

**TEU AMENDMENT**

The Transportation, Energy & Utilities Committee offers the following amendment to File 2021-255:

- (1) On **page 1, line 10**, after "RODGERS;" **insert** "AMENDING SECTION 122.105 (PUBLIC BUILDINGS, PUBLIC FACILITIES AND PUBLIC PARKS NAMING AND RENAMING PROCEDURES), CHAPTER 122 (PUBLIC PROPERTY), *ORDINANCE CODE*, TO ADDRESS RESPONSIBILITY FOR COSTS OF LEGAL NOTICES;"
- (2) On **page 2, line 22½**, **insert** a new Section 2 to read as follows:

**"Section 2. Amending Section 122.105 (Public buildings, public facilities and public parks naming and renaming procedures), Ordinance Code.** Section 122.105 (Public buildings, public facilities and public parks naming and renaming procedure), Chapter 122 (Public Property), *Ordinance Code*, is hereby amended to read as follows:

**CHAPTER 122. PUBLIC PROPERTY.**

**PART 1. MUNICIPAL BUILDINGS AND OFFICES.**

**\* \* \***

**Sec. 122.105. Public buildings, public facilities and public parks naming and renaming procedures.**

**\* \* \***

(f) Public Hearings Required for all name changes for public buildings, public facilities, and public parks.

- (1) Before final consideration of an ordinance changing a name of a public building, public facility, or public park the City shall hold

three public hearings on the proposal.

- (2) One public hearing shall be before the appropriate Committee of reference, which shall be held at least 30 days following introduction of the ordinance so that the Planning and Development Department Report will be available for consideration by the Committee of reference along with the legislation.
- (3) Two public hearings shall be held before the Council. The first Council public hearing shall be scheduled for the Council meeting immediately after the Committee public hearing discussed in subsection (2) above. This public hearing will be in lieu of the public hearing ordinarily scheduled pursuant to Rule 3.601, Council Rules. The second Council public hearing and final action by Council shall be scheduled at least 45 days from the introduction of the ordinance so that the advisory recommendation from the Historic Preservation Commission is available for consideration.
- (4) Responsibility for complying with the noticing and advertising provisions herein (and costs associated therewith) shall be borne by the Department initiating the naming or renaming request. For naming or renaming under this Section initiated by one or more Council Members, the Legislative Services Division shall be responsible for notice and advertising compliance.

\* \* \*";

- (3) Renumber remaining sections accordingly;
- (4) On **page 1, line 1**, amend the introductory sentence to add that the bill was amended as reflected herein.

Form Approved:

/s/ Paige H. Johnston

Office of General Counsel

Legislation Prepared By: Paige H. Johnston

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