as a result of adopting this resolution.

BACKGROUND / LEGISLATIVE HISTORY

On January 5, 2010, City Council approved Resolution No. 82471, which authorized the City Administrator to accept a pilot grant from the BAAQMD to launch the Broadway Shuttle. Included in that resolution was authorization for the City Administrator to enter into an agreement with AC Transit to operate the service for the first two years. Launched in July 2010 as an economic development tool for the City, the Shuttle has successfully addressed a major shortcoming in downtown's transportation network. Prior to the Shuttle, connections between Broadway's major transit stations and office buildings were problematic. Now, downtown workers can easily reach their offices from several busy transit stations, including two Bay Area Rapid Transit (BART) stations, the Jack London Amtrak station, the SF Ferry terminal located at the Port of Oakland, and the AC Transit 20th Street hub. In addition to providing "last mile" transit connections for office workers, the Shuttle also benefits restaurants and other retailers by encouraging downtown workers, residents and visitors to explore and patronize businesses in the neighborhoods along the route – including Jack London Square, Chinatown, Old Oakland, City Center, Uptown, Lake Merritt Financial District, Valdez Triangle and Koreatown-Northgate.

ANALYSIS AND POLICY ALTERNATIVES

Economic Development

The Broadway Shuttle has become a vital component of the City's strategy to attract, retain and support the expansion of key office tenants. Employees today want to work in transit-rich places where they can leave their cars at home and commute using public transit. Consequently, employers are choosing to locate and expand in buildings that are accessible to transit. Companies such as Sungevity and Pandora credit the Shuttle with providing enormous benefits to their workers by linking BART, Amtrak and the Ferry to their offices, and by providing service to hundreds of restaurants and meeting places during the day.

In addition to benefiting office tenants, the Shuttle also provides a boost for restaurant and retail businesses along the route – especially on weekdays during lunch and on Friday and Saturday nights. Data suggests that 50.5 percent of Shuttle passengers use the service with the intent of purchasing goods or services from a business along the route, according to staff's on-board survey of 309 passengers in August 2011. Shuttle passengers spend a total of \$8.86 million annually at restaurants, other retailers and professional service offices as part of their Shuttle trips, according to the survey.

Environmental Benefits

By providing extensively improved transit service for downtown workers and residents, the Shuttle facilitates the replacement of automobile trips with transit trips. The Free B reduces vehicle miles driven by 2,939,051 each year, eliminating over 800 tons of CO² emissions annually, according to the Bay Area Air Quality Management District and City of Oakland.

FISCAL IMPACT

If this resolution is approved by the City Council, the City of Oakland would pay AC Transit approximately \$2,412,630, beginning on July 26, 2016, to cover AC Transit's costs associated with operating the Shuttle. This amount equals the same rate as the previous agreement, per hour of service operation, during the first 15 months of the new Agreement. During the last 15 months of the Agreement, the rate will increase by 3.6 percent to cover AC Transit's increasing costs.

Revenue sources secured or anticipated during the term of this Agreement include a combination of public grants and private contributions, as listed below:

Fund Source	Name of Program(s)	Secured/Committed Grants and Sponsorships	Anticipated Grant and Sponsorship Renewals	Total
			\$300,000 anticipated from	
Metropolitan Transportation			grant renewals	
Commission	Lifeline Transportation	\$202,684	7/1/2017-12/31/18	\$502,684
Bay Area Air Quality Management District	Transportation Fund For Clean Air, Spare the Air	\$463,250		\$463,250
Alameda County Transportation Commission	Vehicle Registration Fee, Transportation Fund For Clean Air, Measure BB	\$0	\$935,400 anticipated from grant renewals/ extensions 7/1/2016-12/31/18	\$935,400
Broadway Shuttle Sponsors: Jack London Square, Downtown Community Benefit District, Uptown-Lake Merritt Community Benefit District, Jack London Improvement District, SF Bay Ferry	Sponsorships/ Marketing	\$99,040	\$412,256 anticipated from sponsorship renewals in 2017 and 2018	\$511,296
		\$764,974	\$1,647,656	\$2,412,630

BROADWAY SHUTTLE SOURCES OF FUNDS JULY 26, 2016 – DECEMBER 31, 2018 (TERM OF AGREEMENT)

If the City is unable to renew any of the public grant or sponsorship agreements listed above, and if the City is unable to secure an alternate external funding source(s) to cover the shortfall, the City could either reduce service hours or end the service by exercising the termination clause in the Agreement. Thus, no direct fiscal impact to the City's General Fund would occur

Sabrina B. Landreth, City Administrator Subject: Broadway Shuttle Agreement Extension Date: July 26, 2016

Page 4

as a result of approving this resolution because it does not appropriate or approve any General Fund money for the Broadway Shuttle. The resolution also allows the City Administrator to increase the amount of the Agreement to expand shuttle hours or frequency of service if additional public grants or private sponsorships, in excess of what is shown in the above table, are secured by the City to cover all of the additional cost. It is anticipated that the project will generate indirect fiscal benefits by attracting more employers to downtown and promoting restaurant and bar patronage.

PUBLIC OUTREACH / INTEREST

Since the project's launch in July 2010, extensive outreach has been conducted to community groups, merchant organizations and government agencies, including presentations to the Oakland Bicycle and Pedestrian Advisory Group, Downtown and Uptown-Lake Merritt Community Benefit Districts, jack London Improvement District, Old Oakland Neighbors, Waterfront Action Committee, City of Oakland Port Liaison Committee, SF Bay Ferry and the Alameda County Transportation Committee Public Transportation Forum.

Over 150,000 Shuttle Brochures and Destination Guides have been distributed aboard the Shuttle buses, and dropped off at downtown offices, businesses, transit stations, and social service organizations. Marketing outreach has been conducted with the Community Benefit Districts, Oakland Chamber of Commerce, Oakland Art Murmur, Visit Oakland and the Oakland Marriot. Over 2,000 Chinese Shuttle Information Cards were distributed to Chinatown residents and businesses through a collaborative effort with the Chinatown Chamber of Commerce. Information Cards were also translated into Spanish and are available on the Shuttle vehicles.

COORDINATION

Since the launch of the Shuttle, Economic and Workforce Development (EWD) staff have coordinated with several departments within the City to make the Shuttle a success. Marketing staff has been instrumental in assisting with the design of Broadway Shuttle marketing and public information materials, including the Brochure, Destination Guide, Info Cards, and the bus "wraps," which cover the shuttle vehicles to make them look green. Transportation Services staff within the Department of Transportation review grant applications. The City Attorney's Office approves all grant and sponsorship funding agreements, and will review the Broadway Shuttle AC Transit Agreement that would be authorized if this resolution is approved. The City Attorney's Office and Controller's Bureau were consulted in the preparation of this agenda report.

PAST PERFORMANCE, EVALUATION AND FOLLOW-UP

Each quarter AC Transit provides ridership and on-time performance statistics that are reviewed and analyzed by City staff. These reports show ridership trends and how often buses arrive more than five minutes late or depart more than one minute early from specific stops along the route. In December 2015, the last month of available data, the Shuttle was on time 82.1 percent of the time.

If operational issues arise, City staff works with the AC Transit scheduling department and driver supervisors to correct any problems. AC Transit also shares quarterly call logs from the AC Transit Call Center to help identity and address any common complaints about the Shuttle service.

SUSTAINABLE OPPORTUNITIES

Economic: The Broadway Shuttle supports local businesses, property owners and office tenants by improving downtown mobility so that residents, workers and visitors can more conveniently reach office buildings and patronize downtown businesses.

Environmental: The Broadway Shuttle reduces automobile use by providing extensively improved transit service for downtown workers and residents. Replacing automobile trips with transit trips reduces pollution and helps reverse climate change.

Social Equity: The Broadway Shuttle is fare free so that all Oakland workers and residents can easily circulate throughout Oakland's downtown neighborhoods.

ACTION REQUESTED OF THE CITY COUNCIL

Staff recommends that the City Council adopt a resolution authorizing an agreement with the Alameda-Contra Costa Transit District ("AC Transit") to continue operating the City of Oakland Broadway Shuttle between July 26, 2016 and December 31, 2018, at an initial cost not to exceed \$2,412,630 and authorizing the City Administrator to increase this agreement amount for expanded Shuttle hours or frequency of service using any additional public and private grants and financial support secured within the term of the agreement.

For questions regarding this report, please contact Zach Seal, Economic Development Specialist, at (510) 238-2937.

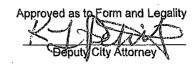
Respectfully submitted,

Mark Sawicki, Director Economic and Workforce Development Department

Reviewed by: Aliza Gallo, Economic Development Manager Economic Development

Prepared by: Zach Seal, Economic Development Specialist Economic Development

OFFICE OF THE CIT + CLERA OAKLAND



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OAKLAND CITY COUNCIL

Resolution No.

C.M.S.

RESOLUTION AUTHORIZING AN AGREEMENT WITH THE ALAMEDA-CONTRA COSTA TRANSIT DISTRICT ("AC TRANSIT") TO CONTINUE OPERATING THE CITY OF OAKLAND BROADWAY SHUTTLE BETWEEN JULY 26, 2016 AND DECEMBER 31, 2018, AT AN INITIAL COST NOT TO EXCEED \$2,412,630 AND AUTHORIZING THE CITY ADMINSTRATOR TO INCREASE THIS AGREEMENT AMOUNT FOR EXPANDED SHUTTLE HOURS OR FREQUENCY OF SERVICE USING ANY ADDITIONAL PUBLIC AND PRIVATE GRANTS AND FINANCIAL SUPPORT SECURED WITHIN THE TERM OF THE AGREEMENT.

WHEREAS, the City of Oakland Broadway Shuttle ("Shuttle") began operating on July 28, 2010 and now operates Monday-Thursday 7am-10pm, Friday 7am until Saturday 1am, and Saturday 6pm until Sunday 1am; and

WHEREAS, the Shuttle now carries over 15,000 downtown workers, residents and visitors each week; and

WHEREAS, the Shuttle promotes economic development activity by connecting major transit stations including BART, Amtrak, the SF Bay Ferry and AC Transit to office buildings, local businesses and other final destinations; and

WHEREAS, the Shuttle improves accessibility and mobility in all of the commercial districts within the Central Business District, including Jack London Square, Chinatown, Old Oakland, City Center, Uptown, Lake Merritt Office District, Valdez Triangle and Koreatown-Northgate; and

WHEREAS, the Shuttle supports local businesses, property owners and office tenants in the Central District by encouraging residents, workers and visitors to circulate and explore the businesses in the Central Business District neighborhoods; and

WHEREAS, the Shuttle reduces automobile emissions and improves the environment by replacing downtown automobile trips with transit trips; and

WHEREAS, government grants and private funding contributions will cover Shuttle costs during the term of this transit service agreement ("Agreement"); and

WHEREAS, on January 5, 2010, the City Council authorized the City Administrator to enter into a agreement with the Alameda-Contra Costa Transit District ("AC Transit") to operate the Shuttle from July 26, 2010 until July 25, 2012; and

WHEREAS, on July 17, 2012, the City Council authorized the City Administrator to enter into an agreement with AC Transit to operate the Shuttle for an additional two years, from July 26, 2012 until July 25, 2014; and

WHEREAS, on August 12, 2014, during the Mayor's Summer Recess, the City Council authorized the City Administrator to enter into an agreement with AC Transit to operate the Shuttle for an additional two years, from July 26, 2014 until July 25, 2016, and wishes to continue such operations; and

WHEREAS, the City Council finds that the services provided pursuant to the agreement are of a professional, scientific or technical nature, are temporary in nature, and shall not result in the loss of employment or salary by any person having permanent status in the competitive service; now, therefore, be it

RESOLVED: That the City Council hereby authorizes the City Administrator or designee to negotiate and execute the Agreement with AC Transit to continue operating the Shuttle beginning on July 26, 2016 and ending December 31, 2018, at a cost not to exceed \$2,412,630 for current levels of service; and be it

FURTHER RESOLVED: That this action does not approve City General Fund moneys for the Broadway Shuttle; and be it

FURTHER RESOLVED: That the City Council hereby authorizes the City Administrator to apply for, accept and appropriate any additional public and private grants and financial support if said funds are specifically dedicated to the Shuttle, including operations, signage, vehicle wraps, educational brochures, advertising, and project management staff costs, during the term of this Agreement, and these funds will be deposited into Fund 2214 (ACTIA Reimbursable Grants) for all Alameda County Transportation Commission grants; Fund 2166 (Bay Area Air Quality Management District) for all Bay Area Air Quality Management District grants; and Fund 2999 (Miscellaneous Grants) for all other Shuttle public and private grants and financial support. These funds will be deposited into Org 85411 (Economic Development) and Program SC11 (Business Creation, Attraction, Retention, and Expansion); and be it

FURTHER RESOLVED: That the City Council hereby authorizes the City Administrator or designee to increase the amount of the Agreement without returning to Council to expand shuttle hours or frequency of service using any additional public and private grants and financial support for the Shuttle that the City is able to secure during the term of the Agreement; and be it

FURTHER RESOLVED: That the Agreement shall allow the City Administrator or designee to reduce or discontinue the Shuttle service should (1) anticipated grant and sponsorship revenue for the Shuttle be insufficient to fund the current level of service or (2) the Shuttle service is not achieving the City's intended goals (as such goals are described in the Agreement); and be it

FURTHER RESOLVED: That the Office of the City Attorney shall approve the agreements and all such other documents, applications, agreements, and amendments, as to form and legality; and be it

FURTHER RESOLVED: That the City Administrator or designee is authorized to take any actions with respect to the Shuttle consistent with this Resolution and its basic purposes.

IN COUNCIL, OAKLAND, CALIFORNIA,

PASSED BY THE FOLLOWING VOTE:

AYES - BROOKS, CAMPBEL WASHINTON, GALLO, GUILLEN, KALB, KAPLAN, REID, AND PRESIDENT GIBSON MCELHANEY

NOES -

ABSENT -

ABSTENTION -

ATTEST:

LATONDA SIMMONS City Clerk and Clerk of the Council of the City of Oakland, California

FILED OFFICE OF THE CITY COUNCIL

City Attorney

2016 SEP -7 PM 4:23 RESOLUTION NO._____C.M.S.

Introduced by Councilmember

RESOLUTION RATIFYING ACTION TAKEN BY THE MAYOR DURING THE OAKLAND CITY COUNCIL 2016 ANNUAL RECESS IN CONFORMANCE WITH THE COUNCIL'S RULES OF PROCEDURE

WHEREAS, the City Council has taken its Annual Recess beginning August 1, 2016 and ending September 12, 2016; and

WHEREAS, pursuant the Council's Rules of Procedure codified in Resolution No. 86034 C.M.S., passed March 1, 2016, certain authority to take actions on behalf of the City Council is delegated to the Mayor during the Annual Recess, the following action was taken:

August 16, 2016 - City of Oakland Annual Recess Agenda

 Resolution Fixing the Rate of Property Tax and Levying a Tax on Real and Personal Property in the City of Oakland for Fiscal Year 2016-2017 for Voter-Approved Indebtedness

August 23, 2016 - City of Oakland Annual Recess Agenda

- Resolution Amending Resolution No. 86253 C.M.S., Which Adopted The Fiscal Year 2016-17 Workforce Investment Budget And Authorized Service Provider Contracts, To (1) Authorize Additional Contracts With The Unity Council And The Oakland Private Industry Council, Inc., To Operate One-Stop Neighborhood Career Centers, (2) Increase Contract Amounts For Lao Family Community Development, Youth Employment Partnership, And Youth Uprising For Summer Youth Jobs, And (3) Increase The Contract Amount For Civicorps For Youth Services
- Adopt A Resolution Authorizing An Agreement With The Alameda-Contra Cost Transit District ("AC Transit") To Continue Operating the City of Oakland Broadway Shuttle between July 26, 2016 And December 31, 2018, At An Initial Cost Not to Exceed \$2,412,630, And Authorizing The City Administrator To Increase This Agreement Amount For Expanded Shuttle Hours Or Frequency Of Service Using Any Additional Public And Private Grants And Financial Support Secured For The Shuttle Within The Term Of The Agreement

now, therefore, be it

RESOLVED: That the Oakland City Council does hereby ratify the above-mentioned action taken by the Mayor during the City Council Annual Recess commencing August 1, 2016 and ending September 12, 2016

IN COUNCIL, OAKLAND, CALIFORNIA, _____

PASSED BY THE FOLLOWING VOTE:

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

NOES -

ABSENT -

ABSTENTION -

ATTEST:

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