Los Angeles City Council, Journal/Council Proceeding Friday, June 6, 2025 JOHN FERRARO COUNCIL CHAMBER ROOM 340, CITY HALL 200 NORTH SPRING STREET, LOS ANGELES, CA 90012 - 10:00 AM

### (For further details see Official Council Files) (For communications referred by the President see Referral Memorandum)

Roll Call

Members Present: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Absent: Lee, Raman, Rodriguez, Yaroslavsky(4)

Approval of the Minutes

**Commendatory Resolutions, Introductions and Presentations** 

Multiple Agenda Item Comment

Public Testimony of Non-agenda Items Within Jurisdiction of Council

Items Noticed for Public Hearing - PUBLIC HEARING CLOSED

- (1) **25-0160-S32**
- **CD 13** CONTINUED CONSIDERATION OF HEARING PROTEST, APPEALS OR OBJECTIONS to the Los Angeles Department of Building and Safety report and confirmation of lien for nuisance abatement costs and/or non-compliance of code violations/Annual Inspection costs, pursuant to the Los Angeles Municipal Code (LAMC) and/or Los Angeles Administrative Code (LAAC), for the property located at 1017 North Heliotrope Drive.

Recommendation for Council action:

HEAR PROTEST, APPEALS OR OBJECTIONS relative to a proposed lien for nuisance abatement costs and/or non-compliance of code violations/Annual Inspection costs, pursuant to the LAMC and/or LAAC, and CONFIRM said lien for the property located at 1017 North Heliotrope Drive. (Lien: \$238,901.18)

(Continued from Council meeting of April 2, 2025)

### Adopted Item

Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Rodriguez, Soto-Martínez, Yaroslavsky (13); Nays: (0); Absent: Lee, Raman (2)

### Items for which Public Hearings Have Been Held

(2) **15-0850-S5** 

ECONOMIC DEVELOPMENT AND JOBS COMMITTEE REPORT relative to the Local Business Enterprise-Local Business Preference Program.

Recommendation for Council action:

NOTE and FILE the following reports, attached to Council file No. 15-0850-S5, relative to the Local Business Enterprise-Local Business Preference Program:

- a. Bureau of Contract Administration (BCA) report dated November 15, 2022.
- b. BCA report dated December 22, 2023.

Fiscal Impact Statement: Not applicable

Community Impact Statement: None submitted

### Adopted Item

Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Nays: (0); Absent: Lee, Raman, Rodriguez, Yaroslavsky (4)

### (3) **24-1001**

PERSONNEL AND HIRING COMMITTEE REPORT relative to WorkSource Center services.

Recommendation for Council action:

NOTE and FILE the joint Personnel Department and Economic Workforce and Development Department report dated May 2, 2025, attached to the Council file, relative to WorkSource Center Services.

Fiscal Impact Statement: Not applicable.

Community Impact Statement: None submitted.

### Adopted Item

Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Nays: (0); Absent: Lee, Raman, Rodriguez, Yaroslavsky (4)

(4) **24-0238** 

PUBLIC SAFETY COMMITTEE REPORT relative to prioritizing divisions for the Los Angeles Police Department's (LAPD) Real Time Crime Centers and coordination with City departments.

Recommendation for Council action:

NOTE and FILE the Board of Police Commissioners report dated October 1, 2024, attached to the Council file, relative to prioritizing divisions for the LAPD's Real Time Crime Centers and coordination with City departments.

Fiscal Impact Statement: Not applicable

Community Impact Statement: None submitted

Adopted Item

Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Nays: (0); Absent: Lee, Raman, Rodriguez, Yaroslavsky (4)

(5) **25-0166 CD 15** 

COMMUNICATION FROM THE BOARD OF FIRE COMMISSIONERS (BFC) relative to an agreement between the Los Angeles Fire Department (LAFD) and Clean Harbors Environmental Services, Inc., for hazardous materials waste management services.

(Public Safety Committee report to be submitted in Council. If public hearing is not held in Committee, an opportunity for public comment will be provided.)

(Please visit www.lacouncilfile.com for background documents.)

[On May 6, 2025, the City Council adopted Motion (McOsker - Padilla) to assert jurisdiction over the BFC's action of May 6, 2025, pursuant to City Charter Section 245, in approving the agreement between the LAFD and Clean Harbors, BFC File No. 25-019.]

<u>Financial Policies Statement:</u> The BFC states that the LAFD has identified funds in its FY 2024-25 Contractual Services Account 3040 to cover expenses related to this Agreement.

Community Impact Statement: None submitted

### TIME LIMIT FILE - JUNE 6, 2025

### (LAST DAY FOR COUNCIL ACTION - JUNE 6, 2025)

Adopted Item - SEE ATTACHED Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Nays: (0); Absent: Lee, Raman, Rodriguez, Yaroslavsky (4)

Items for which Public Hearings Have Not Been Held - (10 Votes Required for Consideration)

### (6) **25-0600**

CONSIDERATION OF THE MAYOR'S VETO MESSAGE, upon receipt, pursuant to Charter Section 315. The Council has five days, excluding Saturdays, Sundays, and legal holidays, upon receipt of the Mayor's veto to overcome such action of the Mayor relative to any item or items of the budget.

### 10 VOTES REQUIRED TO OVERRIDE (The Mayor has until June 6, 2025, to submit her Veto Message to the Council, pursuant to Charter Section 314.)

### TIME LIMIT FILE - JUNE 1, 2025

### (LAST DAY FOR COUNCIL ACTION - MAY 30, 2025)\*

### \*Journal correction

Council took no action inasmuch as the Budget for Fiscal Year 2025-26 is pending with the Mayor.

Items Called Special

Motions for Posting and Referral

### **Council Members' Requests for Excuse from Attendance at Council Meetings**

### **Closed Session**

(7) **25-0504** 

The City Council shall recess to Closed Session, pursuant to Government Code Section No. 54956.9(d)(1), to confer with its legal counsel relative to the case entitled Edward Prokop v. City of Los Angeles, Los Angeles Superior Court Case No. 21STCV35963. (This matter arises from Plaintiff's claims of discrimination under the Fair Employment and Housing Act.)

(The Budget and Finance Committee will consider the above matter in Closed Session on June 3, 2025.)

Adopted Item Forthwith - SEE ATTAHCED Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Rodriguez, Soto-Martínez, Yaroslavsky (13); Nays: (0); Absent: Lee, Raman (2)

(8) **24-0958** 

The Council may recess to Closed Session, pursuant to Government Code Section No. 54956.9(d)(1), to confer with its legal counsel relative to the case entitled <u>Sherin Sheriff v. City of Los Angeles</u>, Los Angeles Superior Court Case No. 21STCV41853. (This matter involves an alleged trip and fall incident on November 24, 2019 at 9158 Hargis Street, Los Angeles, California.)

(Budget, Finance and Innovation Committee will consider the above matter in Closed Session on June 3, 2025.)

### **Adopted Item Forthwith - SEE ATTACHED**

Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Rodriguez, Soto-Martínez, Yaroslavsky (13); Nays: (0); Absent: Lee, Raman (2)

Adjourning Motions - SEE ATTACHED

**Council Adjournment** 

### **Closed Session**

(9) **20-0263** 

The Council may recess to Closed Session, pursuant to Government Code Section 54956.9(d)(1), (d)(2), and (e)(1) [significant exposure to litigation] to confer with its legal counsel relative to the case entitled <u>LA Alliance for Human Rights, et al. v.</u> <u>City of Los Angeles, et al.</u>, United States Central District Court Case No. 2:20-cv-02291, Ninth Circuit Court of Appeals Case No. 22-55687 (one potential plaintiff). Adopted Item to Continue to June 10, 2025 Ayes: Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Soto-Martínez (11); Nays: (0); Absent: Lee, Raman, Rodriguez, Yaroslavsky (4)

### ENDING ROLL CALL

Blumenfield, Harris-Dawson, Hernandez, Hutt, Jurado, McOsker, Nazarian, Padilla, Park, Price Jr., Rodriguez, Soto-Martínez, Yaroslavsky (13); Absent: Lee, Raman (2)

### Whereupon the Council did adjourn.

ATTEST: Petty F. Santos, INTERIM CITY CLERK

By

Council Clerk

PRESIDENT OF THE CITY COUNCIL

### **ADJOURNING MOTIONS**

MOVED BY	SECONDED BY	NAME
Rodriguez – Price - Hutt	All Councilmembers	Lois Buckman
McOkser	All Councilmembers	Michele Kraemmerer

PUBLIC SAFETY COMMITTEE REPORT relative to an agreement with Clean Harbors Environmental Services, Inc., for hazardous materials waste management services.

Recommendation for Council action:

CONCUR with the Board of Fire Commissioners (BFC) action of May 6, 2025, in approving and authorizing the Fire Chief, Los Angeles Fire Department (LAFD), to execute the Agreement with Clean Harbors Environmental Services, Inc. for hazardous materials waste management services for a twoyear term, commencing on July 1, 2024 and terminating on June 30, 2026, for a maximum amount not to exceed \$1,400,000 during the term of the Agreement, and with authority for the Fire Chief to exercise the option to execute an amendment to extend the term of the Agreement for up to one one-year term, not to exceed the annual amount of \$700,000, contingent on the availability of funds and the Contractor having provided satisfactory services under the Agreement, and subject to review and approval by the City Attorney.

# [On May 16, 2025, the City Council adopted Motion (McOsker - Padilla) to assert jurisdiction over the BFC's action of May 6, 2025, pursuant to City Charter Section 245, in approving the agreement between the Los Angeles Fire Department and Clean Harbors, BFC File No. 25-019.]

<u>Fiscal Impact Statement</u>: The LAFD reports that it has identified funds in its FY 2024-2025 Contractual Services Account 3040 to cover expenses related to this Agreement.

Community Impact Statement: None submitted

### TIME LIMIT FILE – JUNE 6, 2025

### (LAST DAY FOR COUNCIL ACTION – JUNE 6, 2025)

#### <u>SUMMARY</u>

At the meeting held on June 4, 2025, your Public Safety Committee considered a Board of Fire Commissioners report relative to an agreement with Clean Harbors Environmental Services, Inc., for hazardous materials waste management services.

After an opportunity for public comment was held, the Committee recommended to concur with the recommendations contained in the BFC report, as detailed above. This matter is now submitted to the Council for consideration.

Respectfully Submitted,

### PUBLIC SAFETY COMMITTEE

MEMBERVOTELEE:YESPRICE:YESMcOSKER:YESSOTO-MARTINEZ:ABSENTPARK:YES

HR 6.4.25

### -NOT OFFICIAL UNTIL COUNCIL ACTS-

### ITEM NO. 7 6/6/25 Council – Regular Meeting Agenda Closed Session

### MOTION

I HEREBY MOVE that the Council ADOPT the following recommendations in order to pay the judgment against the City in the case entitled <u>Edward Prokop v. City of Los Angeles</u>, Los Angeles Superior Court Case No. 21STCV35963. (This matter arises from Plaintiff's claims of discrimination under the Fair Employment and Housing Act.), **SUBJECT TO THE APPROVAL OF THE MAYOR**:

- 1. AUTHORIZE the City Attorney's Office to expend up to **\$1,193,493.62**, plus accrued interest, to pay the judgment of the above-entitled matter.
- 2. AUTHORIZE the Controller to transfer **\$1,193,493.62**, plus accrued interest, from the Liability Claims Fund No. 100/59, Account No. 009798, Miscellaneous Liability Payouts, to Fund No. 100/59, Account No. 009792, Police Liability Payouts.
- AUTHORIZE the City Attorney to draw a demand from Fund No. 100/59, Account No. 009792, Police Liability Payouts, as follows: Law Offices of Gregory W. Smith LLP Client Trust Account in the amount of \$1,193,493.62, plus accrued interest.
- 4. AUTHORIZE the City Attorney, or designee, to make necessary technical adjustments, subject to the approval of the City Administrative Officer; and, AUTHORIZE the Controller to implement the instructions.

This matter was recommended for approval by the Budget and Finance Committee (Yaroslavsky – Blumenfield – Hutt – McOsker – Hernandez: "Yes") at its meeting held on June 3, 2025, in Closed Session as permitted by Government Code Section 54956.9(d)(1).

PRESENTED BY\_\_\_\_

KATY YAROSLAVSKY Councilmember, 5th District

SECONDED BY \_\_\_\_\_

BOB BLUMENFIELD Councilmember, 3rd District

MM 6-3-25 CF 25-0504

### ITEM NO. 8 6/6/25 Council – Regular Meeting Agenda Closed Session

### MOTION

I HEREBY MOVE that the Council ADOPT the following recommendations in order to effect settlement in the case entitled <u>Sherin Sheriff v. City of Los Angeles</u>, Los Angeles Superior Court Case No. 21STCV41853. (This matter involves an alleged trip and fall incident on November 24, 2019 at 9158 Hargis Street, Los Angeles, CA.), **SUBJECT TO THE APPROVAL OF THE MAYOR**:

- 1. AUTHORIZE the City Attorney's Office to expend up to **\$2,250,000** in settlement of the above-entitled matter.
- AUTHORIZE the Controller to transfer \$2.250,000 from the Liability Claims Fund No. 100/59, Account No. 009798, Miscellaneous Liability Payouts, to Fund No. 100/59, Account No. 009795, Public Works, Street Services Liability Payouts, as follows:
  - a. \$500,000 in Fiscal Year 2024-25
  - b. \$1,000,000 in Fiscal Year 2025-26
  - c. \$750,000 in Fiscal Year 2026-27
- AUTHORIZE the City Attorney to draw three demands from Fund No. 100/59, Account No. 009795, Public Works, Street Services Liability Payouts, as follows: Ardalan & Associates PLC, Law Offices of Robin E. Paley APLC, and Zeenat Sheriff GAL for Sherin Sheriff in the amount of \$2,250,000, as follows:
  - a. \$500,000 due by July 1, 2025
  - b. \$1,000,000 due by October 1, 2025
  - c. \$750,000 due by October 1, 2026
- 4. AUTHORIZE the City Attorney, or designee, to make necessary technical adjustments, subject to the approval of the City Administrative Officer; and, AUTHORIZE the Controller to implement the instructions.

This matter was recommended for approval by the Budget and Finance Committee (Yaroslavsky – Blumenfield – Hutt – McOsker – Hernandez: "Yes") at its meeting held on June 3, 2025, in Closed Session as permitted by Government Code Section 54956.9(d)(1).

PRESENTED BY\_\_\_

KATY YAROSLAVSKY Councilmember, 5th District

SECONDED BY \_\_\_\_

BOB BLUMENFIELD Councilmember, 3rd District



## TO CITY CLERK FOR PLACEMENT ON NEXT | MOTION SEGULAR COUNCIL AGENDA TO BE POSTED |

**I MOVE** that \$40,000 in the General City Purposes Fund No. 100-56, Account No. 000707 (CD-7 Community Services) be transferred/appropriated to the Police Department Fund No. 100-70, Account No. 003040 (Contractual Services) for vehicle recycling and dismantling of vehicles that are eligible for salvage.

**I FURTHER MOVE** that the Police Department be authorized to make any corrections, clarification or revisions to the above fund transfer instructions, including any new instructions, in order to effectuate the intent of this Motion, and including any corrections and changes to fund or account numbers; said corrections/clarifications/changes may be made orally, electronically or any other means.

PRESENTED BY MONICA RODRIGUEZ Councilmember, 7th District SECONDED B

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MOTION

The City of Los Angeles is celebrating the 44<sup>th</sup> Annual Lotus Festival at Echo Park on July 12 and 13, 2025 in honor of South Korea. The Department of Recreation and Parks is sponsoring a street banner program along the surrounding streets to celebrate and recognize this significant annual event.

I THEREFORE MOVE that the Council Action of March 25, 2025, relative to a Street Banner Program celebrating the 43rd Annual Lotus Festival at Echo Park on July 12 and 13, 2025, for the period of May 1 - July 31, 2025 (C.F. 25-0274) BE AMENDED to restate the celebrating of the 44<sup>th</sup> Annual Lotus Festival at Echo Park in honor of South Korea.

I FURTHER MOVE that the City Council approve the content of the attached street banner designs.

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PRESENTED BY: HUGO SOTO-MARTINEZ	
Councilmember, 13th District	ALC: NO
seconded by Manafordinge	





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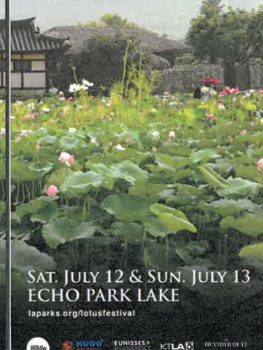
## 44<sub>TH</sub> LOTUS FESTIVAL





Los Angele Foundatio

horean Cultural Center



MOTION

TO CITY CLERK FOR PLACEMENT ON NEXT REGULAR COLINCIL AGENDA TO BE POSTED

#53

I MOVE that the Council action of April 12, 2024, relative to the allocation of taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) available to Council District 15 from the Beacon Street Redevelopment Project Area for the Downtown San Pedro Wayfinding Signage and Information Kiosk Project (C.F. 14-1174-S94) BE AMENDED to reduce the approved amount from \$70,352, plus earned interest, to a revised amount of \$13,460, and revert the balance to its original source.

I FURTHER MOVE that the Economic and Workforce Development Department, as the administrator of the CRA/LA EBP Program funds take all actions necessary to document and effectuate the changes in the budgets noted above and be authorized to prepare Controller instructions to transfer funds related to this matter, make any technical corrections necessary consistent with Council action and authorize the Controller to implement these instructions.

PRESENTED BY: TIM McOSKER Councilmember, 15th District SECONDED BY:

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## TO CITY CLERK FOR PLACEMENT ON NEXT REGULAR COUNCIL AGENDA TO BE POSTED

I MOVE that the Council Action of January 24, 2025 relative to Motion (Hernandez - Blumenfield) relative to transferring and appropriating \$4,124,400 from the Special Fund Account entitled "Encampment Resolution Fund Grant - Arroyo Seco" to the Los Angeles Housing Department (Council File: 23-1443-S3) BE RESCINDED and that the funds be reverted to their original source.

I FURTHER MOVE that \$4,124,400 from the Encampment Resolution Fund Grant - Arroyo Seco Fund No. 67S-10, Account No. 10A788 be utilized for outreach and housing services in Council District 1, to be coordinated by L.A. Global Care.

I FURTHER MOVE that the City Administrative Officer, or their designee, be authorized to execute a contract with L.A. Global Care to implement the Encampment Resolution Fund Grant - Arroyo Seco program in Council District 1 in an amount not to exceed \$6,149,880.50, for a term not to exceed thirty-six (36) months, subject to the availability of funds, compliance with City contracting requirements, and approval by the City Attorney as to form.

I FURTHER MOVE that \$160,000 from the Encampment Resolution Funds Round 3-R Fund No. 67S-10, Account No. 10A788 (Encampment Resolution Fund Grant - Arroyo Seco) be utilized for the salary of one Council Aide IV within Council District One for the entirety of the grant project.

I FURTHER MOVE that the City Administrative Officer be instructed and authorized to prepare, process and execute the necessary documents with and/or payments to the L.A. Global Care, or any other agency or organization, as appropriate, utilizing the above amount, for the above purpose, subject to the approval of the City Attorney as to form

PRESENTED B

EUNISSES HERMANDEZ Councilmember, 1st District

SECONDED BY

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## BUDGET & FINANCE

**GOVERNMENT OPERATIONS** 

### MOTION

I MOVE that \$985,000 be transferred/appropriated from Engineering Special Services Fund No. 682-50, Account No. 50WVKD (Fire Station No. 39 Decarbonization) for the Old Fire Station #39 - Phase 3 Decarbonization Project to the below listed Accounts and in the amounts specified in in the General Services Fund No. 100-40:

- Account No. 001014 (Salaries Construction) \$62,460,
- Account No. 001101 (Hiring Hall Construction) \$393,500,
- Account No. 001121 (Benefits Hiring Hall Construction) \$168,643 and;
- Account No. 003180 (Construction Materials) \$360,397.

I FURTHER MOVE that the General Services Department be authorized to make any technical corrections or clarifications to the above fund transfer instructions in order to effectuate the intent of this motion.

PRESENTED BY:

IMELDA PADILLA Councilmember, 6<sup>th</sup> District

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SECONDED BY:

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### MOTION

Fire Stations generate hazardous waste, which must be removed and disposed of by a qualified contractor. Currently, the City is considering a new contract for these services with Clean Harbors Environmental Services, Inc. for this work (C.F. No. 25-0166). If approved, Clean Harbors will provide these services for the Fire Department until June 30, 2026. This proposed contract includes an optional one-year extension to June 30, 2027, if needed.

In order to avoid having to extend the proposed contract with Clean Harbors, and to ensure that the City is awarding a contract for these services to the most responsible and effective bidder, a new Request for Proposals (RFP) should be drafted and released prior to the expiration of the Clean Harbors contract. In addition, this RFP should include additional provisions to ensure that bidders are in compliance with relevant labor and environmental laws, and do not have a track record of violations.

I THEREFORE MOVE that the Fire Department, with the assistance of the City Attorney and the City Administrative Officer, BE INSTRUCTED to prepare and release a new Request for Proposals (RFP) for routine hazardous waste management services at the City's Fire Stations. This RFP should be based on previous solicitations for these services, but also include the following additional requirements for proposers to provide:

- A full list of the proposer's worker and environmental safety records, including injuries or other health and safety matters that have arisen in jobs completed in the City;
- An outline of the available grievance procedure for employees of the proposer company;
- A comprehensive work history list of any job for which the proposer has been removed for failure to complete work satisfactorily;
- A list of work complaints received from customers, within the last five (5) years, and list the names of customers; and
- A list of any lawsuits or claims against the company within the last five (5) years, including any registered violations with the State's Department of Toxic Substances Control.

I FURTHER MOVE that this solicitation be completed, and a new contract awarded and man place, by June 30, 2026.

PRESENTED BY: TIM McOSKER Councilmember, 15<sup>th</sup> District Curn SECONDED BY: \



### ECONOMIC DEVELOPMENT & JOBS

### MOTION 6

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The San Pedro Historic Waterfront District is home to businesses that offer a wide array of arts, dining, shopping, and entertainment options available to the local community and tourists visiting from around the world. Ongoing investment in the area by both the public and private sector is needed to ensure its economic growth and longevity. Gateway signage has historically been used to help promote the branding and attraction of certain specialized areas by guiding vehicular and pedestrian traffic to these areas. The businesses in Downtown San Pedro could benefit from this type of investment by identifying the area as a commercial and tourist destination. Funding in the form of taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) from the Beacon Street Redevelopment Project Area is available to Council District 15 for this purpose. Council action is needed to authorize use of the EBP funds for the San Pedro Gateway Sign Project.

In accordance with policies adopted by Council (C.F. 14-1174) related to the CRA/LA Bond Expenditure Agreement and Bond Spending Plan, any proposal to expend EBP shall be initiated by Council Motion. Proposals will be reviewed by the CRA/LA Bond Oversight Committee; Economic Development and Jobs Committee; and any other applicable committee with final recommendations presented to the Council and Mayor for final consideration and approval. The use of taxable EBP toward a capital improvement project within the Beacon Street Redevelopment Project Area is identified as an eligible expense in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I THEREFORE MOVE that the Economic and Workforce Development Department (EWDD), with the assistance of the City Administrative Officer, Chief Legislative Analyst, and any other applicable City department, provide a report with recommendations to the CRA/LA Bond Oversight Committee to allocate up to \$20,000 in taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) available to Council District 15 from the Beacon Street Redevelopment Project Area for the San Pedro Gateway Sign Project, a capital improvement project as identified in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I FURTHER MOVE that the Council authorize the expenditure of up to \$20,000 in taxable CRA/LA EBP available to Council District 15 from the Beacon Street Redevelopment Project Area to be utilized by the Board of Public Works, Bureau of Engineering, for capital improvements identified from the San Pedro Gateway Sign Project upon Council and Mayor approval of the forthcoming EWDD report.

PRESENTED BY: TIM McOSKER Councilmember, 15th District SECONDED BY:

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### ΜΟΤΙΟΝ

In addition to rent and utilities, amenities such as parking, a refrigerator, storage, or air conditioning units, are an important part of a lease agreement. Some amenities may be included as part of a tenant's rent and others may be accessed for an additional surcharge. The terms for amenities are not standardized and may vary from unit to unit and lease to lease, so it's important to ensure there is an ongoing clear understanding of what is and is not included on the part of both the tenant and the landlord.

In the city of West Hollywood, the Rent Stabilization Division has recognized the importance of clarity around amenities and instituted a process in which, as part of the Rent Stabilization Ordinance (RSO) re-registration process, landlords must report on the amenities included in the unit. These terms are then sent to the tenant to verify and, should there be any discrepancies in the parties' understandings of the rental amenities, an arbitration is initiated to resolve the dispute.

West Hollywood's RSO requires registration only at the beginning of a tenancy, whereas in Los Angeles, owners of RSO buildings are required to register annually. Were the City to adopt an amenity-reporting policy similar to that of West Hollywood, not only would those terms be formally memorialized, but there would be an opportunity each year to report any changes to those terms. Having those regular check-ins would eliminate the possibility of long-standing "handshake" or verbal agreements, which can ultimately lead to disputes, especially when there is a change in ownership.

Establishing clarity around what is or is not included in a lease, though, is a solution to only one aspect of the tension that can arise around rental amenities. While an annual increase to the rent amount for the unit is regulated by the City's RSO, there is no such regulation on amenities. Especially in the instance of parking, RSO tenants often see large increases in cost from year to year that can turn a unit from affordable to out of reach. Since the overall cost including amenities to occupy a unit is not fully controlled by RSO limits, surcharge increases can be perceived as a way of skirting the intention of the RSO.

I THEREFORE MOVE that the Council instruct the Los Angeles Housing Department (LAHD) to report within 60 days on:

- Framework for incorporating a verification of lease terms during annual Rent Stabilization Ordinance (RSO) registration in which landlords must report all lease terms, including any amenities included with the rental cost or paid for on top of the rent amount including the rate at which those amenities are charged, and tenants are afforded the opportunity to review and dispute those terms before re-registration is confirmed.
- Feasibility of instituting an annual lease term verification process for non-RSO units similar to the reporting described above.
- Estimate of the funding and personnel necessary to effectuate the programs described above, including whether any operations could be implemented using existing resources.
- Proposed annual reporting process for tracking the success of the program, including the number of disputes filed and number of disputes resolved, as well as the percentage of units for which landlords have complied with the lease term filing.

I FURTHER MOVE that the Council instruct LAHD, with the assistance of the City Attorney, to report in 60 days on the feasibility of allowing amenity surcharges for RSO units to increase annually only by the percentage allowable for rent

increases for RSO units. PRESENTED BY: EUNISSES HERNANDEZ Councilmember, 1st District SECONDED BY:

RADO Councilmember, 14th District



### **ECONOMIC DEVELOPMENT & JOBS**

### MOTION

Ensuring the safety of vehicles and pedestrians has always been a priority in the City of Los Angeles. The San Pedro Historic Waterfront District is home to many businesses that serve the local community and tourists visiting from around the world. The area could benefit from increased investment in the form of enhanced street lighting that would improve the safety and aesthetics of those visiting the Downtown San Pedro commercial district at night. Funding in the form of taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) from the Beacon Street Redevelopment Project Area is available to Council District 15 for this purpose. Council action is needed to authorize use of the EBP funds for the Harbor Boulevard Street Lighting Project.

In accordance with policies adopted by Council (C.F. 14-1174) related to the CRA/LA Bond Expenditure Agreement and Bond Spending Plan, any proposal to expend EBP shall be initiated by Council Motion. Proposals will be reviewed by the CRA/LA Bond Oversight Committee; Economic Development and Jobs Committee; and any other applicable committee with final recommendations presented to the Council and Mayor for final consideration and approval. The use of taxable EBP toward a capital improvement project within the Beacon Street Redevelopment Project Area is identified as an eligible expense in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I THEREFORE MOVE that the Economic and Workforce Development Department (EWDD), with the assistance of the City Administrative Officer, Chief Legislative Analyst, and any other applicable City department, provide a report with recommendations to the CRA/LA Bond Oversight Committee to allocate up to \$29,313 in taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) available to Council District 15 from the Beacon Street Redevelopment Project Area for the Harbor Boulevard Street Lighting Project, a capital improvement project as identified in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I FURTHER MOVE that the Council authorize the expenditure of up to \$29,313 in taxable CRA/LA EBP available to Council District 15 from the Beacon Street Redevelopment Project Area to be utilized by the Board of Public Works, Bureau of Street Lighting, for capital improvements identified as part of the Harbor Boulevard Street Lighting Project upon Council and Mayor approval of the forthcoming EWDD report.

PRESENTED BY: TIM McOSKER Councilmember, 15th District SECONDED B

## ECONOMIC DEVELOPMENT & JOBS

### MOTION



In an effort to support local business in the San Pedro Historic Waterfront District, ongoing investment from both the private and public sector is needed to maintain, improve, and promote this popular local and tourist destination. Business façade improvement programs have long been used by municipalities as an economic tool that provides property and business owners with access to financing to assist with the cost of various exterior capital improvements. These include, but are not limited to, improvements to awnings, signage, lighting, windows, and doors. Funding in the form of taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP) from the Beacon Street Redevelopment Project Area is available to Council District 15 to establish a San Pedro Business Façade Improvement Program. Council action is needed to authorize use of the EBP funds for this purpose.

In accordance with policies adopted by Council (C.F. 14-1174) related to the CRA/LA Bond Expenditure Agreement and Bond Spending Plan, any proposal to expend EBP shall be initiated by Council Motion. Proposals will be reviewed by the CRA/LA Bond Oversight Committee; Economic Development and Jobs Committee; and any other applicable committee with final recommendations presented to the Council and Mayor for final consideration and approval. The use of taxable EBP toward a capital improvement project within the Beacon Street Redevelopment Project Area is identified as an eligible expense in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I THEREFORE MOVE that the Economic and Workforce Development Department (EWDD), with the assistance of the City Administrative Officer, Chief Legislative Analyst, and any other applicable City department, provide a report with recommendations to the CRA/LA Bond Oversight Committee to allocate up to \$20,980, in taxable CRA/LA Excess Non-Housing Bond Proceeds (EBP), plus earned interest, available to Council District 15 from the Beacon Street Redevelopment Project Area for the San Pedro Business Façade Improvement Project, a capital improvement project as identified in the CRA/LA Bond Expenditure Agreement and Bond Spending Plan.

I FURTHER MOVE that the Council authorize the expenditure of up to \$20,980 in taxable CRA/LA EBP, plus earned interest, available to Council District 15 from the Beacon Street Redevelopment Project Area to be utilized by EWDD for capital improvements identified as part of the San Pedro Business Façade Improvement Project upon Council and Mayor approval of the forthcoming EWDD report.

PRESENTED BY:

SECONDED B

TIM McOSKER Councilmember, 15th District

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### ΜΟΤΙΟΝ

The Wilmington Historical Society (WHS) is a group of City residents who work to preserve what remains of Wilmington's historic structures. The WHS currently resides in the former Wilmington Library located at 309 West Opp Street, a former library that is recognized by the City as a historic cultural monument. The WHS continues to raise funds in order to keep this historic monument and others well-kept and preserved.

The Gang Alternatives Program (GAP) was the primary tenant of this building; however, GAP has now moved out of the property. The WHS would like to become the new primary tenant at this location to be able to continue their community work. In order for the WHS to become the new primary tenant at this property, a new lease agreement is needed.

I THEREFORE MOVE that the City Council direct the Department of General Services, with the assistance of the City Attorney and City Administrative Officer, to negotiate a new non-profit lease with Wilmington Historical Society for the use of the City-owned space located at 309 West Opp Street.

I FURTHER MOVE that the Council find, pursuant to Charter Section 371(e)(10) and Administrative Code Section 10.1 S(a)(10), that the use of competitive bidding would be undesirable and impractical for this contract, inasmuch as the Wilmington Historical Society and its services are unique, and competitive bidding for this lease would be impractical.

PRESENTED BY: TIM McOSKER Councilmember, 15th District

SECONDED BY:

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### RESOLUTION

## RULES, ELECTIONS, INTERGOVERNMENTAL RELATION

WHEREAS, any official position of the City of Los Angeles with respect to legislation, rules, regulations or policies, proposed to or pending before a local, state or federal governmental body or agency, must have first been adopted in the form of a Resolution by the City Council; and

WHEREAS, in April 2025, the Los Angeles City Council adopted Council File (CF:) 25-0427, directing the Department of Building and Safety (DBS) to report back in 90 days modifications to the City's Building Code in order to allow for single-exit, single-stairway, multifamily unit residential buildings up to six stories; and

WHEREAS, legalizing single-stairway buildings will reduce building costs, create more family-sized, affordable, and well-ventilated units on smaller parcels of land across the city while not jeopardizing the safety of tenants; and

**WHEREAS**, the City of Los Angeles adopted aggressive carbon neutrality goals and has been at the forefront of addressing climate change through legislative actions, including through building code amendments;

WHEREAS, the City is also pursuing a number of ambitious climate policies around our built environment, including CF: 23-1391, directing DBS to identify embodied carbon limits in new construction and incentivize construction waste reductions and CF: 21-1463 which addresses existing building emissions by targeting a relatively small number of buildings while achieving an outsized share of greenhouse gas emissions reductions; and

**WHEREAS**, currently pending before the Legislature is Assembly Bill (AB) 306 (Schultz), which will prohibit cities and counties from making changes to residential building codes between June 1, 2025 and June 1, 2031, with limited exceptions; and

WHEREAS, AB 306, as currently written, will restrict the City's ability to move forward with its legislatively-approved efforts to swiftly legalize single stairwell multifamily buildings, a key policy initiative to increase affordable, family-sized units in Los Angeles; and whereas

WHEREAS, AB 306, as currently written, will also preclude the City from pursuing building code changes that could reduce tenant exposure to dangerous indoor temperature conditions, likely resulting in health harms and potentially deaths; and

**WHEREAS**, the City should oppose AB 306 because it will impede the City's ability to address an array of critical housing and environmental-related issues facing Angelenos;

**NOW, THEREFORE, BE IT RESOLVED**, that by adoption of this Resolution, the City of Los Angeles hereby includes in its 2025-26 State Legislative Program OPPOSITION for Assembly Bill 306 (Schultz).

PRESENTED BY KATY YAROSLAVSKY Councilwoman, 5th District SECONDED E SLIN N 6 2025



### Motion

On May 30, 2025, the Office of the City Clerk approved a referendum petition for circulation against Ordinance No. 188610, seeking to overturn the ordinance to increase wages and healthcare benefits for hotel and airport workers and hotel training. Under City Charter Section 461(a), the petitioners have 30 days from the date of publication (May 29, 2025) to gather the required 92,998 valid signatures from registered voters within the City of Los Angeles.

If 92,998 valid signatures are submitted, the ordinance is suspended until it can be placed on the ballot and approved by the voters at the next scheduled general election in June 2026. However, under current law, the ordinance is also suspended while signatures on the petition are being verified — even if the petition ultimately fails to qualify for the ballot.

This means that if petitioners submit more than 92,998 signatures — but fall short of 92,998 valid signatures because of duplicates, unregistered voters, and residents outside the City of Los Angeles — the minimum wage increase enacted by the Living Wage Ordinance and the Hotel Worker Minimum Wage would still be temporarily frozen, delaying urgently needed raises for thousands of low-wage workers.

Many of the workers who will receive raises because of the updated Living Wage Ordinance and Hotel Worker Minimum Wage are struggling to survive in Los Angeles. A delay of even a few weeks in implementing a wage increase can result in missed rent, food insecurity, and additional economic hardship. It is vital that the City explore all avenues to protect workers from the harms of a procedural delay — especially in the case of a referendum effort that may ultimately fail.

I THEREFOR MOVE to direct the CLA to report to Council within 7 days regarding the estimated loss in wages for workers if the Living Wage and Hotel Worker Minimum Wage increases were to take effect in July 2026 rather than July 2025;

I FURTHER MOVE to direct the Chief Legislative Analyst (CLA) in coordination with the City Attorney to report to Council within 7 days regarding:

- The recourse that the City and city residents can take if signature gatherers are not truthful with voters.
- The feasibility of requiring back pay to be paid to workers whose wage was delayed during the signature verification period, if the petitioners do not successfully file a referendum petition with 92,998 required valid signatures by the deadline.

PRESENTED BY:

HUGO SOTO-MARTÍNEZ Councilmember, 13<sup>th</sup> District

Cunt SECONDED BY:

# RESOLUTION KULES, ELECTIONS, INTERGOVERNMENTAL KELAIL

**WHEREAS**, any official position of the City of Los Angeles with respect to legislation, rules, regulations or policies, proposed to or pending before a local, state or federal governmental body or agency, must have first been adopted in the form of a Resolution by the City Council; and

WHEREAS, abandoned and inoperable vehicles pose significant public health and safety concerns in the city of Los Angeles; and

**WHEREAS**, the 2024 Point-in-Time Count estimated that nearly 6,500 individuals experiencing homelessness in the City of Los Angeles live in approximately 4,000 recreational vehicles (RVs); and

WHEREAS, many of these RVs are in extreme disrepair, exposing occupants to hazardous conditions and creating public health risks such as improper waste disposal, sewage leaks, fire hazards, and unsafe generator use; and

WHEREAS, people currently living in inoperable or dangerous RVs deserve to have a safe place to live; and

WHEREAS, Assembly Bill (AB) 630 (Gonzalez) addresses a significant portion of the unhoused population: individuals residing in unsafe and uninhabitable recreational vehicles: and

**WHEREAS**, AB 630 will ensure inoperable RVs are removed from city streets by increasing the value cap for dismantling abandoned RVs, adding additional notifications and reporting requirements before a vehicle can be scrapped, and requiring that an RV that is inoperable or is a public safety or environmental hazard is scrapped; and

WHEREAS, this legislation will expedite the removal and recycling of impounded RVs; and

WHEREAS, the City should support AB 630 as it will empower the City to more effectively address the environmental and public safety concerns associated with RV encampments; and

**NOW, THEREFORE, BE IT RESOLVED**, that by adoption of this Resolution, the City of Los Angeles hereby includes in its 2025-26 State Legislative Program SUPPORT for Assembly Bill 630 (Gonzalez).

PRESENTED BY:

Councilwoman, 5th Distric SECONDED BY:

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# CIVIL RIGHTS, EQUITY, IMMIGRATION, AGING AND DISABILITY

### MOTION

On June 7, 2023, the Los Angeles City Council authorized the Department on Disability (DOD) to extend the Master Service Agreements between the City and Bureau Veritas North America (formerly The Owen Group, Contract No. C-135872), Community Works Design Group (Contract No. C-135873), Jensen Hughes (Contract No. C-135870), Mark Anderson Architects dba CALI CASp (Contract No. C-135871), Sally Swanson Architects (Contract No. C-135868), and Ten Architects (formerly Carde Ten Architects, Contract No. C-135869) to provide Certified Access Specialist (CASp) services to assess City facilities for accessibility, in preparation for developing the facility evaluation portion of the City's Transition Plan, in accordance with Title II of the Americans with Disabilities Act (ADA) and Section 504 of the Rehabilitation Act. The extensions allowed the vendors to provide CASp services through to June 30, 2024, with the option of an additional one-year extension from July 1, 2024 to June 30, 2025. DOD opted to extend the agreements with each vendor, except Jensen Hughes, through June 30, 2025.

Although the five remaining Agreements are now set to expire on June 30, 2025, the project requires additional time to complete the assessments and data analysis. The Department intended to release a new Request for Proposals (RFP) during Fiscal Year (FY) 2024-2025, but was delayed in its ability to do so because the two staff positions tasked with developing the RFP and overseeing the agreements were vacant until January and February 2025. Extending the Agreements with two vendors for one additional year will allow DOD to prevent a break in critical accessibility compliance work while it embarks on a new RFP process in FY 2025-2026.

I THEREFORE MOVE that the Council authorize the Department on Disability (DOD), with the assistance of the City Attorney, to extend the Master Service Agreements between the City and Bureau Veritas North America (formerly The Owen Group, Contract No. C-135872), Community Works Design Group (Contract No. C-135873) and Ten Architects (formerly Carde Ten Architects, Contract No. C-135869) to provide Certified Access Specialist (CASp) services from July 1, 2025 to June 30, 2026, pending a budget allocation from the Mayor and City Council for the 2025-2026 fiscal year.

**I FURTHER MOVE** that the allocated funds be added to the Master Service Agreements listed above in amounts not to exceed: \$150,000 to Bureau Veritas North America (formerly The Owen Group, Contract No. C-135872), \$346,063 to Community Works Design Group (Contract No. C-135873) and \$100,000 to Ten Architects (formerly Carde Ten Architects, Contract No. C-135869), and that the rates in the Agreements be increased to amounts that are reasonable and in line with current market demands.

**I FURTHER MOVE** that the General Manager of the DOD, or their designee, be authorized to prepare Controller instructions and/or make technical adjustments that may be required and are consistent with this action, and authorize the Controller to implement these instructions.

PRESENTED BY:

HUGO SOTO-MARTÍNEZ Councilmember, 13th District

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SECONDED BY.

### ARTS, PARKS, LIBRARIES, AND COMMUNITY ENRICHMENT

### MOTION

**PUBLIC WORKS** 

Each year the Trust for Public Land (TPL) ranks the park systems of the 100 most populous U.S. cities. The study takes into account equity, access, investment, amenities and overall acreage of green space. According to the most recent report published on May 21, 2025, the City ranked 90<sup>th</sup> where just five years ago it ranked 49<sup>th</sup>. TPL data shows that more than 1.5 million Los Angeles residents lack a park within ten minutes of home. A lack of green spaces is linked to poorer health outcomes, including higher rates of obesity, heart disease, and diabetes.

Though the City was on par with the rest of the nation for what percent of its land is designated for parks and recreation, low scores were given to the City for park amenities and total investment in its park systems. For example, the City was awarded 11 out of a possible 100 points for its total number of playgrounds compared to the population. The TPL reports that the City has five playgrounds per 10,000 children. Additionally, according to TPL, the City has invested \$111 per person in its parks system where as the top two cities in California, Irvine and San Francisco, have invested \$681 and \$561 per person, respectively, over the last three fiscal years. In order to address the lack of park spaces in Council District 10, the Department of Recreation and Parks should explore the development of a park at Stocker Plaza located at the intersection of Stocker Place, Garthwaite Avenue, 8th Avenue, and 42nd Street.

**I THEREFORE MOVE** that the City Council request the Department of Recreation and Parks with assistance from the Bureau of Street Services, Bureau of Engineering, Department of Transportation and Department of General Services to report, with input from the local community, on the feasibility of vacating portions of the public right-of-way at Stocker Plaza in Council District 10 for the development of a park.

PRESENTED BY: Keath Sulf HEATHER HUTT Councilmember, 10 <sup>th</sup> District	-9
SECONDED BY:	



### HOUSING & HOMELESSNESS

### MOTION

Landlords are obligated by law to keep their properties safe and in good condition. Oftentimes, there may be multiple entities tasked with all the facets of those responsibilities. A property owner may use a management company to administer their building, a repair person to address maintenance issues, and a mobile application to pay rents. In order for a tenant to safely and responsibly occupy their residence, specific and accurate information about each contact is of the utmost importance. Simply providing a general contact number or email for a management company that may oversee dozens of properties can lead to delays and bottlenecks in the timely resolution of issues in a way that would not happen were a natural person's contact information to be provided for each type of issue of question a tenant could encounter. Further, in instances in which a property changes ownership or management, a property management representative leaves the company, or an on-site manager moves, it is crucial that tenants are provided continuous clarity on where to direct their needs and concerns as those natural persons transition.

In addition to addressing immediate safety and financial concerns, up-to-date and clearly communicated delineation of landlord responsibilities aids in mitigating potential conflicts between tenants and landlords. Jurisdictions in Los Angeles County such as Santa Monica and West Hollywood have taken successful steps to establish channels for disseminating this information as well as create systems of accountability to encourage compliance. In a city of 4 million people where, according to reporting from the Southern California Association of Governments, over 75% of its housing stock is non-owner-occupied, Los Angeles is ripe to implement similar measures.

**I THEREFORE MOVE** that the Council instruct Los Angeles Housing Department (LAHD) with the assistance of the City Attorney, to draft an ordinance requiring that all residential rental properties have clearly posted signage providing the following information:

- Name, email, and phone number of tenants' main point of contact for questions, concerns, and requests.
- Business hours during which the main point of contact is on duty-
- Name, email, and phone number of the main point of contact for maintenance requests, if different from main point of contact.
- Name, email, and phone number of the main point of contact for after-hours emergencies, if different from main point of contact.
- Information on how to pay rent, including what forms of payment are accepted, the date upon which rent is due, the name of the entity to which checks should be made out, instructions on how to deliver checks and/or cash payments, any URLs to online payment portals, and name, email, and phone number of the main point of contact for questions and issues regarding rent payments.

**I FURTHER MOVE** that the Council instruct LAHD, with the assistance of the City Attorney, to include in the above-described ordinance, the following requirements:

- All contact information provided must be for a natural person and provision of generic information for a larger entity shall not constitute adherence to the policy.
- If the same person is the main point of contact for multiple or all of the roles outlined above, the signage must explicitly state all of the roles each point of contact serves.
- In the instance that a property has an on-site manager, the on-site manager's unit number must be provided.
- If there is any change to the posted information, the signage must be updated no more than 15 days after the change has occurred, or at least 3 days before the next rent payment is due, whichever is sooner.



I FURTHER MOVE that the Council instruct LAHD, with the assistance of the City Attorney, to report back on options for a tenant to file a complaint with the LAHD in order to begin proceedings to be provided a rent reduction if any of the following violations persist after an opportunity to remedy is provided:

- Landlord fails to provide clear signage indicating all the information outlined in the above-described ordinance
- Tenant requests service or information via the contact provided on the signage and discovers that the information is inaccurate or out of date

PRESENTED BY ANDEZ Councilmember, 1st District

YS **JURAD** Councilmember, 14th Dism

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SECONDED BY:

# CIVIL RIGHTS, EQUITY, IMMIGRATION, AGING AND DISABILITY

### MOTION

The FamilySource System (FSS) is the City's framework for delivering anti-poverty services and initiatives. Established in 2009, the FSS is a network of centers that works to break the cycle of intergenerational poverty. Each FamilySource Center (FSC) offers a comprehensive menu of social services and outreach programs to low- and moderate-income parents and guardians with children.

In 2023, the Community Investment for Families Department (CIFD) expanded the FSC system by soliciting bids from eligible organizations through a Request for Proposals. New Economics for Women was selected as the FSC operator for the Van Nuys service area.

In alignment with the FSS vision, the New Economics for Women (NEW) FamilySource Center offers comprehensive assessments to low-income families with school-age children to address needs, including emergency assistance, educational, health, benefits screening, psycho-social assessments, and financial coaching. The Kids First initiative within the Van Nuys FSC provides these vital services to additional vulnerable families within the San Fernando Valley.

CIFD would like to request a no-cost extension for the contract with New Economics for Women and its subcontractors to expend remaining funds for the Kids First initiative within the Van Nuys FamilySource Center.

I THEREFORE MOVE that the Council:

- 1. AUTHORIZE the General Manager, Community Investment for Families Department, or designee, to amend and restate FamilySource Center contract (C-146095) to extend the term through December 31, 2025, subject to the approval of the City Attorney, as to form.
- AUTHORIZE the Controller to reappropriate up to \$190,581 from the unencumbered balance in Fund 100, Department 21, Appropriation Account 003040, FY 2024-25 to the same account in Fund 100, Department 21, Appropriation Account 003040, FY 2025-26 for the Family Source System's Kids First initiative program.
- 3. AUTHORIZE the General Manager, Community Investment for Families Department, or designee to make any corrections, clarifications, or revisions to the above instructions, including any new instructions, in order to effectuate the intent of this Motion, and including any corrections and changes to fund or account numbers; said corrections/clarifications/changes may be made orally, electronically or by any other means.

PRESENTED MONICA RODRIGUEZ ounc)lmember, 7th District SECONDED B JUN 0 6 2025