



**A PROCLAMATION OF THE BOARD OF DIRECTORS OF
THE RODEO-HERCULES FIRE PROTECTION DISTRICT
RECOGNIZING JESUS GARCIA AS THE 2024 FIREFIGHTER OF THE YEAR**

WHEREAS, Captain Jesus Garcia has demonstrated resolute dedication and exceptional service to the Rodeo-Hercules Fire Protection District since beginning his career on January 7, 2020; and

WHEREAS, recognizing the urgent needs of the district, Captain Garcia swiftly acquired the necessary training and expertise to serve as an Engineer, earning his promotion to that rank in September 2022; and

WHEREAS, through relentless commitment to professional growth, leadership, and mastery of his craft, Captain Garcia advanced to the rank of Captain in November 2024, a testament to his diligence, perseverance, and outstanding capabilities; and

WHEREAS, Captain Garcia is highly respected for his steadfast dedication to the district and its personnel, his outstanding work ethic, and his unwavering commitment to excellence in service and leadership; and

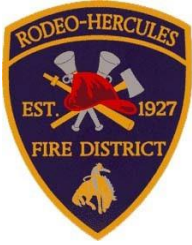
WHEREAS, he is widely regarded for his ability to remain calm under pressure, make decisive and effective decisions in critical moments, and foster a positive, team-oriented environment in which he leads by example; and

WHEREAS, Captain Garcia exemplifies the highest standards of professionalism, selflessness, and humility, embodying the very essence of what it means to be a firefighter and a leader in the community.

NOW, THEREFORE, BE IT RESOLVED that the Board of Directors of the Rodeo-Hercules Fire Protection District proudly recognizes and commends Captain Jesus Garcia for his exemplary service and leadership and hereby names him the **2024 Firefighter of the Year**.

Dated this 12th day of February, 2025

Delano Doss, Board Chair



RODEO-HERCULES FIRE PROTECTION DISTRICT
 1680 REFUGIO VALLEY ROAD, HERCULES, CALIFORNIA 94547
 (510) 799-4561 FAX: (510) 799-0395

**REGULAR BOARD MEETING MINUTES
 JANUARY 08, 2025**

1. **CALL TO ORDER/ROLL CALL** Meeting called to order at 7:04 p.m. Directors Delano Doss, Charles Davidson, Marie Bowman, Heather Gibson and Steve Hill present.
2. **PLEDGE OF ALLEGIANCE** (2:52)
3. **BOARD REORGANIZATION/ELECTION OF POSITIONS** (4:18) New board member Heather Gibson sworn in. Director Charles Davidson sworn in. Delano Doss nominated to serve as Chair. Passed 4-0-1.

Roll Call Vote (4-0-1)

Chair Doss	Yes
Vice Chair Bowman	Yes
Director Davidson	Abstain
Director Gibson	Yes
Director Hill	Yes

Marie Bowman nominated to serve as Vice Chair. Motion passed 4-1.

Roll Call Vote (4-1)

Chair Doss	Yes
Vice Chair Bowman	Yes
Director Davidson	Yes
Director Gibson	Yes
Director Hill	No

4. **DIRECTOR ROBYN MIKEL PROCLAMATION** (14:17) Director Robyn Mikel was recognized for her service to the district, and she expressed her gratitude and shared her experiences.
5. **ANNOUNCEMENTS OF DISTRICT EVENTS** (29:06) Feb. 1: Pinole Rotary Crab feed recognizing Pinole and Hercules police officers and firefighters of the year.
6. **CONFIRMATION OF THE AGENDA** (30:08) Motion made by Vice Chair Bowman to approve the agenda. Seconded by Director Gibson. Motion passed.

Roll Call Vote (5-0)

Chair Doss	Yes
Vice Chair Bowman	Yes
Director Davidson	Yes
Director Gibson	Yes
Director Hill	Yes

- 7. **REVIEW OF CORRESPONDENCE TO THE BOARD** (32:00) None.
- 8. **PUBLIC COMMUNICATIONS ON ITEMS NOT ON THIS AGENDA** (30:32) None.
- 9. **CONSENT CALENDAR** (31:20) Motion to accept consent calendar made by Director Hill and seconded by Vice Chair Bowman. Motion carried.

Roll Call Vote (5-0)

Chair Doss	Yes
Vice Chair Bowman	Yes
Director Davidson	Yes
Director Gibson	Yes
Director Hill	Yes

- 10. **SPECIAL ORDER OF BUSINESS: DISTRICT STRATEGIC PLAN AND SUSTAINABILITY EFFORTS** (32:11) LAFCO protest hearing January 22. Staff meeting with Con Fire monthly. Confire will be purchasing a Type 3 engine and will replace two heart monitors after RHFD’s grant request was unsuccessful. Contract with Townsend ended.
- 11. **PRESENTATION FROM STATE INSURANCE COMMISIONER** (35:57) Mary Beth Bykowsky discussed the challenges faced by the insurance market due to natural disasters and global inflation. Bykowsky, a community outreach specialist from the California Department of Insurance, explained the state's efforts to retain insurance providers while keeping costs affordable. She highlighted the impact of wildfires on the insurance market, with 12 insurance groups controlling 85% of the California market. Bykowsky also discussed the "Safer from Wildfires" regulation, which aims to reduce the risk of major losses in the industry.
- 12. **LETTER FROM STEVE HILL TO THE HERCULES CITY COUNCIL** (57:44)

Public comment

Robert Baum
 Robyn Mikel

- 13. **HANDLING OF COMPLAINTS PER BOARD POLICY 1.39** (1:11:09) Director Hill’s request for discipline against Director Davidson was withdrawn. Vice Chair Bowman appointed herself and Director Gibson to the ad hoc committee to investigate allegations of violations by Director Hill of RHFD’s code of ethics and conduct.

Public comment

Tara Shaia
 EH
 Maureen Brennan
 Janet Callaghan
 Elizabeth Genai
 Robyn Mikel

- 14. **MEASURE O** (1:43:30) Chair Doss motioned to appoint Robyn Mikel to the Measure O Oversight

Committee. Seconded by Vice Chair Bowman. Motion passed.

Roll Call Vote (4-0-1)

Chair Doss	Yes
Vice Chair Bowman	Yes
Director Davidson	Abstain
Director Gibson	Yes
Director Hill	Yes

15. **FIRE CHIEF’S REPORT** (1:50:00) Congratulations to Captain Jesus Garcia for being selected 2024 Firefighter of the Year. New firefighter Caden Jones participating in Confire’s academy. Renovations complete at Station 75. Mandated and other inspections continue. False alarms at Ohlone school. Full or partial grant expected in February.

16. **STAFF REPORTS** (1:59:22) None.

17. **BOARD MEMBER REPORTS** (1:59:27) Board orientation/onboarding ad hoc committee dissolved by Chair Doss. Phillips 66 ad hoc committee is asking the county Board of Supervisors to verify the ad valorem and property tax rates paid by Phillips 66 and determine how much of that money is delivered to RHFD. Directors Gibson and Hill selected to the audit ad hoc committee.

Public comment

EH

18. **MEASURE O OVERSIGHT COMMITTEE** (2:38:50) Nothing to report. Next meeting in February.

19. **LOCAL 1230 COMMENT** (2:39:26) Vince Wells congratulated and welcomed Robyn Mikel to the Measure O Oversight Committee and Heather Gibson to the board of directors.

20. **REQUEST FOR FUTURE AGENDA ITEMS** (2:41:12) Staff report on the required actions regarding annexation. Auditor’s report expected in February or March. Quarterly budget. Firefighter of the Year proclamation. Possible grant award acceptance. Agreement with Strategic Advisory Services. Possible state hazard severity zones map with ratings.

21. **ADJOURNMENT** (2:44:34) Meeting adjourned at 9:47 p.m.

11:28 AM
02/07/2025

Date	Num	Name	Memo	Account	Amount
01/03/2025	185383	Entenmann-Rovin Co.	Engineer Badge	2479 · Other Special Dept Expenses	-289.25
01/09/2025	263951	J.W. Enterprises	January 2025	2310 · Professional/Specialized Servic	-359.00
01/09/2025	76-401722366JAN	P.G.&E.	76-12/07/24-01/07/25	2120 · Utilities	-791.57
01/10/2025	6103318830	Verizon Wireless	12/11/24-01/10/25	2110 · Communications	-19.08
01/10/2025	59502	CSG Consultants	12/30/24-12/27/24	2310 · Professional/Specialized Servic	-10,676.50
01/10/2025	084411	Kel-Aire	Thermostat rewire and repalcement	2281 · Maintenance of Buildings	-595.00
01/10/2025	75-5183799JAN	P.G.&E.	75-12/09/24-01/8/25	2120 · Utilities	-292.62
01/13/2025	0091232	Rodeo Autotech	F350-Brake Inspection	2271 · Central Garage Maintenance	-50.00
01/13/2025	14950	Precision IT Consulting	Chief Workstation	2310 · Professional/Specialized Servic	-1,962.97
01/15/2025	75-1888920692FEB	P.G.&E.	75-12/10/24-01/09/25	2120 · Utilities	-37.15
01/15/2025	272324376	Orkin	76 Service	2310 · Professional/Specialized Servic	-150.00
01/16/2025	26703376FEB	T Mobile	12/16/24-01/15/25	2110 · Communications	-136.76
01/21/2025	6104147194	Verizon Wireless	12/22/24-01/21/25	2110 · Communications	-460.18
01/21/2025	185685	Entenmann-Rovin Co.	Badges-FC, BC, CPT	2479 · Other Special Dept Expenses	-415.22
01/22/2025	184-1101993	Goodyear	376-Tires	2273 · Central Garage-Tires	-1,072.15
01/22/2025	75-9173373209FEB0	P.G.&E.	75-12/21/24-01/21/25	2120 · Utilities	-271.01
01/23/2025		FRMS	4850 Reimbursement	1011 · Permanent Salaries	3,238.30
01/23/2025		FRMS	4850 Reimbursement	1011 · Permanent Salaries	2,544.41
01/23/2025		9980	East Bay Community Fund-Helments	9980 · Miscellaneous Revenue	1,000.00
01/23/2025		Charles Hanley	Reimbursement	1061 · Group Insurance-Retiree	744.59
01/23/2025		Charles Hanley	Reimbursement	1061 · Group Insurance-Retiree	744.59
01/23/2025		9741	Plan Review	9741 · Fire Prevention Plan Review	727.00
01/23/2025		EDD	Refund	1011 · Permanent Salaries	366.00
01/23/2025		9741	Plan Review	9741 · Fire Prevention Plan Review	275.00
01/23/2025		Chuck Coleman	COBRA Payment	1060 · Group Insurance	183.74
01/23/2025		Kaiser Permanente	Kaiser Reimbursement	1061 · Group Insurance-Retiree	34.70
01/23/2025		Phillips 66	Grant Funds	9980 · Miscellaneous Revenue	9,625.00

01/27/2025 273715588	Orkin	76-Quarterly Service	2310 · Professional/Specialized Servic	-179.00
01/29/2025 75-53843-JAN	EBMUD	75-11/21/24-01/23/25	2120 · Utilities	-368.42
01/29/2025 10257	I-505 Truck and Trailer Repair	Q76-repairs	2271 · Central Garage Maintenance	-3,538.92
01/31/2025 13980	Failsafe Testing LLC	Ladder Testing	2270 · Repairs & Services of Equipment	-1,424.26
01/31/2025 140	Greg Kennedy	January 2025	2310 · Professional/Specialized Servic	-4,000.00
01/31/2025 273714265	Orkin	75-Quarterly Service	2310 · Professional/Specialized Servic	-174.00

CONTRA COSTA COUNTY FIRE PROTECTION DISTRICT



Rodeo-Hercules Measure O Funds

On December 11, 2024, the Contra Costa Local Agency Formation Commission (LAFCO) unanimously approved the annexation of the Rodeo-Hercules Fire Protection District by Contra Costa County Fire Protection District (Contra Costa Fire).

When will the annexation take place?

The annexation will take place on July 1, 2025.

Contra Costa Fire will absorb all of Rodeo-Hercules' firefighters, support staff, facilities, debt, liabilities, apparatus and equipment.

What is Measure O?

Measure O is a parcel tax specific to the geographic footprint of the Rodeo-Hercules Fire Protection District.

Passed on the November 2016 ballot with 78% of the weighted returned ballots in favor of the tax measure. The parcel tax is used to fund the operation and staffing of two fire stations, one in Rodeo and one in Hercules.

After the annexation, will Rodeo and Hercules residents still have to pay the Measure O tax?

Yes.

The Measure O Senior Citizen Exemption will still be available to those who qualify and apply every year, all others will be required to pay the tax as they do today.

<p>What will Contra Costa Fire do with Measure O funds?</p>	<p>Contra Costa Fire will use Measure O funds to continue staffing the fire station in Rodeo and the fire station in Hercules.</p> <p>Contra Costa Fire can only use the Measure O funds to support fire and emergency services in the geographic footprint of the former Rodeo-Hercules Fire Protection District.</p>
<p>Can Contra Costa Fire use the Measure O funding for other projects in the Fire District?</p>	<p>No.</p> <p>Measure O funding can only be used to support fire and emergency services in the geographic footprint of the former Rodeo-Hercules Fire Protection District.</p>
<p>Will the Measure O oversight committee remain after the annexation?</p>	<p>Yes.</p> <p>A committee will remain to provide oversight to inform the public and advise the board concerning the expenditure of Measure O revenues.</p>
<p>Staffing both fire stations requires ALL current revenues to remain intact after annexation. What happens if Measure O funds are not available?</p>	<p>The Measure O tax raises approximately \$2.7M annually and supports the staffing and operation of two fire stations.</p> <p>Without the Measure O tax, these funds will not be available to support the operation and staffing of two fire stations serving Rodeo and Hercules. There will be insufficient revenues to operate both fire stations.</p>
<p>If Measure O is repealed, will the annexation still happen?</p>	<p>Yes.</p> <p>If Measure O is repealed prior to 7/1/2025, the annexation will still occur, but Measure O will not be available to fund the two fire stations.</p>
<p>What will happen with the remaining Rodeo-Hercules Fire fund balance?</p>	<p>The fund balance will be used to pay down the approximately \$12 million dollar pension liability of the Rodeo-Hercules Fire Protection District.</p> <p>Contra Costa Fire will be responsible for paying the remaining pension liability that the fund balance does not cover.</p>

RODEO-HERCULES FIRE PROTECTION DISTRICT
MEMORANDUM

TO: Board of Directors, RODEO-HERCULES FIRE PROTECTION DISTRICT
FROM: Rebecca Ramirez, INTERIM FIRE CHIEF
DATE: February 12, 2025
SUBJECT: Financial Report: Midyear Summary Ending December 31, 2024

Executive Summary

This report provides a comprehensive analysis of the Fire District's financial position as of December 31, 2024, marking the conclusion of the second quarter of the fiscal year. The financial data presented is derived from the County's ledger, structured according to the Fire District's Chart of Accounts, and prepared by District staff in collaboration with the Board-appointed independent advisor, Strategic Advisory Services (SAS).

Background

In alignment with the District's budgetary protocols, the Board of Directors approves the annual budget by September 30. Throughout the fiscal year, staff conduct quarterly and mid-year financial analyses to ensure transparency and fiscal prudence, allowing for informed decision-making regarding potential budget adjustments.

Midyear Financial Overview

The District's financial performance remains within anticipated expenditure benchmarks while revenues received are better than expected. While certain accounts reflect temporary variances due to lump-sum payments, these are expected to normalize over the remainder of the fiscal year. The overall budget remains on track, with spending and revenue collection aligning with projections.

Expenditure Analysis:

Operations

- **Salaries and Benefits:** As of midyear, expenditures stand at approximately 48% of the annual budget, consistent with expectations. Increased costs are anticipated in the latter half of the fiscal year due to salary adjustments, funding for recruit firefighter academy, and backfilling positions to maintain minimum staffing levels. Additional expenses related to training requirements for annexation are also expected.

- Supplies and Services:** Current expenditures in this category are at 52% of the budget. While this may appear elevated, it is primarily attributable to upfront, lump-sum payments for contractual obligations such as apparatus leases and risk management insurance. Notably, expenditures under the Professional Services category are trending higher than projected. If these spending levels persist, a budget augmentation and/or modifications to contracts with CSG, Redwood Public Law, and Strategic Advisory Services will likely be required.

VENDOR	24/25 BUDGET	THRU 12/31/24	% EXPENDED
CSG (Fire Prevention)	\$ 140,000	\$ 100,174	72%
Redwood Public Law	\$ 75,000	\$ 72,741	97%
Strategic Advisory Services	\$ 55,000	\$ 60,501	110%

Refer to the Expense Table on Page 3 for additional details.

Capital Expenditures

As of December 31, the District has expended 28% of its capital budget. Several ongoing capital projects, including station kitchen renovations, are progressing. Additionally, Contra Costa County Fire Protection District is expected to fund key capital expenditures such as radios, cardiac monitors, and future apparatus in light of the pending annexation. As a result, total capital expenditures are projected to remain below budget for the fiscal year.

Refer to the Expense Table on Page for further details.

Revenue Analysis:

Overall, District revenues to date have met or exceeded projections. Key revenue streams are summarized as follows:

- Secured Property Taxes:** Budgeted at \$3.9 million, fiscal year-to-date estimates are \$5.1 million, as recorded in the County ledger. This positive variance is primarily attributed to increased assessments and tax payments from Phillips 66 related to property improvements. However, anticipated plant decommissioning and demolition activities may lead to future declines in property assessed values and property tax revenue. Moreover, County Auditor Office staff have advised that ERAF deductions, former RDA tax increment adjustments and Assessor’s Office corrections may change overall FY 2024-25 secured property tax revenue.

- **Benefit District and Measure O Revenues:** These revenue streams are expected to align with budgeted amounts of \$1.3 million and \$2.7 million, respectively.
- **Redevelopment Tax Increment Revenues:** Expected to remain on target, with budgeted figures as follows:
 - RDA Pass Through (former Rodeo RDA): \$383,604
 - RPTTF Residual Distribution (uncommitted tax increment): \$454,568
 - RDA Non-Property Tax Pass Through (former Hercules RDA): \$600,219
- **Supplemental Property Taxes:** Collected at only 17% of the budgeted \$158,664 as of midyear. Staff continue to investigate this variance in collaboration with County officials.
- **Fire Prevention Plan Review Fees:** Currently below projections but expected to increase as pending invoices are processed.

The County ledger typically reflects full year estimates for several key revenue sources by mid-year, including property taxes, benefit assessment districts and Measure O. Accordingly, most of the District's revenues are recorded in the first half of the year, with minor adjustments made by the end of the fiscal year. As of December 31, the District has received \$10.3 million in revenues, slightly exceeding the fiscal year budgeted amount of \$10.2 million. Some additional revenue inflows are anticipated in the second half of the fiscal year, further improving the District's financial position.

Refer to the Revenue Table on Page 4 for further details.

Overall Financial Health

The District's financial performance remains stable, with expenditures aligned to budgeted expectations. Any increased costs are being managed through strategic budget adjustments in other areas. As annexation progresses, maintaining fiscal flexibility will be essential to address unforeseen expenses.

At this time, no immediate budgetary adjustments are required. However, as annexation proceeds and potential financial impacts emerge, additional funding considerations may be necessary.

Recommendation

Staff recommend that the Board receive this report for review. While Board input is always welcome, no immediate action is required at this time.

DESCRIPTION	FINAL BUDGET 24/25	EXPENDED THROUGH 12/31/2024	% EXPENDED	Q2 AMORTIZED	% AMORTIZED
Holiday Pay	228,065	108,959	47.78%	108,959	47.78%
Permanent Salaries	3,252,517	1,469,044	45.17%	1,469,044	45.17%
Strike Team Reimbursement		(1,756)		(1,756)	
Drill/Temporary Salaries	7,280	6,440	88.46%	6,440	88.46%
Overtime	-	-		-	
FLSA	161,902	79,559	49.14%	79,559	49.14%
Backfill/Ancillary	862,300	484,576	56.20%	484,576	56.20%
Strike Team		145,580		145,580	
Strike Team-FLSA		24,179		24,179	
Strike Team Reimbursement		(244,710)		(244,710)	
BC Reimbursement	35,000	-	0.00%	-	0.00%
Deferred Compensation	14,400	14,400	100.00%	7,200	50.00%
FICA	65,932	34,528	52.37%	34,528	52.37%
Retirement	2,747,178	1,266,888	46.12%	1,266,888	46.12%
Group Insurance	616,459	303,287	49.20%	303,287	49.20%
Group Insurance-Retiree	355,000	152,656	43.00%	152,656	43.00%
Unemployment Insurance	1,000	740	74.00%	740	74.00%
Worker's Compensation Ins.	420,000	419,549	99.89%	209,775	49.95%
TOTAL SALARIES AND BENEFITS	8,767,033	4,263,918	48.64%	4,046,945	46.16%
Office Expenses	37,646	3,768	10.01%	3,768	10%
Books/periodicals/subscriptions	4,000	2,735	68.37%	2,735	68%
Communications	231,476	34,487	14.90%	121,987	53%
Utilities	55,000	34,977	63.59%	34,977	64%
Small Tools and Equipment	8,500	313	3.68%	313	4%
Medical supplies	27,800	7,478	26.90%	7,478	27%
Food	5,000	2,597	51.93%	2,597	52%
Clothing & personal supplies	13,680	6,510	47.59%	6,510	48%
Household expenses	9,100	4,335	47.64%	4,335	48%
Publications and legal notices	1,300	-	0.00%	-	0%
Memberships	9,482	1,708	18.01%	1,708	18%
Rents and leases	203,660	199,187	97.80%	99,634	49%
Repair & service equipment	41,220	11,018	26.73%	11,018	27%
Vehicle repair services	90,000	94,362	104.85%	94,362	105%
Reimbursements		\$(60,945.27)	0.00%	(60,945)	
Gas & oil supplies	17,100	3,516	20.56%	3,516	21%
Vehicle maintenance-tires	15,000	2,481	16.54%	2,481	17%
Maint. Radio& electrical equip.	7,380	8,816	119.46%	8,816	119%
Maintenance building & grounds	36,500	2,238	6.13%	2,238	6%
Employee travel expenses	5,400	1,258	23.30%	1,258	23%
Professional/Specialized services	617,642	367,469	59.50%	367,469	59%
Data processing service	18,324	15,039	82.07%	15,039	82%
Data processing supplies	-	-	0.00%	-	
Information security	4,620	67	1.46%	67	1%
Insurance	123,283	119,824	97.19%	59,912	49%
Firefighting supplies	96,940	28,077	28.96%	28,077	29%
Recreation/Physical Fitness	2,600	-	0.00%	-	0%
Educational Supplies & Courses	41,039	9,475	23.09%	9,475	23%
Other Special Departmental Expenses	8,540	5,018	58.76%	5,018	59%
Interest on Notes & Warrants	1,000	-	0.00%	-	0%
Tax Assessments	23,000	22,030	95.78%	22,030	96%
Total Services & Supplies Expense	1,756,232	927,839	52.83%	855,873	48.73%
Total Operational Expenses	\$ 10,523,265	5,191,757	49.34%	4,902,818	46.59%

**CAPITAL EXPENDITURE LIST
FY 2024-25
QUARTER 2**

TASK	24/25 BUDGET	YTD	% EXPENDED
Alerting System 75/76	\$ 10,000	\$ -	0%
Matching Funds-Radios	\$ 26,000	\$ -	0%
Matching Funds-Cardiac Monitors	\$ 22,000	\$ -	0%
Station 76-Paint Interior	\$ 15,000	\$ -	0%
Concrete Floor Rehab-75	\$ 9,000	\$ 9,000	100%
Concrete Floor Rehab-76	\$ 9,000	\$ -	0%
Station 76 Kitchen Remodel	\$ 101,339	\$ 11,564	11%
Construction Costs	\$ 59,730	\$ -	0%
Appliances	\$ 14,609	\$ 11,564	79%
Meal Allowance	\$ 12,000	\$ -	0%
Contingency/Cost Overrun	\$ 15,000	\$ -	0%
Station 75 Kitchen Remodel	\$ 90,400	\$ 65,616	73%
Construction Costs	\$ 45,650	\$ 45,650	100%
Appliances	\$ 14,692	\$ 14,692	100%
Portable Kitchen Trailer/Meal Allo	\$ 20,058	\$ 424	2%
Contingency/Cost Overrun	\$ 10,000	\$ 4,850	49%
Computer Replacement	\$ 35,000		0%
Modular/Facilities	\$ 30,000		0%
Station 75 HVAC	\$ 17,000	\$ 17,000	100%
Cost Overrun	\$ 10,000	\$ 1,979	20%
Concrete Floor Rehab 75		\$ 999	
Station 75 HVAC		\$ 980	
FY 2024-25 COSTS:	\$ 374,739	\$ 105,159	28%

**RODEO HERCULES FIRE PROTECTION DISTRICT
REVENUE ALL FUNDS
FY2024-25 MIDYEAR**

DESCRIPTION	GL CODE	FINAL BUDGET FY2024-25	THRU 12/31/24	% REC'D
Prop. Taxes-Current secured	9010	3,935,387	5,096,419	129.50%
RDA Pass Through	9010	383,604	194,028	50.58%
RPTTF Residual Distribution	9010	454,568	266,641	58.66%
Prop. Tax-Supplemental	9011	158,664	27,438	17.29%
Prop. Tax-Unitary	9013	89,451	90,256	100.90%
Prop. Tax-Current Unsecured	9020	197,971	181,067	91.46%
Prop Tax-Prior-Secured	9030	(25,136)	(31,081)	123.65%
Prop Tax-Prior-Supplemental	9031	(12,039)	(15,853)	131.68%
Prop Tax-Prior-Unsecured	9035	387	3,447	890.68%
TOTAL PROPERTY TAXES		5,182,857	5,812,362	112.15%
Benefit District	9066	1,363,968	1,364,912	100.07%
TOTAL BENEFIT DISTRICT		1,363,968	1,364,912	100.07%
H/O Prop Tax Relief	9385	27,102	-	0.00%
Other In Lieu Taxes	9580	182	194	106.43%
RDA NonProp-Tax Pass Thru	9591	600,219	296,777	49.44%
Earnings on Investment	9181	80,000	52,654	31.91%
Fire Prevention Plan Review	9741	60,000	4,874	8.12%
Misc. Current Services	9980	15,000	21,682	144.55%
Other Revenue/Measure H	9895	86,328	-	0.00%
TOTAL INTERGOVERNMENTAL		868,831	376,182	43.30%
Measure O	9066	2,725,107	2,724,985	100.00%
TOTAL MEASURE O		2,725,107	2,725,107	100.00%
Grant Funds	9980	99,625	89,625	89.96%
Stale Dated Check	9975	-	-	0.00%
Misc. State Aid	9435	-	-	0.00%
Indemnifying Proceeds	9969	-	-	0.00%
Development Impact Fee	9980	-	-	0.00%
TOTAL OTHER REVENUE		99,625	89,625	89.96%
TOTAL REVENUE		10,240,388	10,368,187	101.25%

Q2 FINANCIAL OVERVIEW

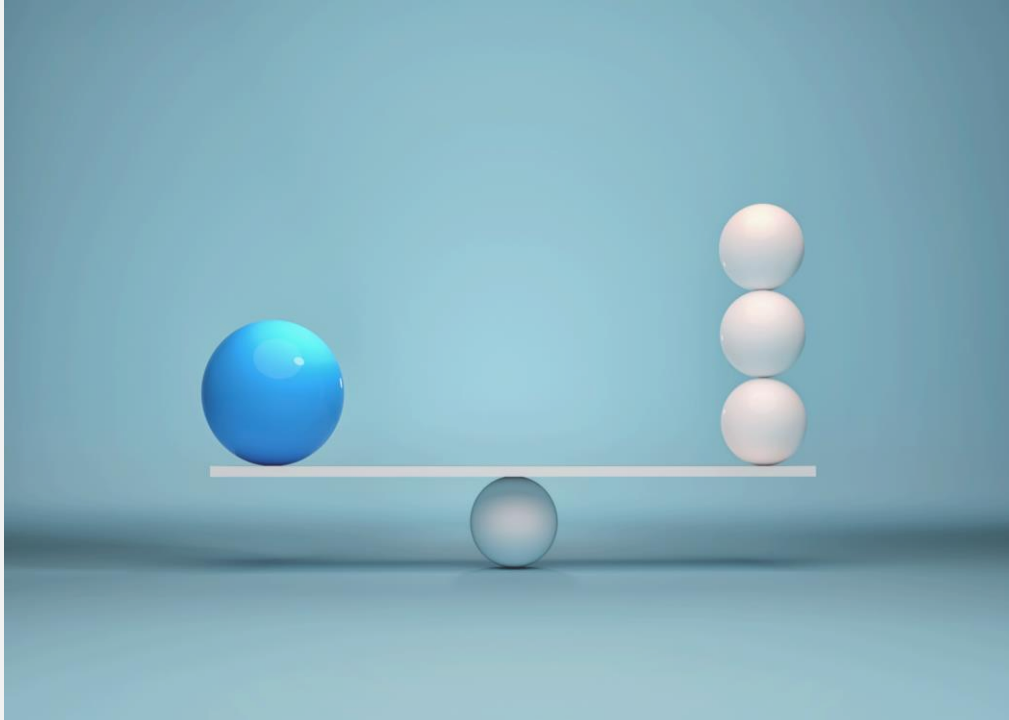
Rodeo-Hercules Fire Protection District

Presented to the Board of Directors on February 12, 2025

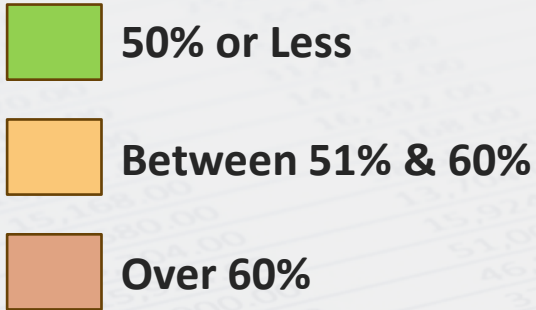


EXECUTIVE SUMMARY

- Revenues are better than originally forecasted
- Expenditures are within anticipated range
- Overages and underspent areas will level out as the year progresses.
- Some annexation related expenses may require adjustment as the year continues



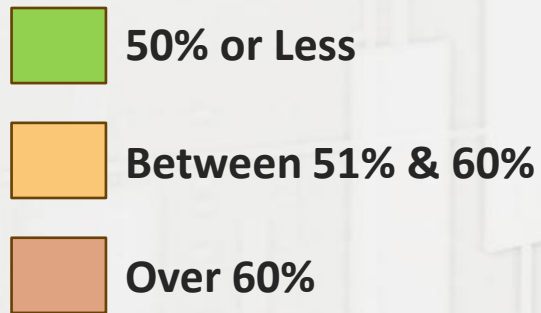
EXPENDITURES: SALARIES & BENEFITS



DESCRIPTION	FINAL BUDGET 24/25	Q2 Thru 12/31/24	% EXPENDED	Q2 AMORTIZED	% AMORTIZED
Holiday Pay	228,065	108,959	47.78%	108,959	47.78%
Permanent Salaries	3,252,517	1,469,044	45.17%	1,469,044	45.17%
Strike Team Reimbursement		(1,756)		(1,756)	
Drill/Temporary Salaries	7,280	6,440	88.46%	6,440	88.46%
Overtime	-	-		-	
FLSA	161,902	79,559	49.14%	79,559	49.14%
Backfill/Ancillary	862,300	484,576	56.20%	484,576	56.20%
Strike Team		145,580		145,580	
Strike Team-FLSA		24,179		24,179	
Strike Team Reimbursement		(244,710)		(244,710)	
BC Reimbursement	35,000	-		-	0.00%
Deferred Compensation	14,400	14,400	100.00%	7,200	50.00%
FICA	65,932	34,528	52.37%	34,528	52.37%
Retirement	2,747,178	1,266,888	46.12%	1,266,888	46.12%
Group Insurance	616,459	303,287	49.20%	303,287	49.20%
Group Insurance-Retiree	355,000	152,656	43.00%	152,656	43.00%
Unemployment Insurance	1,000	740	74.00%	740	74.00%
Worker's Compensation Ins.	420,000	419,549	99.89%	209,775	49.95%
TOTAL SALARIES AND BENEFITS	8,767,033	4,263,919	48.64%	4,046,945	46.16%



EXPENDITURES: SERVICES & SUPPLIES



DESCRIPTION	FINAL BUDGET 24/25	Q2 Thru 12/31/24	% EXPENDED	Q2 AMORTIZED	% AMORTIZED
Office Expenses	37,646	3,768	10.01%	3,768	10%
Books/periodicals/subscriptions	4,000	2,735	68.38%	2,735	68%
Communications	231,476	34,487	14.90%	121,987	53%
Utilities	55,000	34,977	63.59%	34,977	64%
Small Tools and Equipment	8,500	313	3.68%	313	4%
Medical supplies	27,800	7,478	26.90%	7,478	27%
Food	5,000	2,597	51.94%	2,597	52%
Clothing & personal supplies	13,680	6,510	47.59%	6,510	48%
Household expenses	9,100	4,335	47.64%	4,335	48%
Publications and legal notices	1,300	-	0.00%	-	0%
Memberships	9,482	1,708	18.01%	1,708	18%
Rents and leases	203,660	199,187	97.80%	99,634	49%
Repair & service equipment	41,220	11,018	26.73%	11,018	27%
Vehicle repair services	90,000	94,362	104.85%	94,362	105%
Reimbursements		(60,945)		(60,945)	
Gas & oil supplies	17,100	3,516	20.56%	3,516	21%
Vehicle maintenance-tires	15,000	2,481	16.54%	2,481	17%
Maint. Radio & electrical equip.	7,380	8,816	119.46%	8,816	119%
Maintenance building & grounds	36,500	2,238	6.13%	2,238	6%
Employee travel expenses	5,400	1,258	23.30%	1,258	23%
Professional/Specialized services	617,642	367,469	59.50%	367,469	59%
Data processing service	18,324	15,039	82.07%	15,039	82%
Data processing supplies	-	-		-	
Information security	4,620	67	1.45%	67	1%
Insurance	123,283	119,824	97.19%	59,912	49%
Firefighting supplies	96,940	28,077	28.96%	28,077	29%
Recreation/Physical Fitness	2,600	-	0.00%	-	0%
Educational Supplies & Courses	41,039	9,475	23.09%	9,475	23%
Other Special Departmental Expenses	8,540	5,018	58.76%	5,018	59%
Interest on Notes & Warrants	1,000	-	0.00%	-	0%
Tax Assessments	23,000	22,030	95.78%	22,030	96%
Total Services & Supplies Expenses	1,756,232	927,838	52.83%	855,873	48.73%



PROFESSIONAL SERVICES

VENDOR	24/25 BUDGET	THRU 12/31/24	% EXPENDED
CSG (Fire Prevention)	\$ 140,000	\$ 100,174	72%
Redwood Public Law	\$ 75,000	\$ 72,741	97%
Strategic Advisory Services	\$ 55,000	\$ 60,501	110%



TOTAL OPERATIONAL EXPENSES VS. BUDGETED

DESCRIPTION	FINAL BUDGET 24/25	Q2 Thru 12/31/24	% EXPEN	Q2 AMORTIZED	% AMORTIZED
TOTAL OPERATIONAL EXPENSES	10,523,265	5,191,757	49.34%	4,902,818	46.59%



CAPITAL BUDGET

TASK	24/25 BUDGET	YTD	% EXPENDED
Alerting System 75/76	\$ 10,000	\$ -	0%
Matching Funds-Radios	\$ 26,000	\$ -	0%
Matching Funds-Cardiac Monitors	\$ 22,000	\$ -	0%
Station 76-Paint Interior	\$ 15,000	\$ -	0%
Concrete Floor Rehab-75*	\$ 9,000	\$ 9,000	100%
Concrete Floor Rehab-76	\$ 9,000	\$ -	0%
Station 76 Kitchen Remodel	\$ 101,339	\$ 11,564	11%
Station 75 Kitchen Remodel	\$ 90,400	\$ 65,616	73%
Computer Replacement	\$ 35,000		0%
Modular/Facilities	\$ 30,000		0%
Station 75 HVAC*	\$ 17,000	\$ 17,000	100%
Cost Overrun	\$ 10,000	\$ 1,979	20%
FY 2024-25 COSTS:	\$ 374,739	\$ 105,159	28%

*Overages in this categories are reflected in the Cost Overrun line.



**TOTAL REVENUE COLLECTED
VS. BUDGETED**

DESCRIPTION	FINAL BUDGET FY2024-25	THRU 12/31/24	% REC'D
TOTAL PROPERTY TAXES	5,182,857	5,812,362	112.15%
TOTAL BENEFIT DISTRICT	1,363,968	1,364,912	100.07%
TOTAL INTERGOVERNMENTAL	868,831	376,182	43.30%
TOTAL MEASURE O	2,725,107	2,725,107	100.00%
TOTAL OTHER REVENUE	99,625	89,625	89.96%
TOTAL REVENUE	10,240,388	10,368,187	101.25%



FINANCIAL POSITION AND OUTLOOK

- Expenditures align with budget expectations
- Revenues higher than expected
- Transitional budget some fluctuations expected
- Maintain flexibility
- Third quarter adjustment may be necessary
- Capital budget trending lower due to annexation



RODEO-HERCULES FIRE PROTECTION DISTRICT**MEMORANDUM**

**TO: Board of Directors, RODEO - HERCULES FIRE DISTRICT
Rebecca Ramirez, INTERIM FIRE CHIEF**

FROM: Richard D. Pio Roda, District Counsel

DATE: February 4, 2025

SUBJECT: Follow-up from Board Ad Hoc Committee Recommendation

BACKGROUND/DISCUSSION

At the Board's January 2025 regular meeting, an Ad Hoc Committee was formed pursuant to Board Policy 1.39. The Ad Hoc Committee met on January 29. The Ad Hoc Committee did not come to a recommendation to the Board on whether to authorize further investigation, advance discipline short of censure, move to censure, or take no further action regarding the request for discipline of Chair Doss. The Ad Hoc Committee did not come to a recommendation to the Board on whether to authorize further investigation, advance discipline short of censure, move to censure, or take no further action regarding the request for discipline of Director Hill.

Per Board Policy Section 1.39.110(d)(6), if, within 45 days of the receipt of the complaint, the Ad Hoc Committee does not recommend that an investigation commence, or that discipline or a censure hearing should be scheduled, or that no further action should be taken, then the matter shall automatically be set on the Board's next regularly scheduled meeting for consideration. The matter is now before the Board for its consideration, without a recommendation from the Ad Hoc Committee as to either Chair Doss or Director Hill. Under the Policy, the Board must consider and decide upon the following as to Chair Doss and Director Hill, separately and respectively:

1. No further action
2. Authorize further investigation
3. Take action short of censure
4. Move towards censure

Board Policy Section 1.20 provides that matters submitted to the Board must be adopted by a majority vote of the total membership of the Board. The word "majority" means three votes.

A Board action that authorizes further investigation will go to the Fire Chief to procure an independent investigator (Board Policy Section 1.39.110(d)(5):

"If the Board determines that further investigation is required, the Board shall authorize an investigation. If the Board of Directors authorizes an investigation, it would be overseen by the Fire Chief for the Board. The Board may coordinate with the Fire Chief on the retention of an independent investigator to conduct the investigation."

As to the request for further investigation of the request for discipline of Chair Doss, Chair Doss may not participate in the vote; Director Hill may participate in that vote. As to the request for further investigation of the request for discipline of Director Hill, Director Hill may not participate in that vote; Chair Doss may participate in that vote. Both Chair Doss and Director Hill may participate in the Board discussions on the further investigation of the request for discipline.

The Board could act upon a discipline short of a censure, per Section 1.39.115, with various options described within that section, as to Chair Doss; Chair Doss would be able to participate in the discussion, but would not be able to vote upon it, as prescribed by Section 1.39.120:

“A Board member who is the subject of an alleged violation shall be ineligible to vote on any matter related to a disciplinary action including, but not limited to, agendaizing the hearing and adopting a resolution of censure.”

Director Hill would be able to vote upon a discipline short of censure pertaining to Chair Doss.

The Board could act upon a discipline short of a censure, per Section 1.39.115, with various options described within that section, as to Director Hill; Director Hill would be able to participate in the discussion, but would not be able to vote upon it, as prescribed by Section 1.39.120:

“A Board member who is the subject of an alleged violation shall be ineligible to vote on any matter related to a disciplinary action including, but not limited to, agendaizing the hearing and adopting a resolution of censure.”

Chair Doss would be able to vote upon a discipline short of censure pertaining to Director Hill.

Finally, if the Board desires to move towards censure as to either Chair Doss or Director Hill, the same rules apply above, i.e. Director Hill would be able to participate in and vote upon Chair Doss' censure resolution, and Chair Doss would be able to participate in and vote upon Director Hill's censure resolution.

Attachments:

1. Board Policy 1.39 Ad Hoc Report
2. Request for Discipline or Censure from Director Davidson
3. Citizen Complaint from Tara Shaia
4. Response from Chair Doss
5. Response from Director Hill
6. Board of Directors Policy, Section 1.39 Internal Discipline
7. RHFD Board Policies
8. RHFD Code of Ethics and Conduct for Elected and Appointed Officials

RODEO-HERCULES FIRE PROTECTION DISTRICT

MEMORANDUM

Date: January 31, 2025

To: Board of Directors, Rodeo-Hercules Fire Protection District

From: Vice-Chair Marie Bowman and Director Gibson, Ad Hoc Committee for Board Policy Section 1.39

Subject: Report to Board per 1.39.110 (d) 4

The Ad Hoc Committee for Board Policy Section 1.39 met on January 29, 2025, to review the request for discipline per 1.39.110 (c), submitted on December 18, 2024, by Director Davidson. The Ad Hoc Committee did not reach agreement and the matter is being referred back to the full Board without a recommended action.

By copy Chief Ramirez is requested to distribute to the Board along with this report the meeting transcript or minutes and video link.

Cc: Chief Ramirez

From: Charles Davidson <Davidson@rhfd.org>
Sent: Wednesday, December 18, 2024 4:19 PM
To: Rebecca Ramirez <ramirez@rhfd.org>
Cc: Charles Davidson <Davidson@rhfd.org>
Subject: Re: Ms. Tara Shaia has submitted a written complaint under § 1.39.110 (a) of RHFD's policy on internal discipline.

Chief Ramirez:

Ms. Tara Shaia has submitted a written complaint under § 1.39.110 (a) of RHFD's policy on internal discipline.

Based on the facts and allegations in Ms. Shaia's complaint, I request that a determination be made as to possible discipline or censure under § 1.39.110 (c).

Charles Davidson

This is a complaint under 1.39.100 (a) of the RHFD Board's Internal Discipline policy adopted in November 2024. Pursuant to the policy, a signed copy is being submitted by mail, return receipt, addressed to the RHFD Board of Directors, 1680 Refugio Valley Road, Hercules, CA 94547.

Overview

The RHFD Board is subject to California's open meetings law, the Ralph M. Brown Act [California Government Code Section 54950 et seq.]. Outside narrowly tailored exceptions, the Brown Act requires that decisions of the RHFD Board be made in open meetings that are timely noticed to the public, and at which the public can participate. The Brown Act begins at Section 54950 with the following policy declaration:

“In enacting this chapter, the Legislature finds and declares that the public commissions, boards and councils and the other public agencies in this State exist to aid in the conduct of the people's business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.”

Directors Steve Hill and Delano Doss, in violation of RHFD policy and the express intent of the Brown Act, took actions at meetings that were neither duly noticed nor open to public attendance and participation. The actions taken by Directors Hill and Doss caused their own preferences to be falsely presented as the board's preferences and robbed the public of its right to comment at a crucial juncture in the life of the District.

Importance of the Town Halls

In multiple RHFD board meetings it was remarked – including by Director Hill -- that the process leading to a decision on annexation was a matter of the highest importance to the District. With regard to the District's community engagement in this process, two town hall events scheduled in advance were the centerpiece: one held in Hercules on 6/18/24 and the other held in Rodeo on 6/29/24. Following the recommendation of RHFD Counsel Pio Roda, RHFD Directors could be present but not allowed to speak.

A Committee that Usurped Board Rights

Chair Doss named himself and Director Hill as the members of the Community Engagement Ad Hoc Committee, tasked with planning for the town hall events. As is standard practice for ad hoc committees, Doss and Hill were to work on relevant issues and bring recommendations to the full board for approval. This they failed to do. As Chair, Doss had the ability to call a special meeting of the board to approve the town hall outreach plan (e.g., mailing to district residents), narrative content (e.g., slides to be shown representing RHFD's position), and community feedback (e.g., survey questions). Instead, Doss let the clock run out so that the town halls happened without the board ever reviewing, discussing, or voting on these crucial aspects of the key events leading to the most important vote in the history of the District.

Director Hill was openly in favor of RHFD's annexation to Con Fire. As Con Fire's Public Information Officer until his retirement, Director Hill had a professional's knowledge of the value of controlling a narrative. He worked directly with consultant Mike Despain on what would be presented at the town halls, and never let moderating or opposing views enter in. The narrative presented at the town halls was so biased in favor of annexation that presenter Mike Despain declared he could think of only one downside to annexation: namely, that attending a Con Fire District meeting in person would require a longer drive for residents of Rodeo and Hercules, versus a board meeting of RHFD.

Zero Relevant Action Items at RHFD Board Open Meetings

- At the RHFD special meeting of **3/27/24**, Chair Doss expressed a desire to reach not 15 or 100 people, but "all 34,000 of everyone here," referring to the residents of the District [recording at 1:01:48]. Chair Doss further noted that "this discussion falls under the community engagement category."
- The Community Engagement Ad Hoc Committee was item 17.C.4 on the agenda of the Board meeting of **5/8/24**. Director Hill responded to Chair Doss' request for a report on this item as follows [recording at 2:03:54]: "Well, I think the only thing to report is that you and I have had some preliminary discussions about things we may be doing

consider the term as may be determined by next week's meeting by way of public outreach. That sort of thing. But I would say it's all been pretty preliminary waiting for the results of next week's meeting."

- According to the approved minutes of the special board meeting of **5/15/24** "The board agreed to move forward with a strategic plan, focusing on community outreach, transparency, and the democratic process in decision-making." The town hall format, where board members could attend but not participate, was discussed [recording at 2:43:00].
- At the RHFD board meeting of **6/12/24** – less than one week before the first town hall – the Community Engagement Ad Hoc Committee brought nothing whatsoever to the board for approval. Agenda Item 10 was shown as SPECIAL ORDER OF BUSINESS: DISTRICT STRATEGIC PLAN AND SUSTAINABILITY EFFORTS (INFORMATION) M. DESPAIN, CHIEF RAMIREZ, 10 MIN. In the recording beginning at 0:10:57, Chair Doss presented a flyer worked on by the committee and RHFD staff. Consultant Mike Despain presented no documents, and nothing but the flyer was attached. The board expressed interest in coming up with questions for a potential survey following the town hall, and avoiding potential pitfalls. Underscoring the fact that no vote was taken and no public comment was solicited, Chair Doss says at 0:26:10 "That was just informational. So let's go ahead and move on." Later in the meeting at agenda Item 17.B.4, the report of the Community Engagement Ad Hoc Committee was delivered by Chair Doss as follows: "Community engagement. We discussed that earlier. So I think we're there. We're gonna work with Chief Despain." [recording at 2:56:14]

Failures of the Community Engagement Ad Hoc Committee

Directors Doss and Hill failed to do the job of their committee because they brought no recommendations for the board to approve at any open meeting. They simply worked on town hall materials with consultant Mike Despain and RHFD staff, outside of publicly noticed meetings, until the town halls took place. This

failure by Directors Doss and Hill ensured that their own preferences, biases, actions, and decisions would take effect, giving attendees the false impression that the town hall events were the work product of the RHFD board. In reality they were the work product of Directors Doss and Hill in the absence of an open meeting as the Brown Act requires. The public never had the chance to comment on the biased presentation materials before they became a fait accompli.

In direct conflict with the approved minutes of 5/15/24 and Chair Doss' declared outreach objectives from the meeting of 3/27/24, Directors Doss and Hill knowingly minimized community outreach by deciding, without board approval, that there would be no mailing to residents of the District to notify them that annexation with Con Fire was under consideration. In addition Directors Doss and Hill abandoned both transparency and the democratic process by making their own preferences falsely appear to be the approved position of the board, putting out content at the town halls that had never been presented as an action item for the board in an open meeting.

Violations of RHFD Code of Ethics and Conduct

In light of the acts and omissions documented above, Directors Doss and Hill violated the RHFD Code of Ethics and Conduct as follows:

1. They did not comply with both the letter and the spirit of the laws and policies affecting the operation of government. In violation of the express intent of the Brown Act, they kept the public in the dark regarding their decision not to notify District residents by mail regarding a potential decision to annex RHFD into Con Fire. From the previous remarks of Chair Doss on 3/27/24, there was an expectation of outreach to tens of thousands.
2. They did not comply with the law respecting open processes of government. Working with consultant Mike Despain, they took actions to shape the narrative of the town halls and survey questionnaire according to their own biases, knowing that the other Board members were prohibited from speaking out during the town hall meetings when the biased information was presented. This gave the strong impression that the town hall presentation and survey questions had been approved by the board.

3. Their conduct was not above reproach, and they did not take steps to avoid even the appearance of impropriety. Even if they legitimately fell behind schedule in preparing recommended presentation slides and survey questions for the upcoming town halls, Chair Doss could have called a last-minute special meeting of the board, and/or rescheduled the town halls, to avoid the appearance of impropriety and meet the purposes of California's open meetings law.
4. They did not perform their duties in accordance with the processes and rules of order established by the District for commissions, boards, and committees governing the deliberation of public policy issues, in order to allow for meaningful involvement of the public, and implementation of policy decisions. As the Community Engagement Ad Hoc Committee, working on a topic of the highest importance to the District, they consistently failed to bring even one single recommendation to the board for action in an open meeting. They failed to broadly inform the public about an upcoming decision to terminate our nearly 100-year-old District.
5. They intentionally caused their own work product to be put forward to the public as the work of the RHFD board, in full knowledge that the RHFD board had not approved it. There was no disclaimer at the town halls along the lines of: "What is being presented are the opinions of Directors Doss and Hill, not those of the RHFD board."

Directors Doss and Hill knew about the open meetings law, they knew that it was improper for them as a committee to make decisions on behalf of the board, they knew that the town halls could be rescheduled and/or a special meeting could be called. They knowingly and intentionally did the wrong thing, bypassing ethical behavior for unethical behavior, to get their preferred result as quickly as possible.

Respectfully submitted,



Tara Shaia

Hello below is my response to the allegations of wrong doing:

Thank you for your consideration in advanced.

1. “Chair Doss did not call a special meeting to approve the town hall outreach.”

There were a number discussions during board meetings about hosting town halls, its value, how it could be organized, and why holding more than one session would be best. These discussions came up numerous times, especially during the special meeting in May when plans were reviewed and discussed based on findings.

2. “Chair Doss did not share the slides representing the District’s position.”

All slides presented, that made any kind of objective point, were already part of the public record. On May 15th, staff gave a presentation and clearly stated to the board that all the information shared at the town hall meetings would strictly come from public records.

3. “Director Hill never allowed moderating or opposing views to be heard.”

The town hall meetings were specifically designed to give the citizens of the district an opportunity to express their opposing views openly. Aside from the town halls, opposing views were regularly expressed at each and every board meeting before and after the town halls. They are on public record, verbal comments, written letters, and even social media posts, should one care to look.

4. “The presentation was biased in favor of annexation.”

Staff commented that the only downside they could think of was the longer drive to Concord versus RHFD for board meetings. This is a straightforward fact and can be confirmed by getting in ones own vehicle and taking the drive. It was expressed a number of times on public record and at the town hall meetings that annexation is a one-time decision that can’t be reversed. The lack of credible/measurable downsides in my opinion, is simply a fact based on the information that was presented to the board.

5. Check the time line as this complaint was submitted 1 day after the 6-month time period.

Sincerely,

Delano Doss
Director
Rodeo-Hercules Fire Protection District
doss@rhfd.org

Thanks for your work on this ad hoc committee and for the opportunity to share my comments.

It seems this complaint revolves largely around the ad hoc decision not to recommend use of a direct mail piece to advise residents of the upcoming town halls. Instead, it was the committee's decision, based on advice from staff and counsel, to use several other more economical and cost-effective methods for timely communicating with residents. In the absence of a recommendation to invoke such a mail piece, there was, in my view, no need for a vote on such a non-existent recommendation.

Another point the complainant seeks to make is that I somehow used my position to improperly bias the content of the town hall presentations. The committee did not develop the presentation to be made at the town halls. Instead, staff and our contractor developed the presentation based on materials that had all previously been presented to the board.

I did not work directly with our contractor on what was to be presented. Instead, I relied on him and staff to use well-established and fact-based materials already presented to the board and public.

The committee might ask other directors at the time, or Chiefs Despain or Ramirez, about the veracity of this.

As to the bias claim, regardless of who created the presentation, whether the complainant cares to accept it or not, the facts in this matter speak for themselves. There are very few valid arguments against annexation as borne out by multiple studies, reports, and expert opinions over the last 20 or more years. As a result, any fair-minded presentation would likely leave the impression of supporting annexation.

As to additional specific allegations in the complaint, see below...

Overview:

I am not aware of any requirement to notice or open the ad hoc committee's meetings to public attendance and participation. I reserve the right to be wrong, however and would suggest the committee seek legal counsel's guidance on this specific.

A Committee that Usurped Board Rights:

1. We did not recommend undertaking a direct mail piece for a variety of reasons, therefore there was nothing to vote on.

Failures of the Community Engagement Ad Hoc Committee:

1. So far as I know, none of my preferences were injected into the presentations that were developed and had already been presented to the board in previous meetings by the contractor and staff. If my commonsense opinions happen to align with what was presented, that does not mean they were presented based on some inputs from me. The facts regarding annexation are the facts no matter how much complainant may disagree with them.

2. I did not work on the presentations with our contractor. Instead, I relied on him, and staff, to use existing content already presented to the board on one or more occasions.
3. As to communications vehicles used to communicate town hall information with our residents, on the contrary, multiple, and according to staff, more effective methods of communication were used. These included social media and web postings, posters, giant banners at key traffic locations, and announcements at meetings themselves.
4. I do not recall working with the contractor, or anyone else on the presentations, which were based on factual content already presented to the board.
5. To say that the district failed to “broadly” inform the public of the upcoming town halls is simply not true. See 3 above.
6. The allegation that the town hall presentations were my work product is simply not true.
7. I am not aware of any board member raising any concerns about the content of this complaint heretofore, nor am I aware of any resident raising any similar complaint.

Steve

Steve Hill
Director
Rodeo-Hercules Fire Protection District
Board of Directors

**BOARD OF DIRECTORS POLICY
SECTION 1.39 INTERNAL DISCIPLINE**

§ 1.39.100 PREAMBLE.

It is the intent of the Board of Directors of the District in enacting this policy to achieve fair, ethical, and accountable local government for the District; to assure that individuals and interest groups in our society have a fair and equal opportunity to participate in government; to embrace clear and unequivocal standards of disclosure and transparency in government; to help reinforce public trust in governmental institutions; and to assure that this policy is vigorously enforced to achieve fair, ethical, and accountable local government for the District. The people of the District expect their public officials to comply with both the letter and the spirit of the laws of the United States of America, the State of California, and established policies of the District affecting the operations of local government. All persons covered by this policy shall aspire to meet the highest ethical standards in the conduct of their responsibility as a public official of the District.

§ 1.39.105 APPLICABILITY AND PURPOSE.

This Discipline Policy applies to the Board of Directors of the Rodeo Hercules Fire Protection District (“District”) and provides directives for efficient and consistent administration of complaints against individual Board of Directors members by or from members of the public, third party consultants, District staff, and appointed District officials, and other Board members (together, “Complainants”). It also provides for disciplinary actions for a violation of federal, state, or local law, or any by-law, standing order, or policy of the Board of Directors, including but not limited to the Board of Directors Policy. This policy does not apply to complaints against District employees or third-party consultants acting in a District Department Head or managerial capacity, because such complaints are already addressed by State law, or the District’s employment policies, bulletins, or by contract, or District Departmental policies, or separate policies promulgated by the Fire Chief. This policy must be construed and executed in coordination, and not in conflict with, all applicable State and Federal laws, and all District policies, including all whistleblower statutes, complainant and victim privacy and confidentiality statutes, and the California Public Records Act. Investigations conducted under this policy shall not commence before the completion of, or interfere with, any investigations related to or required for criminal prosecutions, administrative enforcement, or any Government Code claims, litigation, or other civil actions.

§ 1.39.110 PROCEDURE.

- (a) **Public’s Right to Submit Complaint.** Any member of the public who would like to submit facts or allegations pertaining to an alleged violation by a Board member of federal, state, or local law, or District policy, including but not limited to the Board of Directors Policies, shall submit such facts or allegations in a signed letter, with a return receipt, addressed to the District Board of Directors, 1680 Refugio Valley Road, Hercules CA 94547. The statute of limitations for the public’s right to submit a complaint under this policy shall be six months from the date of the alleged violation.
- (b) **Consultation with District Counsel.** A Board member seeking to submit a request for discipline or to make a statement regarding specific complaints or allegations is advised to meet with the District’s Counsel before doing so.

- (c) **Request for Discipline.** A request for discipline or censure may be submitted by any Board member in writing to the Fire Chief. Any Board member's request for discipline or censure is a matter of public record subject to the California Public Records Act's requirements, including all applicable exemptions. A request for discipline or censure must be submitted within six months of the date of the alleged violation. A Board member seeking to provide information to the Board concerning the specific conduct for which discipline is requested must submit written information to the Fire Chief for distribution to the whole Board. The request must contain the specific charges on which the proposed discipline or censure is based, and sufficiently specific facts and allegations as to the charges. The request may include or append a public complaint referenced in subsection (a) of Section 1.39.110.
- (d) **Board Consideration.** Upon receipt of a request for discipline or censure, the Fire Chief, or District Administrative Services Officer shall forward the request to the Chair of the Board of Directors. If the Chair is the subject of the complaint, then it shall be forwarded to the Vice-Chair.

The Chair (or Vice-Chair, depending on if the Chair is the subject of the request for discipline or censure), shall appoint an ad hoc committee to conduct a preliminary review and recommendation on the request for discipline or censure to the full Board for the next regularly scheduled meeting.

1. The District Administrative Services Officer shall deliver a copy of the request for discipline or censure and the charges or complaint to each member of the Board of Directors at least 72 hours prior to the ad hoc committee meeting providing preliminary consideration of the request.
2. Notice of any meeting providing preliminary review of the request shall be provided to the public no less than 72 hours before the meeting. Meetings of the Ad Hoc Committee formed for this purpose shall be subject to the Brown Act and shall be open and public. The public shall be provided with an opportunity to comment on the subject matter of the meeting.
3. The Ad Hoc Committee shall consider the request together with any evidence or testimony submitted by the Board member making the request and the Board member subject to the request and shall determine whether:
 - i. The Board of Directors should authorize further investigation of the charges; or
 - ii. The charges should be brought back for consideration by the full Board for discipline or censure; or
 - iii. No action is required.

4. If the Ad Hoc Committee determines that no further action is required regarding the request, or that the charges should be forwarded to a future meeting for discipline, the Ad Hoc Committee shall make such a report at the earliest opportunity but no later than the time provided in subsection 6. below. The report may be oral or in writing.
5. If the Board determines that further investigation is required, the Board shall authorize an investigation. If the Board of Directors authorizes an investigation, it would be overseen by the Fire Chief for the Board. The Board may coordinate with the Fire Chief on the retention of an independent investigator to conduct the investigation.
6. If, within 45 days of the receipt of the complaint, the Ad Hoc Committee does not make a recommendation that an investigation commence, or that discipline or a censure hearing should be scheduled, or that no further action should be taken, then the matter shall automatically be set on the Board's next regularly scheduled meeting for consideration.

§ 1.39.115 BOARD CONSIDERATION OF DISCIPLINE SHORT OF CENSURE.

Upon receipt of the Ad Hoc Committee's report, or at the expiration of the time for the Ad Hoc Committee to report back to the full Board, the District Administrative Services Officer shall place the matter on a Board regular or special meeting agenda for the Board to receive the Ad Hoc Committee's report on no further action, or determine whether further investigation is required, or whether discipline short of censure is warranted, or to move towards censure. Discipline short of censure may be one or a combination of the items in subsections (a) through (d) below. This discussion is a matter of public record and must take place during an open, noticed, and public meeting of the Board of Directors.

- (a) **Consultation with Chair.** At the direction of the Board of Directors, an informal consultation with the Chair may be required of the member who is the subject of the request. If the subject of the request is the Chair, the consultation shall be with the Vice-Chair.
- (b) **Letter of Reprimand from the Board of Directors.** At the direction of the Board of Directors, the Chair, or Vice-Chair if the Chair is the subject of the discipline, shall coordinate with the Fire Chief and/or District Counsel on issuing a letter of reprimand to the subject Board member. The reprimand shall be based on a particular action (or set of actions) that is determined to be in violation of law or District policy but is considered by the Board to be not sufficiently serious to require formal censure. The letter of reprimand may include recommendations for corrective actions or behaviors.
- (c) **Statement of Disapproval.** By a resolution of the Board of Directors, the Board may adopt a statement expressing disapproval or displeasure with the conduct of a Board member including recommendations for corrective action or behavior.

- (d) **Admonition.** By a resolution of the Board of Directors, an admonition may be issued, reminding the member or the whole Board that a particular type of behavior or action may become or is a violation of law or District policy.

§ 1.39.120 CENSURE PROCEDURE.

If the Board decides to set the matter for censure hearing, it shall schedule the hearing no sooner than two weeks after its determination to hear the matter. The Board shall not schedule the matter during any previously scheduled excused absence of the subject Board member. A Board member who is the subject of an alleged violation shall be ineligible to vote on any matter related to a disciplinary action including, but not limited to, agendaizing the hearing and adopting a resolution of censure. Censure hearings may take place at regular or special Board of Directors meetings and are open to the public.

- (a) **Written Notice.** Written notice of the hearing shall be delivered in person to the Board member subject to the censure hearing at least ten (10) days in advance of the scheduled hearing.
- (b) **Hearing procedures.** At the censure hearing, the Board member who is the subject of the request for censure shall be given the opportunity to make an opening and a closing statement, to call witnesses on his or her behalf and to question his or her accusers. The subject Board member may be represented by a person or persons of his or her choice and may have that representative speak or question witnesses on his or her behalf. The questioning or cross-questioning of witnesses may be reasonably limited by the Chair, or Vice Chair if the Chair is the subject of the censure. Testimony shall be taken only from witnesses having direct knowledge of facts or circumstances relevant to the specific charges under consideration. However, the rules of evidence and judicial procedure applicable in courts of law shall not apply to this hearing, and the procedures shall be generally informal.

§ 1.39.125 CENSURE ACTION.

If, at the close of the censure hearing, a majority of the Board of Directors finds that the subject member's conduct violates federal, state or local law, or any by-law, standing order, or policy of the Board of Directors, the Board may take one or more of the following measures in addition to or in combination with the actions in subsections (a) through (d) of Section 1.39.115:

- (a) **Direction to Correct.** The direction shall be given to the subject Board member to correct the result of the behavior that violated law or District policy.
- (b) **Direction to Attend Training.** Direction shall be given to the subject Board member to attend training related to the behavior that violated law or District policy. The Board could also find that Board privileges shall be withheld or unavailable until evidence or independent certification is provided by the subject Board member to the Board of Directors that the training was completed.

Resolution of Censure. The Board of Directors may adopt a resolution of censure based on clear and convincing facts supporting the allegations of misconduct giving rise to the censure. A resolution of censure may include the imposition of sanctions against the Board member as the Board of Directors deems appropriate. Such sanctions may include removal from internal standing or ad hoc committees, removal from an external committee to which the member had been appointed, and/or restrictions on District-related travel privileges.

RODEO-HERCULES FIRE PROTECTION DISTRICT



BOARD POLICIES

TABLE OF CONTENTS

	<u>Page</u>
1.1 PURPOSE OF BOARD POLICIES	1
1.2 EVENT OF CONFLICT.....	1
1.3 INITIATING NEW POLICIES OR AMENDMENTS	1
1.4 ADOPTION	1
1.5 APPLICABILITY.....	1
1.6 MEETINGS	1
1.7 ADJOURNMENT.....	2
1.8 QUORUM AND MAJORITY VOTE	2
1.9 OFFICERS AND THEIR DUTIES	3
1.10 DUTIES OF CHAIRPERSON AND VICE-CHAIRPERSON	3
1.11 CLERK OF THE BOARD.....	4
1.12 BOARD ADVISORY COMMITTEES.....	5
1.13 VOTING	6
1.14 DISCLOSURE OF INTEREST	6
1.15 EFFECT OF NONOBSERVANCE.....	7
1.16 TIME AND PLACE OF MEETINGS	7
1.17 REQUESTS FOR FUTURE AGENDA ITEMS	8
1.18 AGENDA--ORDER OF BUSINESS	8
1.19 MINUTES.....	9
1.20 VOTING	9
1.21 PUBLIC HEARINGS	9
1.22 SPEAKING RIGHTS OF BOARD MEMBERS.....	10
1.23 MOTIONS	11

1.24 RULES OF ORDER11

1.25 ADDRESSING THE BOARD11

1.26 RULES OF DECORUM-- ENFORCEMENT12

1.27 CONSIDERATION OF CHAIRPERSON APPOINTMENTS.....13

1.28 PETITIONS13

1.29 RECONSIDERATION13

1.30 PRIORITY OF BUSINESS14

1.31 NEW RULES AND AMENDMENTS15

1.32 POLICIES AND PROTOCOL RELATED TO CONDUCT15

1.33 BOARD CONDUCT WITH ONE ANOTHER17

1.34 BOARD CONDUCT WITH DISTRICT STAFF.....17

1.35 GUIDELINES FOR BOARD CONDUCT WITH THE PUBLIC18

1.36 BOARD CONDUCT WITH OTHER PUBLIC AGENCIES19

1.37 BOARD CONDUCT WITH THE MEDIA19

1.38 SANCTIONS20

1.39 INTERNAL DISCIPLINE.....20

BOARD OF DIRECTORS POLICY

1.1 PURPOSE OF BOARD POLICIES

It is the intent of the Board of Directors of the Rodeo Hercules Fire Protection District to maintain a collection of policies which shall include a comprehensive listing of the rules and regulations enacted by the Board from time to time. The policies shall serve as a resource for District Directors, staff and members of the public in determining the manner in which matters of District business are to be conducted.

1.2 EVENT OF CONFLICT

If any policy or portion of a policy is in conflict with statutes or regulations having authority over the Rodeo Hercules Fire Protection District, said statutes or regulations shall prevail.

1.3 INITIATING NEW POLICIES OR AMENDMENTS

Consideration by the Board of Directors to adopt a new policy or to amend an existing policy may be initiated by any Director, or by the Fire Chief. The proposed adoption or amendment is initiated by requesting the item be included for consideration on the agenda of the appropriate regular meeting of the Board of Directors.

Directors shall have the opportunity to review the proposed adoption or amendment. Copies of the proposed policy adoption or amendment shall be included in the agenda information packet for any meeting. The agenda information packets with said copies shall be made available to each Director for review pursuant to meeting procedure and agenda policy.

1.4 ADOPTION

Adoption of a new policy or amendment of an existing policy shall be accomplished at a regular meeting of the Board of Directors and shall require a majority affirmative vote of the entire Board of Directors.

1.5 APPLICABILITY

The following rules of order and procedures of the District shall apply to all regular, adjourned regular and special meetings of the Board of Directors. The purpose of the Meeting Rules and Procedures is to establish protocol that will be convenient for the public and contribute to the orderly conduct of District business.

1.6 MEETINGS

The term “meeting” means the gathering together of three or more members of the Board of Directors or a majority of the total members of the board at the same time and place established by ordinance, resolution or motion for regular or adjourned regular meetings or at such other time and place as authorized by law for special meetings, for the purpose of acting in their official

capacity as the legislative body of the District in the case of the Board of Directors, and in their official capacity as a board, to discuss, debate, hear, make decisions, commitments or promises by a majority of the board, or by actual vote by a majority of the board when sitting as a body or entity upon a motion, proposal, resolution, order or ordinance.

Unless otherwise authorized by law to be held in closed session, all such meetings shall be open and public; provided, however, the Board of Directors may hold closed sessions from which the public may be excluded for the consideration of such matter as are specifically provided by the laws of the state.

Special meetings of the Board may be held at any time upon the call of the Chairperson or in his/her absence or unwillingness to or make such a call, upon the call of a majority of the Board. Notice of any such meeting shall be given in accordance with the Ralph M. Brown Act, Government Code Sections 54950 et. seq., as amended. The definition of a meeting in addition to that set forth above, shall include all legislative or final appellate court definitions.

1.7 ADJOURNMENT

Any meeting may either be terminated or continued to another time, place or date by adjournment, regardless of whether or not all matters on the agenda or under discussion have been completed, acted on or concluded. Notwithstanding the above, no meeting shall be terminated before closing all public hearings which were notified for such meeting, without first continuing such public hearings to another time, place and date. Subject to the above, a motion to adjourn shall always be in order and decided without debate.

No meeting shall be adjourned to a date beyond the next regular meeting. Where a meeting is continued to a future date, if either the time or place, or either of them is not stated in the order of adjournment, it shall be deemed to be at the hour and place specified for regular meetings of the Board.

If less than a quorum of directors appear at a meeting, any member or, if all members are absent, the Fire Chief shall adjourn the meeting to a stated day and hour. The Fire Chief shall cause a written notice of the adjournment to be given in the same manner as provided for special meetings, unless such notice is waived by a member of the Board.

Once adjourned, the meeting may not be reconvened.

1.8 QUORUM AND MAJORITY VOTE

A majority of the total members of the Board shall constitute a quorum and shall be sufficient to transact regular business. Such a quorum shall be required notwithstanding absences or vacancies. A Board member present but abstaining shall be counted for purposes of constituting a quorum. A Board member disqualified from voting by law shall not be counted for purposes of constituting a quorum. The foregoing shall not prevent less than a quorum, otherwise gathered at the time and place and for the purpose of conducting a meeting, from adjourning from time to time in accord with the law until a quorum is present.

1.9 OFFICERS AND THEIR DUTIES

Board members are expected to attend all meetings of the District Board. If a Board member fails to attend without permission all regular, adjourned regular or special meetings for sixty days consecutively from the last meeting attended that office becomes vacant and shall be filled as any other vacancy.

Every January, the Board shall select a Chairperson and Vice-Chairperson from the Board members eligible. Terms of office for Chairperson and Vice-Chairperson shall be for one calendar year commencing in January preceding the selection of officers.

1.10 DUTIES OF CHAIRPERSON AND VICE-CHAIRPERSON

1.10.1. The Chairperson shall be the presiding officer of the Board. In the absence of the Chairperson of the Board, the Vice-Chairperson shall preside over the Board. In the absence of the Vice-Chairperson, the Fire Chief shall preside over the election of a temporary Chairperson, who will preside until the return of one of the officers. The Chairperson shall have the power, authority, and discretion, without a vote of the majority of the Board to:

1. Open all meetings of the Board at the appointed hour by taking the chair and calling the Board to order.
2. Maintain order and proper decorum.
3. Announce the business before the Board in the order prescribed by these rules.
4. Receive and submit all matters properly brought before the Board, to call for votes upon the same, and to announce the results.
5. Authenticate by signature all acts of the Board as may be required by law.
6. Make known all Rules of Protocol when so requested, and to decide all questions of order, subject to an appeal of the Board.
7. Except as otherwise provided by these Rules, to preside at all closed sessions of the Board.
8. Perform such other duties as may be required by law or as may pertain to such office.
9. Sign all instruments requiring execution or agreement by the Board.
10. Serve as the chief spokesperson and representative for the Board for matters concerning public policy.

11. Delegate by administrative directive any of the duties assigned to the Chairperson to the Fire Chief. This delegation shall exclude the signing of documents when the Fire Chief has not delegated his/her role as Clerk of the Board and is attesting to said documents. Signatures authenticating Board or District action and attesting to documents shall be by separate individuals.
12. Set time limits on Board discussion on any matter, subject to Board's approval.
13. Set time limits on any communications from members of the public to the Board; in no event shall any individual public communication exceed three minutes without the consent of the Chair and/or the District Board.
14. Declare the opening of public hearings.
15. Rule any motion on a subject not on the agenda as being out of order, in which case the motion shall thereafter be void.
16. Continue or postpone any matter until the next regular, adjourned regular or special meeting whenever the District Counsel advises that there is a question as to the validity or constitutionality of the particular proposed course of action which is the subject matter of such motion subject to the Board's approval.
17. Rule any speaker out of order, terminate any communication with the Board from a member of the public and/or declare a recess in order to establish order at any meeting. The Chairperson may move, second and debate as the Chairperson, subject only to such limitations of debate as are by these rules imposed upon all members. The Chairperson shall not be deprived of any of the rights and privileges of a Board member by reason of being Chairperson or acting as the Chairperson.

1.10.2. It shall be the duty of the Vice-Chairperson:

1. In the absence of Chairperson, the Vice-Chairperson shall exercise the duties and powers of the Chairperson
2. To serve with the Chairperson as spokesperson and representative for the Board.
3. To assist the Chairperson in anticipating issues and problems deserving or in need of special meetings.

1.11 CLERK OF THE BOARD

The Clerk of the Board shall be the Fire Chief or designated by the Fire Chief. The Clerk of the Board shall have power and be required to:

- 1.11.1. Be responsible for the recording and maintaining of a full and true record of all the proceedings of the Board in books that shall bear appropriate titles and be devoted to such purpose, and attend all meetings of the Board either in person or by delegate;

- 1.11.2. Maintain separate books, in which shall be recorded respectively all ordinances and resolutions, with the certificate of the Clerk annexed to each thereof stating the same to be the original or a correct copy, and as to an ordinance requiring publication, stating that the same has been published in accordance with state law; keep all books properly indexed and open to public inspection when not in actual use.
- 1.11.3. Maintain separate files, with appropriate indexes thereto, of all contracts the execution of which was specifically authorized by Board action, and of all official bonds of the District.
- 1.11.4. Administer oaths or affirmations, take affidavits and depositions pertaining to the affairs and business of the District and certify copies of official records.
- 1.11.5. Maintain in appropriate books and files such other records, documents, instruments, and papers as the Board shall provide by ordinance or resolution.
- 1.11.6. Except as may be otherwise provided by ordinance or resolution of the Board the destruction or other disposition of District records, documents, instruments, books, and papers in the custody of the Clerk of the Board shall be governed by the laws of the State regulating the destruction or disposition of the records of a special district and procedures adopted by the District Board.

1.12 BOARD ADVISORY COMMITTEES

Standing committees may be created as needed via Motion or Resolution approved by a majority of the Board. The Board Chairperson assigns members to each standing committee when it is created, may adjust a standing committee's membership in advance of its first meeting in each calendar year, and may fill standing committee vacancies whenever they arise.

Standing committees have continuing subject matter jurisdiction as assigned by the Board, meet on a schedule fixed by the Board, and exist until discharged by a majority of the Board.

To allow full participation by Board members at standing committee meetings, each standing committee meeting is noticed as a "Committee of the Whole." In the event that a majority of the Board is present at such a noticed meeting, the standing committee will automatically convert into a Committee of the Whole. Thereafter, if there is no longer a majority of the Board present at such meeting, the Committee of the Whole will automatically convert back into a standing committee. The chair of the standing committee will serve as the chair of the Committee of the Whole.

The Board Chairperson may create and convene temporary advisory committees (also known as "ad hoc committees") of the Board at any time. Ad hoc committees establish their own meeting schedules, dissolve when their purposes have been fulfilled, when their pre-established terms have reached an end or if discharged by a majority of the Board, and do not have continuing subject matter jurisdiction.

Membership of standing and ad hoc committees cannot include a majority of members of the Board. Membership of ad hoc committees also cannot include a majority of members of a

standing committee if the ad hoc committee's purview overlaps with the subject matter jurisdiction of the standing committee.

Any item acted upon by a standing committee or Committee of the Whole, and any advice from an ad hoc committee, will require consideration and action by the full Board as a prerequisite to its legal enactment.

1.13 VOTING

Every vote taken by the Board shall be by open ballot. There shall be two methods of ascertaining the decision of the Board upon any matter:

1. Voice vote;
2. Call of the roll of the members, except the Chairperson who shall be called last and a record made by the Clerk of the Board of the vote of each member.

1.14 DISCLOSURE OF INTEREST

As to conflict of interest issues, the Board shall comply with State law and all rules, policies, and regulations approved by the Fair Political Practices Commission.

For Financial Conflicts of Interest:

Consent Calendar

If the matter on which the Board member has a conflict is on the Consent Calendar:

1. Immediately prior to the Consent Calendar votes, they should:
 - a. Announce that they have a financial conflict of interest on a particular item (or items).
 - b. Describe the conflict(s) in sufficient detail to be understood by the public.
 - c. State that they will not be voting on the item(s).
2. After the announcements have been made, the Board votes on the Consent Calendar. The Board member does not need to step down from the dais during the vote. The vote recorded by the Clerk of the Board will note those items where Board members did not participate due to a conflict.

Items not on the Consent Calendar or items pulled from the Consent Calendar

Should a Board member have a conflict of interest on an item that is not on the Consent Calendar (or has been pulled from the Consent Calendar for further discussion):

1. Before the item is discussed, they should:

- a. Announce that they have a financial conflict of interest on the item (or items).
- b. Describe the conflict(s) in sufficient detail to be understood by the public.
- c. State that they will not be voting on the item(s).
- d. Leave the room until after the discussion, vote and any other disposition of the item has concluded.

Speaking on Agenda Items

Where a Board member has a conflict of interest, State law allows them to speak on the particular item during the general comment period in their capacity as a citizen, but not as a Board member or representative of a group of people. In those instances, the Board member would return to the meeting location to speak and then leave until after the discussion, vote, and any other disposition of the matter has concluded.

1.15 EFFECT OF NONOBSERVANCE

Failure to observe the rules set forth in this policy shall not invalidate any action taken which is otherwise lawful but defective only for failure to follow the procedure outlined in this policy.

1.16 TIME AND PLACE OF MEETINGS

The District Board shall hold regular meetings at such place as may be determined by-the Board. The times and dates of regular District Board meetings shall be determined by resolution of the District Board.

When the day for any meeting falls on a recognized Federal or State holiday, no meeting shall be held on such holiday, but a meeting may be held at the same hour on the following business day that is not a holiday.

Special meetings may be called at any time by the Chairperson or by a majority of the members of the District Board by delivering personally or by email written notice to each Board member and to each local newspaper of general circulation, radio or television station requesting notice at least twenty-four hours before the time of such meeting as specified in the notice and by posting, at least twenty-four hours prior to the special meeting in a location that is freely accessible to members of the public.

- A. The call and notice shall specify the time and place of the special meeting and the business to be transacted.
- B. No other business shall be considered at such meetings.

1.16.2. Written notice may be waived by any Board member who, at or prior to the time the meeting convenes, files with the Clerk of the Board a written waiver of notice.

1.16.3. Such waiver may be given by email or other written documentation.

1.16.4. Such written notice may also be dispensed with as to any Board member who is actually present at the meeting at the time it convenes.

1.17 REQUESTS FOR FUTURE AGENDA ITEMS

Board members wishing to have an agenda item placed on a future agenda shall ask the Fire Chief or his/her designee to include the request under the Request for Future Agenda Items section of the agenda.

At the next regularly scheduled District Board meeting the requested item will be listed on the agenda under Request for Future Agenda Items. The item will identify the Board member making the request and briefly describe the nature of the request. Staff will not spend time on the requested item except to provide assistance to the Board member to frame the issue so that the Board and public clearly understand the request.

When the item is called, the Board member making the request will describe the request and the Board may have a brief discussion of the requested item. Upon the concurrence of a majority of the membership of the District Board that staff time and District resources be spent on the item, it shall be scheduled for a future meeting. Board discussion will be limited to whether staff time and District resources should be spent on the item. They will not take action on the item itself; concurrence that staff time and District resources will be devoted to the item does not signify approval of the item, just that the Board wishes to have it studied further and the Board may, at any time, decide not to pursue the item further.

Members of the public requesting an item be added to a future agenda shall have a Board member sponsor their item. The sponsoring Board member shall follow those procedures listed above.

1.18 AGENDA--ORDER OF BUSINESS

All reports, communications, resolutions, ordinances, contract documents or other matters, including basic fact and matters pertinent thereto, to be submitted to the Board, shall be delivered to the Clerk of the Board not later than 9 a.m. on the Wednesday preceding the meeting. The Clerk of the Board shall thereafter arrange a list of such matters according to the order of business, and will endeavor to furnish each member of the Board with a copy of the list not later than five p.m. on the Friday preceding the regular or adjourned regular meeting. Whenever feasible, each item on the agenda shall contain a staff recommendation and the specific action requested to be taken by the Board. All material pertaining to and accompanying the agenda shall be made available to the public when made available to the District Board.

No matters other than those listed on the agenda shall be finally acted upon by the Board provided, however, that matters not on the agenda may be submitted for Board consideration and action pursuant to state law or under any of the following conditions:

1.18.1. Upon a determination by a majority vote of the Board that an emergency situation exists, as defined in Government Code Section 54956.5;

1.18.2. Upon a determination by a two-thirds vote of the Board, or if less than two-thirds of the members are present, a unanimous vote of those members present, that the need to take action arose subsequent to the agenda being posted; or

1.18.3. The item was posted for a prior meeting of the Board occurring not more than five calendar days prior to the date action is taken on the item, and at the prior meeting the item was continued to the meeting at which action is being taken.

The business of the Board shall, except upon an affirmative vote of the District Board or determination by the Chairperson, be taken up for consideration and disposition at its meeting.

The regular order of business may be changed or suspended for any purpose at any particular meeting by the Chairperson with the consent of a majority of the Board members present.

1.19 MINUTES

Minutes shall consist of a clear and concise statement of each and every Board action including the motions made and the vote thereon. The Clerk of the Board, with consensus of the Board, shall determine the scope and format for all minutes including District Board and committee meetings. The Clerk of the Board shall have exclusive responsibility for preparation of the District Board minutes. If a majority of the District Board members approves a verbatim transcript, the Clerk of the Board or his/her designate shall cause a transcript to be prepared. Minutes may be approved without reading if the Clerk of the Board has previously furnished each Board member with a copy.

1.20 VOTING

When any motion is in order for a question before the Board, a vote thereon shall be taken by voice, roll call, or voting device and entered in full upon the record.

A member's vote may be changed only upon a timely request to do so immediately following the announcement of the vote by the Clerk of the Board and prior to the time that the next item in the order of business is addressed.

Ordinances, resolutions and other matters submitted to the Board must be adopted by a majority vote of the total membership of the Board unless a greater number of votes may be required by law. The word "majority" means three votes for the District Board. Where a majority vote cannot be obtained because one or more members of the Board is absent, such matter shall automatically be added to the future agenda of the Board to be considered at least once by the Board with all members who can vote present, unless an exception is required pursuant to the Political Reform Act's conflicts of interest rules.

1.21 PUBLIC HEARINGS

The term "public hearing" includes all public hearings having specific notice requirements by state law or District ordinance, including employee disciplinary proceedings and proceedings for the revocation, suspension, or reinstatement of permits, licenses, and franchises.

Public hearings shall be conducted in the following order:

1. Staff Reports;
2. Questions of staff;
3. Hearing opened by Chairperson;
4. Public testimony;
5. Close hearing by Chairperson;
6. Discussion among District Board; and
7. Action by majority vote.

On the date and at the time and place designated in the notice, the Board shall afford any interested person or his or her authorized representative, or both, the opportunity to present witnesses, to present documentary evidence, to present statements, arguments or contentions orally and/or in writing, subject to the rules on addressing the Board and rules stated in this policy.

All oral statements, documents, exhibits, communications, petitions, maps or displays submitted at the hearing may be considered by the Board as evidence and in such event retained as part of the record. Whenever practicable, a written staff report shall be prepared and presented as part of the staff presentation. Evidence shall not be taken outside the Board chambers and shall not be considered by the Board, except when, during the hearing, the meeting is adjourned to a particular date, place and time for the purpose of taking visual or demonstrative evidence .

In the event a Board member is absent at a meeting where a hearing is held which has been continued to a subsequent meeting, such member may participate in the matter at such subsequent meeting if otherwise qualified upon stating for the minutes that such Board member has reviewed the written minutes of the prior portions of the hearing and is prepared to participate.

Any hearing being held or noticed or ordered to be held by the Board may, by minute action, be continued to any subsequent regular or adjourned regular meeting of the Board in compliance with State law.

1.22 SPEAKING RIGHTS OF BOARD MEMBERS

Every Board member desiring to speak shall address the Chairperson, and upon recognition by the Chairperson shall confine comments to the question under debate.

A member, once recognized, shall not be interrupted when speaking unless it is to call such member to order, or as herein otherwise provided. If called to order while speaking, a member shall cease speaking until the question of order is to be determined, and, if in order, shall be permitted to proceed.

The Board member moving the adoption of an ordinance, resolution or Board action shall have the privilege of closing the debate.

1.23 MOTIONS

No motion may be debated nor voted upon unless it has received a second. Only one motion may be before the Board at any time.

A motion to table takes precedence over all other motions and shall be subject to debate. When a motion to table is passed, the matter shall not again be considered by the Board unless such matter is taken from the table by a majority vote of the Board.

A matter once tabled shall not be placed on the agenda nor discussed unless a member who had voted to table such matter requests the Board to have such matter taken from the table, or requests the Clerk to place such matter on the agenda for the purposes of determining whether or not such matter shall be taken from the table.

1.24 RULES OF ORDER

Except as otherwise provided in this policy, proceedings of the Board shall be governed by common sense and professionalism. In the event of a dispute concerning procedural matters not specifically covered in this policy, the majority vote of the Board shall prevail.

Rules adopted to expedite the transaction of business of the Board in an orderly fashion are deemed to be procedural only, and the failure to strictly observe such rules shall not affect the jurisdiction of the Board or invalidate any action taken at a meeting that is otherwise held in conformity with the law.

1.25 ADDRESSING THE BOARD

Any person desiring to address the Board shall first secure the permission of the Chairperson to do so. Notwithstanding this provision, the majority of the District Board may vote to recognize any speaker and determine the length of time allowed to the speaker. In addition, but unless the Chairperson rules otherwise, any person shall have the right to address the Board upon obtaining recognition by the Chairperson to speak subject to the following:

1.25.1. Public Hearings. Interested persons or their authorized representatives may address the Board orally or in writing relating to the matters which are then subject to a public hearing,

1.25.2. Non-Public Hearing Matters. Interested parties or their authorized representatives may address the Board with regard to matters with which they are concerned and are then the subject of Board discussion. When copies of records are furnished to each Board member present, such written communications shall not be read aloud at the meeting unless so ordered by a majority vote of the Board. Written communications from the administrative staff shall not be read aloud unless requested by any Board member.

1.25.3. Public Comments. Any person may address the Board under Public Comment Section of the Board agenda with regard to any matter in which they are concerned. The Board shall

not discuss any matter not on the agenda pursuant to state law and this policy nor take any action except to refer such matter to a future agenda.

- 1.25.4. Addressing the Board. Each person addressing the Board shall register their desire by completing and submitting a “Public Comment Speaker Card” to the Clerk of the Board. Persons addressing the Board shall speak into the microphone at the speaker’s podium, and are respectfully requested to state his or her name and address in an audible tone of voice for the record, and unless further time is granted by the Chairperson, shall limit the remarks to three minutes. All remarks shall be addressed to the Board as a body, and not to any member thereof. No person other than the Board and the person having the floor shall be permitted to enter into any discussion, either directly or through a member of the Board, without the permission of the Chairperson.
- 1.25.5. Limitation to Agenda Item. Except under public comments, the Chairperson shall not permit any communication, written or oral to be made or submitted unless such communication addresses the agenda item then under discussion.
- 1.25.6. Consent Required. No person shall address or question a Board member, the staff or any other person without the prior consent of the Chairperson. Notwithstanding this provision, a District Board member may address a question to staff or any other person without the consent of the Chairperson if the majority of the District Board approves the request to speak to staff or person.
- 1.25.7. Permission to Speak. After a motion is made by a Board member, no person shall address the Board without first securing the permission of the Board to do so.
- 1.25.8. Anonymous Communications. Anonymous communications shall not be considered nor placed on the agenda.
- 1.25.9. Group Communications. When any identifiable group of persons, as opposed to the general public at large, wishes to address the Board on the same agenda item, the Chairperson may request that a spokesperson be chosen by said group to address the Board. If additional issues are to be presented at the hearing by any other member of such group, the Chairperson may limit the time periods to address the Board, so as to avoid unnecessary repetition of issues before the Board.
- 1.25.10. Additional Opportunity to Address the Board. Any person, at the discretion of the Chair, may be permitted to address the Board more than once on any particular item. No person shall be allowed to address the Board more than once on an item until all persons present and wishing to address the Board have been provided the opportunity to do so. The Chairperson may limit the time period allowed any person to address the Board on an item more than one time, and shall not permit repetitive testimony from any person.

1.26 RULES OF DECORUM-- ENFORCEMENT

While the Board is in session, all persons shall preserve the order and decorum of the session; and a member shall neither by conversation or otherwise, delay or interrupt the

proceedings or the peace of the Board nor disturb any member while speaking, or refuse to obey the orders of the Board or its Chairperson, except as otherwise herein provided.

Any person making impertinent remarks, or who becomes boisterous while addressing the Board, which conduct delays or interrupts the due course of the meeting, shall be forthwith barred from further audience before that session of the Board by the Chairperson, unless permission to continue is granted by majority vote of the Board.

While the Board is in session, any person who acts in a disorderly, contemptuous or insolent manner towards the Board or any Board member thereof, or who becomes boisterous while addressing the Board or any Board member thereof, which conduct delays or interrupts the due course of the meeting, or any member of the public in attendance who fails, on demand of the Chairperson, to comply with any order of the Chairperson made in accord with the authority of this policy, is subject to removal from the Board meeting. No person, except District officials and their-representatives, shall be permitted within the area beyond the rostrum which is reserved for staff and Board without the express consent of the Board.

The Fire Chief may designate such appropriate person or persons to act as sergeant at arms to carry out all orders and instructions given by the Chairperson for the purposes of maintaining order and decorum at the Board meeting. Upon instructions of the Chairperson, it shall be the duty of the sergeant at arms, or any of them present, to place any person who violates the order and decorum of the meeting under arrest, and cause such person to be prosecuted under provisions of this code, the complaint to be signed by the Chairperson or other appropriate person present.

1.27 CONSIDERATION OF CHAIRPERSON APPOINTMENTS

Action by the Board on requests by the Chairperson for confirmation or approval of an appointee or nominee to a public office, committee or position shall be taken by minute action confirming or not confirming the appointee or nominee.

1.28 PETITIONS

Any person may petition the Board. Petitions shall be in writing, signed by the petitioners or persons presenting them. All petitions shall be made part of the official records kept by the Clerk of the Board and may be referred to committee, as appropriate. The petitions will be retained in accordance with the District's records retention policy.

1.29 RECONSIDERATION

A motion to reconsider any action approved by the Board shall be made by a member of the majority and seconded by any Board member no later than the end of the next public meeting of the Board. It may be either immediately during the same session, or at a recessed or adjourned session thereof. Such motion may be made at any time and have precedence over all other motions or while a member has the floor; it shall be debatable. At the time such motion for reconsideration is heard, testimony shall be limited to the facts giving rise to the motion. The motion must be approved by a majority of the entire Board of Directors.

If an intent to make a motion for reconsideration is communicated to the Chairperson or Fire Chief by any Board member who voted in the majority on a question prior to the state Law deadline for posting the Board of Directors' meeting agenda, then the item shall appear as a possible reconsideration on the posted agenda for the next regular meeting or intervening special meeting. Otherwise, no Board of Directors' discussion or action on a possible reconsideration may occur unless the item is appropriately added to the agenda pursuant to Government Code section 54954.2(b), which addresses adding items that are not listed on a posted agenda. If reconsideration of the action has not been posted on the Board agenda for the meeting at which the motion to reconsider is made, actual reconsideration of the item must be delayed until the next duly noticed regular or special meeting.

Effect of Approval of Motion. Upon approval of a motion to reconsider, and at such time as the matter is heard, the Board shall only consider any new evidence or facts not presented previously with regard to the item or a claim of error in applying the facts. If the motion to reconsider is made and approved at the same meeting at which the initial action was taken and all interested persons (including applicants, owners, supporters and opponents) are still present, the matter may be reconsidered at that meeting or at the next regular meeting or intervening special meeting (subject to the discretion of the maker of the motion) and no further public notice is required. If the motion to reconsider is made and approved at the same meeting at which the initial action was taken but all interested persons are not still present, or if the motion is made and approved at the next regular meeting or intervening special meeting, the item shall be scheduled for consideration at the earliest feasible Board of Director's meeting and shall be re-noticed in accordance with all applicable State law and District policies and procedures. The Clerk of the Board shall provide notice to all interested parties as soon as possible when a matter becomes the subject of a motion to reconsider.

1.30 PRIORITY OF BUSINESS

The majority of the entire membership of the Board may, by motion, designate any matter to be a special order of business, which shall take precedence over all other business. A special order of business action is limited to matters properly noticed and placed on the agenda under the Ralph M. Brown Act, Government Code Sections 54950 et. seq.

The Chairperson or a majority of the Board shall decide all questions relating to the priority of business to be acted upon by the Board.

The order of business will be as follows:

1. Call to Order
2. Pledge of Allegiance
3. Roll Call
4. Presentations, awards; commendations, proclamations, and honorary resolutions (Board quorum not necessary)
5. Announcements

6. Adjourn to Closed Session
7. Adjourn Closed Session and Return to Open Session
8. Report of Closed Session Actions Taken, if any
9. Public Comment
10. Confirmation of Agenda
11. Board Correspondence Received
12. Adopt Consent Calendar Items & Minutes
13. Regular Meeting Agenda Items
14. Fire Chief's Report
15. Staff Report
16. Board member Reports (including reports of meetings or conferences attended on District business where the Board member seeks reimbursement for expenses)
17. Board Committee Reports
18. Local 1230 Report
19. Request to Place Items on a Future Agenda
20. Adjournment

Consent calendar items will be enacted by one motion. There will be no separate discussion of such items unless requested by a Board member. Items pulled for discussion will be considered immediately after the uncontested consent items have been approved. A Board member may vote against or abstain on a particular consent calendar item without pulling it from the Consent Calendar.

1.31 NEW RULES AND AMENDMENTS

A rule of the Board may be altered or rescinded and a new rule may be adopted by a resolution approved by an affirmative vote of a majority of the entire membership of the Board at an open meeting. Any amendments would have to be placed on the agenda before the Board may take action to amend them.

1.32 POLICIES AND PROTOCOL RELATED TO CONDUCT

1.32.1. Ceremonial Events.

Requests for a District representative at ceremonial events will be handled by District staff. The Chairperson will serve as the designated District representative. If the Chairperson is unavailable, then the Vice Chairperson shall serve as representative and if either the Chairperson or Vice Chairperson are unavailable, District staff will determine if event organizers would like another representative from the Board. If yes, then the Chairperson will recommend which Board member should be asked to serve as a substitute. Invitations received at District offices are presumed to be for official District representation. Invitations addressed to Board members at their homes are presumed to be for unofficial, personal consideration.

1.32.2. Correspondence Signatures.

Board members do not need to acknowledge the receipt of correspondence, or copies of correspondence, during Board meetings. District staff will prepare official letters in response to public inquiries and concerns. These letters will carry the signature of the Chairperson unless the Chairperson requests that they be signed by another Board member or District staff. If correspondence is addressed only to one Board member, the specific Board member should coordinate with staff the best way to respond to the sender.

1.32.3. Non-agenda Items.

During a designated time period on the agenda, citizens, Board members and staff may bring forth issues or questions that are not on the meeting's agenda. Topics should be legislative items requiring action by the Chairperson or the Board, study issues for future consideration, and requests for information.

1.32.4. Public Announcements in Board Meetings.

Board members are encouraged to report on their activities and other items of public interest. Board members speak during the Informational Reports portion of the Board meeting. Board members who wish to recognize achievements or promote an event should place the matter on the agenda under "presentations, awards, commendations, proclamations and honorary resolutions."

1.32.5. Public Hearing Protocol.

Staff shall present the matter to the Board and the Chairperson will determine the length of time allowed for this presentation if appropriate. Speakers representing either pro or con points of view will be allowed to follow. The Chairperson will determine speaker order and the amount of time allowed for each speaker, with three minutes the standard time granted. The Chairperson has the responsibility to run an efficient public meeting and has the discretion to modify the public hearing process in order to make the meeting run smoothly. Board members will not express opinions during the public hearing portion of the meeting except to ask pertinent questions of the speaker or staff. "I think" and "I feel" statements by Board members are not appropriate until after the close of the public hearing. Board members should refrain from arguing or debating with the public during a public hearing and shall always show respect for different points of view.

1.32.6. District Letterhead.

District Board members are prohibited from using District letterhead for personal use or when acting solely in the capacity as a Board member. Any correspondence using District letterhead shall be used only by staff or when the Board has taken action at a regular or special District Board meeting.

1.33 BOARD CONDUCT WITH ONE ANOTHER

Boards are composed of individuals with a wide variety of backgrounds, personalities, values, opinions and goals. Despite this diversity, all have chosen to serve in public office in order to preserve and protect the present and future of the community. In all cases, this common goal should be acknowledged even as the Board may “agree to disagree” on contentious issues.

1.33.1. In Public Meetings.

1. Use formal titles. The Board should refer to one another formally during public meetings as Chairperson, Vice Chairperson, Director or Board member followed by the individual’s last name.
2. Practice civility and decorum in discussions and debate. Difficult questions, tough challenges to a particular point of view, and criticism of ideas and information are legitimate elements of a free democracy in action. This does not allow, however, Board members to make belligerent, personal, impertinent, slanderous, threatening, abusive, or disparaging comments. No shouting or physical actions that could be construed as threatening will be tolerated.
3. Honor the role of the Chairperson in maintaining order. It is the responsibility of the Chairperson to keep the comments of Board members on track during public meetings. Board members should honor efforts by the Chairperson to focus discussion on current agenda items. If there is disagreement about the agenda or the Chairperson’s action, those objections should be voiced politely and with reason.
4. Avoid personal comments that could offend other Board members. If a Board member is personally offended by the remarks of another Board member, the offended Board member should make notes of the actual words used and call for a “point of personal privilege” that challenges the other Board member to justify or apologize for the language used. The Chairperson will maintain control of a discussions. If the Chairperson is the offending party, the Vice Chairperson shall act in the role of Chairperson.

1.34 BOARD CONDUCT WITH DISTRICT STAFF

1.34.1. The District Board and its members shall deal with the administrative service solely through the Fire Chief. This requires that neither the District Board nor any individual member shall give any direct orders to any of the subordinates of the Fire Chief. However, this is not meant to impede or restrict access by any Board member to District staff for the

purpose of collecting information they feel they need to do their job as an elected official. Specific requests for such information should be directed to the Fire Chief.

1.35 GUIDELINES FOR BOARD CONDUCT WITH THE PUBLIC

1.35.1. In Public Meetings.

Making the public feel welcome is an important part of the democratic process. No signs of partiality, prejudice or disrespect should be evident on the part of individual Board members toward an individual participating in a public forum. Every effort should be made to be fair and impartial in listening to public testimony.

1. Be welcoming to speakers and treat them with respect.
2. Be fair and equitable in allocating public hearing time to individual speakers. The Chairperson will determine and announce limits on speakers at the start of the public hearing process. Generally, each speaker will be allocated three minutes. If many speakers are anticipated, the Chairperson may shorten the time limit and/or ask speakers to limit themselves, to new information and points of view not already covered by previous speakers.

No speaker will be turned away unless he or she exhibits inappropriate behavior. Each speaker may only speak once during the public hearing unless the Board requests additional clarification later in the process. After the close of the public comment portion, no more public testimony will be accepted unless the Chairperson reopens the public hearing for a limited and specific purpose.

3. Engage in active listening.
4. Ask for clarification, but avoid debate and argument with the public. Only the Chairperson - not individual Board members - can interrupt a speaker during a presentation. However, a Board member can ask the Chairperson for a point of order if the speaker is off the topic or exhibiting behavior or language the Board member finds disturbing. If speakers become flustered or defensive by Board questions, it is the responsibility of the Chairperson to calm and focus the speaker and to maintain the order and decorum of the meeting. Questions by Board members to members of the public testifying should seek to clarify or expand information. It is never appropriate to belligerently challenge or belittle the speaker. Board members' personal opinions or inclinations about upcoming votes should not be revealed until after the public hearing is closed.
5. There shall be no personal attacks of any kind, under any circumstances. Board members should be aware that their body language and tone of voice, as well as the words they use, could appear to be intimidating or aggressive.
6. Follow parliamentary procedure in conducting public meetings. The District Counsel is available to answer questions or interpret situations according to

parliamentary procedures. The Chairperson, subject to the appeal of the full Board, makes final rulings on parliamentary procedure.

1.36 BOARD CONDUCT WITH OTHER PUBLIC AGENCIES

Be clear about representing the District or personal interests. If a Board member appears before another governmental agency or organization to give a statement on an issue, the Board member must clearly state: 1) if his or her statement reflects personal opinion or is the official stance of the District; and 2) whether this is the majority or minority opinion of the Board.

If the Board member is representing the District, the Board member must support and advocate the official District position on an issue, not a personal viewpoint. If the Board member is representing another organization whose position is different from the District, the Board member should withdraw from voting on the issue if it significantly impacts or is detrimental to the District's interest. Board members should be clear about which organizations they represent and inform the Chairperson and Board of their involvement.

Correspondence also should be equally clear about representation. District letterhead may be used when the Board member is representing the District and the District's official position. A copy of official correspondence should be filed in the Board Office as part of the permanent public record.

District letterhead is not to be used for correspondence of Board members representing a personal point of view, or a dissenting point of view from an official Board position.

1.37 BOARD CONDUCT WITH THE MEDIA.

Board members are frequently contacted by the media for background and quotes.

1.37.1. The best advice for dealing with the media is to never go "off the record." Most members of the media represent the highest levels of journalistic integrity and ethics, and can be trusted to keep their word. But one bad experience can be catastrophic. Words that are not said cannot be quoted.

1.37.2. The Chairperson is the official spokesperson for the Board on District policy. The Chairperson is the designated representative of the Board to present and speak on the official District position. If the media contacts an individual Board member, the Board member should refer such inquiries to the Chair.

1.37.3. Choose words carefully and cautiously. Comments taken out of context can cause problems. Be especially cautious about humor, sardonic asides, sarcasm, or word play. It is never appropriate to use personal slurs or swear words when talking with the media.

1.38 SANCTIONSPublic Disruption

Members of the public who do not follow proper conduct after a warning in a public hearing may be barred from further testimony at that meeting or removed from the Board Chambers.

Board members' Behavior and Conduct

District Board members who intentionally and repeatedly do not follow proper conduct may be reprimanded or formally censured by the Board, lose committee assignments (both within the District or with inter-governmental agencies) or have official travel restricted. Serious infractions of the Code of Ethics or Code of Conduct could lead to other sanctions as deemed appropriate by the Board, or permitted by State law, including referral to the District Attorney or grand jury.

1.39 INTERNAL DISCIPLINE

§ 1.39.100 PREAMBLE. It is the intent of the Board of Directors of the District in enacting this policy to achieve fair, ethical, and accountable local government for the District; to assure that individuals and interest groups in our society have a fair and equal opportunity to participate in government; to embrace clear and unequivocal standards of disclosure and transparency in government; to help reinforce public trust in governmental institutions; and to assure that this policy is vigorously enforced to achieve fair, ethical, and accountable local government for the District. The people of the District expect their public officials to comply with both the letter and the spirit of the laws of the United States of America, the State of California, and established policies of the District affecting the operations of local government. All persons covered by this policy shall aspire to meet the highest ethical standards in the conduct of their responsibility as a public official of the District.

§ 1.39.105 APPLICABILITY AND PURPOSE. This Discipline Policy applies to the Board of Directors of the Rodeo Hercules Fire Protection District ("District") and provides directives for efficient and consistent administration of complaints against individual Board of Directors members by or from members of the public, third party consultants, District staff, and appointed District officials, and other Board members (together, "Complainants"). It also provides for disciplinary actions for a violation of federal, state, or local law, or any by-law, standing order, or policy of the Board of Directors, including but not limited to the Board of Directors Policy. This policy does not apply to complaints against District employees or third-party consultants acting in a District Department Head or managerial capacity, because such complaints are already addressed by State law, or the District's employment policies, bulletins, or by contract, or District Departmental policies, or separate policies promulgated by the Fire Chief. This policy must be construed and executed in coordination, and not in conflict with, all applicable State and Federal laws, and all District policies, including all whistleblower statutes, complainant and victim privacy and confidentiality statutes, and the California Public Records Act. Investigations conducted under this policy shall not commence before the completion of, or interfere with, any investigations related to or required for criminal prosecutions, administrative enforcement, or any Government Code claims, litigation, or other civil actions.

§ 1.39.110 PROCEDURE.

(a) Public's Right to Submit Complaint. Any member of the public who would like to submit facts or allegations pertaining to an alleged violation by a Board member of federal, state, or local law, or District policy, including but not limited to the Board of Directors Policies, shall submit such facts or allegations in a signed letter, with a return receipt, addressed to the District Board of Directors, 1680 Refugio Valley Road, Hercules CA 94547. The statute of limitations for the public's right to submit a complaint under this policy shall be six months from the date of the alleged violation.

(b) Consultation with District Counsel. A Board member seeking to submit a request for discipline or to make a statement regarding specific complaints or allegations is advised to meet with the District's Counsel before doing so.

(c) Request for Discipline. A request for discipline or censure may be submitted by any Board member in writing to the Fire Chief. Any Board member's request for discipline or censure is a matter of public record subject to the California Public Records Act's requirements, including all applicable exemptions. A request for discipline or censure must be submitted within six months of the date of the alleged violation. A Board member seeking to provide information to the Board concerning the specific conduct for which discipline is requested must submit written information to the Fire Chief for distribution to the whole Board. The request must contain the specific charges on which the proposed discipline or censure is based, and sufficiently specific facts and allegations as to the charges. The request may include or append a public complaint referenced in subsection (a) of Section 1.39.110.

(d) Board Consideration. Upon receipt of a request for discipline or censure, the Fire Chief, or District Administrative Services Officer shall forward the request to the Chair of the Board of Directors. If the Chair is the subject of the complaint, then it shall be forwarded to the Vice-Chair.

The Chair (or Vice-Chair, depending on if the Chair is the subject of the request for discipline or censure), shall appoint an ad hoc committee to conduct a preliminary review and recommendation on the request for discipline or censure to the full Board for the next regularly scheduled meeting.

1. The District Administrative Services Officer shall deliver a copy of the request for discipline or censure and the charges or complaint to each member of the Board of Directors at least 72 hours prior to the ad hoc committee meeting providing preliminary consideration of the request.

2. Notice of any meeting providing preliminary review of the request shall be provided to the public no less than 72 hours before the meeting. Meetings of the Ad Hoc Committee formed for this purpose shall be subject to the Brown Act and shall be open and public. The public shall be provided with an opportunity to comment on the subject matter of the meeting.

3. The Ad Hoc Committee shall consider the request together with any evidence or testimony submitted by the Board member making the request and the Board member subject to the request and shall determine whether:

- i. The Board of Directors should authorize further investigation of the charges; or

ii. The charges should be brought back for consideration by the full Board for discipline or censure; or

iii. No action is required.

4. If the Ad Hoc Committee determines that no further action is required regarding the request, or that the charges should be forwarded to a future meeting for discipline, the Ad Hoc Committee shall make such a report at the earliest opportunity but no later than the time provided in subsection 6. below. The report may be oral or in writing.

5. If the Board determines that further investigation is required, the Board shall authorize an investigation. If the Board of Directors authorizes an investigation, it would be overseen by the Fire Chief for the Board. The Board may coordinate with the Fire Chief on the retention of an independent investigator to conduct the investigation.

6. If, within 45 days of the receipt of the complaint, the Ad Hoc Committee does not make a recommendation that an investigation commence, or that discipline or a censure hearing should be scheduled, or that no further action should be taken, then the matter shall automatically be set on the Board's next regularly scheduled meeting for consideration.

§ 1.39.115 BOARD CONSIDERATION OF DISCIPLINE SHORT OF CENSURE. Upon receipt of the Ad Hoc Committee's report, or at the expiration of the time for the Ad Hoc Committee to report back to the full Board, the District Administrative Services Officer shall place the matter on a Board regular or special meeting agenda for the Board to receive the Ad Hoc Committee's report on no further action, or determine whether further investigation is required, or whether discipline short of censure is warranted, or to move towards censure. Discipline short of censure may be one or a combination of the items in subsections (a) through (d) below. This discussion is a matter of public record and must take place during an open, noticed, and public meeting of the Board of Directors.

(a) Consultation with Chair. At the direction of the Board of Directors, an informal consultation with the Chair may be required of the member who is the subject of the request. If the subject of the request is the Chair, the consultation shall be with the Vice Chair.

(b) Letter of Reprimand from the Board of Directors. At the direction of the Board of Directors, the Chair, or Vice-Chair if the Chair is the subject of the discipline, shall coordinate with the Fire Chief and/or District Counsel on issuing a letter of reprimand to the subject Board member. The reprimand shall be based on a particular action (or set of actions) that is determined to be in violation of law or District policy but is considered by the Board to be not sufficiently serious to require formal censure. The letter of reprimand may include recommendations for corrective actions or behaviors.

(c) Statement of Disapproval. By a resolution of the Board of Directors, the Board may adopt a statement expressing disapproval or displeasure with the conduct of a Board member including recommendations for corrective action or behavior.

(d) Admonition. By a resolution of the Board of Directors, an admonition may be issued, reminding the member or the whole Board that a particular type of behavior or action may become or is a violation of law or District policy.

§ 1.39.120 CENSURE PROCEDURE. If the Board decides to set the matter for censure hearing, it shall schedule the hearing no sooner than two weeks after its determination to hear the matter. The Board shall not schedule the matter during any previously scheduled excused absence of the subject Board member. A Board member who is the subject of an alleged violation shall be ineligible to vote on any matter related to a disciplinary action including, but not limited to, agendizing the hearing and adopting a resolution of censure. Censure hearings may take place at regular or special Board of Directors meetings and are open to the public.

(a) Written Notice. Written notice of the hearing shall be delivered in person to the Board member subject to the censure hearing at least ten (10) days in advance of the scheduled hearing.

(b) Hearing procedures. At the censure hearing, the Board member who is the subject of the request for censure shall be given the opportunity to make an opening and a closing statement, to call witnesses on his or her behalf and to question his or her accusers. The subject Board member may be represented by a person or persons of his or her choice and may have that representative speak or question witnesses on his or her behalf. The questioning or cross-questioning of witnesses may be reasonably limited by the Chair, or Vice Chair if the Chair is the subject of the censure. Testimony shall be taken only from witnesses having direct knowledge of facts or circumstances relevant to the specific charges under consideration. However, the rules of evidence and judicial procedure applicable in courts of law shall not apply to this hearing, and the procedures shall be generally informal.

§ 1.39.125 CENSURE ACTION. If, at the close of the censure hearing, a majority of the Board of Directors finds that the subject member's conduct violates federal, state or local law, or any by-law, standing order, or policy of the Board of Directors, the Board may take one or more of the following measures in addition to or in combination with the actions in subsections (a) through (d) of Section 1.39.115:

(a) Direction to Correct. The direction shall be given to the subject Board member to correct the result of the behavior that violated law or District policy.

(b) Direction to Attend Training. Direction shall be given to the subject Board member to attend training related to the behavior that violated law or District policy. The Board could also find that Board privileges shall be withheld or unavailable until evidence or independent certification is provided by the subject Board member to the Board of Directors that the training was completed.

Resolution of Censure. The Board of Directors may adopt a resolution of censure based on clear and convincing facts supporting the allegations of misconduct giving rise to the censure. A resolution of censure may include the imposition of sanctions against the Board member as the Board of Directors deems appropriate. Such sanctions may include removal from internal standing or ad hoc committees, removal from an external committee to which the member had been appointed, and/or restrictions on District-related travel privileges

RODEO-HERCULES FIRE PROTECTION DISTRICT



Code of Ethics and Conduct for
Elected and Appointed Officials

PURPOSE:

The citizens and businesses of Rodeo and Hercules are entitled to have fair, ethical and accountable local government. To this end, the public should have full confidence that their elected and appointed officials recognize that stewardship of the public interest must be their primary concern, Members will work for the common good of the people of Rodeo and Hercules and not for any private or personal interest, and they will assure fair and equal treatment of all persons, claims and transactions coming before the Rodeo - Hercules Board of Directors, and committees.

The Rodeo - Hercules Fire Protection District Board of Directors adopts this Code of Ethics and Conduct to assure that all elected and appointed officials, while exercising their office, conduct themselves in a manner that will instill public confidence and trust in the fair operation and integrity of Rodeo - Hercules Fire Protection District.

PRINCIPLES:

Comply with both the letter and spirit of the laws and policies affecting the operations of government;
 Are independent, impartial and fair in their judgment and actions;
 Use their public office for the public good, not for personal gain; and
 Conduct public deliberations and processes openly, unless required by law to be confidential, in an atmosphere of respect and civility.

Therefore, members of the Rodeo - Hercules Fire Protection District Board of Directors, their appointed Committees shall conduct themselves in accordance with the following ethical standards.

IMPLEMENTATION:

As an expression of the standards of conduct for Members expected by the District, the Rodeo – Hercules Fire Protection District Ethics Policy is intended to be self-enforcing. It therefore becomes most effective when Members are thoroughly familiar with it, and embrace its provisions. For this reason, this Ethics Policy shall be included in the regular orientations for candidates for Board of Director, application packets to commissions, boards, and committees, and given to newly elected and appointed officials. Members entering office shall sign a statement affirming they read and understood the Rodeo – Hercules Fire Protection District Ethics Policy. In addition, the Ethics Policy shall be periodically reviewed and updated by the Board of Directors upon its own recommendation and recommendations from commissions, boards, committees, and the citizens of Rodeo and Hercules.

COMPLIANCE:

The Rodeo – Hercules Fire Protection District Ethics Policy expresses standards of ethical conduct expected for members of the District Board, commissions, boards, and committees. Members themselves have the primary responsibility to assure that ethical standards are understood and met, so that the public can continue to have full confidence in the integrity of government. In the event of violation of this Ethics Policy by a member of a commission, board, or committee, where removal by the District Legal Council is permitted without cause, the District Legal Council may remove that person from office. A violation of this Ethics Policy shall not be a basis for challenging the validity of any Council, commission, board, or committee decision.

Sanctions are alternatives to any other remedy that might otherwise be available to remedy conduct that violates this code or state or federal law. In order to protect and preserve good government, any individual including the Fire Chief and the District Legal Counsel after complying with Rule 3-600(B) of the State Bar Rules of Professional Conduct, who knows or reasonably believes a member acts or intends or refuses to act in a manner that is or may be a violation of law reasonably imputable to the organization, or in a manner which is likely to

result in substantial injury to the organization, may report the violation to the appropriate governmental authorities.

CONDUCT GUIDELINES:

The Conduct Guidelines are designed to describe the manner in which Board Members should treat one another, District staff, constituents, and others they come into contact with while representing the Rodeo - Hercules Fire Protection District Board of Directors.

Comply with the Law.

Members shall comply with the laws of the nation, the State of California, and the Rules and Procedures of the Rodeo – Hercules Fire Protection District Board of Directors in the performance of their public duties. These laws include, but are not limited to: the United States and California Constitutions; laws pertaining to conflicts of interest, election campaigns, financial disclosures, employer responsibilities, and open processes of government. Members shall also comply with all applicable District policies and procedures.

Conduct of Members

The professional and personal conduct of Members must be above reproach. Members should take steps to avoid even the appearance of impropriety. Members shall refrain from abusive conduct, personal charges or verbal attacks upon the character or motives of other members of Council, commissions, boards and committees, the staff or public.

Respect for Process

Members shall perform their duties in accordance with the processes and rules of order established by the District for commissions, boards, and committees governing the deliberation of public policy issues, in order to allow meaningful involvement of the public, and implementation of policy decisions.

Conduct of Public Meetings

Members shall prepare themselves for public issues, listen courteously and attentively to all public discussions before the body, and focus their attentions on the business at hand. They shall refrain from interrupting other speakers, making personal comments not germane to the business of the body, or interfering with the orderly conduct of meetings.

Decisions Based on Merit

Members shall base their decision on the merits and substance of the matter at hand, rather than on unrelated considerations.

Communication

For adjudicative matters pending before the body, members shall refrain from receiving information outside of an open public meeting or the agenda materials, except on advice of the Districts Legal Council. Members shall publicly share substantive information that is relevant to a matter under consideration by the Board or it's committees, which they may have received from sources outside of the public decision making process.

Conflict of interest

In order to assure their independence and impartiality on behalf of the common good, Members shall not use their official positions to influence government decisions in which they have a material financial interest, or where they have an organizational responsibility or personal relationship which may give the appearance of a conflict of interest. In accordance with the law, Members shall disclose investments, interests in real property, sources of income and gifts; and should abstain from participating in deliberations and decision making where conflicts may exist.

When participating as a Member does not implicate the specific statutory criteria for conflict of interest, however, participation does not "look" or "feel" right, that Member has probably encountered the appearance of impropriety. For the public to have faith and confidence that government authority will be implemented in an even-handed and ethical manner, Members may, for the good of the community, need to step aside to avoid the appearance of a conflict of interest, even though no technical conflict exists. Members are further subject to the Conflict of Interest Policy of the Fair Political Practices Commission or other appropriate state agency.

Gifts and Favors

Members shall not use their public office to take any special advantage of services or opportunities for personal gain that are not available to the public in general. They shall refrain from accepting any gifts, favors or promises of future benefit which might compromise their independence of judgment or action or give the appearance of being compromised

Confidential Information

Members shall respect the confidentiality of information concerning the property, personnel or affairs of the District to the extent confidentiality is required by the Brown Act. They shall neither disclose confidential information without proper legal authorization, nor use such information to advance theirr personal, financial or other private interests.

Use of Public Resources

Members shall not use public resources not available to the public in general, such as District staff time, equipment, supplies or facilities, for private gain or personal purposes.

Representations of Private Interests

In keeping with their role as stewards of the public interest, Members of the Board shall not appear on behalf of the private interests of third parties before the Board of Directors or any commission, board, committee, or proceeding of the District, nor shall members of commissions, boards, and committees appear before the Board of Directors on behalf of the private interests of third parties on matters related to the areas of service of their bodies.

BEHAVIOR AND CONDUCT:

The Rodeo – Hercules Fire Protection District’s Board of Directors Code of Ethics and Conduct expresses standards of ethical conduct expected for members of the District Board, and Committees. Members themselves have the primary responsibility to assure that ethical standards are understood and met, and that the public can continue to have full confidence in the integrity of the Board. Although all members of the District Board of Directors share the responsibility to maintain the Code of Ethics. The Boards Chair and the Districts Fire Chief have the additional responsibility to intervene when actions of members of the Board or Committees appear to be in violation of the Code of Ethics and that conduct are brought to their attention.

Board Members:

Board Members who intentionally and repeatedly do not follow proper conduct may be reprimanded or formally censured by the District Board of Directors. Serious infractions of the Code of Ethics could lead to other sanctions as deemed appropriate by the Contra Costa County District Attorney.

Individual Board Members should point out to the offending Board Members perceived infractions of the Code of Ethics and Conduct. If the offenses continue, then the matter should be referred to the District Legal Counsel in private.

Disclosure of Corruption:

All members shall take an oath upon assuming office, pledging to uphold the constitution and the State and the Federal government. As part of this oath, members commit to disclosing to the appropriate authorities and/or to the Board of Directors any behavior or activity that may qualify as corruption, abuse, fraud, bribery or other violation of the law.

Conduct with the Public and fellow Board Members in Public Meetings:

Making the public feel welcome is an important part of the democratic process. No signs of partiality, prejudice or disrespect should be evident on the part of individual members toward an individual participating in a public forum. Every effort should be made to be fair and impartial in listening to public testimony.

Be welcoming to speakers and treat them with care and gentleness.

While questions of clarification may be asked, the official's primary role during public testimony is to listen.

Be fair and equitable in allocating public hearing time to individual speakers.

The chair will determine and announce limits on speakers at the start of the public hearing process.

Board Members are individuals with a wide variety of backgrounds, personalities, values, opinions, and goals. Despite this diversity, all have chosen to serve in public office in order to preserve and protect the present and the future of the community. In all cases, this common goal should be acknowledged even though individuals may not agree on every issue.

Practice active listening:

It is disconcerting to speakers to have members not look at them when they are speaking. It is fine to look down at documents or to make notes, but reading for a long period of time or gazing around the room gives the appearance of disinterest. Members shall try to be conscious of facial expressions, and avoid those that could be interpreted as "smirking," disbelief, anger or boredom.

Maintain an open mind:

Members of the public deserve an opportunity to influence the thinking of elected and appointed officials.

Ask for clarification, but avoid debate and argument with the public:

Only the chair – not individual members – can interrupt a speaker during a presentation. However, a member can ask the chair for a point of order if the speaker is off the topic or exhibiting behavior or language the member finds disturbing

Practice civility and decorum in discussions and debate:

Difficult questions, tough challenges to a particular point of view, and criticism of ideas and information are legitimate elements of debate by a free democracy in action. Free debate does not require nor justify, however, public officials to make belligerent, personal, impertinent, slanderous, threatening, abusive, or disparaging comments.

Avoid personal comments that could offend other members:

If a member is personally offended by the remarks of another member, the offended member should make notes of the actual words used and call for a "point of personal privilege" that challenges the other member to justify or apologize for the language used. The chair will maintain control of this discussion.

Demonstrate effective problem-solving approaches:

Members have a public stage and have the responsibility to show how individuals with disparate points of view can find common ground and seek a compromise that benefits the community as a whole.

Honor the role of the chair in maintaining order:

It is the responsibility of the chair to keep the comments of members on track during public meetings. Members should honor efforts by the chair to focus discussion on current agenda items. If there is disagreement about the agenda or the chair's actions, those objections should be voiced politely and with reason, following procedures outlined in parliamentary procedure.

When attending a public meeting, be careful to only express personal opinions:

Board members may attend any meetings which are always open to any member of the public. However, they should be sensitive to the way their participation is interpreted. Any public comments by a Board member should be clearly made as individual opinion and not a representation of the feelings of the entire Board of Directors.

Members shall represent the official policies or positions of the Board, commission, or committee to the best of their ability when designated as delegates for this purpose. When presenting their individual opinions and positions, Members shall explicitly state they do not represent the Rodeo – Hercules Board of Directors, nor shall they allow the inference that they do. When representing the District on federal, state, or regional bodies, Members shall advocate policies which are in the best interest of the District over their own personal interests.

CITIZEN COMMITTEES

The Board of Directors may establish Committees as a means of gathering more community input. Citizens who serve on Committees become more involved in government and serve as advisors to the District Board of Directors. They are a valuable resource to the District's leadership and should be treated with appreciation and respect.

Limit contact with Committee members to questions of clarification:

It is inappropriate for a Board member to contact a Committee member to lobby on behalf of an individual. It is acceptable for Board members to contact Committee members in order to clarify a position taken by the Board.

Respect that Committees serve the community, not individual Board members:

The District Board of Directors appoints individuals to serve on Committees and it is the responsibility of Committees to follow policy established by the District. But Committee members do not report to individual Board members, nor should Board members feel they have the power or right to threaten Committee members with removal if they disagree about an issue.

Appointment and re-appointment to a Committee should be based on such criteria as expertise, ability to work with staff and the public, and commitment to fulfilling official duties. A Committee appointment should not be used as a political "reward."

Because of the value of the independent advice of commissions, boards, and committees to the public decision-making process, members of Council shall refrain from using their position to unduly influence the deliberations or outcomes of board and commission proceedings.

District Board Members Conduct with District Staff:

Governance of a District relies on the cooperative efforts of its elected officials, who set policy, and who advise District staff, and who implement, and administer the Board's policies. Therefore, every effort should be made to be cooperative and show mutual respect for the contributions made by each individual for the good of the community.

Treat all staff as professionals:

Clear, honest communication that respects the abilities, experience, and dignity of each individual is expected. Poor behavior towards staff is not acceptable.

Do not disrupt District staff from their jobs:

Board Members should not disrupt District staff while they are in meetings, on the phone, or engrossed in performing their job functions in order to have their individual needs met. Do not attend District staff meetings unless requested by staff – even if the elected or appointed official does not say anything, his or her presence implies support, shows partiality, may intimidate staff, and hampers staff's ability to do their job objectively.

Never publicly criticize an individual employee:

Board Members should never express concerns about the performance of a District employee in public, to the employee directly, or to the employee's manager. Comments about staff performance should only be made to the Fire Chief through private correspondence or conversation

Do not get involved in administrative functions:

Board Members acting in their individual capacity must not attempt to influence District staff on the making of appointments, awarding of contracts, selecting of consultants, processing of development applications, or granting of District licenses and permits.

Do not solicit political support from staff:

Board Members should not solicit any type of political support (financial contributions, display of posters or lawn signs, name on support list, etc.) from District staff. District staff may, as private citizens with constitutional rights, support political candidates but all such activities must be done away from the workplace.

No Attorney-Client Relationship:

Members shall not seek to establish an attorney-client relationship with the Districts Legal Counsel, including his or her staff and attorneys contracted to work on behalf of the District. The Districts Legal Counsel represents the District and not individual members. Members who consult with the Districts Legal Counsel cannot enjoy or establish an attorney-client relationship with the attorney.

Be respectful of diverse opinions:

A primary role of Committees is to represent many points of view in the community and to provide the Board with advice based on a full spectrum of concerns and perspectives. Board members may have a closer working relationship with some individuals serving on Committees, but must be fair and respectful of all citizens serving on Committees.

Keep political support away from public forums:

Committee members may offer political support to a Board member, but not in a public forum while conducting official duties. Conversely, Board members may support Committee members who are running for office, but not in an official forum in their capacity as a District as a Board member.

Committee Members:

Counseling, verbal reprimands and written warnings may be administered by the Board of Directors, to Committee members failing to comply with District policy. These lower levels of sanctions shall be kept private to the degree allowed by law. Copies of all written reprimands administered by the Board shall be distributed in memo format to the committee chair of the respective committee, the District Clerk, the District Legal Counsel, and the Fire Chief.

The Board of Directors may impose sanctions on Committee members whose conduct does not comply with the District's policies, up to and including removal from office. Any form of discipline imposed by the Board shall be determined by a majority vote of at least a quorum of the Board at a noticed public meeting and such action shall be preceded by a Report to the Board with supporting documentation.

When deemed warranted, a majority of the Board may call for an investigation of Board, or committee member conduct. Also, should the Fire Chief or District Legal Counsel believe an investigation is warranted; they shall

confer with the Board of Directors and in some cases ask the Contra Costa County District Attorney to investigate the allegation and report the findings.

RESOLUTION NO. 2019-01

RESOLUTION OF THE RODEO-HERCULES FIRE PROTECTION DISTRICT ADOPTING A CODE OF ETHICS AND CONDUCT FOR ELECTED AND APPOINTED OFFICIALS TO ASSURE PUBLIC CONFIDENCE IN THE INTEGRITY OF LOCAL GOVERNMENT AND ITS EFFECTIVE AND FAIR OPERATION

WHEREAS, the citizens and businesses within the jurisdiction of the Rodeo-Hercules Fire Protection District are entitled to fair, ethical and accountable government which earns the public's confidence; and

WHEREAS, the effective functioning of democratic government therefore requires that elected and appointed officials of the Fire District's commissions, boards, and committees, including ad hoc committees, comply with both the letter and spirit of the laws affecting the operations of government; and

WHEREAS, elected and appointed officials of the Fire District's board and committees, including ad hoc committees, must show that they are independent, impartial and fair in their judgment and actions; and

WHEREAS, public deliberations and processes must be conducted openly, except when closed session is permissible under State law, and must be conducted in an atmosphere of respect and civility; and

WHEREAS, all public resources are held in trust for the people, and must be used for the public good, not for personal gain; and

WHEREAS, nothing in this Resolution is intended to limit or otherwise infringe on the First Amendment rights of free speech or association of public officials and appointed members of the Fire District's Board of Directors and its appointed committees, including ad hoc committees, or to conflict with any other federal, state or local laws.

NOW, THEREFORE, in furtherance of the above-mentioned goals and values, the Rodeo – Hercules Fire Protection District Board of Directors hereby resolves to adopt the Code of Ethics and Conduct for Elected and Appointed Officials, attached hereto and made a part hereof, which shall apply to all Fire District Officials, including the elected Board Members and those appointed by the Board of Directors to committees, including ad hoc committees (collectively "Members"), to assure public confidence in the integrity of local government and its effective and fair operation.

///

///

///

IF ANY PART OF THE RESOLUTION OR ANY ATTACHMENTS TO IT are for any reason determined to be invalid or unconstitutional, such determination shall not affect the validity of the remaining portions of this Resolution or its attachments, and the Board hereby declares that it would have adopted this Resolution, and each section, sub-section, sentence, clause, and phrase hereof, irrespective of any one or more sections, sub-sections, sentences, clauses or phrases being declared invalid or unconstitutional. The foregoing Resolution was duly and regularly adopted at a regular meeting of the Rodeo – Hercules Fire Protection District Board of Directors held on the 9th day of January 2019, by the following vote of the Board:

AYES: 4 (Covington, Gabriel, Hill, Thorpe)

NOES: 0

ABSENT: 1 (Prather)

ABSTAIN: 0



Andrew Gabriel, Chairman of the Board
Rodeo – Hercules Fire Protection District

From: [Charles Davidson](#)
To: [Rebecca Ramirez](#)
Subject: CORRECTION: Elizabeth Genai's "COMPLAINT UNDER 1.39.000" to RHFD Board Chair Doss re Director Hill's July 10th 2024 Commentary and Chair's failure to intervene
Date: Wednesday, February 5, 2025 6:41:26 PM
Attachments: [Policy Analysis with Ms. Genai's Complaint to the RHFD Board Chair Doss - Re- The Board must now determine if Director Hill's conduct violated Policy 1.39 and decide whether disciplinary measures are warranted _____pdf](#)

CORRECTED [From: Charles Davidson Davidson@rhfd.org Date: Wednesday, February 5, 2025 at 3:17 PM]

To: Rebecca Ramirez <ramirez@rhfd.org>
Subject: CORRECTION: Elizabeth Genai's "COMPLAINT UNDER 1.39.000" to RHFD Board Chair Doss re Director Hill's July 10th 2024 Commentary and Chair's failure to intervene

February 5th 2025

Chief Ramirez:

I am submitting a formal complaint, in my capacity as a RHFD board member, to support the January 10, 2025 emailed complaint from Elizabeth Genai. Her complaint, titled "COMPLAINT UNDER 1.39.000(a)," was sent to Board Chair Delgado Doss, attached as a Word document and is Attachment A in my complaint. It concerns the alleged conduct of RHFD board director Steven Hill toward the three Measure O Committee members, who subsequently resigned in July 2024. You also received Ms. Genai's same complaint in a January 10th RHFD email (Attachment A).

Ms. Genai also asserted in her complaint: "It fell upon Chair Delano Doss to intervene...Chair Doss did not perform his responsibility in accordance with the Code of Ethics Behavior and Conduct to intervene when a Board Member appears to be in violation of the Code of Ethics."

Also attached are:

- Attachment B: The resignation letters of the three Measure O Committee members.
- Attachment C: Ms. Genai's complaint letter submitted to the Contra Costa County Board of Supervisors regarding Director Hill's behavior.

Ms. Genai's January 10, 2025 complaint is relevant to sections § 1.39.110(a), § 1.39.100, § 1.39.105, § 1.39.115, and §§ 1.39.120–125 of RHFD's policy on internal discipline, as it pertains to the alleged actions of Director Hill.

Due to the 6-month deadline for submitting formal board complaints becoming publicly clear and (adequately) practicable only after the November 13th 2024 RHFD board meeting, I believe it is fair—and, indeed, my obligation as a board member—to reiterate and formally endorse Ms. Genai's timely January 10 complaint to the RHFD board.

Based on the facts and allegations outlined in Ms. Genai's complaint, I request that the Board consider whether Director Hill's July 10th board behavior warrants discipline or censure in accordance with RHFD BOARD OF DIRECTORS POLICY SECTION § 1.39 INTERNAL DISCIPLINE.

In addition, the Board must also consider whether Chair Doss was neglectful to not have intervened when his responsibility as Chair would have been to do so and establish proper ethical behavior from the dais. This request was made multiple times from the public, as documented on July 10th in RHFD board meeting public comments and in the resignation letters. Furthermore, this intervention request was also articulated, again, by Ms. Genai and by former Committee member Tara Shaia in August 14th public comments and in Ms. Shaia's email requests to Chair Doss and legal counsel (that are in attachment D).

Sincerely,

Charles Davidson RHFD Director

--

Policy Analysis of Ms. Elizabeth Genai's Complaint Against Director Steve Hill Under RHFD Policy

Section 1.39: "COMPLAINT UNDER 1.39.000 (a)" - Attachment A (p.4)

(With Time-Stamped Quotes from the **July 10, 2024 Board Meeting**)

CONCLUSION: The RHFD Board must now determine if Director Hill's conduct violated Policy 1.39 and decide whether disciplinary measures are warranted. (p.4)

In addition, the Board must also consider whether Chair Doss was neglectful to not have intervened when his responsibility as Chair would have been to do so and establish proper ethical behavior from the dais.

Ms. Genai's resignation underscores her belief that the District's ethical guidelines were breached and that Chair Doss failed to intervene. According to the 2019 RHFD Code of Ethics, "the RHFD Board's Chair and the Districts Fire Chief have the additional responsibility to intervene when actions of members of the Board or Committees appear to be in violation of the Code of Ethics and that conduct are brought to their attention", as were requested by the three Measure O Oversight Committee members who had resigned. These requests were reiterated in their attached resignation letters (Attachments B) and in public comment on August 14th 2024.

Furthermore, in public comment of August 14th former Committee member Tara Shaia asked that the board Chair and legal counsel address these accusations formally, as did Ms. Genai and also Ms. Shaia, in email requests to Mr. Pia Roda on Aug. 19th and to Chair Doss on Sept 13th. (Attachment D)

1. Background: Ms. Genai's July 22, 2024 Letter

Date of Incident: July 10, 2024 (Rodeo-Hercules Fire Board Meeting) Complainant: Ms. Elizabeth Genai, Measure O Oversight Committee Co-Chair Subject of Complaint: Director Steve Hill

Excerpt from Ms. Genai's Letter (July 22, 2024)

"On July 10, 2024, at the Rodeo-Hercules Fire Board meeting, Measure O Committee Chair Maureen Brennan presented the findings of the Measure O Oversight Committee, unanimously recommending an advisory vote on annexation. Chair Brennan was then bullied, insulted, and demeaned by Fire Board Director Steven Hill after her report and recommendation... 'by what authority Measure O stands up there meeting after meeting and rails with a bunch of nonsense. I ask that legal counsel respond what the extent of their authority... because frankly, I'm kind of tired of being lectured in these meetings month after month.'"

Ms. Genai characterizes Director Hill's remarks as "bullying, insulting, and demeaning." She also faults Board Chair Delano Doss for failing to address Hill's outburst, prompting her to resign from the

Measure O Oversight Committee.

2. Time-Stamped Meeting Comments (July 10, 2024)

According to the meeting video from 3:16:37 to 03:17:36, Director Hill made the following statements:

1. (~3:16:40)

“I’m kind of tired of being lectured” by Measure O Committee members.

2. (~3:16:50)

“I’d like to know by what authority the Measure O committee stands up there meeting after meeting and rails with a **bunch of nonsense.**”

3. (~3:17:15)

“I don’t see anything in there anywhere that talks about anything but advising us on exercising oversight on how the **money is expended** for Measure O and advising us, and **providing information to the public**, receiving information from the public. I don’t see anything about demanding votes from us.”

Ms. Genai contends these remarks exceed respectful discourse, dismiss the Committee’s role, and violate RHFD ethical standards.

3. Overview of RHFD Policy Section 1.39 (Internal Discipline)

“The following is an overview of how RHFD Policy Section 1.39 (Internal Discipline) may apply to Ms. Genai’s ethics complaint against Director Hill for allegedly bullying Measure O Committee Chair Maureen Brennan.”

3.1 Preamble: § 1.39.100

- **Key Point:** Requires Board members to uphold the highest ethical standards and treat the public respectfully.
- **Relevance:** Ms. Genai alleges calling Chair Brennan’s testimony “nonsense” undermined

respectful engagement and fair treatment.

3.2 Applicability and Purpose: § 1.39.105

- **Key Point:** Policy 1.39 applies to Board members who violate District policy or law.
- **Relevance:** Ms. Genai, a public member, asserts Director Hill's behavior fell short of respectful treatment and civic participation standards.

3.3 Complaint Procedure: § 1.39.110(a)

- **Key Point:** Complaints must be submitted in writing by any member of the public.
- **Relevance:** Ms. Genai's written letter activates the District's formal disciplinary process for ethics violations.
- **Note:** Submitting formal board complaint protocols only become **publicly clear and (adequately) practicable** after the November 13th 2024 RHFD board meeting. In addition to examples presented in this document and in attachments A, B and C, Ms. Genai communicated the above noted complaints about Director Hill's dismissive and (allegedly) abusive behavior while: **1) during Public Comment at the RHFD Board meeting** of August 14 (between 00:11:40 to 00:14:54), where it was requested that Mr. Hill's violation of the RHFD Code of ethics be formally acknowledged by the RHFD board, and **2) In her emailed Letter to Council Pia Roda, on August 19**, where it was again asked for a board investigation and disciplinary action in regards to Director Hill's remarks on July 10th of last year (not attached).

3.4 Substantive Grounds for Discipline

- **Key Point:** Director Hill's behavior may violate policies prohibiting bullying of volunteers, staff, or the public.
- **Relevance:** Measure O members felt "dismissed" and "ridiculed," potentially breaching the ethical standards in § 1.39.100.

3.5 Why These Provisions Are Relevant

- **Key Point: Ms. Genai asserts Hill's statements:**
 - **Violated public trust and fairness.**
 - **Undermined mutual respect in governance.**
 - **Discouraged citizen involvement by attacking committee volunteers.**

Policy 1.39 outlines procedures for reprimands, statements of disapproval, or censure.

4. All Policy Rules for Internal Discipline Cited

- **§ 1.39.100 (Preamble)**
Emphasizes fair, ethical, accountable governance and requires Board members to meet the highest ethical standards.
 - **§ 1.39.105 (Applicability & Purpose)**
Governs disciplinary action for Board member violations of law or District policy.
 - **§ 1.39.110(a) (Complaint Procedure)**
Explains how members of the public may submit written complaints alleging ethics violations by a Board member.
 - **§§ 1.39.115 and 1.39.120–125 (Discipline or Censure)**
Details potential disciplinary measures (e.g., reprimand, statement of disapproval, admonition) and the censure process if violations are confirmed.
-

5. Summary

- **Core Allegation:** Director Hill “bullied and demeaned” Chair Brennan on July 10, 2024, citing that he was “tired of being lectured” and questioning the Committee’s authority (video 3:16:37–03:17:36).
- **Potential Violation of District Ethics:** Under § 1.39.100, Board members must maintain respectful conduct and safeguard public trust.
- **Formal Complaint Trigger:** § 1.39.110(a) requires the Board to assess whether Hill’s remarks contravene District standards.
- **Possible Outcomes:** If misconduct is found, §§ 1.39.115 & 1.39.120–125 provide for letters of reprimand, statements of disapproval, admonition, or formal censure.

Ms. Genai’s resignation underscores her belief that the District’s ethical guidelines were breached and that Chair Doss failed to intervene.

IN CONCLUSION: The Board must now determine if Director Hill’s conduct violated Policy 1.39 and decide whether disciplinary measures are warranted.

ATTACHED HEREIN (ATTACHMENTS A, B, C and D CITED BELOW):

A. Elizabeth Genai’s Complaint regarding Director Hill’s Behavior—towards the Measure O

Oversight Committee Members: “COMPLAINT UNDER 1.39.000 (a)”. Emailed to RHF Board Chair Doss on JAN. 10TH 2025.

This is a complaint under 1.39.000 (a) of the RHF Board’s Internal Discipline policy adopted in November 2024. Pursuant to the policy, a signed copy is being submitted by mail, return receipt, addressed to the RHF of Directors, 1680 Refugio Rd Hercules.

In an effort to meet the proper timeline a copy will be hand delivered on January 10, 2025. RHF Code Of Ethics And Conduct For Elected And Appointed Officials states:

Conduct of members

The professional and personal conduct of Members must be above reproach. Members should take steps to avoid even the appearance of impropriety. Members shall refrain from abusive conduct, personal charges or verbal attack upon the character or motives of other members of Council, commission, board and committees, the staff or public.

On July 10, 2024, at the open regular RHF board meeting, Measure O Chair Maureen Brennan read a statement of recommendation and opinion of the Measure O committee that was discussed at the Measure O meeting of July 9, 2024.

Upon completion of that report, Director Steven Hill commenced to verbally attack Chair Brennan questioning her authority, called the report nonsense, and insulted her to include personal attack and name calling. His tone was abusive, and his actions were demeaning. Hill’s outburst is in direct violation of the ethics code where a verbal attack on character or motives of committee members must not be allowed. Hill was unprofessional, where his conduct must be above reproach.

Hill also included asking legal council to look into Measure O actions, which in itself is reasonable but the accusatory tone and aggressive behavior make this a threat with the purpose of intimidation.

Behavior and Conduct Section

The Board Chair and the Districts Fire Chief have the additional responsibility to intervene with actions of members of the Board appear to be in violation of the Code of Ethics.

It fell upon Chair Delano Doss to intervene either during or following, and he did neither.

In the following days there were requests for investigation/discipline.

At Public Comment at RHF Board meeting of August 14, it was requested as violation of Code of ethics.

In a Letter to Council PiaRoda, August 19, again it was asked for investigation/discipline.

These offenses were so grievous that Chair Brennan resigned from her Measure O appointment.

These offenses were so grievous that Member Elizabeth Genai resigned from her Measure O appointment.

These offenses were so grievous that Member Tara Shaia resigned from her Measure O appointment.

These resignations resulted in the Measure O Ordinance being out of compliance, by not having a functioning Oversight Committee.

In light of the acts and omissions documented above, Director Hill and Director Doss violated the RHFD Code of Ethics as follows:

1. Hill's conduct was not above reproach, and he did not take steps to avoid even the appearance of impropriety.
2. Chair Doss did not perform his responsibility in accordance with the Code of Ethics Behavior and Conduct to intervene when a Board Member appears to be in violation of the Code of Ethics.

Respectfully submitted,

Elizabeth Genai

----- Forwarded Message -----

From: Rebecca Ramirez <ramirez@rhfd.org>

To: Elizabeth <egie5@yahoo.com>

Sent: Friday, January 10, 2025 at 09:51:29 PM PST

Subject: Automatic reply: Complaint under 1.39.000(a)

Thank you for emailing me, I will be out of office on Friday January 10th. Thank you and enjoy your weekend.

**B. Letters of Resignation from the Measure O Oversight Committee members: Elizabeth Genai, Maureen Brennan and Tara Shaia:
AMENDED REGULAR (RHFD) BOARD MEETING AGENDA
AUGUST 14, 2024. ITEM 5:**

Mr. Delano Doss
Chair, RHFD Board
doss@rhfd.org

On July 10, 2024, at the Rodeo-Hercules Fire Board meeting, Measure O Committee Chair Maureen Brennan presented the findings of the Measure O Oversight Committee. Those findings were a unanimous recommendation to put an advisory vote on the November ballot to get a read of the citizens of the community that taxed themselves to keep a fire station open. Do they want to be annexed?

Chair Brennan was then bullied, insulted and demeaned by Fire Board Director Steven Hill after her report and recommendation from the Measure O Committee to the Board. Director Hill asked if he could make a comment. He asked "by what authority Measure O stands up there meeting after meeting and rails with a bunch of nonsense. I ask that legal counsel respond what the extent of their authority and their role and responsibilities are. ...because frankly, I'm kind of tired of being lectured in these meetings month after month."

Not one person on the dais pointed out to Hill that his attitude and outburst went against the ethics of the Board. *General ethical principles relating to public service

Director Doss, you did not show leadership. It was your duty to correct that outburst.

Involve the community in the development, implementation, and assessment of policies and public programs, and seek to empower citizens in the democratic process, including special assistance to those who lack resources or influence.

I cannot abide this behavior. This is notice of my resignation from the Measure O Oversight Committee.

Elizabeth Genai
Measure O Co-Chair

RHFD1AGENDA ITEM 5

EXTERNAL EMAIL - This email was sent by a person from outside your organization.

7/25/24

Chair Doss, Chair of RHFD Board:

It's been a difficult challenge for my 3 years on this committee. It was clear from the beginning that the designated parcel tax was not being used properly. It was used for the retirement deficit imposed on us by the Local 1230, promises that were too expensive to keep. I am proud that the Measure O money enabled us to re-open the Rodeo Station 75.

That said, I am immediately resigning my position on this Measure O Oversight Committee.

We have lost the confidence of this annexation-driven Board, as they have lost sight of a multitude of public concerns. Our voice no longer matters, and in fact is ridiculed. We all felt it in the best interest of the public, to at least, allow the public to vote yes or no for annexation. With this suggestion, I was met with the vitriol of Steve Hill for nearly 15 minutes at the latest meeting.

Yourself as Chair, nor any of the Board members were willing to silence him. This is how it has been for years, as I give my Measure O report.

This is a report of the Measure O Committee, and I present that discussion to the Board. It is now more than I can bear to be monthly dismissed and laughed at. The level of disrespect is profound.

As of July 25, I resign from this Measure O Oversight Committee. I will see Elizabeth at an RMAC meeting this evening, and inform her of her new role as Chair of the Measure O Committee, for the regular August meeting.

Maureen Brennan
 Previous Chair Measure O Committee
 RHFD2AGENDA ITEM 5

C. Ms. Genia’s July 22, 2024 email to the board of supervisors (via the Contra Costa County Website):

July 22 2024

Board of Supervisors
 Supervisor Federal Glover
 Supervisor John Goia
 Supervisor Candace Anderson
 Supervisor Diane Burgis
 Supervisor Ken Carlson

On July 10, 2024, at the Rodeo-Hercules Fire Board meeting, Measure O Committee Chair Maureen Brennan presented the findings of the Measure O Oversight Committee. Those findings were a unanimous recommendation to put an advisory vote on the November ballot to get a read of the citizens of the community that taxed themselves to keep a fire station open. Do they want to be annexed?

Chair Brennan was then bullied, insulted and demeaned by Fire Board Director Steven Hill after her report and the recommendation from the Measure O Committee to the Board. Director Hill asked if he could make a comment. He asked “by what authority Measure O stands up there meeting after meeting and rails with a bunch of nonsense. I ask that legal counsel respond what the extent of their authority and their role and responsibilities are....because frankly, I’m kind of tired of being lectured in these meetings month after month.”

Not one person on the dais pointed out to Hill that his attitude and outburst went against the ethics of the Board. *General ethical principles relating to public service

Director Doss, you did not show leadership. It was your duty to correct that outburst. Involve the community in the development, implementation, and assessment of policies and public programs, and seek to empower citizens in the democratic process, including special

assistance to those who lack resources or influence.

I cannot abide this behavior. This is notice of my resignation from the Measure O Oversight Committee.

Elizabeth Genai
Co-Chair Measure O

To the Supervisors of the County,

For the past several months, I, and others, have asked that Steve Hill be censured for his outburst on July 10, 2024. He asked that legal counsel investigate what the duties of the Measure O committee are. The duties were to give recommendations to the Board. That he didn't like them is of no consequence; he has a vote which he can use at the proper time.

Steve Hill is a bully. Unless someone takes him to task, he will just continue. Please do something about him.

Elizabeth Genai
Former Co-Chair, Measure O Committee

D. Former Measure O Oversight Committee member Tara Shaia's email communications with Chair Doss and Pia Roda.

From: Rodeo Citizen <citizenr572@gmail.com>

Date: Friday, September 13, 2024 at 6:20 AM

To: Delano Doss <doss@rhfd.org>

Cc: RHFD Counsel Richard Pio Roda <richard@redwoodpubliclaw.com>, Marie Bowman <Bowman@rhfd.org>, Charles Davidson <Davidson@rhfd.org>, Robyn Mikel <Mikel@rhfd.org>, Rebecca Ramirez <ramirez@rhfd.org>

Subject: Fwd: Request for Action

Chair Doss-

As recommended by Mr. Pio Roda and I am now formally requesting that the Board of Director of RHFD investigate the abusive action of Director Hill toward the Measure O Committee and its members, particularly his behavior at the meeting of July 10th.

After that meeting, three members of the committee resigned from service citing the abusive behavior for reason.

His attacking outburst of abusive behavior cannot go unnoticed. If you do not move forward, we can assume the Board condones his actions.

I trust your commitment to the public in your official capacity of Chair will prompt you to move forward.

Thank you
Tara Shaia

----- Forwarded message -----

From: Richard Pio Roda <richard@redwoodpubliclaw.com>
Date: Wed, Sep 11, 2024 at 2:29 PM
Subject: RE: Request for Action
To: Rodeo Citizen <citizenr572@gmail.com>
Cc: RHFD M-O Maureen Brennan <harpmo@sbcglobal.net>, Elizabeth <egie5@yahoo.com>, doss@rhfd.org <doss@rhfd.org>

Dear Tara Shaia,

Thank you for reaching out. I recommend you reach out to Chairperson Doss of the Rodeo-Hercules Fire Protection District Board of Directors regarding the issues raised in your email below. The Board of Directors is my client. I do not represent individuals who may have a claim or grievance against the Board or an individual Board member.

Best regards,

From: Rodeo Citizen <citizenr572@gmail.com>
Sent: Monday, August 19, 2024 5:42 AM
To: Richard Pio Roda <richard@redwoodpubliclaw.com>
Cc: RHFD M-O Maureen Brennan <harpmo@sbcglobal.net>; Elizabeth <egie5@yahoo.com>
Subject: Request for Action

Dear Mr PiaRoda,

At the RHFD regular Board Meeting on 8/14/24 during the public comment, I asked that the legal counsel investigate the conduct of Director Steve Hill and his abusive behavior toward the Measure O Committee as a whole and the verbal attack on Chair Maureen Brennan in particular, including the threat of legal action against the group.

I ask as a former member of the Measure O Committee, who resigned from my position of service specifically for these reasons. I also remind you that there were other specific comments about Director Hill's misconduct and violations of the Code of Ethics at that same meeting.

Is the publicly made, recorded and publicly posted request enough for you to take action, or do you require more? If more is required, can you specifically state what is needed?

It is important for this action to be taken **as soon as possible**, especially given Director Hill's retaliatory action against Director Davidson in Hill's attempt to divert the attention away from his own transgressions.

Please respond - time is of the essence.

Sincerely,

Tara Shaia



RODEO-HERCULES FIRE PROTECTION DISTRICT

MEASURE O OVERSIGHT COMMITTEE MEMBERSHIP APPLICATION

COMMITTEE'S PURPOSE

The purpose of the Measure O Oversight Committee is to receive, review, and advise the Board upon the Annual Report.

APPLICATION INSTRUCTIONS

Please complete and submit this Membership Application with a current resume and a personal statement why you want to serve on the Oversight Committee and what special areas of expertise or experience you think would be helpful to the Committee. Please submit Membership Application and supporting documents to: Clerk of the Board, Kimberly Corcoran, Rodeo Hercules Fire Protection District, 1680 Refugio Valley Road, Hercules, CA 94547.

Name <i>Jeff Miller</i>	Home Address [REDACTED]
Home Phone [REDACTED]	Mobile Phone [REDACTED]
Email [REDACTED]	

GENERAL MEMBERSHIP REQUIREMENTS	YES	NO
Do you live within the boundaries of RHFPD?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are you an elected official?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Are you an employee or official of RHFPD? (No employee or official shall be appointed to the Oversight Committee)	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Are you a vendor, contractor or consultant of the RHFPD?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Can you serve a minimum of a two year term?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Can you attend meetings that occur within the District?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Do you know of any reason such a potential conflict of interest, which would adversely affect your ability to serve on the Oversight Committee?	<input type="checkbox"/>	<input checked="" type="checkbox"/>

SIGNATURE OF APPLICANT

By signature, the Membership Application answers, current resume, including experience, how you feel you would contribute to the Oversight Committee and personal statement are true and complete to the best of my knowledge.

NAME: *Jeff Miller*

SIGNATURE: *[Signature]*

DATE: *9-11-2024*

Measure O Application

AGENDA ITEM 12

I am a Retired Fire Captain from the RHFPD.

I am a Certified California Fire Officer

I paid for all classes and training myself for this certification.

I have been a resident of the RHFPD for more than 43 years.

I am a United States Air Force Veteran

While employed by the RHFPD I was the Training Officer for the Reserve Firefighter program and also the Paid firefighters.

I was an Oil Fire School Instructor for UNOCAL, now Phillips refinery. I instructed at the refinery, outside of Reno, Nevada, Southern California and at Texas A and M.

I computerized the forms for the forms that had to be filled out for each call thus making the District Secretary and all the Captains jobs much easier. Prior to doing this all reports were handwritten and turned into the Secretary to type.

I was in charge of all DMV records for all personnel.

I am a Program Manager and Instructor for CERT.

I am a proud retired Fire Captain from the District and would like to assist in any way I can on the Measure O Committee.

Rodeo-Hercules Fire Protection District
MEMORANDUM

To: Board of Directors, Rodeo-Hercules Fire District
From: Rebecca Ramirez, Fire Chief
Subject: Fire Chief's Report
Date: February 12, 2025

Labor Relations & Personnel

I am pleased to announce that Captain Jesus Garcia has been recognized as Firefighter of the Year 2024. His exemplary dedication, professionalism, and commitment to excellence reflect the highest standards of our department.

Operations

January 2025

- **January 1:** Q-76 and E-75 responded to a single-vehicle rollover accident on Highway 4 WB at Willow. The vehicle sustained moderate damage, and the occupant self-extricated with minor injuries. Units remained on-site to ensure scene security until the vehicle was towed.
- **January 16:** Multiple units responded to a residential structure fire in Rodeo. Upon arrival, the single-family residence was fully involved. All occupants evacuated safely. Fire and smoke damage was significant but was contained to the original structure.

February 2025

- **February 4:** E-75 and Q-76 responded to a hazardous materials spill at Bio-Rad in Hercules. Approximately 60-100 gallons of flammable material had been spilled in a warehouse. The area was isolated, and the spill contained. CCC Hazmat responded as did the companies mitigation team and B7 after which a mitigation plan was implemented in collaboration with company representatives.
-

Training

- State Fire Marshal-certified driver operator training (Sponsored by P66)

ConFire-sponsored shared training initiatives

- Core Competency Training focused on command procedures, radio communication, and adherence to standard operating guidelines (SOGs) during civilian rescues.
 - Auto extrication training
 - After-action review of the Windward Avenue structure fire with B7 Brooks
-

Facilities & Equipment

- Station 75 kitchen renovations are now complete, and Station 76 renovations are scheduled to commence later this month.
 - Bids for EOC/Training Room improvements are currently under review.
-

Fleet Management

- Quint 76A has returned to service following fuel system repairs. **Recommendation: Decommission the unit.** Recommend returning to the Board with options for disposal of this asset.
 - Quint 76 foam system remains non-operational; efforts are ongoing to locate a qualified repair facility.
 - Engine 75A is scheduled for annual service in early 2025, with Type 3 Brush units to follow.
 - Spare B/C Tahoe has completed service and is now in reserve status.
 - Quint 76 sensor replacement has been completed by a mobile mechanic.
 - Ground ladder testing has been successfully completed.
-

Prevention & Community Risk Reduction

- St. Patrick's School Auditorium: A temporary emergency vehicle access road has been installed.
 - West Contra Costa School District: Coordinated with the Facilities Director to replace 27 faulty devices at Ohlone Elementary.
 - Owl Ranch: Conducted four overhead rough/hydro inspections on Skelly.
 - America's Tire: Addressing outstanding plan review comments related to high-piled storage compliance.
 - 375 Parker: Inspection of a mixed-use commercial/residential property identified deficiencies in sprinkler protection and life safety compliance. Corrections were promptly addressed within 24 hours.
 - Continued efforts on state-mandated inspections and re-inspections.
 - Five new plan reviews underway, including a residential care facility, fire sprinkler installations, and tenant improvements.
-

Grants & Reimbursements

- Thermal Imaging Cameras (TICs) grant (Homeland Security Grant Program) was delayed but the announcement is expected soon.
 - Re-submitted grant applications for:
 - Personal Protective Equipment (PPE) (Firehouse Subs Grant Program)
 - Training Room & Emergency Operations Center (EOC) renovations (Gary Sinise Foundation)
-

Fiscal Stabilization & Budget

- **Fiscal updates** will be presented during the mid-year budget review.
-

Community Engagement & Meetings

- Q-76 participated in the Hercules Lunar New Year Parade.
- Captain Jesus Garcia received the Firefighter of the Year Award from the Pinole Rotary Club.
- Chief Ramirez attended the monthly CAP and Hercules City Council meetings.



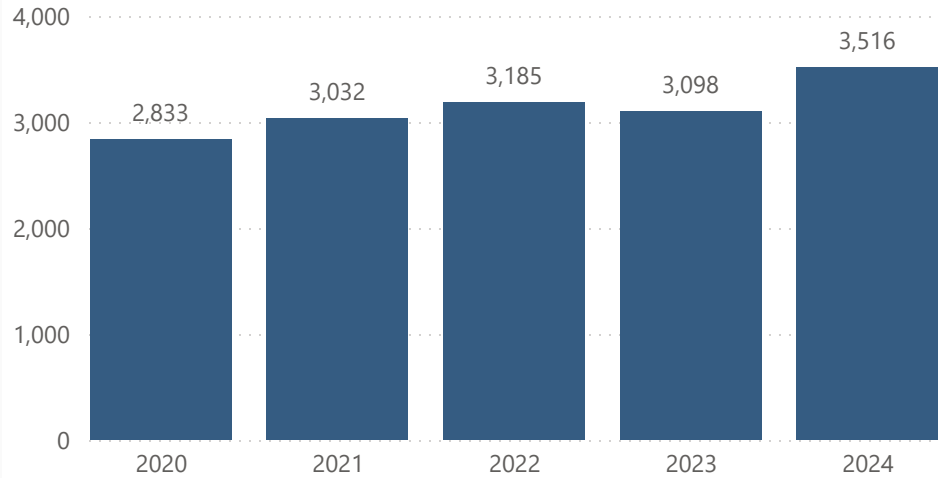
INCIDENT REPORT

DECEMBER 2024

Rodeo Hercules Fire Department
Incident Snapshot December 2024

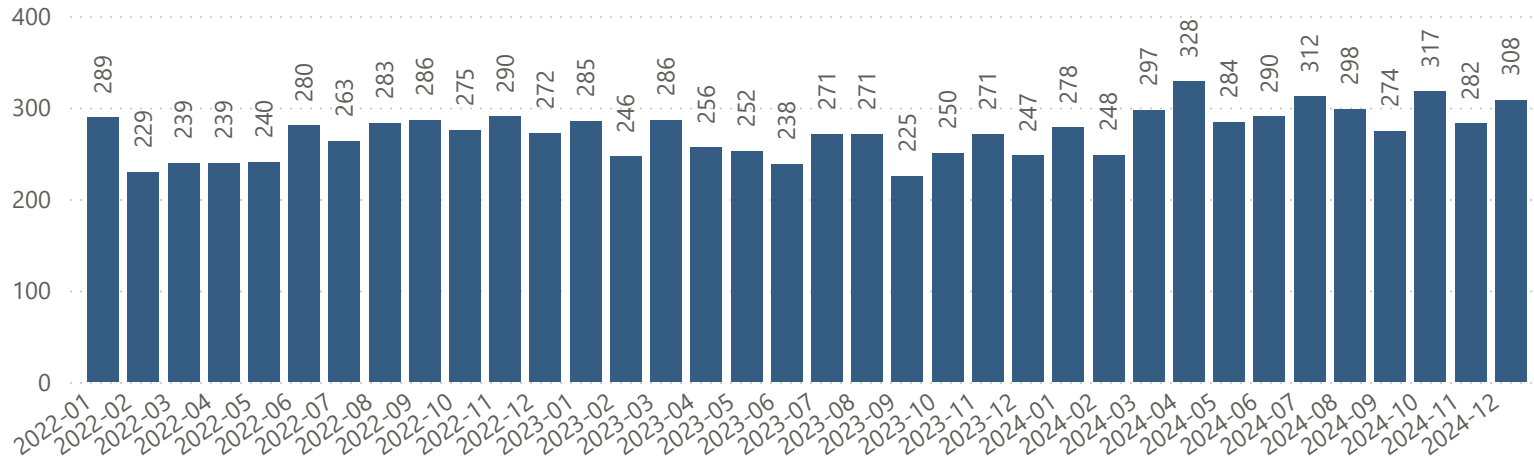
Number of Incidents Year to Date

Year Over Year - January to December



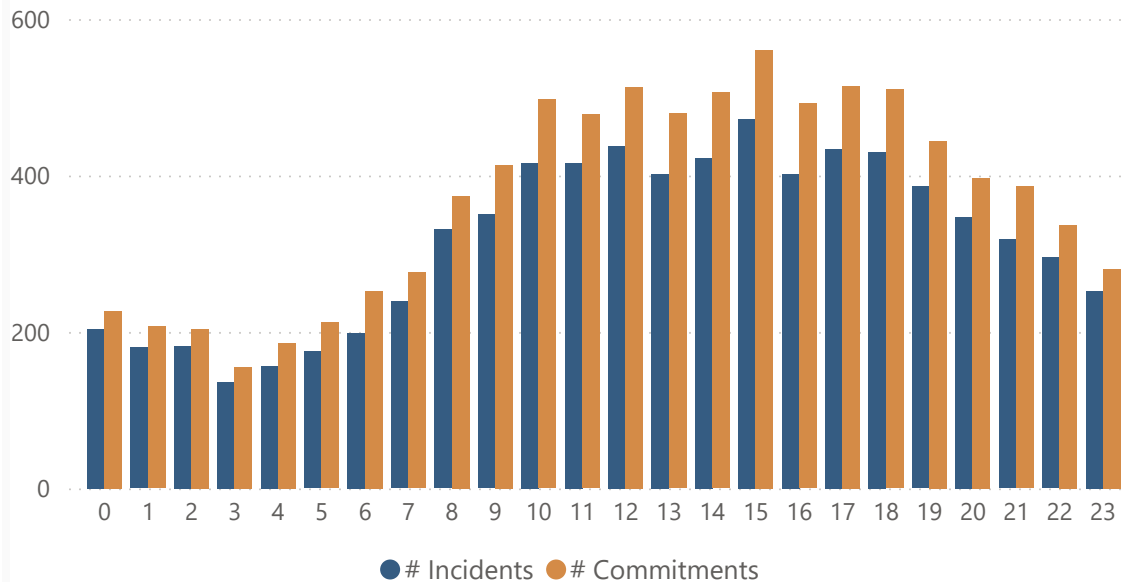
Number of Incidents by Month

Last 36 Months



Number of Incidents and Number of Engine and Truck Commitments

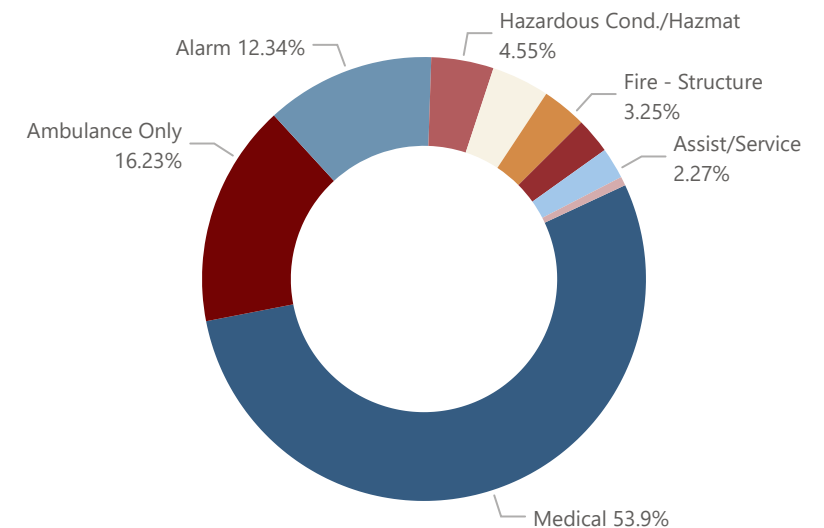
by Hour of Day Over 36 Months



Number of Incidents by Type

December 2024

Type	Incidents	Percentage (%)
Medical	166	53.90%
Ambulance Only	50	16.23%
Alarm	38	12.34%
Hazardous Cond./Hazmat	14	4.55%
Vehicle Accident	13	4.22%
Fire - Structure	10	3.25%
Fire - Other	8	2.60%
Assist/Service	7	2.27%
Rescue	2	0.65%
Total	308	100.00%



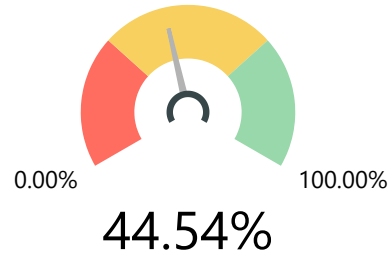
Rodeo Hercules Fire Department
Incident Snapshot December 2024

AGENDA ITEM 13

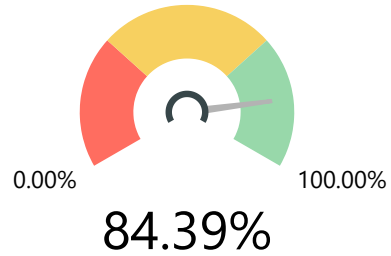
Compliance for Engines and Trucks Responding to Fire Emergencies in Rodeo Hercules When First On Scene

Last 12 Months

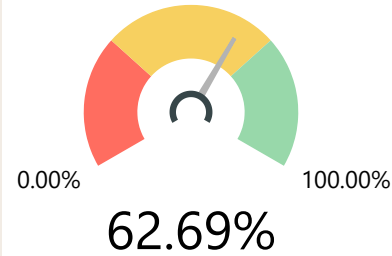
Call Processing
 Benchmark: 00:01:00



Turnout
 Benchmark: 00:02:20



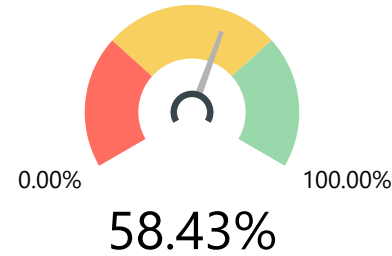
Total Reflex
 Benchmark: 00:08:40



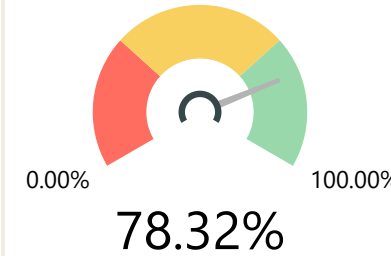
Compliance for Engines and Trucks Responding to EMS Emergencies in Rodeo Hercules When First On Scene

Last 12 Months

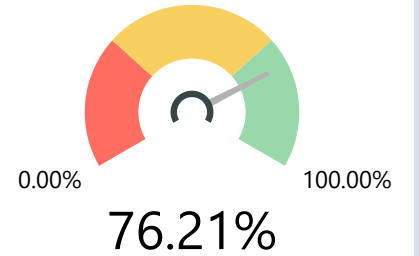
Call Processing
 Benchmark: 00:01:30



Turnout
 Benchmark: 00:02:10



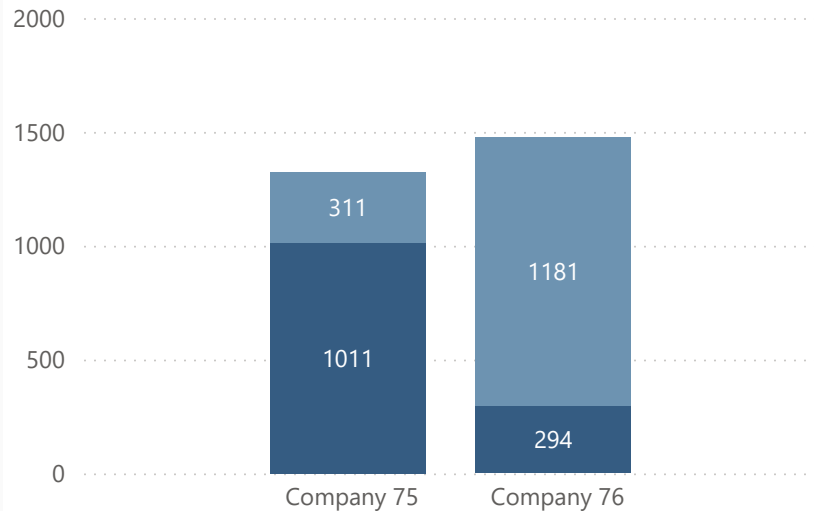
Total Reflex
 Benchmark: 00:09:00



Count of Runs by Rodeo-Hercules Units to Each Rodeo-Hercules Station Area

Last 12 Months

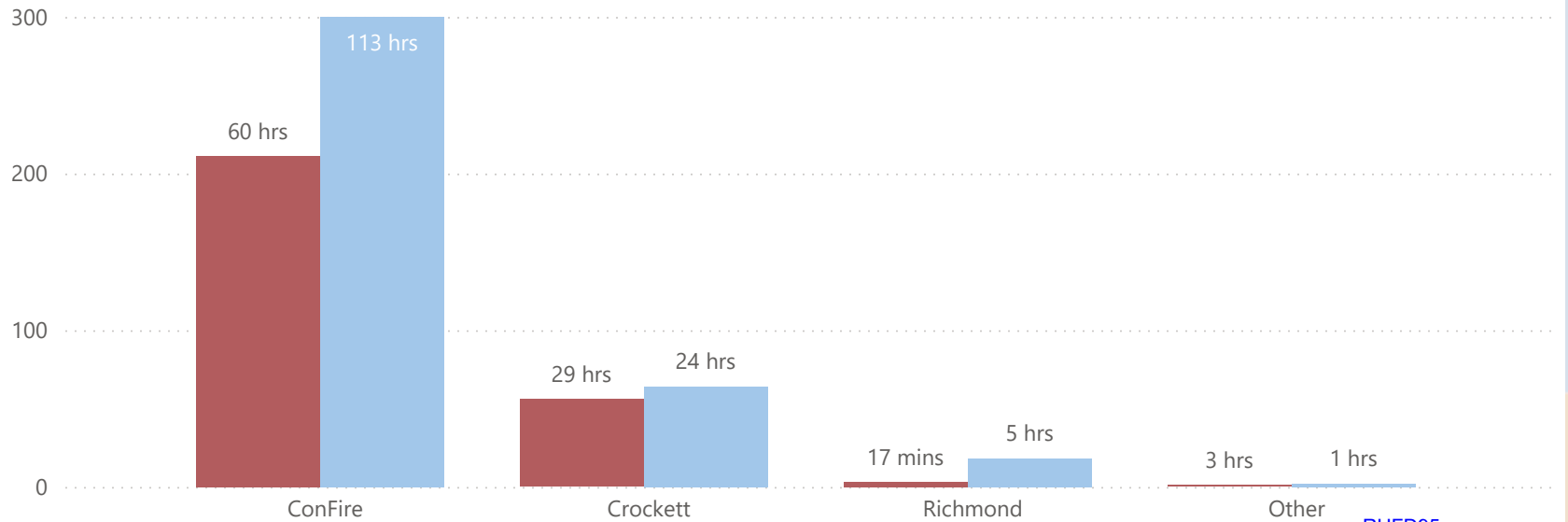
Station Area ● 75 ● 76



Auto aid Given and Received

Number of Unit Runs - Last 12 Months

● Given ● Received



RHFD95

Wildfire and Emergency Preparedness in the Rodeo Hercules Fire Protection District (RHFPD)

The Rodeo Hercules Fire Protection District (RHFPD) serves the City of Hercules and the community of Rodeo, providing essential fire and emergency services. RHFPD is nearing completion of an annexation by the Contra Costa County Fire Protection District (CCCFPD), effective July 1, 2025. In preparation, both agencies are collaborating to enhance emergency preparedness, fire prevention, and response capabilities. Below are some frequently asked questions related to wildfire preparedness:

What steps are being taken to reduce fire risks within the District, such as vegetation management or public education campaigns? Are there community programs or resources available to help residents prepare their homes for fire safety?

Fire Prevention Measures

Ongoing Efforts:

- **Community Awareness Campaigns:**
 - Proactive door hangers are distributed by engine/truck company crews in high-risk neighborhoods to increase awareness and foster communication.
 - Social media is leveraged to broaden outreach and educate the public.
- **Compliance and Inspections:**
 - Non-compliant properties are notified and inspected (typically in late May and early June). Follow-up inspections continue until compliance is achieved. Non-compliance may lead to forced abatement.
- **Collaboration:**
 - Fire prevention staff work with homeowners' associations (HOAs) and property management companies to promote programs such as Fire Safe Communities, Firewise USA, and wildfire mitigation resources.
 - Assistance is provided in partnership with Contra Costa County's Wildfire Mitigation Coordinator.

Available Programs and Resources:

- [Contra Costa Wildfire Mitigation](#)
- [Firewise USA](#) (Residents are encouraged to form their own Firewise communities.)
- [East Bay Wildfire Coalition of Governments](#)
- Community Chipping Days
- [Home Hardening](#)
- [Wildfire Preparedness and Evacuation Resources](#)
- [Fire Safe Council](#)
- [Guidance from the Insurance Institute for Business and Home Safety \(IBHS.org\)](#)
- Cal Fire Resources, including:
 - [Defensible Space Guidelines](#)

- Zone 0 Mitigation efforts (e.g., vegetation abatement, ember-resistant venting, Class A roofing materials, and replacing combustible fencing near structures)

Future Enhancements

Post-annexation, RHFPD's fire prevention capabilities will expand, incorporating more robust prevention and response resources offered by CCCFPD. These enhancements include a fully staffed Fire Prevention Department and Crew 12, a unique CCCFPD wildland hand crew dedicated to pre-season mitigation and incident response.

Preparing for the 2025 Wildfire Season

RHFPD, in collaboration with CCCFPD, is proactively addressing wildfire risks. Notices will be sent to previously non-compliant properties, with a compliance deadline of **June 1, 2025**. Inspections will begin on **June 2, 2025**, ensuring community readiness for the wildfire season.

How does the District coordinate with neighboring jurisdictions during a fire? What resources or partnerships does the District rely upon in such scenarios?

Emergency Response Coordination

- **Operational Framework:**
 - RHFPD operates within Battalion 7, jointly managed with CCCFPD under an automatic aid agreement.
 - Currently, RHFPD contributes one Battalion Chief, while CCCFPD provides two, ensuring effective incident command, firefighter safety, and resource management.
 - After the annexation, RHFPD will fully integrate with CCCFPD, enhancing coordination and resource allocation.
- **Collaborations, Automatic Aid, and Mutual Aid:**
 - RHFPD responds to emergencies in neighboring communities, including Pinole, Tara Hills, Bayview, and Martinez, through automatic and mutual aid agreements.
 - **Partnerships extend to:**
 - Contra Costa Fire Protection District (annexation pending)
 - Crockett-Carquinez Fire Protection District
 - Richmond Fire Department
 - El Cerrito Fire Department
 - Moraga-Orinda Fire Protection District
 - Cal Fire
 - Rodeo Renewable Fuels Fire Brigade
 - Common communication is ensured through shared emergency dispatch and other integrated radio channels.

- **Statewide and Regional Mutual Aid:**
 - RHFPD participates in the **California Fire Assistance Agreement (CFAA)**, providing mutual aid resources throughout California, Oregon, and Nevada.
 - The CFAA, managed by the California Office of Emergency Services (CalOES), ensures cost recovery for aid provided.
 - **Law Enforcement Coordination:**
 - RHFPD collaborates with local and regional law enforcement agencies, including:
 - Hercules Police Department
 - Contra Costa County Sheriff's Office
 - California Highway Patrol (CHP)
 - **Additional Partnerships Include:**
 - Pacific Gas and Electric (PG&E)
 - East Bay Regional Park District
 - East Bay Municipal Utility District (EBMUD)
 - Amtrak
 - Various government, business, and community partners
-

Who is responsible for ensuring that fire hydrants are operational?

The **East Bay Municipal Utility District (EBMUD)**, as the owner of the fire hydrants and water service provider, is responsible for their construction, repair, and maintenance. [[Click here for their wildfire preparation page.](#)]

RHFPD is committed to enhancing fire prevention, emergency preparedness, and response capabilities as it transitions to full annexation by CCCFPD. These efforts aim to provide **safer communities and stronger regional collaboration** for the residents of **Hercules, Rodeo, and surrounding areas**

LIST OF FUTURE RHFD AGENDA ITEMS FEBRUARY 2025

Meeting Date	Agenda Item Description	Priority (Legal or RHFD Required, Board Priority, Closed Session, Board Other, Staff Other)	Responsible Party (Board, Staff, Counsel, etc.)	Report (R), Presentation (P), Resolution (RES), Contract (C), RFP	Item Type (Action, Discussion, Receipt of Report, Information, Public Hearing, etc.)	Status (Completed, ongoing, etc.)	Comments (Requested by, Updates, etc.)
TBD	Measure O Report	Board, RHFD required	Staff, Measure O committee	R	Information Board receives report	Tentative timeline	Board to receive the Measure O annual report from the Measure O Oversight Committee
TBD	Local Hazard Mitigation Plan	Board	Staff	R, RES	Action	Tentative timeline	The LHMP has finally been approved at a state and federal level and requires Board adoption.
TBD	Cal Fire State Hazard Zone rating	Legal, Staff	Staff	res, hgearing	public hearing resolution	Timline tentative	Notice of public hearing and subsequent resolution to adopt state required CalFire hazard severity zones.
TBD	Management of Board Meetings	Board other	VC Bowman	unk			
TBD	State Homeland Security Grant Program (SHGP) award acceptance	Board Priority, Staff	Staff	R, Res	Consent / Action	timline tentative	State Homeland security award TIC's, possible fire house subs or Gary Sinise
04/09/25	Measure O CPI Increase Public Hearing	Board Priority, Legal	Staff	R, Res	Public Hearing, Action		
04/09/25	Benefit Assessment Levy	RHFD Required	Staff	R	Consent, Action		
03/12/25	P66 Adhoc report	Board Priority	Ad Hoc	unk	report	ongoing	
3/12/2025	Board responsibilities for completion of annexation	Board	Legal/Staff	R	information/possible action	Timline tentative	Board to receive information regarding all duties, responsibilities to effect and implement annexation (
03/12/25	Measure O Audit Report	Legal	Staff		Action		Receive presentation from M. Despain and Chief Broschard.
03/12/25	Agreement with CSG	Board Priority	Legal, Staff,	R, Res	Action	Tentative	Board to consider modification of contract and increase to DNE
03/12/25	Agreement with SAS	Board Priority	Legal/Staff	R, Res	Action	Tentative	Increase modification of contract and increase to DNE
03/12/25	Auditors Report	Board Priority Legal	Staff/Ad Hoc	R, P	Information, discussion, possible action		tentative, accept report and possible presentation
02/12/25	Board Policy 1.39 report of preliminary findings	Required by RHFD	Board Adhoc	R	Information possible action		Board to receive and consider findings of ad hoc preliminary investigation
02/12/25	Consider Meaure O applications	Board Priority	Board	NA	possible action	ongoing until filled	
02/12/25	Firefighter of the year proclomation	Board Priority	Staff	Proc	Proclomation		at Boards discretion
02/12/25	Mid Year Bidget	Board Priority	Staff	Presentation, Res	Discussion, possible action		
01/08/25	Robyn Mikel Proclomation	Board Priority	Staff	Proc	Action	complete	Proclomation for service
01/08/25	Consideration of Measure O Comm. applications	Board Priority	Board		Discussion, possible action	ongoing	
01/08/25	State Insurance Commisioner	Board Priority	Board, Staff, Counsel	Presentation	Information	complete	presentation on fire insurance in the State

AGENDA ITEM 18

01/08/25	Swear in new Board members and election of Chair and Vice Chair	Board Priority, legal	Board, Counsel		Action	complete	Chair and Vice Chair for 2025
11/13/24	P66 Ad Hoc report	Board Priority	Directs Bowman and Dav	R	Information	received	P66 Adhoc to provide information
11/13/24	MOU amendment leaves of absence	Board Priority	Staff	R, Res	Action	adopted	MOU for CFRA, FMLA, PDL compliance
11/13/24	Station 76 Kitchen Renovations	Board Priority & Legal	Staff, Counsel	R, RES, C	Action	approved	
11/13/24	Consideration of Measure O Comm. applications	Board Priority	Board		Discussion, possible action	moved to January	
11/13/24	Extension to Interim Fire Chiefs Agreement	Board Priority	Counsel	R,C	Action	approved complete	Extension of interim Fire Chiefs Contract
11/13/24	Board Policies and Procedures	Board Priority, Legal	Counsel, staff	R, R	Discussion possible action	approved	surrounding discipline, ad hoc committees , and
11/13/24	Letter from Director Hill	Other	Director Davidson		Information	moved to January	Steve Hill and then Chair Damon Covington be
11/13/24	Reply form County re P66	Board Priority	Board, Staff, Counsel		Information	received	Awaiting reply from letter sent by board
11/13/24	First Quarter Budget review	Board Priority	Staff	R, P	Information	completed	
11/13/24	Job Descriptions		Staff		Information	Removed	Removed, information satisfied
11/13/24	Possible Update on Waiver of Meas. O Parcel Late Fees	Legal	Staff, Counsel	R, P, RES	Discussion	unable to obtain i	Follow-up from Aug. Board meeting. Moved from Oct.
11/13/24	Request to send firefighter to ConFire Academy	Staff	Staff		Information & Action	approved	
10/23/24	AFG Grant Submittal/Authorization to accept award	Board Priority, Staff	Staff	R,Res	Consent / Action	Removed	Application unsuccessful. Item removed
10/23/24	Benefit Assessment Protest	Legal	Staff	R	Public Hearing, Action	Complete	passed
10/23/24	Station 75 Kitchen Renovations	Board Priority & Legal	Staff, Counsel	R, RES, C	Action	complete	approved
10/23/24	Public hearing on ordinance for Procurement Policy	Legal	Legal	R, Ord	Discussion & Action	complete	adopt ordinance on procurement
10/23/24	Committee Members	Board Priority	Orientation/Onboarding	R	Information	complete	requirements are met, individuals and Board are
09/11/24	Measure O Oversight roles & responsibility	Legal	Legal, Staff	R	Discussion & Possible Action	complete	Coordinate with Board Ad Hoc for orientation of new
09/11/24	Final Budget Adoption	Board Priority	Staff	R,P	Action	complete	approved Mike Oliver from SAS to assist.
09/11/24	Appropriations Limit	Board Priority	Staff		Action/consent	complete	
09/11/24	ROPS/P66 taxes-Bob Campbell presentation	Board	Staff		Discussion/Information	received	ROPS update and P66 taxes/ item may get split into
09/11/24	Proclamation FM Lellis					complete	
09/11/24	Public Hearing for Fire Prevention				Public Hearing, Action		
09/11/24	Special meeting budget workshop/presentation	Board	Staff	Workshop		complete	Mike Oliver SAS to assist .
08/14/24	Report back on P66 Revenues	Board	Bowman & Davdison			ongoing	
08/14/24	Accept 2023 Annual Report	Staff	Staff	Report	Discussion/Information	complete	Provide annual report to the Board
08/14/24	Procurement Policy	Board	Staff	R	Discussion & Action	approved complete	
08/14/24	CSG contract and prevention update				Action	approved complete	
08/14/24	audit-contract for service or RFP				Discussion & Action	removed	Harswal contract for one year. Could go to RFP if board chooses
08/14/24	BC MOU				Action	complete	
08/14/24	Staff salary adjustment Minute Order				Action	complete	
08/14/24	Support of Ballot Measure regarding Annexation				Discussion & Possible Action	did not pass	

AGENDA ITEM 18

07/31/24	Resolution to Annex (Special Meeting)	Board Priority	Staff	RES	Action	complete	Board direction to bring Resolution to Annex for consideration at a future date
07/10/24	Mayor Toms to Discuss Contract for Service with ConFire	Board	Bowman	P	Information/Discussion	complete	Mayor Toms to discuss contract for service w.Confire
07/10/24	RHFD & City of Hercules participation in "Team up to clean up" project	Board	Bowman	N/A	Discussion		Discuss dates for RHFD sponsor day
07/10/24	MOU-Local 1230: Contract and Resolution	Staff	Staff	P, RES	Discussion & Action	complete	approved
07/10/24	Enterprises	Staff	Staff	RES & R	Discussion & Action	complete	approved
07/10/24	Phillips 66 Ad Valorem Property Taxes	Board	Bowman	R	Discussion & Action	ongoing	
07/10/24	Emergency Procurement for HVAC Unit @75	Staff	Staff	RES & R	Discussion & Action	complete	approved
07/10/24	Special Meeting re Annexation	Board	Staff	R	Discussion & Action	complete	
06/12/24	RFP or Contract for Auditors & Legal	Board Priority	Staff		Discussion/direction	removed	seek new auditor, discuss legal services
06/12/24	2024/25 FY Budget presentation and adoption	Board Priority	Staff, Financial consultant		Discussion and Possible Action	complete	Board receive and adopt 24-25 FY budget
06/12/24	Election Resolution	RHFD Required	Staff	R	Consent / Action	complete	
06/12/24	County Wildfire Mitigation Program Presentation	Board Priority, Staff	Michelle Rinehart	P	Information/Discussion	complete	Presentation given by CCCFPD re: wildfire mitigation services and accessibility
06/12/24	Special Meeting: Budget 101; Actuarial Basics & Pension		Staff	P	Information	complete	
05/15/24	Special Meeting-Con Fire	Board Priority	Staff, Despain, Broschard	presentation	Information/Possible Action	complete	Receive presentation from M. Despain and Chief Broschard.
05/08/24	Measure O Oversight Committee Report to Board		Measure O	R	Discussion and possible action		Measure O Oversight committee annual report
05/08/24	Fire Fuel Breaks Contract		Staff	Contract	Consent/Action	Removed	Removed in favor of COFire assistance and Measure X assistance
05/08/24	Weed Abatement	Board Priority	Staff	R,P	Discussion/possible action	complete	Presentation of weed abatement program
05/08/24	Local Hazard Mitigation Program Final and Public Comment period	Board Priority, Staff, Legal	Staff	P	Presentation	approved to	LHMP documents out on County website for public
05/08/24	Benefit Assessment Levy	RHFD Required	Staff	R	Consent / Action	approved	
05/08/24	3rd Quarter Budget Review	Board Priority, Staff	Staff	R, P	Information/Discussion	no action	3rd quarter review of the 2023/24 budget.
04/10/24	Report on state mandated fire prevention inspections	Board Priority	Staff, CSG Consultant	R, Res	Discussion and Possible Action	Completed	Board receives 1205 compliant report and resolution on completion of annual state mandated fire prevention inspections.
04/10/24	Measure O CPI Increase Public Hearing	Board Priority, Legal	Legal	R, Res	Public Hearing, Discussion and Possible Action	Completed	approved
04/10/24	Cal Fire Area Operating Plan AOP	Staff	Staff	R, Res	Consent / Action	Completed/approved	Agreement with CalFire and local regional agencies on Area Operating Plan for wildfires and large incidents.
03/27/24	Special Meeting CSDA Key Learnings	Board Priority	Consultant and Ad Hoc	Workshop	Discussion & Possible Action	Completed	Workshop facilitated by moderator who will assist
03/13/24	Public Hearing Fire Prevention Fees	Board, Legal, RHFD, State	Staff	R, P, RES	Public Hearing, Discussion and Poss	Completed	Done Board to hold public hearing and discuss and
03/13/24	Receive 2022-2023 Annual Audit Report	Board, Legal, RHFD, State	Consultant, Staff	R, P	Board Receives Report	Completed	DONE received
03/13/24	Receive 2022-2023 Measure O Annual Audit Report from Chief	Board, Legal, RHFD, State	Staff	R, P	Board Receives Report	Completed	DONE Board Received

AGENDA ITEM 18

03/13/24	Agreement for services M.E.D. Enterprises	Board Priority	Board	Res	Discussion & Possible Action	Completed	DONE Consider and approve agreement for services and contract extension for M.E. D Enterprises Michael Despain Completed approved
03/13/24	Agreement for services Statagic Advisory Services	Staff	Staff	R, Res	Discussion & Possible Action	Completed	DONE Consider and approve agreement for financial services SAS Completed approved
03/13/24	Agreement for services Redwood Public Law	Board Priority	Board/Staff/Legal	R, Res	Discussion & Possible Action	Completed	DONE.Consider and approve agreement for legal
02/21/24	Special Meeting Stratific Plan RFP	Board Priority	Consultant and Ad Hoc	R, P	Discussion & Possible Action	Completed	Done CSDA workshop moved to Mar. 27
02/14/24	Receive Mid-Year Budget Report	Board, Legal, RHFD, State	Staff	R, P, RES	Informational	Completed	DONE. Update from Chief.
02/14/24	Firefighter of the year proclomation	Board	Staff	P	Proclomation	Completed	DONE. Proclomation of FFOTY by Board Chair
02/14/24	Local Hazard Mitigation Program	Board Priority, Staff, Legal	Staff	R	Discussion and Action.	Completed	DONE. District coordinating with City of Hercules.
02/14/24	Quarterly Report on Future Agenda Items	Board Priority, Staff	Staff and Chair	R	Info. & Discussion.	Completed	Quaterly report approved by Board. Chair to
02/14/24	Modification to agreement with M.E.D. Enterprises	Board,Staff, Legal	Board	N/A	Discussion poss act	no action	Discuss possible modifications to contract
02/14/24	Measure O Ordinance revisions	Board, Legal, RHFD, State	Board, AdHoc	N/A	Discussion poss act	no action	Discussion
02/14/24	CSDA Key Learning workshop	Board, AdHoc governance	Board, AdHoc	N/A	Discussion poss act	scheduled	Discussion
02/14/24	District EMS Responsibilities	Legal	Staff	P	Information	Completed	DONE. Board seeking clarification of District Responsibilities. Per Chief request move to Feb 2024.
02/14/24	Presentation of Fire Prevention fees	Board, Legal, RHFD, State	Staff	R, P, RES	Informational	Completed	DONE. Public Hearing in Feb. or Mar.
02/14/24	Auto Aid services agreement with Crockett-Carquinez Fire Protection District	Board, Staff, Legal	Staff	R,	Action	Completed	DONE. Approved by Board.
01/31/24	Special Meeting Strategic Plan	Board Priority	Consultant and Ad Hoc	R, P	Discussion & Possible Action	Completed	DONE. Meeting 6pm-8pm. Waiting direction from Mr. Pio Roda on whether a PH is required as Board is considering modifying OPS standards. PH requires 30 day public notice. No PH required.
01/10/24	Consideration of Meas. O Assessment to Unit vs. Parcel	Board Priority, RHFD	Director Davidson	R	Action	no action	DONE. Ad Hoc created for recommendation of a
01/10/24	Financial Stability Considerations for Special Districts	Board Priority	Board, RHFD	R, P, RES,	Action	no action	DONE. Gathering info. from State & National Chapters & Business Affiliates; they hire grant writing agencies. Board Alternate Funding Ad Hoc to present with Chief
01/10/24	District Reorganization	Legal, Board Priority	Board		Action		DONE. Selection of Chair and Vice-Chair
01/10/24	Annual Calendar	Board Priority	Board	Calendar	Informational	Completed	DONE. Annual Calendar prepared in coordination with Chief. Approved by Board at Oct meeting. To be
01/10/24	Bathroom Renovations and Additional Funding Request	Board Priority, RHFD	RHFD	R, Estimates	Action		DONE. Approved by Board.
01/10/24	CSDA Key Learnings Survey Report	Board Priority	Board	R	Informational	Completed	DONE. Ad Hoc will recommend moderator for Board workshop on Feb. 21.

AGENDA ITEM 18

01/10/24	Local Hazard Mitigation Program	Board, Legal, RHFD, State	Staff	R, P, RES	Informational		DONE. District coordinating with City of Hercules. Presentation in January. Future updates TBD by Chief.
12/13/23	Special Meeting: Strategic Plan Workshop	Board Priority	Consultant Mike Despain	P	Discussion & Action	Completed	DONE. Hold date & time. Despain led workshop 6PM-8PM.
11/08/23	Update on Possible Meas O Waiver of Zero Value Parcels	Legal	Staff, Counsel	R, P, RES	Action	Completed	Moved from Oct. to Nov. because data needed from County. Resolution only if needed to support changes to Meas O. Follow-up from Aug. Board meeting. Completed-no changes. Staff to follow-up with County on waiver of late fees by county for the 178 parcels.
11/08/23	Review of Strategic Plan & Business Implementation Plan	Board Priority	Board	P	Action	Completed	DONE. Possible approval of brochures for distribution. Approved by Board. SP Ad Hoc to coordinated distribution with Chief.
11/08/23	Procurement of Station Alerting Systems	Board Priority, Legal	Staff, Counsel	R,RES,RFP, C	Action	Completed	DONE. Approved by Board. District did not receive Meas X funds for alerting system. Chief to move
11/08/23	District Process for Onboarding Directors & Meas. O Committee Members	Board Priority	Staff	R	Information	moved to August	Onboarding of Directors & Meas O committee members to ensure legal requirements are met, individuals and Board are aware of when their term ends. Update moved to April per Chief's request.
11/08/23	Role of General Counsel & Board Management of Interactions with Counsel	Board Other	Counsel	R	Information	Completed	DONE. Director's request.
11/08/23	Transcription of RHFD Minutes	Board Other	Davidson	R	Discussion & Action	completed	DONE. Info. on transcription of Board Mins. Software. Director Davidson to coordinate with Chief. Review with Mr. Pio Roda for legal compliance; he had no
11/08/23	Measure O Fire Service Parcel Tax for Bayfront High-Rise Apartments Re: "Leland Traiman v. Alameda Unified"	Board Other	Davidson	R	Discussion & Action	Completed	DONE. Mr. Pio Roda is reviewing the Courts ruling on Leland Traiman v. Alameda Unified and its possible
11/08/23	First Quarter Budget Review	Board Priority	Staff	R & P	Information	Completed	DONE. Supporting payroll documents from County available Oct. 16 as payroll info. not available till Oct.

AGENDA ITEM 18

10/18/23	Chief's Performance Evaluation	Closed Session	Board, Counsel	N/A	N/A	Completed	DONE. Completed by Board Nov 8, Eval signed by Chief Dec 18
10/18/23	Prevention Fees	Legal	Staff	N/A	Discussion	Completed	No report, information and discussion only. Public Hearing for Fee Approval in March.
10/18/23	Benefit Assessment Protest	Legal	Staff	R	Public Hearing, Action	Completed	DONE. Assessment rates approved in May: RES NO. 2023-03
10/18/23	CPRA Minor Procedure Updates	Legal	Staff	R	Information	Completed	DONE. Procedure updates per Aug. Board meeting. Accepted by Board.
10/18/23	Emergency Bathroom & Renovations Stations 76 & 75 and	Board Priority & Legal	Staff, Counsel	R, RES, C	Action	Completed	DONE. Station 76 & 75 bathroom emergency repairs &
10/18/23	Management of Agenda Items and 2024 Annual Calendar	Board Priority	Bowman	P	Discussion & Action	Completed	DONE. Future agenda items format, including quarterly