File No.	140554	Committee Item No.	6
_		Board Item No	· -

COMMITTEE/BOARD OF SUPERVISORS

•	AGENDA PACKET CON	
Committee:	Rules	Date June 23, 2014
Board of Su	pervisors Meeting	Date
Cmte Boar	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analys Youth Commission Report Introduction Form Department/Agency Cover Lett MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement	
	Form 126 – Ethics Commission Award Letter Application Public Correspondence	-
OTHER X	Charter Amendment Financial Analysis	ace is needed)
Completed be	oy:Alisa Miller oy:	_Date

1 2

[Charter Amendment - Democratic Special Elections to Fill Mayoral and Board of Supervisors Vacancies]

Describing and setting forth a proposal to the voters to amend the Charter of the City and County of San Francisco to require the Department of Elections to hold a special election when there is a vacancy in the office of Mayor or Member of the Board of Supervisors, unless a regularly scheduled election will be held within 180 days of the vacancy; to provide that the President of the Board of Supervisors serves as Acting Mayor until an election is held to fill a mayoral vacancy; and to provide that the Mayor appoints an interim Supervisor to fill a supervisorial vacancy until an election is held to fill that vacancy, with the interim Supervisor being ineligible to compete in that election, at an election to be held on November 4, 2014.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on November 4, 2014, a proposal to amend the Charter of the City and County by revising Section 13.101.5 and Article XVII, to read as follows:

NOTE: Unchanged Charter text and uncodified text are in plain font.

Additions are <u>single-underline italics Times New Roman font</u>.

Deletions are <u>strike-through italics Times New Roman font</u>.

Asterisks (* * * *) indicate the omission of unchanged Charter

SEC. 13.101.5. VACANCIES.

subsections.

(a) If the office of Assessor-Recorder, City Attorney, District Attorney, Public Defender, Sheriff, Treasurer, or Member of the *Board of Supervisors*, Board of Education or Governing Board of the Community College District becomes vacant because of death, resignation, recall, permanent disability, or the inability of the respective officer to otherwise carry out the responsibilities of the office, the Mayor shall appoint an individual qualified to fill the vacancy under this Charter and state laws.

- (b) If the Office of Mayor becomes vacant because of death, resignation, recall, permanent disability or the inability to carry out the responsibilities of the office, the President of the Board of Supervisors shall become Acting Mayor and shall serve until a successor is <u>elected</u> at a special municipal election as provided in subsection (e) of this Sectionappointed by the Board of Supervisors.
- (c) If the office of Member of the Board of Supervisors becomes vacant because of death, resignation, recall, permanent disability or the inability to carry out the responsibilities of the office, the Mayor shall appoint an individual qualified to fill the vacancy under this Charter and state laws to serve as an interim Supervisor. The interim Supervisor shall serve until a successor is elected at a special municipal election as provided in subsection (e) of this Section.

 No person appointed as an interim Supervisor may file nomination papers for the following election held to fill the vacancy.
- (ed) Any person filling a vacancy pursuant to subsection (a) or (b) of this Section shall serve until a successor is selected at the next election occurring not less than 120 days after the vacancy, at which time an election shall be held to fill the unexpired term, provided that (1) if an election for the vacated office is scheduled to occur less than one year after the vacancy, the appointee shall serve until a successor is selected at that election or (2) if an election for any seat on the same board as the vacated seat is scheduled to occur less than one year but at least 120 days after the vacancy, the appointee shall serve until a successor is selected at that election to fill the unexpired term.
- (e) If the office of Mayor or Member of the Board of Supervisors becomes vacant as provided in subsection (b) or (c) of this Section, the Director of Elections, within 14 days of the vacancy, shall call a special municipal election to fill the vacancy. The special municipal election shall be held on a Tuesday at least 126 days, but not more than 140 days, following the date of its calling, except that if the next regularly scheduled statewide or municipal election will

occur within 180 days of the vacancy, the Director of Elections shall consolidate the special municipal election to fill the vacancy with that regularly scheduled election. Notwithstanding this provision, the special election may be held more than 180 days from the date of the vacancy, for the purposes of consolidation with a regularly scheduled election, if (1) the Director of Elections submits such a request to the Board of Supervisors and (2) the Board of Supervisors and Mayor approve the request by resolution.

(f) The Director of Elections shall not include any measures or other contests on the ballot for a special municipal election held pursuant to subsection (e), unless the special municipal election is consolidated with a regularly scheduled election.

(g) If a vacancy in the office of Mayor or Member of the Board of Supervisors occurs after November 4, 2014 but before the effective date of the Charter amendment amending this Section at the November 4, 2014 election, and the vacancy is filled in accordance with the Charter as operative at that time, the person appointed to fill the vacancy shall vacate the office by operation of law on the effective date of the Charter amendment, and the vacancy shall then be filled as provided in this Section. The City Attorney shall remove this subsection (g) from the Charter by January 1, 2016.

(d) If no candidate receives a majority of the votes east at an election to fill a vacated office, the two candidates receiving the most votes shall qualify to have their names placed on the ballot for a municipal runoff election at the next regular or otherwise scheduled election occurring not less than five weeks later. If an instant runoff election process is enacted for the offices enumerated in this Section, that process shall apply to any election required by this Section.

//

| //

]]

1

2

3

5

678

· 9 10

11

12

13

14 15

16

17

18

19

20

21

22

23

24

25

ARTICLE XVII:

DEFINITIONS

For all purposes of this Charter, the following terms shall have the meanings specified below:

* * * *

"Special municipal election" shall mean, in addition to special elections otherwise required by law, the election called by (1) the Director of Elections with respect to an initiative, referendum, or recall, or to fill a vacancy in the office of Mayor or Member of the Board of Supervisors, and (2) the Board of Supervisors with respect to bond issues, election of an official not required to be elected at the general municipal election, or an initiative or referendum.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

Ву:

ANDREW SHEN
Deputy City Attorney

n:\legana\as2014\1400233\00927686.doc

LEGISLATIVE DIGEST

(6/19/2014, Second Draft)

[Charter Amendment - Democratic Special Elections to Fill Mayoral and Board of Supervisors Vacancies]

Describing and setting forth a proposal to the voters to amend the Charter of the City and County of San Francisco to require the Department of Elections to hold a special election when there is a vacancy in the office of Mayor or Member of the Board of Supervisors, unless a regularly scheduled election will be held within 180 days of the vacancy; to provide that the President of the Board of Supervisors serves as Acting Mayor until an election is held to fill a mayoral vacancy; and to provide that the Mayor appoints an interim Supervisor to fill a supervisorial vacancy until an election is held to fill that vacancy, with the interim Supervisor being ineligible to compete in that election, at an election to be held on November 4, 2014.

Existing Law

When a seat on the Board of Supervisors becomes vacant because of the death, resignation, recall, permanent disability, or the inability of the officer to otherwise carry out the responsibilities of the office, the Mayor has the authority to appoint a successor to fill the vacancy until an election is held. When the office of Mayor becomes vacant, the President of the Board of Supervisors serves as Acting Mayor, and the Board of Supervisors may appoint a successor fill the vacancy until an election is held.

The Charter provides three possible deadlines for these elections depending on the upcoming election schedule. First, if an election for the vacant office is scheduled to occur less than one year after the vacancy, then the voters would choose the successor at that election. Second, if an election for any other seat on the same board is scheduled to occur between 120 days and one year after the vacancy, then the voters would choose the successor at that election. Third, in any other case—for example, if the nearest election for the office or the board is less than 120 days away or more than one year away—then the voters would choose the successor at the next election, as long as that election is scheduled to occur at least 120 days after the vacancy.

Amendments to Current Law

Under the proposed Charter amendment, when a vacancy occurs in the office of Mayor, the President of the Board of Supervisors would serve as the Acting Mayor until the City holds a special election to fill the vacancy. And when a seat on the Board of Supervisors becomes vacant, the Mayor would appoint an interim Supervisor to temporarily fill the vacant office, until the City holds a special election to permanently fill the vacancy. The interim Supervisor would not be eligible to run for office in the special election held to permanently fill the vacancy, but would be able to run in any subsequent election for the office.

The Director of Elections would call the date of these special elections within 14 days of a mayoral or supervisorial vacancy. Under this proposal, the Director of Elections would have to hold the special election on a Tuesday falling between 126 and 140 days from the date of its calling. But if a regularly scheduled election would occur within 180 days of the vacancy, the Director of Elections would consolidate the special election with the regularly scheduled election. However, the City may hold a special election more than 180 days from the date of the vacancy, for the purposes of consolidation with a regularly scheduled election, if (1) the Director of Elections submits such a request to the Board of Supervisors and (2) the Board of Supervisors and Mayor approve the request by resolution.

If the special election is not consolidated with a regularly scheduled election, the Director of Elections may not place any ballot measure on the special election ballot.

Lastly, if either a mayoral or supervisorial vacancy occurs after the November 4, 2014 election but before the effective date of this Charter amendment, and the City filled the vacancy in accordance with the prior version of Charter section 13.103.5, any such appointee would be required to leave office on the effective date of this Charter amendment. Such a vacancy would then be filled through the special election process set forth in this proposal.

n:\legana\as2014\1400233\00927802.doc

Ben Rosenfield Controller

Monique Zmuda Deputy Controller

June 18, 2014

Ms. Angela Calvillo Clerk of the Board of Supervisors 1 Dr. Carlton B. Goodlett Place Room 244 San Francisco, CA 94102-4689

RE: File 140554 – Charter amendment mandating special elections for elected office vacancies

Dear Ms. Calvillo,

Should the proposed charter amendment be approved by the voters, in my opinion, it would moderately increase the cost of government.

Over a typical election cycle of four years, the amendment can be expected to result in at least one additional municipal special election that would not have otherwise occurred. Based on Department of Elections' costs, there would be an estimated expense of approximately \$300,000 incurred if adding a district election for a member of the Board of Supervisors or approximately \$3.5 million if adding a citywide election for another elective office. Spread over the four year period, these amounts represent approximately \$80,000 to \$865,000 of added expense on an annual basis.

Sincerely,

Ben Rosenfield

Controller

Note: This analysis reflects our understanding of the proposal as of the date shown. At times further information is provided to us which may result in revisions being made to this analysis before the final Controller's statement appears in the Voter Information Pamphlet.

Miller, Alisa

From:

Christopher Dahl [christopherdahlsfca@hotmail.com]

Sent:

Tuesday, June 17, 2014 8:17 AM

To:

Avalos, John (BOS)

Cc:

Yee, Norman (BOS); Tang, Katy (BOS); Campos, David (BOS); Mar, Eric (BOS); Miller, Alisa;

Christopher Dahl

Subject:

Filling unscheduled vacancies on the Board of Supervisors

Attachments:

NewSupesInitiative.wps

June 17, 2014

Supervisor John Avalos Board of Supervisors City and County of San Francisco

Re: Filling unscheduled vacancies on the Board of Supervisors

Dear Supervisor,

Thank you for your recent offering of a Charter initiative, current item 140554, to provide for direct election of various City officers. Incumbency is such a powerful predictor of election that it should not unnecessarily be a consequence of executive appointment or insider election. It should be, as you suggest, the result of actual public contested election.

Unfortunately, special elections are expensive and require significant delays. These delays deprive voters of the active attention of direct representatives for long periods.

For those offices requiring significant and specialized expertise and demonstrated managerial competence, such delays are probably appropriate for the electorate to assess candidates and develop informed opinions. But, the office of Supervisor simply requires concerned attention and calm judgment. Many, if not most, of the electorate could bring such awareness and focus to bear on the office if given the opportunity and encouragement.

Therefore I have developed a proposed addition to your amendment. It could be characterized as "direct democracy". In fact, it resembles facets of classical Athenian plebiscite democracy and the various colleges of the Roman Republic. And it can also be viewed as an extension of our American jury system. It could be put before the voters simultaneous with your proposed initiative or simply be merged with it.

If we empower a more or less randomly selected group of twelve people with the capacity to permanently dispose of a person's property, time and even life, then we can allow a small group of more or less randomly selected people to determine if any among them should be their next representative.

I am copying this letter and attachment to Supervisors Yee, and Tang, as members of the Rules committee, to Supervisor Campos as both co-sponsor and committee member and to Supervisor

Mar as a co-sponsor of your η sure. (I hope to offer Comment regarding this before the committee when your measure is considered.

Thank you for your attention.

Regards,

Christopher Dahl 6th and Howard Streets San Francisco, CA <u>ChristopherDahlSFCA@hotmail.com</u> 415.913.0582

Cc: Supervisor Norman Yee
Supervisor Katy Tang
Supervisor David Campos
Supervisor Eric Mar
Clerk of the Rules Committee, Alisa Miller

Procedure for filling unscheduled vacancies on the Board of Supervisors.

Because there must be continuity in the communication of the needs and circumstances of a District directly with City departments and services,

And because vacancy in the office of Supervisor disrupts that continuity,

And because the direct engagement of the people is critical to the popular validation of and consent to the exercise of political power by their representatives,

And because conducting a special election takes significant time and costs significant money,

It shall be that the charter of the City and County of San Francisco be amended such that **Section 3.100 subsection 15** shall be amended to read:

Make an appointment to fill any vacancy in an elective office of the City and County except for Supervisor and Supervisor Pro Tempore until a successor shall have been elected.

And it shall be that the charter of the City and County of San Francisco be amended such that the following be added as **Section 2.118**.

Section 2.118.01 Filling Unscheduled Vacancies on the Board of Supervisors

Unscheduled vacancies in the Board of Supervisors, that is, vacancies due to resignation, death, or incapacity or unavailability due to health or legal issues, or due to the expiration of the six

month term of office of a Supervisor Pro Tempore and unless a general municipal election for Supervisor for the vacant seat is regularly scheduled to be held within 30 days shall be filled by the election of a Supervisor Pro Tempore through the following process:

Section 2.118.02 Selection of Voters for a Municipal College of Electors

By the next full business day subsequent to the vacating of a Supervisorial office, the Director of Elections, in the presence of all those available among the members of the Board, the Mayor, and all elected City Officers and in the full view of the public, from randomly selected Registered Voters of the District in Vacancy, shall contact and subsequently Invite to be members of a Municipal College of Electors such Voters who assent to the following two questions:

Are you available to be present and in full public view at or near City Hall for the entire next business day;

Are you willing to be a member of a ten person Municipal College of Electors who will elect from among yourselves a Supervisor Pro Tempore to act as Supervisor for your district for a term of up to six months?

Section 2.118.03 Swearing In the Electors

The first ten Voters who assent to both questions shall be Invited to report to a place in or near City Hall by 8 am of the designated next business day. At this time the Director of Elections shall take the sworn oaths or affirmations of those Invitees who are present that the individual Voters are truly the persons named and Invited and that the individual Voters will offer their best judgment in the service of the people of the City and County of San Francisco.

Once sworn, the Invitees become Electors and all contact among the Electors or between the Electors and any other persons shall remain in full public view.

Section 2.118.04 Election of a Supervisor Pro Tempore

The Electors shall, over the next nine hours, conduct an Election of a Supervisor Pro Tempore using the following format:

Section 2.118.04.01 Declaration of Service Status

First, the Electors shall each on paper in secret declare whether the Elector is willing and available to serve as Supervisor Pro Tempore for a term not to exceed six months (180 days) beginning the next business day after the Election. The Electors shall simultaneously reveal their declarations.

Section 2.118.04.02 If Electors Decline to Serve

If no Elector is willing and available to serve, the Electors shall promptly inform the Director of Elections and the Director of Elections shall declare the day's proceedings void and repeat the whole procedure on the next business day beginning with the random selection of registered Voters to be Invitees.

Section 2.118.04.03 Definition of Status

All those willing and available to serve shall be Elector Candidates. Those either not willing or not able to serve shall be Elector Voters. Elector Candidates may at any time withdraw their willingness or availability to serve and shall then be considered Elector Voters. Elector Voters may at any time assert their willingness and availability to serve and

shall then be considered Elector Candidates.

Section 2.118.04.04 Hourly Casting of Ballots

At least every hour on the hour, the Elector Voters shall, by secret ballot, cast a vote for one or none of the Elector Candidates to serve as Supervisor Pro Tempore.

Section 2.118.04.05 Qualification For Election as Supervisor Pro Tempore

A Supervisor Pro Tempore shall be elected by a true majority of voters, that is, at least fifty percent plus one rounded down to the nearest whole Elector of all Elector Voters shall have voted for a Elector Candidate for that Elector Candidate to be declared elected.

Section 2.118.05.06 If No Supervisor Pro Tempore has been elected.

If no Supervisor Pro Tempore has been elected by five pm of the designated business day, the Director of Elections shall declare the day's proceedings void and repeat the whole procedure on the next business day beginning with the random selection of registered Voters to be Invitees.

Section 2.118.05 Swearing In the Supervisor Pro Tempore

Once a Supervisor Pro Tempore is elected, the Director of Elections shall be informed and that person shall be promptly sworn into office by the Mayor or other available elected Charter Officer of the City and County of San Francisco.

Section 2.118.09 Challenging an Elector's Status

If any two Electors challenge the qualifications of any Elector to be a registered voter in the district in Vacancy, the Director of Elections shall declare the day's proceedings void and repeat the whole procedure on the next business day beginning with the random selection of registered Voters to be Invitees.

Section 2.118.10 Challenging an Elector's Behavior

If any two Electors challenge the behavior of any Elector as disruptive or corrupt the Director of Elections shall declare the day's proceedings void and repeat the whole procedure on the next business day beginning with the random selection of registered Voters to be Invitees.

Section 2.118.12 Term of Office of a Supervisor Pro Tempore

The Supervisor Pro Tempore shall serve a term of office beginning the day of their election and lasting until the election and swearing of a Supervisor following the next municipal general election or for six months (180 days) whichever is lesser. The Supervisor Pro Tempore shall expect to serve a full forty hours per week or more to satisfy the necessities of the office.

Section 2.118.13 Powers and Responsibilities of a Supervisor Pro Tempore

The Supervisor Pro Tempore shall exercise and be subject to all usual powers, authorities, titles, duties and responsibilities of a Supervisor for their district of residence of and in the City and County of San Francisco.

Section 2.118.14 Compensation of Service for a Supervisor Pro Tempore

The Supervisor Pro Tempore shall receive daily compensation

equivalent to the pro rata daily salary of a Supervisor for each day of service and shall receive this on a weekly basis. This compensation is the entire and complete compensation of service.

Section 2.118.15 Definition of "Full View of the Public"

"Full view of the public" shall be considered to be satisfied by concurrent and unedited video and audio distribution on the Internet of all interactions among the Electors and between the Electors and any other persons.

BOARD of SUPERVISORS



City Hall
Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

MEMORANDUM

TO:

Ben Rosenfield, City Controller

FROM:

Alisa Miller, Clerk, Rules Committee

Board of Supervisors

DATE:

May 28, 2014

SUBJECT:

CHARTER AMENDMENT INTRODUCED

November 4, 2014 Election

The Board of Supervisors' Rules Committee has received the following Charter Amendment for the November 4, 2014 Election, introduced by Supervisor Avalos on May 20, 2014. This matter is being referred to you in accordance with Elections Code, Section 305(B)(2) and Rules of Order 2.22.3.

File No. 140554

Charter Amendment - Democratic Special Elections to Fill Vacancies in City Elected Offices and Appointments to Fill Vacancies on the School Board and Community College District Board

Charter Amendment (First Draft) to amend the Charter, at an election to be held on November 4, 2014, to require the Department of Elections to call a special election when there is a vacancy in the office of Mayor, Assessor-Recorder, City Attorney, District Attorney, Public Defender, Sheriff, Treasurer, or Member of the Board of Supervisors unless a general municipal election for the vacated seat is regularly scheduled to be held less than a year after the vacancy; and to authorize the Board of Education and the Governing Board of the Community College District to make appointments to fill vacancies on their respective boards to serve until a successor is elected at a regularly scheduled election.

Please review immediately and prepare a financial analysis of the proposed measure prior to the first Rules Committee hearing.

If you have any questions or concerns please call me at (415) 554-4447 or email: <u>alisa.miller@sfgov.org</u>. To submit documentation, please forward to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

c: Monique Zmuda, Office of the City Controller Peg Stevenson, Office of the City Controller

BOARD of SUPERVISORS



City Hall
Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

MEMORANDUM

TO:

Jason Elliott, Mayor's Office

Jon Givner, Office of the City Attorney

Naomi Kelly, City Administrator

John St. Croix, Executive Director, Ethics Commission

John Arntz, Director, Department of Elections John Rahaim, Director, Planning Department

Sarah Jones, Environmental Review Officer, Planning Department

Harvey Rose, Budget and Legislative Analyst

Carmen Chu, Assessor/Recorder George Gascon, District Attorney Jeff Adachi, Public Defender

Sheriff Ross Mirkarimi, Sheriff's Department Jose Cisneros, Treasurer/Tax Collector Superintendent Richard Carranza, SFUSD

Sandra Lee Fewer, President, Board of Education

Dr. Arthur Tyler, Chancellor, Community College of San Francisco

FROM:

Alisa Miller, Clerk, Rules Committee

Board of Supervisors

DATE:

May 28, 2014

SUBJECT:

CHARTER AMENDMENT INTRODUCED

November 4, 2014 Election

The Board of Supervisors' Rules Committee has received the following Charter Amendment for the November 4, 2014 Election, introduced by Supervisor Avalos on May 20, 2014. This matter is being referred to you in accordance with Rules of Order 2.22.4.

File No. 140554

Charter Amendment - Democratic Special Elections to Fill Vacancies in City Elected Offices and Appointments to Fill Vacancies on the School Board and Community College District Board

Charter Amendment (First Draft) to amend the Charter, at an election to be held on November 4, 2014, to require the Department of Elections to call a special

election when there is a vacancy in the office of Mayor, Assessor-Recorder, City Attorney, District Attorney, Public Defender, Sheriff, Treasurer, or Member of the Board of Supervisors unless a general municipal election for the vacated seat is regularly scheduled to be held less than a year after the vacancy; and to authorize the Board of Education and the Governing Board of the Community College District to make appointments to fill vacancies on their respective boards to serve until a successor is elected at a regularly scheduled election.

Please review immediately and submit any reports or comments you wish to be included with the legislative file.

If you have any questions or concerns, please call me at (415) 554-4447 or email: alisa.miller@sfgov.org. To submit documentation, please forward to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

c: AnMarie Rodgers, Planning Department
Aaron Starr, Planning Department
Jeanie Poling, Planning Department
Debra Newman, Office of the Budget and Legislative Analyst
Severin Campbell, Office of the Budget and Legislative Analyst
Gabriela Loeza, Office of the Budget and Legislative Analyst
Trisha Prashad, Office of the Assessor/Recorder
Sharon Woo, Office of the District Attorney
Katherine Gorwood, Sheriff's Department
Susan Fahey, Sheriff's Department
Greg Kato, Office of the Treasurer/Tax Collector
Esther Casco, Board of Education

Print Form

Introduction Form

By a Member of the Board of Supervisors or the Mayor

Time stamp or meeting date I hereby submit the following item for introduction (select only one): |X|1. For reference to Committee. An ordinance, resolution, motion, or charter amendment. 2. Request for next printed agenda without reference to Committee. 3. Request for hearing on a subject matter at Committee. inquires" 4. Request for letter beginning "Supervisor 5. City Attorney request. from Committee. 6. Call File No. 7. Budget Analyst request (attach written motion). 8. Substitute Legislation File No. 9. Request for Closed Session (attach written motion). 10. Board to Sit as A Committee of the Whole. 11. Question(s) submitted for Mayoral Appearance before the BOS on Please check the appropriate boxes. The proposed legislation should be forwarded to the following: **Small Business Commission** ☐ Youth Commission ☐ Ethics Commission ☐ Planning Commission ☐ Building Inspection Commission Note: For the Imperative Agenda (a resolution not on the printed agenda), use a Imperative Sponsor(s): Supervisors John Avalos, David Campos, Eric Mar Subject: Charter Amendment - Democratic Special Elections to Fill Vacancies in City Elected Offices and Appointments to Fill Vacancies on the School Board and Community College District Board The text is listed below or attached: Signature of Sponsoring Supervisor: For Clerk's Use Only:

> 140554 Page 1 of 1