



CITY OF
LOS ANGELES
CALIFORNIA



P.O. BOX 4670, WEST HILLS, CA 91308
WWW.WESTHILLSNC.ORG
MAIL@WESTHILLSNC.ORG

WEST HILLS NEIGHBORHOOD COUNCIL

JOINT BOARD AND GOVERNMENT RELATIONS COMMITTEE MEETING AGENDA MONDAY, NOVEMBER 20, 2017 at 7:30 PM

Condon Center, Second Floor Conference Room
Chaminade College Preparatory, 23241 W. Cohasset Street, West Hills CA 91304

This meeting is open to the public. Doors open 10 minutes before the meeting starts. Those who wish to speak during the meeting are asked to fill out a speaker card. Comments on matters not on the agenda will be heard during the Public Comment period. Those who wish to speak on an agenda item will be heard when the item is considered.

1. Call to Order
2. Approval of Minutes from the October, 2017 Joint Board and Government Relations Committee Meeting
3. Comments from the Chair
4. Public Comment
5. Discussion and Possible Action on CF 17-0080 - Federal Funding and Implications;
6. Discussion and Possible Action on CF17-1040 – Sanctuary City. All Immigration Issues and LA as a Sanctuary City. There will be one CIS to be attached to the Council Files.
7. Discussion and Possible Action on CF-17-0002-S114 – Water Tax;
8. Discussion and Possible Action on CF-0002-S115 - Protect the Reliability of the LA Power System;
9. Discussion and Possible Action on CF-17-0002-S117 – Response to AB 380 – Wage Ordinance and services to Disabled Persons.
10. Discussion and Possible Action on CF 12-0417-S1 – Human Trafficking
11. Discussion and Possible Action on CF 14-0366-S15 – CLA Report – Cannabis Social Equity Analysis Report
12. Discussion and Possible Action on CF 17-1142 – Bike Lanes with Streets and Transportation
13. Adjournment

Public Input: The public is requested to fill out a Speaker Card to address the Board on any agenda item before the Board takes an action on an item. Comments from the public on agenda items will be heard only when the respective item is being considered. Comments from the public on other matters not appearing on the agenda that are within the Board's jurisdiction will be heard during the General Public Comment period. Please note that under the Brown Act, the Board is prevented from acting on a matter that you bring to its attention during the General Public Comment period; however, an issue raised by a member of the public may become the subject of a future committee meeting. Public comment is limited to two minutes per speaker, unless adjusted by the presiding officer of the committee.

Public Posting Of Agendas: WHNC agendas are posted for public review at Shadow Ranch Park, 22633 Vanowen St., West Hills, CA 91307 or at our website, www.westhillsnc.org. You can also receive our agendas via email by subscribing to the City of Los Angeles Early Notification System at www.lacity.org/government/Subscriptions/NeighborhoodCouncils/index.

The Americans With Disabilities Act: As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and, upon request, will provide reasonable accommodation to ensure equal access to its programs, services and activities. Sign language interpreters, assistive listening devices and other auxiliary aids and/or services may be provided upon request. To ensure availability of services, please make your request at least three business days (72 hours) prior to the meeting you wish to attend by contacting the WHNC's executive director via email at Michelle.Ritchie@westhillsnc.org If you are hearing impaired please call 711.

Public Access of Records: In compliance with Government Code Section 54957.5, non-exempt writings that are distributed to a majority or all of the board in advance of a meeting may be viewed at the meeting where such writing was considered or by contacting the WHNC's executive director via email at Michelle.Ritchie@westhillsnc.org Requests can be made for a copy of a record related to an item on the agenda.

Reconsideration and Grievance Process: For information on the WHNC's process for board action reconsideration, stakeholder grievance policy or any other procedural matters related to this Council, please consult the WHNC Bylaws. The Bylaws are available at our website, www.WestHillsNC.org.

Servicios De Traduccion: Si requiere servicios de traducción, favor de avisar al Concejo Vecinal 3 días de trabajo (72 horas) antes del evento. Por favor contacte Michelle.Ritchie@westhillsnc.org

Rev 04/17

MOTION CF 17-0080

On November 27, 1979, Los Angeles Police Chief Daryl Gates issued Special Order 40, which prohibited officers of the Los Angeles Police Department from initiating, "police action with the objective of discovering the alien status of a person."

This policy was adopted on the principles that the role of local law enforcement is not to enforce federal immigration law, and furthermore that the act of doing so would make it more difficult to investigate crimes that occur in the City of Los Angeles.

As the department noted in 1979, "...effective law enforcement depends on a high degree of cooperation between the Department and the public it serves. The Department also recognizes that the Constitution of the United States guarantees equal protection to all persons within its jurisdiction. In view of those principles, it is the policy of the Los Angeles Police Department that undocumented alien status in itself is not a matter for police action."

Special Order 40 is still in force today. The Police Department recognized then, as it recognizes now, that an immigrant - undocumented or not - that might be a potential witness to a crime will not come forward to aid an investigation or testify against a criminal if they live in fear of police action against their immigration status. Without Special Order 40, our communities would be less safe.

On October 31, 2016, President Trump, as a candidate, stated, "cities that refuse to cooperate with federal authorities will not receive taxpayer dollars, and we will work with Congress to pass legislation to protect those jurisdictions that do assist federal authorities."

On January 5, 2017, Pennsylvania Representative Lou Barletta introduced H.R. 83, the Mobilizing Against Sanctuary Cities Act, which would deprive State or local jurisdictions of federal funding for a minimum period of one year, based upon the determination of the Attorney General about that jurisdiction's cooperation with Federal immigration authorities.

I THEREFORE MOVE that the Council INSTRUCT the Chief Legislative Analyst, with the assistance of the City Administrative Officer, to REPORT by April 1, 2017 on the following:

A list of Federal funding that the City of Los Angeles receives or administers, the legal authority which allowed for those funds to be appropriated and remitted to the City of Los Angeles, and the nature of the City's programs that make use of them;

1. The budgetary and operational implications of a loss of Federal funding in the event that the Congress and President act to remove funds from cities that have policies similar to Special Order 40; and
2. The budgetary and operational implications of a loss of Federal funding in the event that the Congress and President act to remove funds from cities that have policies similar to Special Order 40; and.
3. A plan to address the budgetary shortfall that would result from the loss of Federal funds.

Presented by:
PAUL KREKORIAN Councilmember, 2nd District

Seconded by:

Mitch O'Farrell

JAN 20 2017

Community Impact Statement Recommendation

RE: CF 17-0080

Review Potential Loss of Funding due to Sanctuary City Status

To: West Hills Neighborhood Council Board
From: Government Relations Committee
Date Approved by Committee: 11/20/17
Date submitted for Board Consideration: 12/7/17

Council File 17-0080 instructs the City Administration Officer (CAO) and Chief Legislative Analyst (CLA) to list federal funding received by the city and the budgetary and operational implications of a loss of these funds due to the following of Special Order 40 issued by the Los Angeles Police Department.

RECOMMENDATION to the Board: The Government Relations Committee recommends a “FOR” vote on CF 17-0080.

The Government Relations Committee and has approved a Community Impact Statement to be added to Council File 17-0080.

- The CAO and CLA are instructed to prepare a list of Federal Funds the City receives or administers;
- Budgetary and operational implications of such losses; and
- A plan to address any budgetary shortfall from the loss of Federal Funds.

The West Hills Neighborhood Council request that this Community Impact Statement be added to Council File 17-0080 to discover the financial implications due to the City following Special Order 40 from initiating police actions with the objective of discovering the alien status of a person.

Fiscal Impact Report: Unknown

Quorum:

For	
For if amended	
Against	
Recusal	

Abstain	
No Position Council file discussed but NC could not muster enough votes either way	
Absent	

RESOLUTION CF 17-1040 MOTION

WHEREAS, the City of Los Angeles today is forged from the vision of the founders Los Pobladores who, over two hundred years ago, were a diverse yet determined band of settlers working against the foreseeable odds to create economic opportunity, extract sustenance from the earth, and raise their families; and

WHEREAS, the term “immigrant” captures all those who are foreign-born, some who have attained a protected status such as U.S. citizens and permanent residents, and those with temporary protection such as Employment Authorization (work permits); Temporary Protective Status (TPS) for people in the United States who cannot return to their country due to armed conflict or natural disaster; Deferred Action for Childhood Arrivals (DACA) for undocumented individuals who were brought to the U.S. as children; and Deferred Action for Parental Accountability (DAPA) for undocumented parents of U.S. citizen children; and

WHEREAS, immigrants include men, women, and children, who represent the LGBTQ community, U.S. military, veterans, students, workers, business owners and professionals that contribute to our local, state and national economies, holding jobs as cooks, gardeners, house cleaners, and seamstresses, as well as attorneys, doctors, teachers, engineers, artists and entertainers; and

WHEREAS, irrespective of immigration status, immigrant communities across the United States are being profiled, targeted and persecuted based on a federal political agenda that demonizes immigrants from Latin America, Middle East, Asia and African countries; and

WHEREAS, contrary to statements by the Trump Administration that most DACA participants are “young people who would become members of violent gangs throughout the country, such as MS-13,” of the estimated 800,000 DACA participants nationwide, over 90% are currently employed and 45% are in school; and

WHEREAS, the City of Los Angeles has a commitment to the dignified and equal treatment of its citizens regardless of their immigration status and has historically adopted policies that protect the safety and peace of those seeking to achieve the American dream within our local borders; and

WHEREAS, the City of Los Angeles reaffirms its position that enforcement of federal immigration law is a function solely delegated to the U.S. Congress by the U.S. Constitution, and any local resources used to enforce federal immigration law by local police authorities would be unconstitutional; and

WHEREAS, the City of Los Angeles will continue to uphold the U.S. Constitution while implementing the following policies designed to improve the trust between law enforcement and our most vulnerable populations:

- Special Order 40 prohibits police officers from initiating any action to determine a person's immigration status and from arresting anyone due to immigration status;
- Warrants for detainees otherwise eligible for release will be honored when issued by a judicial body; and
- Mayor's Executive Directive 20, *Standing with Immigrants: A City of Safety, Refuge, and Opportunity for All*, provides equal access to City services, provides a fostering and welcoming atmosphere for all residents regardless of status, and protects personal data from being divulged to authorities or collected without a legal requirement to do so;

NOW, THEREFORE, BE IT RESOLVED, we declare the City of Los Angeles to be a City of Sanctuary, protecting the human rights of all our residents.

PRESENTED BY:

HERB J. WESSON, JR , Councilmember, 10th District

GILBERT A. CEDILLO Councilmember, 1st District

SECONDED BY:

Monica Rodriguez

Sep 8, 2017

RESOLUTION CF 17-1040 MOTION

WHEREAS, the City of Los Angeles today is forged from the vision of the founders Los Pobladores who, over two hundred years ago, were a diverse yet determined band of settlers working against the foreseeable odds to create economic opportunity, extract sustenance from the earth, and raise their families; and

WHEREAS, the term “immigrant” captures all those who are foreign-born, some who have attained a protected status such as U.S. citizens and permanent residents, and those with temporary protection such as Employment Authorization (work permits); Temporary Protective Status (TPS) for people in the United States who cannot return to their country due to armed conflict or natural disaster; Deferred Action for Childhood Arrivals (DACA) for undocumented individuals who were brought to the U.S. as children; and Deferred Action for Parental Accountability (DAPA) for undocumented parents of U.S. citizen children; and

WHEREAS, immigrants include men, women, and children, who represent the LGBTQ community, U.S. military, veterans, students, workers, business owners and professionals that contribute to our local, state and national economies, holding jobs as cooks, gardeners, house cleaners, and seamstresses, as well as attorneys, doctors, teachers, engineers, artists and entertainers; and

WHEREAS, irrespective of immigration status, immigrant communities across the United States are being profiled, targeted and persecuted based on a federal political agenda that demonizes immigrants from Latin America, Middle East, Asia and African countries; and

WHEREAS, contrary to statements by the Trump Administration that most DACA participants are “young people who would become members of violent gangs throughout the country, such as MS-13,” of the estimated 800,000 DACA participants nationwide, over 90% are currently employed and 45% are in school; and

WHEREAS, the City of Los Angeles has a commitment to the dignified and equal treatment of its citizens regardless of their immigration status and has historically adopted policies that protect the safety and peace of those seeking to achieve the American dream within our local borders; and

WHEREAS, the City of Los Angeles reaffirms its position that enforcement of federal immigration law is a function solely delegated to the U.S Congress by the U.S. Constitution, and any local resources used to enforce federal immigration law by local police authorities would be unconstitutional; and

WHEREAS, the City of Los Angeles will continue to uphold the U.S. Constitution while implementing the following policies designed to improve the trust between law enforcement and our most vulnerable populations:

- Special Order 40 prohibits police officers from initiating any action to determine a person's immigration status and from arresting anyone due to immigration status;
- Warrants for detainees otherwise eligible for release will be honored when issued by a judicial body; and
- Mayor's Executive Directive 20, *Standing with Immigrants: A City of Safety, Refuge, and Opportunity for All*, provides equal access to City services, provides a fostering and welcoming atmosphere for all residents regardless of status, and protects personal data from being divulged to authorities or collected without a legal requirement to do so;

NOW, THEREFORE, BE IT RESOLVED, we declare the City of Los Angeles to be a City of Sanctuary, protecting the human rights of all our residents.

PRESENTED BY:

HERB J. WESSON, JR , Councilmember, 10th District

GILBERT A. CEDILLO Councilmember, 1st District

SECONDED BY:

Monica Rodriguez

Sep 8, 2017

Community Impact Statement Recommendation

RE: CF 17-1040 Declaration of Sanctuary City

To: West Hills Neighborhood Council Board
From: Government Relations Committee
Date Approved by Committee: 11/20/17
Date submitted for Board Consideration: 12/7/17

Council File 17-1018 declares Los Angeles to be a "Sanctuary City"

RECOMMENDATION to the Board: The Government Relations Committee recommends a "FOR" vote on CF 17-1040.

The Government Relations Committee and has approved a Community Impact Statement to be added to Council File 17-1040.

The City of Los Angeles was founded by a diverse group of people and continues to be a city of documented and undocumented immigrants. We therefore seek protections for those immigrants while upholding the U.S. Constitution and implementing policies designed to improve the trust between law enforcement and our most vulnerable populations.

The West Hills Neighborhood Council request that this Community Impact Statement be added to Council File 17-1040 declaring the City of Los Angeles to be a "sanctuary city."

Fiscal Impact Report: None reported

Quorum:

For	
For if amended	
Against	
Recusal	

Abstain	
No Position Council file discussed but NC could not muster enough votes either way	
Absent	

RESOLUTION MOTION 17-0002-S114

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

WHEREAS, providing safe drinking water for disadvantaged/low income communities is a priority for the State; and

WHEREAS, the Los Angeles Department of Water and Power (LADWP) is committed to ensuring safe, reliable, and affordable drinking water for the City; and

WHEREAS, the LADWP continues to make improvements to its water infrastructure while preserving drinking water affordability for all residents, including 800,000 residents living below the poverty level; and

WHEREAS, SB 623 (Monning) seeks to create the Safe and Affordable Drinking Water Fund (Fund) to be administered by the State Water Resources Control Board (State Board) to assist communities and individual domestic well users in addressing contaminants in drinking water that exceed safe drinking water standards; and

WHEREAS, SB 623 seeks to provide funding for water systems and domestic well users located in rural/agricultural areas that have been impacted by nitrate contamination; and

WHEREAS, SB 623 also seeks to provide support for these areas with funding derived from urban water suppliers such as the LADWP in the form of a water tax or connection tax on its customers; and

WHEREAS, the imposition of a water tax on LADWP customers infringes on local control of utility-derived funds; and would negatively impact the City's disadvantaged/low income ratepayers while providing no direct benefit in return;

NOW, THEREFORE, BE IT RESOLVED, that by adoption of this Resolution, with the concurrence of the Mayor, the City of Los Angeles hereby includes in its 2017-2018 State Legislative Program, **OPPOSITION** to SB 623 (Monning) which seeks to impose a water tax on Los Angeles Department of Water and Power customers and utilize the funds for rural/agricultural water systems in a manner that does not benefit local ratepayer needs; **UNLESS AMENDED** to eliminate these provisions and ensure local control of utility-derived funds.

PRESENTED BY:

Nury Martinez
Councilwoman, 6th District

SECONDED BY:

Mitchell Englander
Councilmen 12th District

AUG 30, 2017

RESOLUTION MOTION CF 17-0002-S115

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 with the concurrence of the Mayor; and

WHEREAS, on May 12, 2017, the City Council adopted a Resolution (Martinez - Englander; CF# 17-0002-S63) to include in the City's 2017-2018 State Legislative Program OPPOSITION to SB 801 (Stem) UNLESS AMENDED to address various concerns and ensure the Department of Water and Power's (LADWP) control of its assets and infrastructure; and

WHEREAS, SB 801 sought to impose an unfunded mandate on the City by requiring the LADWP to install 100 MW of energy storage 120 days after adoption of the measure; and

WHEREAS, the City was already planning on the installation of 175 MWs of energy storage by 2021 and had procured appropriate funding; and

WHEREAS, the measure also required the LADWP to make confidential/proprietary information of the electric grid publicly available; and

WHEREAS, the availability of this information would compromise the security and reliability of the power system; and

WHEREAS, SB 801 has since been amended and now contains revised language that recognizes the LADWP's and the City Council's discretion to determine the cost-effectiveness and feasibility of deploying 100 MWs of energy storage; and

WHEREAS, SB 801 also includes revised language that protects the LADWP's confidential/proprietary information associated with the electric grid; and

WHEREAS, these modifications to the measure protect the security and reliability of the power system and ensure local control of LADWP assets in a manner that is consistent with the City's renewable energy objectives;

NOW, THEREFORE, BE IT RESOLVED, with the concurrence of the Mayor, that by the adoption of this Resolution, the City of Los Angeles includes in its 2017-2018 State Legislative Program SUPPORT for SB 801 (Stem) which has been revised to protect the security and reliability of the power system and ensure the LADWP's control of its assets and infrastructure.

PRESENTED BY:

SECONDED BY:

NURY MARTINEZ
Councilwoman, 6th District

Mitchell Englander
Councilman, 12th District

AUG 3 0 2017

MOTION

Human trafficking is the act of controlling a person through force, fraud, or coercion for labor or services and is the world's second most profitable criminal enterprise. Victims of sex trafficking are often women and children who are forced or coerced to commit commercial sex acts. Motor vehicles play a key role in the act of committing sex crimes because they are often the location where these crimes are committed or perpetuated. Vehicles are also often used to transport victims of human/sex trafficking, which makes them evidence of the crime. Furthermore, vehicles serve as a venue to commit additional crimes against victims of sex trafficking, such as assault.

California law allows cities and counties to adopt an ordinance declaring a motor vehicle to be a public nuisance subject to seizure and an impoundment period of up to 30 days when the vehicle is used in the commission or attempted commission of an act that violates the California Penal Code sections related to prostitution, and other crimes. Currently, local agencies are only allowed to seize the vehicle if the vehicle was owned or operated by a person who had a prior conviction for the same offense within the past three years (three year requirement).

The three year requirement is problematic and counter-productive for local jurisdictions trying to tackle human/sex trafficking in an expedited manner because they are unable to seize these vehicles used in the commission of these crimes. The vehicles used in these crimes are often left on the side of road, parked in front of homes, or in alleyways for extended periods of time and are readily available for other individuals involved in sex trafficking to resume trafficking activities.

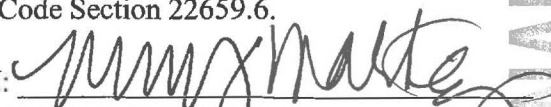
AB 1206 (Bocanegra) was enacted into law on October 6, 2017 and adds Section 22659.6 to the California Vehicle Code to authorize the Cities of Los Angeles, Oakland, and Sacramento to conduct a 24-month pilot program in which law enforcement officers may impound a vehicle used in the commission, or attempted commission, of pimping, pandering, or solicitation of prostitution, regardless of the vehicle owner's prior criminal history. It also states that the cities who implement the pilot program take specified actions such as offering a diversion program to prostitutes cited or arrested in the course of the pilot program.

AB 1206 also requires that cities who implement the pilot program submit a report to the State Legislature within 6 months of the conclusion of the pilot program that includes the following information: number of individuals cited and/or arrested; number of vehicles impounded during the pilot program; and number of minor victims. The AB 1206 provisions will remain in effect until January 1, 2022.

On April 21, 2017, the City Council adopted Resolution (Martinez – Harris-Dawson) to include in the City's 2017-2018 State Legislative Program support of AB 1206 (Bocanegra) (C.F. 17-0002-S44). The City needs to adopt an ordinance in order to implement the 24-month pilot program in accordance with California Vehicle Code Section 22659.6. Seizing a vehicle from a "john" or pimp can be an effective tool in deterring behavior and protecting neighborhoods.

I THEREFORE MOVE that the City Council request the City Attorney to prepare and present an ordinance to implement the 24-month pilot program in which law enforcement officers may impound a vehicle used in the commission or attempted commission of pimping, pandering or solicitation of prostitution within the City of Los Angeles and to enact the other provisions required by California Vehicle Code Section 22659.6.

PRESENTED BY:


 NURY MARTINEZ
 Councilmember, 6th District

SECONDED BY:



OCT 20 2017

cbs

ORIGINAL

CLA MEMORANDUM

Assignment No: 17-11-1056

DATE: November 16, 2017

TO: Honorable Members of the
Rules, Elections, and Intergovernmental Relations Committee

FROM: Sharon M. Tso Q- ' A Chief Legislative Analyst

Addendum to the Cannabis Social Equity Analysis Report

Honorable Members:

At its meeting on October 30, 2017, the Rules, Elections, and Intergovernmental Relations Committee (Rules Committee) considered the Cannabis Social Equity Analysis Report, which was prepared by the consulting firm of Amec Foster Wheeler. During this meeting, the Members of the Rules Committee requested additional information for several components of the proposed Social Equity Program (Program), which includes the following:

Additional research and analysis concerning the proposed ownership requirements and Board of Directors composition.

Additional research on the legality of the proposed residency requirements of the Program.

Additional analysis on implementation of the Community Reinvestment Program and Community Benefits Agreements.

Additional information as it relates to start-up costs for camibis businesses.

Pursuant to the above request, transmitted herewith is the Addendum to the Cannabis Social Equity Analysis Report prepared by the consulting firm Amec Foster Wheeler. The report was prepared with extensive consultation and participation of the Chief Legislative Analyst; City Administrative Officer; Cannabis Department; Planning Department; City Attorney; Police Department; Fire Department; Department of Water & Power; and Department of Building & Safety.

The Consultant will be available to present their report and findings. If we may be of further assistance, please let us know.

SMT:ak:sl

MOTION CF 17-1142

In the past few months there have been several high profile lawsuit settlements involving accidents that occurred in City of Los Angeles Bike Lanes - that have either killed or rendered cyclists paralyzed or with severe brain damage. The settlements have left LA City taxpayers with millions of dollars in settlement costs.

The City's Pavement Preservation Program utilizes a Pavement Condition Index (PCI) that categorizes the condition of City Streets. Under this index, a street in A condition is one where the PCI is 86 or higher.

Currently, there is no official nexus between the PCI of a street and the installation of bike lanes. Similarly, there is no official requirement for bike lanes to be maintained to a specific standard. In some cases, bike lanes have knowingly been installed on streets where there has been tree root uplift - a particular hazard for cyclists.

I THEREFORE MOVE that no additional bike lanes be installed on a City Street with a PCI under 86.

I FUTHER MOVE that the City inspect all current bike lanes and certify that they exist on streets with a PCI of 86 or higher and that if the PCI is 85 or lower that the bike lanes be closed or removed until such time as the street can be brought back up to a PCI or 86 or higher.

PRESENTED BY:

MITCHELL ENGLANDER
Councilmember, 12th District

SECONDED BY:

PAUL KREKORIAN

OCT 4 2017

Community Impact Statement Recommendation

RE: CF 17-1142
Bike Lanes

To: West Hills Neighborhood Council Board
From: Government Relations Committee
Date Approved by Committee: 10/16/17
Date submitted for Board Consideration: 11/2/17

Council File 17-1142 is currently pending in the Public Works and Gang Reduction Committee.

RECOMMENDATION to the Board: The Government Relations Committee recommends a “FOR” vote on CF 17-1142.

The Government Relations Committee and Streets and Transportation Committee has approved a motion to be added to Council File 17-1142.

West Hills is a community with many wide streets and a high number of bike lanes. As a community we are very concerned about the pavement condition of our streets and the safety of our bike riders and that the bike lanes are maintained to high standard to insure their safety.

We therefore recommend that all bike lanes in the City of Los Angeles be certified that they exist on streets with a Pavement Condition Index (PCI) score of 86 or higher. Additionally, no addition lanes be installed on a city street with a PCI 86 or under and if the PCI is 85 or lower, the bike lane be closed or removed until such time as the street can be brought back to a PCI of 86 or higher.

The West Hills Neighborhood Council request that this Community Impact Statement be added to Council File 17-1142 for consideration by the Public Works and Gang Reduction Committee.

Fiscal Impact Report: None reported

Quorum:

For	
For if amended	
Against	
Recusal	

Abstain	
No Position Council file discussed but NC could not muster enough votes either way	
Absent	