REVISED LEGISLATIVE DIGEST

(1/24/2018, Amended in Committee)

[Charter Amendment - Jurisdiction Within City Government Over Parking and Traffic Matters]

Describing and setting forth a proposal to the voters at an election to be held on November 6, 2018, to amend the Charter of the City and County of San Francisco to eliminate the San Francisco Municipal Transportation Agency's jurisdiction over parking and traffic regulations; to grant the legislative authority over parking and traffic to the Board of Supervisors; to create a new Livable Streets Commission and Department to manage parking and traffic; and affirming the Planning Department's determination under the California Environmental Quality Act.

Existing Law

Currently the Charter grants the San Francisco Municipal Transportation Agency (SFMTA) exclusive jurisdiction over local public transportation, taxis, and a variety of parking and traffic related functions. The SFMTA Board has legislative authority to adopt regulations related to parking and traffic. The SFMTA Board also serves as the Parking Authority Board with responsibility over a number of garages.

Amendments to Current Law

The proposed Charter Amendment would eliminate the SFMTA's exclusive jurisdiction over parking and traffic issues, and taxis. It would create a new Livable Streets Commission and Department that would have authority over parking and traffic functions and taxis. The Livable Streets Commission would be comprised of the members of the Municipal Transportation Agency Board of Directors. The Board of Supervisors would have legislative authority over parking and traffic. Under the amendment parking and traffic functions under the responsibility of the Livable Streets Commission include:

- Setting rates for off-street and on-street parking, and all other, rates, fees, fines, penalties and charges for services provided or functions performed by the Department;
- Controlling the flow and direction of motor vehicle, bicycle and pedestrian traffic;
- Designing, selecting, locating, installing, operating, maintaining and removing all official traffic control devices, signs, roadway features and pavement markings;
- Limiting parking, stopping, standing or loading as provided by state law and establishing parking privileges and locations subject to such privileges for categories of people or vehicles as provided by state law;
- Establishing parking meter zones, setting parking rates, and selecting, installing, locating and maintaining systems and equipment for payment of parking fees;

- Establishing policies for the enforcement of regulations limiting parking, stopping, standing or loading and the collection of parking-related revenues and, along with the Police Department, have authority to enforce parking, stopping, standing or loading regulations;
- Cooperating with and assisting the Police Department in the promotion of traffic safety, among other things;
- Having authority over taxi-related functions and taxi-related fares, fees, charges, budgets, and personnel; and
- Coordinating the City's efforts to address emerging mobility services.

The proposed Charter Amendment also provides that the Livable Streets Commission would serve as the members of the the Parking Authority Commission. The Livable Streets Commission would have authority over City-owned off-stree public parking facilities, except those specified as under the jurisdiction of other City departments.

The proposed Charter Amendment provides for an operative date for the transfer of jurisdiction and the creation of the Livable Streets Commission of July 1, 2019.

Background Information

At the January 24 meeting, the Rules Committee amended the measure so that it will potentially appear on the November 2018 ballot instead of the June 2018 ballot.

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