| 2 | $\begin{aligned} & \text { OFFIG BALLOT } \\ & \text { CONSU-IDATED ELECTIONS } \end{aligned}$ | COUNTY OF NO | TA CLARA ER 5, 1991 |
| :---: | :---: | :---: | :---: |
| CITY OF SUNNY |  |  |  |
| General Municipal Election |  |  |  |
| Councilmember, Seat No. 4 |  |  | Vote for One |
| GLEN CHAMBERS Industrial Engineer |  |  | $30-$ |
| RICHARD NAPIER Mayor/Councilmember |  |  | $31 *$ |
| Councilmember, Seat No. 5 |  |  | Vote for One |
| KARIN K. BRICKER <br> Senior Children's Librarian |  |  | $33 \Rightarrow$ |
| BARBARA WALDMAN incumbent |  |  | $34 \Rightarrow$ |
| Councilmember, Seat No. 6 |  |  | Vote for One |
| DARLENE FRICK Employment Counselor |  |  | $36 \div$ |
| FRANCES ROWERetired Office Administrator |  |  | $37=$ |
| MICHELE JEANNETTE SILVA Epidemiologist |  |  | $38 \Rightarrow$ |
| Councilmember, Seat No. 7 |  |  | Vote for One |
| CHRIS MC COMB <br> Director of Manufacturing |  |  | $40 \Rightarrow$ |
| STAN KAWCZYNSKI Councilmember/Financial Advisor |  |  | $41 \Rightarrow$ |

## MEASURES SUBMITTED TO VOTE OF VOTERS

## CITY OF SUNNYVALE MEASURES

## CITY OF SUNNYVALE MEASURES CONTINUED ON NEXT PAGE

General Municipal Election

| Shall the current City of Sunnyvale Charter language providing that <br> the City Counci selects the Mayor by resolution requiring the affir- YES |
| :--- |

## CITY OF SUNNYVALE MEASURES (Continued)

$J$
Shall Section 603 of the Charter of the City of Sunnyvale be amended to provide that Councimembers are entitled to four personal leave days per year, that the Council has the authority to excuse absences from meetings and that for an absence from a Council meeting for other than for personal leave, or due to official duty or one which is excused by the Council, the penaly is $20 \%$ of the month's salary, which at the time of this amendmentis equivalent to a penalty of $\$ 160.00$ ?

KShall Section 604 of the Charter of the City of Sunnyvale be amended to provide that vacancies on the City Council shall be offlcially declared as such within thirty days of the commencement of the vacancy, that vacancies created by the involuntary removal of a Councilmember may be filled by appointment, and that no election shall be held the day before, day of, or day after a state hollday?

Shall the Charter of the City of Sunnyvale be revised to provide that, commencing June 1992, the Mayor of Sunnyvale shall be elected by a vote of the people instead of appointed by the City Council for a separate four-year term with a two successive term limitation, and, further, that if a Councilmember or the Mayor does not attend all official meetings held during a given month, that his/her salary for the month shall be reduced by $\$ 150.00$ for each absence unless, as currently set forth in the City Charter, the absence is due to official duty?

Shall Sections 601 and 1400 of the Charter of the City of Sunnyvale be amended to provide that in order to be elected to the office of Mayor, an individual would have to receive a majority of all votes cast rather than a plurality, and that in the event no individual received a majority of all votes cast, a runoff election would be held between the two individuals who received the highest number of votes?

## CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE H

This measure seeks reaffirmation of the current method of selecting a Mayor set forth in the Charter of the City of Sunnyvale. The existing Charter calls for the Council to choose by resolution from among its members one individual to serve as the presiding officer with the title of Mayor for a two year term. The Mayor participates in all proceedings and is the official head of the City for all ceremonial purposes.

A "yes" vote will retain the existing Charter language and appointive Mayor system.
A "no" vote will indicate that the current system should not be retained.
Valerie J. Armento
City Attorney
The above statement is an impartial analysis of the Charter Amendment proposed by Measure H. If you desire a copy of the Charter Amendment, please call the City Clerk's Office at 730-7483 and a copy will be mailed at no cost to you.

## ARGUMENT IN FAVOR OF MEASURE H

## YES MEASURE H

Sunnyvale is one of the best run cities in the nation, let's keep it that way! Sunnyvale is recognized for excellent services, and sound fiscal management, let's keep it that way!
Sunnyvale achieved its success with a low-cost city council-city manager form of government, let's keep it that way.
A YES vote on Measure $H$ will:
*. keep the cost of government down by insuring that the mayor can not duplicate already existing administrative staff.
*. keep the daily operations of the city in hands of the city manager, where it belongs.

* avoid costly conflict and service disruption because of differences between a separately elected mayor and city council.
* allow other highly-qualified councilmembers to be mayor, bringing the talents of many in the service of all.
Our current system of government has proven itself!
A separate mayor will not make Sunnyvale a better-run city. Sunnyvale does not need to become more like San Jose with a separate Mayor and a $\$ 60$ million loss. Sunnyvale does not need to become more like San Francisco with a separate Mayor and Nine Deputy Mayors. Sunnyvale needs to continue on its course of quality leadership in both the city council and city administration. Let's keep Sunnyvale one of the best run and well respected cities in the nation
Vote YES on Measure H.
Patricia E. Castillo

Vice Mayor | Barbara Waldman |
| :---: |
| Sunnyvale Councilmember |

Marc G. Hynes Attorney

## ARGUMENT AGAINST MEASURE H

## VOTE NO ON MEASURE H

Measure " H " is unnecessary and a waste of ballot space. It has been placed on the ballot to confuse the voter; it is a smokescreen designed to hide a real opportunity for meaningful change.
Measure " $H$ " is sponsored by politicians intent on deceiving and confusing the voters. Sunnyvale voters, however, are intelligent, informed citizens.
Special interests hope a lengthy, cluttered ballot of meaningless propositions will cause voters to miss Measure "L", the "Citizens' Initiative" endorsed by 13,000 Sunnyvale citizens. Do not let this happen. Locate Measure "L" on your ballot, study it, then vote yes on "L" for real political reform.
If you want real change, your action is clear: vote NO on "H", and YES on "L.:
An elected mayor would be accountable to all the citizens, not just the few politicians who now pick the mayor. Sunnyvale's City Manager has said it makes no difference to him if the mayor is elected or appointed. He has worked successfully under both systems.
There are critical issues confronting Sunnyvale: toxic contamination of our groundwater, the potential conversion of Moffett Field for commercial jet aircraft, downtown redevelopment, the preservation of our single family neighborhoods. We need an elected mayor who can provide real leadership on these important issues. Sunnyvale needs continuity of leadership in the mayor's office, increased accountability from our elected representatives, a break-up of the "back room buddy system", and a government more open and responsive.
Sunnyvale is successful because its leadership has responded positively to reasonable change. It is time the mayor of Sunnyvale be elected by a vote of all the people.
VOTE NO Measure $H$; it is meaningless.
VOTE YES Measure L; it is essential.

Helen Wozniak
Community Volunteer

Paul Fong
Sunnyvale Businessman

Chris McComb
Vice-Chair, Charter Review Committee

Bob Gonzales
Senior Citizen

Brian Smith
1991 Distinguished Citizen

CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE!
Charter Section 601 currently provides that: Councilmembers are elected at large for four year terms, each office is a separate office, no person shall be a candidate for more than one elective office, no incumbent shall be a candidate for a seat other than the one they hold, there are seven designated seats, and there is a limit of two successive four-year terms. No specific language deals with how long someone who has served two successive terms must wait before being eligible to hold office again. Based upon other Charter provisions, it has been interpreted that an individual who has served for two successive terms must wait two years before being eligible to serve again. This measure specifies that the break in service must be four years.
A "yes" vote will add the requirement to the Charter that there must be a four year break after two successive terms of service on the Council.
A "no" vote will not amend the Charter and will continue the interpretation requiring a two year break after two successive terms of service on the Council.

## Valerie J. Armento <br> City Attorney

The above statement is an impartial analysis of the Charter Amendment proposed by Measure I. If you desire a copy of the Charter Amendment, please call the City Clerk's Office at 730-7483 and a copy will be mailed at no cost to you.

## ARGUMENT IN FAVOR OF MEASURE 1

Presently Sunnyvale's City Charter limits terms of Councilmembers to two consecutive four year terms. The Charter does not clearly define the time a Councilmember must wait after serving his/her two terms before being able to run again. This measure would require past councilmembers that have served their consecutive two terms or eight years to wait four (4) years before being eligible to run again for a council seat.
A YES vote on Measure I will:

* Stop the two term, two year off, revolving door, professional politician from becoming entrenched in Sunnyvale's Government.
* keep Sunnyvale government open to more citizen involvement and participation, allowing new faces and new ideas to emerge.
* Keep campaign spending down by making it more difficult for career politicians to return to office.
Limit opportunities for professional politicians to dominate Sunnyvale politics and profit from special interest. VOTE YES ON MEASURE I.

Patricia E. Castillo
Vice Mayor
Tony Spitaleri
Chair Charter Review Committee

Babara Waldman
Councilmember
Stan Kawczynski
Councilmember

> Robin N. Parker Councilmember

No Argument Against Measure I was Submitted

## CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE J

This measure proposes that in Section 603 pertaining to compensation, the amount deducted from a Councimember's salary for missing a meeting would be changed from $\$ 25.00$ to $20 \%$ of the monthly salary per meeting missed. The $20 \%$ is currently equivalent to approximately $\$ 160.00$ and would increase proportionally whenever Council salaries increase. The measure also would authorize the Council to excuse absences for other than official business and would provide that each Councilmember is entitled to four personal leave days, a new benefit.
A "yes" vote would increase the penalty for missed meetings but permit the Council to excuse absences and provide Councilmembers with personal leave.
A "no" vote would keep the current $\$ 25.00$ penalty for all absences other than those involving official business.

> Valerie J. Armento City Attorney

The above statement is an impartial analysis of the Charter Amendment proposed by Measure J, If you desire a copy of the Charter Amendment, please call the City Clerk's Office at $730-7483$ and a copy will be mailed at no cost to you

## ARGUMENT IN FAVOR OF MEASURE

Today Sunnyvale Councilmembers are docked $\$ 25.00$ for missed meetings. A Yes vote on Measure $J$ will increase that deduction to $20 \%$ of their monthly salary. The current deduction would be $\$ 160$. The percentage increases the deduction as salaries are increased. This measure also provides for sick leave and excused absences.

A YES VOTE ON MEASURE J will:

* Hold Councilmembers accountable for their attendance at city council meetings.
* Exact a heavier penalty for unexcused missed meetings. deducts a $\$ 160$ for each meeting missed. This is $20 \%$ of their present salary
* Provide for automatic increases in those penalties as councilmember salaries are raised, eliminating the need for future changes in the city charter.
* Provides Councilmembers with standard sick/excused leave benefits which are normally available to both public and private sector employees.

MAKE COUNCILMEMBERS ACCOUNTABLE FOR THEIR ATTENDANCE AT COUNCIL MEETING! VOTE YES ON MEASURE J.

| Patricia E. Castillo | Barbara Waldman <br> Vice Mayor |
| :--- | :--- |
| Councimember |  |
| Tony Spitaleri | Stan Kawczynski |
| Chair Charter Review Committee | Councilmember |

Robin N. Parker
Councilmember

## VOTE NO MEASURE J

* Say No to politicians who want more pay for less work
* Say No to councilmembers who fail to attend city council meetings
* Say No to higher costs and lower productivity
* Say No to Measure J
* Say Yes to Measure L the only honest reduction in pay for councilmembers who fail to attend official meetings.
Sunnyvale City Councilmembers should not be paid for missing council meetings. Councilmembers already receive 12 weeks off with pay, annually. Twelve weeks, spread evenly over the calendar year.
Measure J sponsored by the City Council would add an additional four weeks of paid vacation for each councilmember. Had enough? Your city council's arrogance doesn't stop there. Measure $J$ also permits unlimited paid leave to any councilmember if they can get three councilmembers to agree... the proverbial "fox watching the hen house",..councilmembers approving their own paid absences.

The same "buddy system" of backroom politics that currently appoints your Mayor would now allow these same councilmembers to get together and approve their own paid leave at taxpayers expense.

Sunnyvale citizens must live within their means and so should their elected representatives. Its only fair. If politicians don't come to work, they shouldn't get paid. Simple enough.
We can change the defective system that enabled former mayor Brian OToole to collect $90 \%$ of his salary while not stepping foot in City Hall for two months.
There is an alternative. Measure L increases the penalty for missing an official meeting from a paltry $\$ 25$ to a reasonable $\$ 150$. Measure L is fair, honest, straight forward, and doesn't try to deceive the voters. Measure L doesn't include slick gimmicks and self serving give-aways. Measure L makes Councilmembers accountable for their attendance and their salary.
VOTE YES MEASURE L "The Citizens Initiative".
VOTE NO MEASURE J.

Karin Bricker Member
Charter Review Committee
Syd Mayfield
Sunnyvale Businesswoman

Larry Stone
Councilmember
D.J. Bahl

Board, Sunnyvale Chamber of Commerce

Mark Hanion
Councimember

## CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE K

Charter Section 604 deals with vacancies. The measure modifies the section to clarify the process of declaring vacancies and authorizes the Council to fill a shortterm vacancy created by the involuntary removal of a member by appointment rather than by requiring a special election. The measure also provides that no election shall be held the day before, day of, or day after a state holiday, consistent with state law.

A "yes" vote will make these technical revisions to the Charter.
A "no" vote will result in the Charter remaining unchanged.

## Valerie J. Armento City Attorney

The above statement is an impartial analysis of the Charter Amendment proposed by Measure K. If you desire a copy of the Charter Amendment, please call the City Clerk's Office at 730-7483 and a copy will be mailed at no cost to you.

No Argument For or Against Measure K Was Submitted

## CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE L

This initiative comprehensively changes the Charter of the City of Sunnyvale to establish an elected Mayor. There would not be a change in the Mayor's powers or functions, but the Mayor would no longer be selected by the Councilmembers from among its members.
Charter Section 600 now establishes a Council composed of seven members. Passage of the initiative would change the composition of the Council to six Councilmembers and a Mayor.
Charter Section 601 currently provides that: Councimembers are elected at large for four year terms, each office is a separate elective office, no person shall be a candidate for more than one elective office, no incumbent shall be a candidate for a seat other than the one they hold, there are seven designated seats, and there is a limit of two successive four year terms. Under the proposal, a Special Election would be held in June 1992 to elect a Mayor whose initial term would end with the General Election in November 1993; thereafter the Mayor's term would be four years. The office of Mayor would be a separate office. No person could hold more than one elective office. An incumbent Councilmember could be a candidate for Mayor. Council seats are redesignated to create a Mayor's seat. The Mayor's seat and two Council seats would be for four year terms commencing with the General Election in 1993. Four Council seats would be on a four year cycle commencing with the General Election in 1991.
Charter Section 602 presently requires candidates to be registered voters. The initiative transfers this requirement to Section 601 and transfers from Section 601 to this section term limitation provisions. An individual would be allowed to serve two consecutive terms as a Councilmember and two consecutive terms as Mayor. No person who has served as the elective Mayor can be a candidate for the office of Councimember without stepping down from the Council for at least two years.

Charter Section 603 pertaining to compensation would raise from $\$ 25.00$ to $\$ 150.00$ the amount deducted from the Councimember's or Mayor's monthly salary for meeting absences not related to official business.
Charter Section 604 deals with vacancies. It is expanded to address the issue of a vacancy in the office of Mayor
Charter Section 605 presently provides the Council selects one member to preside for two years. The initiative replaces this section with an elected Mayor. Either way the Mayor is the presiding officer, has a voice and a vote in all proceedings, is the official head of the City for all ceremonial purposes and performs duties consistent with the Charter and the office.
Charter Section 606 relating to the position of Vice-Mayor continues to provide that the Vice-Mayor performs the duties of the Mayor during the Mayor's absence or disability. Charter Section 1800 is a definitional section.

A "yes" vote will make the Charter changes described above establishing a directly elected Mayor.

A "no" vote will retain the existing Charter language and appointive Mayor system.

> Valerie J. Armento

City Attorney
The above statement is an impartial analysis of the Charter Amendment proposed by Measure L. If you desire a copy of the Charter Amendment, please call the City Clerk's Office at 730-7483 and a copy will be mailed at no cost to you. PR-010:001

## ARGUMENT IN FAVOR OF MEASURE L

## VOTE YES MEASURE L "The Citizens Initiative"

- It's time for the mayor that represents all the citizens, be elected by all the citizens.
- It's time to stop rewarding councilmembers who miss official meetings and reduce their pay when they fail to show up.
- It's time to abandon the archaic system of appointing our Mayor in favor of the contemporary system of electing our mayor.
- It's time to say no to the "buddy system" where councilmembers bargain for the coveted title of mayor in backrooms of City Hall.
- It's time to make Sunnyvale political leadership more accountable to the people and less accountable to special interests.
- It's time to support the 13,000 Sunnyvale citizens who signed the elected mayor petition.
The people of Sunnyvale deserve strong, accountable leadership only an elected mayor can provide.
Sunnyvale appointed 11 mayors in the past 10 years . . . three in a single year. More than 139 California cities, large and small, elect their mayor; $130 \%$ increase in ten years.

As the sixth largest city in the Bay Area, Sunnyvale's the only city that still appoints the mayor. Four neighboring cities in Santa Clara County elect their mayor.
Measure L would not change the power or authority of Sunnyvale's mayor. The relationship between the mayor and the city manager would remain the same.
A well-managed city like Sunnyvale, is at a disadvantage in dealing with other levels of government. The mayor who speaks for Sunnyvale today in Sacramento, Washington D.C. or our region, is gone tomorrow. Sunnyvale's "revolving door" mayor is simply outdated.

There's a leadership vacuum at City Hall. Last year's garbage franchise debacle, toxic contamination of our groundwater, the light rail controversy, downtown redevelopment, and possible conversion of Moffett to jet aircraft, all require strong accountable leadership.

## Vote yes on Measure L "The Citizens Initiative."

Ron Gonzales
County Supervisor
Paul Fong
Sunnyvale Businessman

Larry Stone
Councilmember
Darlene Frick
Graduate Leadership Sunnyvale

Brian Smith
1991 Sunnyvale Distinguished Citizen

## ARGUMENT AGAINST MEASURE L

For over 75 years our system of government in Sunnyvale has worked. From time to time individuals decide they don't like the system. They want to change it to put PR-010:002
more power or a rity into the hands of one person and bring 1 cessary politics to city governmen. Why should we change a proven form of govel wwient. Who stands to benefit - the taxpayers or the elected mayor?

A separately elected mayor will cost the taxpayers more, particularly in staffing. A separately elected mayor in San Francisco now needs the help of nine deputy mayors to get the job done.
A separately elected mayor is not more accountable. A separately elected mayor in San Jose witnessed the city losing $\$ 60$ million.
A separately elected mayor provides no greater political benefit. The people of Santa Clara and Milpitas have not received any benefits from the federal, state and county governments because they separately elect their mayor.
However, a separate mayor could bring harm and additional costs to a system that now works well!

- It would attract special interest money into the election process.
- It could disrupt the daily operations that make Sunnyvale one of the best run cities in the nation.
- It would irrevocably change the current system of collective leadership that gives Sunnyvale international recognition.
- It would encourage personal ego to rule over the public good.

The City of Sunnyvale has a proven track record of excellence, cost effectiveness, and innovation. Change is wrong if it is for the sake of change, or to benefit elected officials. Let's make the right choice for our future. VOTE NO ON MEASURE L.

| Patricia E. Castillo | Barbara Waldman <br> Vice Mayor |
| :--- | :--- |
| Councilmember |  |
| Sam J. Schiavo | Marc G. Hynes |
| Past President, Chamber of Commerce | Attorney |

Robin N. Parker
Councilmember

## MEASURE M

## CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE M

This measure proposes revisions to two sections of the Charter to provide that If there is a separate office of Mayor which is filled by direct election, then in order to be elected to that office a candidate must win by a majority of the votes cast. If no candidate obtains a majority of votes, then the two candidates with the highest number of votes will be required to participate in a runoff election. This measure can only become effective if the directly elected mayor measure is adopted and this measure receives a higher number of votes.
A "yes" vote will impose the requirement that in order to be elected to the office of Mayor a candidate would have to receive a majority of the votes cast.

A "no" vote would permit elections to be governed by plurality votes and not require runoffs.

## Valerie J. Armento City Attorney

The above statement is an impartial analysis of the Charter Amendment proposed by Measure M. If you desire a copy of the Charter Amendment, please call the City Clerk's Office at 730-7483 and a copy will be mailed at no cost to you.

## ARGUMENT IN FAVOR OF MEASURE M

If Measure $M$ passes, a YES vote on this measure ensures that a directly elected mayor wins by a clear majority vote of Sunnyvale Citizens.
A YES vote on Measure M will:

* Guarantee that the majority will of the people is expressed.
. prevent the election of a candidate with less than $50 \%$ of the vote.
Should the city ever have an elected mayor, let's ensure an election process in which that mayor is chosen by the majority of Sunnyvale citizens. VOTE YES ON MEASURE M.

Patricia E. Castillo
Vice Mayor
Tony Spitaleri
Chair Charter Review Committee

Barbara Waldman
Councilmember
Stan Kawczynski
Councilmember

Robin N. Parker
Councilmember

## ARGUMENT AGAINST MEASURE M

## VOTE NO MEASURE M

Measure $M$ would have a detrimental effect on the cost and integrity of municipal elections in Sunnyvale, Measure M would:

- Substantially increase the cost of seeking public office in Sunnyvale.
- Needlessiy de a the number of elections for the same offir
- Give incumbents an advantage over challengers
- Increase the influence of the special interests and their huge political budgets, on Sunnyvale elections.
- Extend the campaign period for Sunnyvale mayoral elections.

Measure $M$ is a costly proposition.
Measure $M$ is bad public policy.
Vote No Measure M.

Karin K. Bricker
Graduate, Leadership Sunnyvale
Adelaide Leigh Cleere
Sunnyvale Resident

Darlene Frick
Graduate, Leadership Sunnyvale
Larry Stone
Councilmember

Kathleen C. Tobias Sunnyvale Resident

## RESOLUTION NO. 174-91

> RESOLUTION OF THE COUNCIL OF THE CITY OF SUNNYVALE CALLING A SPECIAL MUNICIPAL ELECTION TO BE HELD IN THE CITY OF SUNNYVALE ON NOVEMBER $5,1991, ~ F O R ~ T H E ~ P U R P O S E ~$ OF SUBMITTING TO THE VOTERS OF THE CTTY PROPOSED AMENDMENTS TO THE CITY CHARTER CONCERNING THE MAYOR AND THE COUNCIL, REQUESTING CONSOLIDATION AND THE SERVICES OF THE REGISTRAR OF VOTERS

WHEREAS, Article XI, Section 3 of the Constitution of the State of California and section 34459 of the Government code authorize amendments to the Charter of the City proposed by either the city Council or by initiative; and

WHEREAS, by Resolution No. 165-91, adopted July 2, 1991, the City Council called a General Municipal Election to be held on November 5, 1991, for the purpose of filling four Council seats; and

WHEREAS, whenever two or more elections are called to be held on the same day, in the same territory, such elections may be either completely or partially consolidated pursuant to Part 2.5 (commencing with Section 23300 ) of Division 14 of the Elections Code and section 5342 of the Education Code; and

WHEREAS, Section 22003 of the Elections Code empowers the City Council to request the assistance of the County Registrar of Voters to provide election services to the city;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SUNNYVALE RESOLVES AS FOLLOWS:

SECTION 1. SPECIAL ELECTION. A Special Municipal Election hereby is called to be held in and for the city of sunnyvale on Tuesday, November 5, 1991, for the purpose of submitting to the voters of the city the below designated measures.

SECTION 2. SUBMITTAL OF PROPOSALS. The City Council hereby submits to the voters, and orders to be placed on the ballot, the following measures:

CITY OF SUNNYVALE CHARTER MEASURE $\qquad$ :

1. Shall the current City of Sunnyvale Charter language providing that the City Council selects the Mayor by resolution requiring the affirmative votes of at least four members of the City Council, be retained, as recommended by the Charter Review Committee?

YES $\qquad$
NO $\qquad$

CITY OF SUNNYVALE CHARTER MEASURE $\qquad$ :
2. Shall Section 601 of the Charter of the City of Sunnyvale be amended to require an individual who has served in elective office for two successive four-year terms to wait at least four years before being eligible to serve again in elective office?

YES $\qquad$ No $\qquad$

CITY OF SUNNYVALE CHARTER MEASURE $\qquad$ :
3. Shall Section 603 of the Charter of the City of Sunnyvale be amended to provide that Councilmembers are entitled to four personal leave days per year, that the Council has the authority to excuse absences from meetings and that for an absence from a Council meeting for other than for personal leave, or due to official duty or one which is excused by the Council, the penalty is $20 \%$ of the month's salary, which at the time of this amendment is equivalent to a penalty of $\$ 160.00$ ?

YES $\qquad$
NO $\qquad$
$\qquad$ :
4. Shall Section 604 of the Charter of the City of Sunnyvale be amended to provide that vacancies on the City Council shall be officially declared as such within thirty days of the commencement of the vacancy, that vacancies created by the involuntary removal of a Councilmember may be filled by appointment, and that no election shall be held the day before, day of, or day after a state holiday?
$\qquad$
YES

CITY OF SUNNYVALE CHARTER MEASURE $\qquad$ :
5. Shall the Charter of the City of Sunnyvale be revised to provide that, commencing June 1992, the Mayor of Sunnyvale shall be elected by a vote of the people instead of appointed by the City Council for a separate four-year term with a two successive term limitation, and, further, that if a Councilmember or the Mayor does not attend all official meetings held during a given month, that his/her salary for the month shall be reduced by $\$ 150.00$ for each absence unless, as currently set forth in the City Charter, the absence is due to official duty?
YES $\qquad$ NO $\qquad$

CITY OF SUNNYVALE CHARTER MEASURE $\qquad$ :
6. Shall Sections 601 and 1400 of the Charter of the City of Sunnyvale be amended to provide that in order to be elected to the office of Mayor, an individual would have to receive a majority of all votes cast rather than a plurality, and that in the event no individual received a majority of all votes cast, a runoff election would be held between the two individuals who received the highest number of votes?

YES $\qquad$
No $\qquad$

SECTION 3.
ADOPTION OF MEASURES. In the event a majority of the electors voting on the measures set forth in Section 2 vote in favor thereof, the Charter of the City of Sunnyvale shall, upon being accepted and filed by the secretary of state, be amended to read as set forth in Exhibits "A" through "E" attached and incorporated, effective on the date of such filing. The first measure reaffirms existing language and does not involve an amendment.

SECTION 4. DUTIES OF CITY CLERK. The City Clerk hereby is directed to do all things required by law to effectuate the special Municipal Election and to present the measures submitted herein to the electorate, including, but not limited to, required publications, postings, noticings and filings. Further, the City Clerk is hereby directed to forward a copy of this resolution to the City Attorney for preparation of an impartial analysis of the measures submitted.

SECTION 5.
ARGUMENTS FOR AND AGAINST. Members of the City Council shall author the arguments in favor of all the measures other than the initiative petition and the argument against the initiative petition. The proponent(s) of the initiative shall author the arguments in favor of the initiative and against the Council-sponsored measures.

SECTION 6. NO REBUTTAL ARGUMENTS. The City Council confirms that the provisions of Section 5014.5(a) of the Elections

Code do not apply and that no rebuttal arguments shall be permitted.

SECTION 7. CONSOLIDATION OF ELECTIONS. The City Council hereby orders that the Special Municipal Election be consolidated with the General Municipal Election to be held on Tuesday, November 5. 1991, for the purpose of filling municipal offices. Furthermore, pursuant to Part 2.5 (commencing with Section 23300) of Division 14 of the Elections Code and Section 5342 of the Education Code, the City Council hereby requests the governing body of any such other political subdivision, or any officer otherwise authorized by law, to partially or completely consolidate such elections, and to further provide that, upon consolidation, the consolidated election shall be held and conducted, election officers appointed, voting precincts designated, ballots printed, polls opened and closed, ballots opened and returned, returns canvassed, and all other proceedings in connection with the election shall be regulated and done by the Registrar of Voters of the County of Santa Clara or any body or official authorized by law to perform such functions and canvass the returns of the election; and that this City Council consents to such consolidation.

SECTION 8. CONTRACT WITH REGISTRAR. Pursuant to section 22003 of the California Elections Code, the City Council hereby requests the Board of Supervisors of the County of Santa Clara to permit the Registrar of Voters to render services to the city of Sunnyvale relating to the conduct of the Special Municipal Election
to be held on Tuesday, November 5, 1991.
Services shall be of the type normally performed by the Registrar of Voters in assisting the clerks of municipalities in the conduct of elections.

Subject to the approval of the Board of Supervisors of the foregoing requests, the City Clerk is hereby authorized to engage the services of the Registrar of Voters to aid in the conduct of the election. Further, the city Director of Finance is authorized and directed to pay the costs of the services, provided that no payment shall be made for services which the Registrar of Voters is otherwise required by law to perform.

SECTION 9. HOURS. The hours during which the polling places for the Special Municipal Election shall be open shall be the hours established for the General Municipal Election.

SECTION 10. TRANSMITTAL OF RESOLUTION. The City Clerk is hereby directed to submit forthwith a certified copy of this resolution to the Board of Supervisors, to the Registrar of Voters, and to the County Clerk of the county of Santa Clara.

SECTION 11. DISTINGUISHING TYPE STYLES. In the event the City Clerk or the Registrar of Votes is required to, or does, cause the publication or printing of the proposed Charter amendments using distinguishing type styles to identify the proposed amendments, the City Clerk or Registrar of Voters may authorize the use of any alternative distinguishing type style, such as italics,
which is appropriate to the medium used for such publication or printing.

SECTION 12. EXEMPTION FROM CEQA. The City Council finds, pursuant to Title 14 of the California Code of Regulations, Section 15061(b) (3), that this ordinance is exempt from the requirements of the California Environmental Quality Act (CEQA) in that it is not a Project which has the potential for causing a significant effect on the environment. The Council therefore directs that a Notice of Exemption be filed with the Santa Clara County Clerk in accordance with Section 14 of the Sunnyvale Guidelines for the implementation of CEQA adopted by Resolution No. 193-86.

PASSED AND ADOPTED by the city Council of the city of Sunnyvale at a regular meeting held on the 6 th day of August, 1991, by the following called vote:

AYES: PARKER, WALDMAN, CASTILLO, STONE, KAWCZYNSKI, NAPIER NOES: NONE
ABSENT: HALON


ATTEST:
City Clerk
(SEAL)

Text of Proposed Amendment to Charter Section 601 to Require Four Year Break after Serving Two Successive Terms

Section 601. Term and Election. Each member of the City Council shall be elected from the city at large at the General Municipal Election for a term of four years-from-andex_ commencing the Tuesday following the member's election, and until a successor is elected and qualified. The term of each Councilmember in office-at the adoption of this amendment, of at the time of any change in the date for the election of governing board members of elementary school districts shall be increased or decreased to the extent necessary to allow the General Municipal Election, at which the seat occupied by such Councilmember is to be filled, to be held concurrently with such school district election.

The office of each member of Council is a separate elective office to be separately filled at any election.

No person shall be a candidate for more than one elective office.

No incumbent member of the Council shall be a candidate for a Council seat other than the one which that person then holds.

No person shall be eligible to serve as a member of the City Council for more than two (2) successive four-year elective terms. Any person who has served two (2) successive four-year elective terms shall not serve again until at least four (4) years have passed since that person last held office. Any person who fills an unexpired term of not more than two years in length shall, however,
be eligible to serve two (2) successive four-year terms after the expiration of the unexpired term which he/she filled.

The person receiving the highest number of all the votes cast for a particular elective office at any election shall be deemed and declared elected to that office.

Each Council seat shall be designated by a number from 1 through 7 and shall be known as "Councilmember Seat Number . . . ." The designation given to each elective office shall be used in all elections, nomination papers, certificates of election, and all other papers pertaining to such office, and to designate the incumbent of such office.

Seats numbered 1,2 , and 3 shall be filled at the General Municipal Election held in 1977 and every fourth year thereafter. Seats numbered $4,5,6$, and 7 shall be filled at the General Municipal Election held in 1979 and every fourth year thereafter.

Text of Proposed Amendment to Charter Section 603 to Provide for a $20 \%$ Penalty for Missed Meetings, to Authorize the Council to Grant Excused Absences, and to Grant Councilmembers Four Personal Leave Days

Section 603. Compensation. In addition to reimbursement for necessary traveling and other expenses actually incurred when on official duty in or out of the city on order of the City Council, each member of the City Council shall receive as salary, each month, that sum which has been established by the State Legislature for members of the city councils of general law cities having the population range within which the city of Sunnyvale falls, all as is specified in Government Code Section 36515 as it now exists or may hereafter be amended to read, and the Mayor shall receive as salary, each month, $a$ salary sum equal to $133-1 / 3 \%$ of that established herein for Councilmembers. In order to provide a cost of living adjustment, the salaries provided herein shall be increased annually, effective January 1 of each year, by the amount permitted for general law cities by Government Code Section 36516(c), as may hereafter be amended. If a member of the city Council does not attend all meetings of the City Council-or study sessions called on order of the city council and held during the month, his/her salary for such month shall be reduced by the sum equivalent to $20 \%$ of the month's salary for each meeting-ox study session not attended unless he/she is absent on official duty with
the consent of or on order of the City Council or is granted an excused absence by the city council, or unless he/she is on personal leave. A member of the City Council shall be permitted four (4) personal leave days per calendar year.

Text of Proposed Amendment of Charter Section 604 to Include Involuntary Removal from Office and Avoiding Elections around Holidays

Section 604. Vacancies. Except as otherwise provided herein, in the event of a vacancy in the City Council, from whatever cause arising, within thirty days of the commencement of any vacancy the City Council shall officially declare the seat vacant and call a Special Municipal Election for the purpose of filling such vacancy. In the event of a vacancy in the city Council created by the death or other involuntary removal of a member, pursuant to Article II, Section 4, of the Constitution of the State of California, where the unexpired term of the deceased or removed member does not exceed one hundred eighty days (180), the City Council shall, within 60 days after such office shall have been declared vacant, fill such vacancy by appointment. Should the Council fail to fill the vacancy within the 60 -day period, it shall treat such vacancy in the same manner as one created by a cause other than death or involuntary removal.

Any Special Municipal Election called to fill an unexpired term shall be held within one hundred and twenty (120) days from the date the Council declares the vacancy to exist except that no election shall be held on the day before, day of, or day after a state holiday. The Council shall promptly declare or take the required steps to declare the existence of the vacancy. Such special election shall be consolidated with a general municipal or
statewide election if a municipal or statewide election is scheduled within one hundred and eighty (180) days from the date that the vacancy is declared. As used herein, the next general municipal or statewide election means the next such election at which it is legally possible to place the matter on the ballot and elect a successor.

Any person elected or appointed to fill a vacancy shall serve for the remainder of the unexpired term and until his/her successor is elected and qualified.

In addition to any other cause from which vacancies in the City Council may occur, the office of a member of the City Council shall become vacant and it shall be so declared by the Council where such member is absent from all regular meetings of the Council for a period of sixty (60) days consecutively from and after that last regular council meeting attended by such member, unless by permission of the Council expressed in its official minutes; or such member is convicted of a crime involving moral turpitude; or he/she ceases to be an elector of the city of Sunnyvale or ceases to maintain his/her principal place of residence within the City limits during his/her term of office.

## PROPOSED AMENDMENTS TO THE CHARTER OF THE CITY OF SUNNYVALE

Proposed Amendments to the Charter of the city or sunnyvale read as follows below. The provisions of the charter proposed to be deleted are printed as strikeout type, and new provisions are in shaded.type.

1. Section 600 of Article VI is amended to read: Section 600. Elective Officers of the city. The elective officers of the city shall consist of a city Council composed of seven members. EFlot, to, spectal

 Counctl shald conshst. of seven Councilnembers.




2. Section 601 of Article VI is amended to read: Section 601. Term and Election Exceptanas ounerwase ofovided. \&eEach member of the city Council, hnefudhng themelet 1 Hemayol m shall be elected from the City at large at the General Municipal Election for a term of four years from and after the Tuesday next following the member's election, and until a successor is elected and qualified. Provided, however\%\#\#hata, a
Special Municipal. Eiections shatlabeconducted. In. June,
1992\%a Mayor Shall/be elected, and the Mayor\%s Intitat
term shall. commence. on the muesaay next tollowhng the
Mayorms election and extena untli. the Tuesaly atterfthe
next General. Municepall. Election and until. a successor
1s. elected and qualifiea. The term of each
Councilmember in office the top of this
ment, at the time of any change in the date for
the election of governing board members of elementary
school districts, shall be increased or decreased to
the extent necessary to allow the General Municipal
Election at which the seat occupied by such
Councilmember is to be filled, to be held concurrently
with such school district election.

The office of each member of the council: Including thaterfelective Mayor, is a separate elective office to be separately filled at any election.

No person shall be a candidate for more than one elective office. No. person.may hold more. than. one electave: oflace.

No incumbent member of the Council shall be a candidate for a Council seat other than the one which that person then holds\% proviaed/. however,. that exeept as. otherwhee specilically provided. 1 H. thrs.section\%/an

Sncumbent councilmember shatlen not be prohibited from beinga candiaate Eorfthe offlce of elective Mayor.

```
No pexson shall be-eligible to sexve-as a-member of the council for more than two-(2) suecessive fouryear electue terms. Any pexsen whe fills an unexpixed texm-of not moxe than- twoyex in length-shall, howevex, be ligible serve-tio \((2)\) suceessive four yearelective texms after the expiration of the wnexpired-tex-wheh-he/she filled.
```

No person shall/ be eligible to:hola oftice as.a member. of/the ciey councilanless he, she. shall. be.a
 nomination or appolntment.

The person receiving the highest number of all the votes cast for a particular elective office at any election shall be deemed and declared elected to that office.

Prior. to the General Munleapal. Electan held:In the year. 19 91/. efach Council seat shall be designated by a number from 1 through 7 and shall be known as "Councilmember seat Number......" Prior.to. Lhe. General Munielpal/ Election held. In. the Year. $1991 /$. the. terms.of office.and. time. of election.shall: be governed. by. the terms.of.thls charter prior. to the amendment provialng
for: an electiveMayor:
commencing with the General Municipal Election
hela in Che year 1991. councilmember seat number ? shall be redesignated as councillmember seat number. 7 and the remalning Counclimember seats shall be designated by a number from 1 through 6 and each shall be. respectively known as mcouncilimember Seat

Number.M.F. Such redesignations shall occur on the Tuesala next following the General Municipat Mection In 1991. Seats numbereal 1 and 2 shanl. be fillealat the General Muntcipal Election held in the year 1993. and every fourth year thereafter. Persons holding seats humbered 1 and 2 at the time that this amenament is approved shalli be deemed the incumbents of and shall continue in office in those seats unthlime General Municipal election in 1993.

That certalin seat numbered 3 as of the cenerat Municipal Election in 1991. and redesignated thereafter as seat number, T. shall not be filled at such election, but shall cease to exist when the Mayor elected at the Special Municlpal Election in June, 1992 . assumes office. After the Special Municipall Election in Uune, 1992. seat humber. shall be filled by the electea Mayor and be reaesignated as "the Mayor's Seat" on the Tuesaly next following the spectal Munlcipal Election In June. 1992, arid the term of the Counclimember for
seat number 7 shall, thereupon expire. This will cause the person occupying seat number l/to serve less. than a Sour year term that commenced after the Municipal

 at. the. General/ Municepal. ghectuon held. In. the year 399\%.and. every. fourth.year..thereafter.
 General Municipal/Election In/ 19 q1. Sinall be renumberea 3..4.,5.and. 6\% Iespectively/./after.such. election. persons.elected. to. held. seats. numbered. 4./ 5\%. 6. and/./.at the thme of the General Munlelpal/ Election held inm. 191 shall. be deemed. the= Incumbents of those. seats: as Subsequently redesignated/respectively... The renumbering of. these.seats.shall. not. be ceemed. to create. a. break $1 n$ service or. a. new term. tor the. holicers of. said.seats\%.It. belng the Intent. solely.to redesignate exusting oftlces tomaintaln the sequentian

 at the General Municlpal Election held. In. the year. 9 9. and.every.fourth. year: thereafter.,

The designation given to each elective office shall be used in all elections, nomination papers, certificates of election, and all other papers pertaining to such office, and to designate the
incumbent of such office.


#### Abstract

Geats numbere 1, 2, and 3-shalı be fillea-at-the Genexal Munieipal Electom held in the iear 1977 ane every fouth year thexeafter. Seats mumbered-4, $5,-6$, and 7 shall befilled at the-General Municipal flection 


3. Section 602 of Article VI is amended to read:

 unless hefsheshall be a-registeveroter of the eity at the time of hishex nominator-ox appointment... Mimitathon of Tetms./.For purposes of. this.section
 Incluae. the offlce.of.elective Mayor, or. the.person Howalng:such offace.

 overlapplng. four-year. elective.terns././Except.as


 unexplred.term.of.not more. than.two. years.In.Iength
 or. overlapplig four year.elective.terms.after. the
expiration of the unexpired term which he/she filled. The prohibition contanned in this subsection shatlabe deemed to IImit. a personss elighbility to be a candiaate for the\%office of counctimember. onIy and shallmot restrict the eligiblinty of a. person.form.ne otrlce: ofelective. Mayor.
(b) No person shall be ellgible to serve as elective Mayor IOr more. than. two./2l. successive.foutyear. elective terms: proviaed, however./.that:except./as otherwise. provided. herein./a. person. shallil be. considered to. have: servea a. four-year. term If he/she.servedallator any portion of. such term....any person.who.fills.any
 length shalla, however, be eligible.to serve\%two(2) successive, fur-year elective terms after the explration. of the unexplred term which he/she $f$ II ed.
(c)/No person who has:served.all. orea. portion of a. term. as. elective. Mayor shall be a. candadate.for.the -fflce. of councilmember at. any election earilier.than the next General. Munlapal. Election after. the expliration. of the full four-year. term. all orepart:ot Which.was.served: by that person.\#. No. such person. shat be eligIble. tooserve as a councilmember by appolntment earlyer. than. sald election.
4. Section 603 of Article VI is amended to read:

Section 603. Compensation. In addition to reimbursement for necessary traveling and other expenses actually incurred when on official duty in or out of the City on order of the city council, each member of the City Council shall receive as salary, each month, that sum which has been established by the State Legislature for members of the City Councils of general law cities having that population range within which the City of Sunnyvale falls, all as is specified in Government Code $\S 36515$ as it now exists or may hereafter be amended to read, and the Mayor shall receive as salary, each month, a salary equal to 133$1 / 3 \%$ of that established herein for Councilmembers. In order to provide a cost of living adjustment, the salaries provided herein shall be increased annually, effective January 1 of each year, by the amount permitted for general law cities by Government Code' $\$ 36516(c)$, as may hereafter by amended. If a member of the City Council, or the Mayor, does not attend all meetings of the City Council or study sessions called on order of the City Council and held during the month, his/her salary for such month shall be reduced by the sum of $\$ 25.00 \$ 150.00$ for each meeting or study session not attended unless he/she is absent on official duty with the consent of or on order of the city council.
5. Section 604 of Article VI is amended to read:

Section 604. Vacancies. Except as otherwise provided herein, in the event of a vacancy in the City Council/\# Inclualing a vacancy In\# the office.of elective Mayor, from whatever cause arising, the City Council shall call a Special Municipal Election for the purpose of filling such vacancy. In the event of a vacancy in
 Mayor, created by the death of a member, where the unexpired term of the deceased member does not exceed one hundred and eighty (180) days, the City Council shall, within stixty (60) days after such office shall have been declared vacant, fill such vacancy by appointment. Should the Council fail to fill the vacancy within the 60-day period, it shall treat such vacancy in the same manner as one created by a cause other than death.
 elective. Mayor./. where.ne. unexplired. terin aoes.not

 have. been. aeclared. vacant, elther/ call/\#a/speclal


 Councilmember appointedas presiding\%oflicerana aesignated/Mayor.shayl/aetaln/hs/her./seat.anc/atatus as. a councilmember. and shall not be deemed. to. hold. the
office of elective Mayor for ary purposer. Incluanng but not IImited. tom designating Incumbency/n any election and. calculating successive or overlapping. $t e r m$


 Whthin the tharty aay period, the Vice Mayor. shay perform.the duties of the Mayor until. the. election and qualificat $1 \circ n$ Or a. new Mayor.

Any Special Municipal Election called to fill an unexpired term shall be held within one hundred and twenty (120) days from the date the council declares the vacancy to exist. The Council shall promptly declare or take the required steps to declare the existence of the vacancy. Such special election shall be consolidated with a general municipal or statewide election if a municipal or statewide election is scheduled within one hundred and eighty (180) days from the date that the vacancy is declared. As used herein, the next general municipal or statewide election means the next such election at which it is legally possible to place the matter on the ballot and elect a successor.

Any person elected or appointed to fill a vacancy shall serve for the remainder of the unexpired term and until his/her successor is elected and qualified.

In addition to any other cause from which vacancies in the city Council may occur, the office of a member of the city Council\%Wnclualing the\%electave Mayor. shall become vacant and it shall be so declared by the Council where such member is absent from all regular meetings of the council for a period of sixty (60) days consecutively from and after the last regular Council meeting attended by such member, unless by permission of the Council expressed in its official minutes; or such member is convicted of a crime involving moral turpitude; or he/she ceases to be an elector of the City of Sunnyvale or ceases to maintain his/her principal place of residence within the City limits during his/her term of office.
6. Section 605 of Article VI is amended to read:

Section 605. Presiding officer. Mayor. At its first regulat meoting following each Genexal Munieipal Election, the City Council Shall-select one-of its members as its presiding offieer, who hall have the title of Mayox. Such selection shall be by resolution of the city council. The-Mayor shall have woice ant vote-in all its proeedings. He/she shall be the official head of the-City fox all eeremenial puxpeses. Hefshe shall pexform-sueh othex duties as may be presexibed this Chavex ox-as may be imposed by the Gity-councileonsistent with-hishex offiee. The - fayox
shat sexte in sueh eapacity fex a tex of too-rears from-and after the muesday following the Generil Municipal Eleetion quex-when the appeintment-ismacte, anduntil z-sueessox ismeleetel, provicec, that-a person ean eontinue to sexvemintherpatityef Mator only-wile that person wemtins-as-a-menbex efthe eity Council. In the event of macuncy in the offiee of Mayor, the city council-shall seleet one of its members to sexve as Mayox fox-hexemaindex of the unexpixed texm-
 expluation of histher torear tem-only by a reselution of the city coumein adepted by the廿fíxmativerotes of at least five membexsof thecity Coumeil. priex to sueh wetion the city cotmeil shalı adopt a resolution stating its intention to eonsidex
 xesolution-xemeving the Mayox-shalz-ałse eontain a final-statement-of the weasons-for-memoval and may not be adoptearathin five-days-of the quopton of the xesolution of intention.

If the votexs of the City of Sunnyrale approve the quendment to this-seetion toprovide w-to yewr term fox the Mayox at the Genexal Munieipal Eleetion-in the year 1987, then the first sejection of a-Mayox undex the provisions-of this-secton-shall oeeut at the finst

```
Eegulax-meeting of thecity council-following-the
effeetime date-vesaid mmendment,-The pexsen-seleetec
```



```
term-and-until a-sueeessox-is-selected in weeordanee
wth-heterms of thismseetien- prior|to%the%specladu
```








 Charter, \#The Mayor shall\#be the gres dang offlcer of the $C \mathcal{L Y}$ Councl $\geqslant$

The Mayor shaviqhave a. volce\&and\%vote\% $1 \eta$ ada






 Mayor, whether selected by the Clty Council_or, elected,
 Councl. $\%$ \& $A n Y$ Y 1 mitathons on\#the powers.andanathorty
of membersof the council contalned,in, this charteroor other.law inclualng but not Iimited to those contained ins section 307 of this. Charter, shall/ be applicable to the Mayor.
7. Section 606 of Article VI is amended to read:

Section 606. Vice Mayor. The City Council shall designate one of its members as Vice Mayor. The Vice Mayor shall perform the duties of the Mayor during his/her absence of disability.
8. Section 1800 of Article XVIII is amended to read:

Section 1800. Definitions. Unless the provision or the context otherwise requires, as used in this. Charter:
(a) "Shall" is mandatory and "may" is permissive.
(b) "City" is the City of Sunnyvale and "department," "board," "commission," "agency," "officer," or "employee," is a department, board, commission, agency, officer or employee, as the case may be, of the City of Sunnyvale.
(c) Al references to gender shall be to both the masculine and feminine gender; such objective may be
accomplished through the use of a slash mark between the masculine and feminine pronouns such as "he/she" or "him/her." Any reference in this Charter to "man" as a suffix indicative of the masculine gender shall be stricken out and replaced by either "member" or "person."

The changes incorporated in paragraph (c), immediately above, shall be reflected throughout this Charter in the next official printing thereof.
(a) Commencing withethe Special Munlclpal Election held. In June. I992\%. all. Ieferences: to the
 \#council.member,"\#\#counclimember,"\#\#city councilmember,"\#and"member"/with reference.to the cley councla/:shatl. be.construed. to seter. to. both the Mayor

 expressly.statea. orfalearly. required. by the: context. and".the term.nchty council\#\#shall. be. construed..to. retee Zo\# the body. composed. of the Mayor and. six
 apply.similarly/to.all. codes/. orainances/./resohations,
 Without requaring the formala amendment. of. each. such aocument Indivadually.

Text of Proposed Amendments to Charter Sections 601 and 1400 to Require a Majority Vote for Election to the Office of Elective Mayor and Runoff Elections if Needed

The sixth paragraph of section 601 would need to be revised as follows:

Section 601. Term and Election.

The person receiving the highest number of all the votes cast for a particular elective office at any election shall be deemed and declared elected to that office, except that an elective Mayor must receive a majority of all votes cast. In any instance where no mayoral candidate receives a majority of all the votes cast, a runoff election shall be held between the two candidates receiving the highest number of votes.

Section 1400. General Municipal Elections. There shall be a General Municipal Election to fill elective offices in the oddnumbered years on the date established under General Law for the election of governing board members of elementary school districts. If the office of Mayor remains unfilled after the election because no candidate received a majority of all votes cast for the office at the election, then a runoff election shall be held for the purpose of filling the office of Mayor. The two persons who received the highest number of votes for that office shall be the
only persons whose names shall appear on the ballot and be eligible to receive votes as candidates for that office at the following runoff election. When a runoff election is required due to failure of a mayoral candidate to obtain a majority of votes at a General Municipal Election, the runoff election shall be held on the second Tuesday of January immediately following the General Municipal Election. If a runoff election is required as a result of a failure of a mayoral candidate to obtain a majority of votes at a Special Municipal Election, another Special Municipal Election shall be called in accordance with the provisions of the Elections Code.

RESOLUTION NO. 202-91

RESOLUTION OF THE COUNCIL OF THE CITY OF SUNNYVALE DECLARING CANVASS OF RETURNS AND RESULT OF THE GENERAL AND SPECIAL MUNICIPAL ELECTIONS HELD ON NOVEMBER 5, 1991

WHEREAS, the City Council of the City of Sunnyvale duly called and ordered held in the City on Tuesday, November 5, 1991, a General Municipal Election pursuant to Section 1400 of the Charter to fill City Council Seats No. 4, 5, 6 and 7; and

WHEREAS, the City Council of the City of Sunnyvale also duly called and ordered held in the City on Tuesday, November 5, 1991, a Special Municipal Election and submitted to the voters six measures proposing amendments to the charter of the city of Sunnyvale; and

WHEREAS, pursuant to the applicable provisions of the Elections Code of the State of California, the Registrar of Voters of the County of Santa Clara has duly canvassed the votes cast by the electors in the City of Sunnyvale upon the offices and measures hereinafter set forth, and has certified to the City Council the results of the votes cast, which certification is attached as Exhibit "A" and incorporated by reference;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SUNNYVALE RESOLVES AS FOLLOWS:

SECTION 1. The canvass by the Registrar of Voters as shown in Exhibit "A" and the results of the votes cast at the General and Special Municipal Elections are hereby ratified, confirmed and approved.

SECTION 2. The total numbers of votes cast in the city of

Sunnyvale at the General and Special Elections, and the number of votes cast in each precinct for the persons and respective office to be filled at the General and Special Municipal Election, and the number of votes cast in each precinct for and against the ballot measures submitted at the Special Municipal Election, are as set forth in Exhibit "A". All absent voters' ballots have been duly received and canvassed in time, form and manner as required by law, and the results of the absentee vote are set forth in Exhibit "A".

SECTION 3. The names of the persons voted for the offices of Councilmember and the total number of votes given in the City to each of the persons (including absentee votes) were as follows:

CANDIDATES FOR COUNCILMEMBERS Total Vote
Councilmember, Seat No. 4
Glen Chambers 6,714
Richard Napier 8,900
Councilmember, Seat No. 5

| Karin Bricker | 7,041 |
| :--- | :--- |
| Barbara Waldman | 8,615 |

Councilmember, Seat No. 6
Darlene Frick 6,107
Frances Rowe
7,784
Michele Silva 1,490

Councilmember, Seat No. 7
$\begin{array}{ll}\text { Chris McComb } & 6,409 \\ \text { Stan Kawzynski } & 9,027\end{array}$
Stan Kawzynski 9,027

SECTION 4. At the Special Election the following measures were submitted to the voters and the number of votes cast for and against the measures were as follows:

|  |  | Total <br> Vote <br> "YES" | Total Vote "NO" |
| :---: | :---: | :---: | :---: |
| MEASURE H: | "Shall the current City of Sunnyvale Charter language providing that the City Council selects the Mayor by resolution requiring the affirmative votes of at least four members of the City Council, be retained, as recommended by the Charter Review Committee?" | 9,991 | 5,674 |
| MEASURE I: | "Shall Section 601 of the Charter of the City of Sunnyvale be amended to require an individual who has served in elective office for two successive four-year terms to wait at least four years before being eligible to serve again in elective office?" | 11,668 | 3,664 |
| MEASURE J: | Shall section 603 of the Charter of the City of Sunnyvale be amended to provide that Councilmembers are entitled to four personal leave days per year, that the Council has the authority to excuse absences from meetings and that for an absence from a Council meeting for other than for personal leave, or due to official duty or one which is excused by the Council, the penalty is $20 \%$ of the month's salary, which at the time of this amendment is equivalent to a penalty of $\$ 160.00$ ?" | 8,060 | 7,541 |
| MEASURE K: | Shall Section 604 of the Charter of the City of Sunnyvale be amended to provide that vacancies on the City Council shall be officially declared as such within thirty days of the commencement of the vacancy, that vacancies created by the involuntary removal of a Councilmember may be filled by appointment, and that no election shall be held the day before, day of, or day after a state holiday?" | 10,435 | 4,769 |
| MEASURE L: | "Shall the Charter of the City of Sunnyvale be revised to provide that, commencing June 1992, the Mayor of Sunnyvale shall be elected by a vote of the people instead of appointed by | 6,678 | 9,412 |

the City Council for a separate fouryear term with a two successive term limitation, and, further, that if a Councilmember or the Mayor does not attend all official meetings held during a given month, that his/her salary for the month shall be reduced by $\$ 150.00$ for each absence unless, as currently set forth in the City Charter, the absence is due to official duty?"

MEASURE M: "Shall Sections 601 and 1400 of the Charter of the City of Sunnyvale be amended to provide that in order to be elected to the office of Mayor, an individual would have to receive a majority of all votes cast rather than a plurality, and that in the event no individual received a majority of all votes cast, a runoff election would be held between the two individuals who received the highest number of votes?"

SECTION 5. The following named persons received the largest number of votes for the offices of Councilmember and were, therefore, duly elected to the office, and the City clerk is hereby directed to issue a Certificate of Election to the persons, certifying each one's election to the office appearing after his or her name, and to administer to the persons the oath of office prescribed by the Constitution and the laws of the state of California and the Charter of the City of Sunnyvale:

Richard Napier Councilmember Seat No. 4
Barbara Waldman Councilmember Seat No. 5
Frances Rowe Councilmember Seat No. 6
Stan Kawczynski
Councilmember Seat No. 7
SECTION 6. The City Clerk of the City of Sunnyvale hereby is instructed to enter this resolution on the minutes of the city Council as a statement of the results of the General and Special Municipal Elections.

SECTION 7. Measures $I, J$, and $K$ are deemed to be ratified by the electors of the City of Sunnyvale. The City Attorney is directed to prepare the text of the Charter amendments as ratified by the electors for certification, authentication and filing in accordance with Section 34464 of the Government Code.

PASSED AND ADOPTED by the City Council of the city of Sunnyvale at a regular meeting held on the 12th day of November, 1991, by the following called vote:

AYES: PARKER, WALDMAN, CASTILLO, STONE, HANLON, KAWCZYNSKI, NAPIER
NOES: NONE
ABSENT: NONE

APPROVED:


ATTEST:
City Clerk

(SEAL)

## CERTIFICATE OF ELECTION RESULTS

## STATE OF CALIFORNIA)

## ) $\mathrm{ss}_{\mathrm{s}}$ County of Santa Clara )

I, George A. Mann, Registrar of Voters of the County of Santa Clara, State of California, do hereby certify that at the Consolidated Elections held on November 5, 1991, General and Special Municipal Elections, consolidated therewith, were held in the CIIY OF SUNNYYAIE for the purposes of electing one member each to SEATS 4, 5, 6 and 7 of the City Council and submitting Measures If, $, J, J, K, L$ and M to the voters of said City;

That the official canvass of the returns af said election was conducted by the office of the Registrax of Voters in accordunce with the appropriate provisions of the Elections Code of the State of California; and

That the Statement of Votes Cast, hereto attached, shows the whole nuniber of votes cast for each candidate for said Council Seats, and for and against Measures E, I, I, K, L and M in the City of Sunnyvale, and in each of the respective precincts; and that the totals shown for each candidate and for and against each measure are full, true and correct.

WITNESS my hand and Official Seal this 12th day of November, 1991.


SEAL


| 4078-PCT | 407B | 1148 | 358 | 31.2 | 149 | 194 | 143 | 195 | 126 | 177 | 27 | 154 | 182 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4087-PCT | 4087 | 618 | 73 | 11.8 | 32 | 38 | 46 | 24 | 35 | 21 | 9 | 39 | 29 |
| 4088-PCT | 40日B | 1276 | 496 | 39.9 | 172 | 296 | 161 | 313 | 148 | 293 | 29 | 157 | 308 |
| 4096-PCT | 4096 | 1153 | $3 ¢ 4$ | 27.2 | 149 | 153 | 140 | 169 | 129 | 148 | 24 | 117 | 185 |
| 4097-PCT | 9097 | 909 | 259 | 28.5 | 124 | 124 | 132 | 118 | 108 | 118 | 22 | 111 | 139 |
| 4101-PCT | a 101 | 919 | 170 | 10.5 | 65 | 85 | 67 | B4 | 59 | 69 | 21 | 66 | 83 |
| 4110-PCT | 4110 | 908 | 233 | 25.7 | 97 | 122 | 75 | 141 | 73 | 121 | 20 | 80 | 132 |
| 4114-PCT | a 114 | 1025 | 389 | 36.5 | 140 | 221 | 149 | 212 | 132 | 209 | 23 | 136 | 221 |
| 4120-PCT | 9120 | 1290 | 295 | 19,0 | 107 | 128 | 106 | 130 | 96 | 114 | 24 | 114 | 119 |
| $4121-\mathrm{PCT}$ | 4121 | 885 | 122 | 13.8 | 51 | 66 | 67 | 46 | 61 | 44 | 11 | 52 | 62 |
| 4122-PCT | 4122 | +254 | 404 | 32.2 | 153 | 228 | 133 | . 255 | 132 | 214 | 33 | 139 | 240 |
| 4123-DCT | 4123 | 176 | 331 | 28.1 | 135 | 176 | 117 | 197 | 120 | 171 | 19 | 96 | 214 |
| 4125-PCT | 4126 | 1280 | 389 | 30.4 | 134 | 241 | 154 | 220 | 137 | 189 | 42 | 132 | 236 |
| 4130-PCT | 4130 | 1115 | 270 | 24. 2 | 96 | 170 | 95 | 167 | 91 | 152 | 18 | 95 | 185 |
| 4133-PCT | 4133 | 1124 | 166 | 14.8 | 62 | 91 | 75 | T6 | 67 | \& 1 | 22 | 75 | 72 |
| 4138-PET | 4138 | 1016 | 354 | 34.8 | 115 | 219 | 142 | 187 | 122 | 168 | 33 | 150 | 177 |
| 4139-PCT | 4139 | 980 | 227 | 23.2 | 88 | 128 | 93 | 126 | 82 | 116 | 14 | 74 | 141 |
| 4140-PCT | 4140 | 1291 | 249 | 19.3 | 118 | 125 | 102 | 141 | 67 | 123 | 28 | 108 | 134 |
| 4142-PCT | 4142 | \$228 | ¢ 63 | 13.3 | 82 | 80 | 76 | 84 | 71 | 79 | 11 | 77 | 日 1 |


$\begin{array}{ll}4078-P C T & 4078 \\ 4087-P C T & 4087 \\ 4098-P C T & 4098 \\ 4096-P C T & 4096 \\ 4097-P C T & 4097 \\ 4101-P C T & 4101 \\ 4110-P C T & 4110 \\ 4114-P C T & 4114 \\ 4120-P C T & 4120 \\ 4121-P C T & 4121 \\ 4122-P C T & 4122 \\ 4123-P C T & 4123 \\ 4126-P C T & 4126 \\ 4130-P C T & 4131 \\ 4133-P C T & 4133 \\ 4138-P C T & 4138 \\ 4139-P C T & 4133 \\ 4140-P C T & 4140 \\ 4142-P C T & 4142\end{array}$

| 1146 | 358 | 31.2 |
| ---: | ---: | ---: |
| 648 | 73 | 11.8 |
| 1276 | 496 | 39.9 |
| 1153 | 314 | 27.2 |
| 909 | 259 | 28.5 |
| 919 | 170 | 18.5 |
| 906 | 233 | 25.7 |
| 1065 | 389 | 36.5 |
| 1290 | 245 | 19.0 |
| 686 | 122 | 13.8 |
| 1254 | 404 | 32.2 |
| 1176 | 331 | 28.1 |
| 1280 | 389 | 30.4 |
| 1115 | 270 | 24.2 |
| 1124 | 166 | 14.8 |
| 1016 | 354 | 34.8 |
| 980 | 227 | 23.2 |
| 1291 | 249 | 15.3 |
| 1228 | 163 | 13.3 |


| 242 | 104 |
| ---: | ---: |
| 33 | 35 |
| 395 | 89 |
| 207 | 88 |
| 159 | 66 |
| 93 | 60 |
| 164 | 55 |
| 279 | 98 |
| 146 | 95 |
| 54 | 66 |
| 292 | 99 |
| 234 | 78 |
| 257 | 120 |
| 183 | 84 |
| 95 | 64 |
| 245 | 102 |
| 150 | 69 |
| 161 | 76 |
| 65 | 92 |


| 267 | 76 |
| ---: | ---: |
| 55 | 15 |
| 361 | 103 |
| 236 | 54 |
| 191 | 46 |
| 101 | 54 |
| 164 | 49 |
| 284 | 86 |
| 184 | 51 |
| 99 | 30 |
| 309 | 73 |
| 245 | 59 |
| 275 | 94 |
| 146 | 116 |
| 113 | 41 |
| 258 | 77 |
| 169 | 47 |
| 182 | 54 |
| 106 | 49 |



## CONSOLIOAEED ELECTIONS, NOYEMAER 5, 1991

city of sunnyale - measures $H$, I. J

| c |  | c |  | c |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1 |  | 1 |  | 1 |  |
| T |  | T |  | TC |  |
| vM |  | $\gamma$ |  | Yo |  |
| - |  |  |  | U |  |
| OY |  | 0 |  | ON |  |
| Fo |  | F |  | FL |  |
| R |  |  |  | ${ }^{1}$ |  |
| s |  | S |  | SL |  |
| UB |  | $u$ |  | 4 |  |
| NY |  | NF |  | NN |  |
| N |  | NO |  | NE |  |
| YC |  | Vu |  | YN |  |
| vo |  | VR |  | V8 |  |
| AU |  | $\stackrel{ }{ }$ |  | AE |  |
| LN |  | LY |  | LR |  |
| EC |  | EE |  | E |  |
| -1 |  | - ${ }^{\text {A }}$ |  | -A |  |
| ML |  | MR |  | MB |  |
| E |  | E |  | Es |  |
| AV - | - | *K - | - | RE - | - |
| so Y |  | SA y |  | SN $\boldsymbol{Y}$ |  |
| $T{ }^{\text {c }}$ | $N$ | $1{ }^{1} \mathrm{E}$ | N |  | $\cdots$ |
| HE 5 | 0 | $1{ }^{1 T}$ | 0 |  | 0 |
| 87 | 78 | 113 | 46 | 73 | 86 |
| 158 | 106 | 216 | 48 | 122 | 147 |
| 176 | 78 | 198 | 56 | 125 | 121 |
| 220 | 74 | 222 | 58 | 153 | 132 |
| 115 | 95 | 150 | 56 | 97 | 113 |
| $\begin{aligned} & 1274 \\ & 9991 \end{aligned}$ | $\begin{array}{r} 816 \\ 3674 \end{array}$ | $\begin{array}{r} 1586 \\ 11688 \end{array}$ | $\begin{array}{r} 484 \\ 3664 \end{array}$ | $\begin{aligned} & 1089 \\ & 8060 \end{aligned}$ | 979 7841 |

CONSOLIDATED ELECTIONS, NOVEMBER 5. 1991



| 4078-PCT 4078 | 1146 | 358 | 31.2 | 234 | 93 | 104 | 291 | 185 | 153 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6087-PCT 4087 | 618 | 13 | 11.8 | 45 | 23 | 44 | 27 | 44 | 24 |
| 4088-PCT 408 B | 1276 | 496 | 38.9 | 332 | 126 | 95 | 393 | 224 | 233 |
| $4096-\mathrm{PCT} 4096$ | 1153 | 914 | 27.2 | 219 | 84 | 104 | 203 | 169 | 137 |
| 4097-PCT 4097 | 909 | 259 | 28.5 | 165 | 84 | 91 | 伯4 | 133 | 119 |
| 4101-PCT 4101 | 919 | 170 | 18.5 | 101 | 41 | 74 | 87 | 90 | 65 |
| A110-PCT 4110 | 906 | 233 | 25.7 | 145 | 65 | 74 | 153 | 122 | 88 |
| A1/4-PCT 4114 | 1065 | 389 | 36.5 | 243 | 138 | 107 | 274 | 190 | 175 |
| a120-PCT 4120 | 1290 | 245 | 19.0 | 164 | 89 | 98 | 142 | 120 | 116 |
| 4121 -PCT 4121 | 888 | 122 | 13.8 | 82 | 34 | 73 | 48 | 62 | 56 |
| 4122-PCT 4122 | 1254 | 404 | 32.2 | 260 | 121 | 108 | 291 | 219 | 163 |
| 4123-PCT 4i23 | 1176 | 331 | 28.1 | 208 | 98 | 91 | 235 | 155 | 152 |
| 4126-PCT 4126 | 1280 | 389 | 30.4 | 273 | 100 | 142 | 245 | 195 | 178 |
| 4130-PCT 4130 | 1115 | 270 | 24.2 | 130 | 135 | 96 | 174 | 122 | 143 |
| 4)33-PCT 4133 | 1124 | 166 | 14.8 | 107 | 49 | 76 | 86 | 87 | 67 |
| 4138-PCT 413B | 1016 | 354 | 34.8 | 239 | 75 | 107 | 239 | 184 | 134 |
| 4139 PCT 4139 | 980 | 227 | 23.2 | 147 | 68 | 77 | 147 | 109 | 104 |
| 4140-PCT 41411 | 1291 | 249 | 19.3 | 180 | 58 | 94 | 152 | 154 | 89 |
| A\$42-PCT 4142 | 1228 | 163 | 13.3 | 105 | 52 | 94 | 61 | 99 | 6.1 |

08

CONSOLIOATED ELECTIONS, NOVEMEER 5. 1991

AMENDMENT TO THE CHARTER
OF THE CITY OF SUNNYVALE AS RATIFIED BY THE ELECTORS ON NOVEMBER 5, 1991

Pursuant to Section 34464 of the Government Code, the undersigned hereby certify and authenticate the attached amendments to the Charter of the City of Sunnyvale ratified by the electors of the City at a Special Municipal Election called for such purpose and consisting of the following change (which are designated by the letter of the respective Measure that proposed the change to the electors):
I. Amendment to the text of Section 601.


Thomas F. Lew cock, City Clerk

ATTEST:

Carol Ann Butler, Deputy City Clerk

## AMENDED CHARTER

SECTION 601 OF ARTICLE VI IS AMENDED TO READ:
Section 601. Term and Election. Each member of the city Council shall be elected from the city at large at the General Municipal Election for a term of four years, commencing the Tuesday following the member's election, and until a successor is elected and qualified. The term of each Councilmember in office at the time of any change in the date for the election of governing board members of elementary school districts shall be increased or decreased to the extent necessary to allow the General Municipal Election, at which the seat occupied by such councilmember is to be filled, to be held concurrently with such school district election.

The office of each member of the Council is a separate elective office to be separately filled at any election.

No person shall be a candidate for more than one elective office.

No incumbent member of the Council shall be a candidate for a Council seat other than the one which that person then holds.

No person shall be eligible to serve as a member of the city Council for more than two (2) successive four-year elective terms. Any person who has served two (2) successive four-year elective terms shall not serve again until at least four (4) years have passed since that person last held office. Any person who fills an unexpired term of not more than two years in length shall, however, be eligible to serve two (2) successive four-year terms after the expiration of the unexpired term which he/she filled.

The person receiving the highest number of all the votes cast for a particular elective office at any election shall be deemed and declared elected to that office.

Each Council seat shall be designated by a number from 1 through 7 and shall be known as "Councilmember Seat Number . . . ." The designation given to each elective office shall be used in all elections, nomination papers, certificates of election, and all other papers pertaining to such office, and to designate the incumbent of such office.

Seats numbered 1,2 , and 3 shall be filled at the General Municipal Election held in 1977 and every fourth year thereafter. Seats numbered $4,5,6$, and 7 shall be filled at the General Municipal Election held in 1979 and every fourth year thereafter.

