



RECONSIDERATION OF COUNCIL ACTION

from December 1, 2025





CHARTER SECTION 305(h)

“The Mayor shall ... possess the authority to suspend implementation of any action taken by the Council by filing with the City Clerk, within three days after such Council action, a notice of suspension thereof. Such suspension shall constitute a motion for reconsideration of the action taken, to be voted upon by the Council at its next regular meeting.”

MOTION

“To direct staff to continue to explore potential revenue measures that could appear on the November 2026 ballot including a consulting services agreement with Clifford Moss for outreach and survey work to consider feasibility, that the work would be conducted under attorney-client privilege, and that the Council could later decide whether to waive that privilege.”

VOTE

CM Aguilar	Yes
CM Azevedo	No
CM Boldt	Abstain
VM Bowen	Absent
CM Simon	Yes
CM Viveros-Walton	Yes
Mayor González	No

ACTION

1. Vote on the Mayor's Motion to reconsider; and
2. If the Motion to Reconsider passes, reconsider a motion directing staff to either A) continue to explore potential revenue measures that could appear on the November 2026 ballot including a consulting services agreement with Clifford Moss for outreach and survey work to consider feasibility; or B) to cease all efforts associated with placing a revenue measure on the November 2026 Ballot