Legislation Passed October 9, 2018

The Tacoma City Council, at its regular City Council meeting of October 9, 2018, adopted the following resolutions and/or ordinances. The summary of the contents of said resolutions and/or ordinances are shown below. To view the full text of the document, click on the bookmark at the left of the page.

Resolution No. 40125
A resolution setting Tuesday, October 23, 2018, at approximately 5:30 p.m., as the date for a public hearing by the City Council on the sale of approximately 1.65 acres of property, located south of Christiansen-Muck County Road, approximately 1,200 feet west of 46th Avenue East, in the Graham-Eatonville area of unincorporated Pierce County, to Patrick and Shannon Cookson, for the amount of $12,000.
[Greg Muller, Real Estate Officer; Chris Robinson, Power Superintendent]

Resolution No. 40126
A resolution setting Tuesday, October 23, 2018, at approximately 5:30 p.m., as the date for a public hearing by the City Council on the sale of approximately 1.65 acres of property, located south of SR 702 at Kinsman Road East, in the Graham-Eatonville area of unincorporated Pierce County, to Todd and Zana Layland, for the amount of $12,000.
[Greg Muller, Real Estate Officer; Chris Robinson, Power Superintendent]

Resolution No. 40127
A resolution setting Tuesday, October 23, 2018, at approximately 5:30 p.m., as the date for a public hearing by the City Council on the potential reauthorization and extension of the Tideflats Interim Regulations.
[Brian Boudet, Planning Manager; Peter Huffman, Director, Planning and Development Services]

Resolution No. 40128
A resolution acknowledging receipt of a Notice of Intention to Commence Annexation Proceedings from ABM Construction, LLC, for two parcels of property located at 8717 McKinley Avenue East in unincorporated Pierce County; and setting Tuesday, October 23, 2018, at approximately 5:30 p.m., as the date for a public meeting by the City Council on said annexation.
[Brian Boudet, Planning Manager; Peter Huffman, Director, Planning and Development Services]
Resolution No. 40129
A resolution awarding a contract to Ceccanti Inc., in the amount of $650,842.00, sales tax not applicable, plus a 20 percent contingency, for a total of $781,010.40, budgeted from the General, Streets Initiative, and Motor Vehicle Fuel Tax Funds, for pedestrian crossing improvements on North 21st Street, between Proctor and Pearl Streets - Specification No. PW18-0266F.
[Sue O’Neill, Assistant Division Manager; Kurtis D. Kingsolver, P.E., Director, Public Works]

Resolution No. 40130
A resolution awarding a contract to Neeley Construction Company, in the amount of $3,107,000, plus applicable sales tax, budgeted from the proceeds of the 2017 Tacoma Dome Bond, for the Tacoma Dome entry and siding improvements project - Specification No. PF18-0160F.
[Matt Balk, Operations Manager; Kim Bedier, Director, Tacoma Venues and Events]

Amended Resolution No. 40131
A resolution increasing and extending the contract with Carahsoft Technology Corp., in the amount of $1,080,267.56, plus applicable sales tax, for a total of $1,590,749.90, budgeted from the Information Systems Fund, for the continued operation of the ServiceNow IT Service Management software, through February 28, 2022 - GSA Schedule 70, Contract No. GS-35F-0119Y.
[Kipling Morris, Infrastructure Services and Operations Manager; Daniel Key, Director, Information Technology]

Resolution No. 40132
A resolution expressing support for the passage of the City of Tacoma’s Proposition No. 1 at the November 6, 2018 General Election, which reads as follows:

CITY OF TACOMA
PROPOSITION NO. 1

The Tacoma City Council passed Resolution No. 40046 concerning Tacoma Creates to support arts, culture, science, and heritage programs.

As proposed, Tacoma Creates includes arts, culture, science and heritage programs for youth after school and during summer. Tacoma Creates also offers residents free and discounted access to cultural activities, programs for every neighborhood and age, and expanded services to diverse, underserved and low-income populations. Funding Tacoma Creates is a sales tax increase of one-tenth of one percent, expiring in seven years, beginning January 1, 2019. An average Tacoma household will pay $13 per year.

Should this proposition be:
   [ ] Approved
   [ ] Rejected

[Council Member Mello]
Resolution No. 40133
A resolution expressing support of the passage of the “Clean Air Clean Energy” Initiative 1631 at the November 6, 2018 General Election, which reads as follows:

STATE OF WASHINGTON
INITIATIVE MEASURE NO. 1631

This measure would charge pollution fees on sources of greenhouse gas pollutants and use the revenue to reduce pollution, promote clean energy, and address climate impacts, under oversight of a public board.

Should this measure be enacted into law?
[  ] Yes
[  ] No

[Council Member Mello]
RESOLUTION NO. 40125

A RESOLUTION relating to utility-owned surplus property; setting Tuesday, October 23, 2018, as the date for a public hearing on the sale of approximately 1.65 acres of property located southerly of Christiansen–Muck County Road, approximately 1,200 feet west of 46th Avenue East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, owned by the City of Tacoma, through its Department of Public Utilities, Light Division, and now surplus to its needs, to Patrick M. and Shannon M. Cookson for the sum of $12,000.

WHEREAS the City of Tacoma, through its Department of Public Utilities, Light Division (d.b.a. “Tacoma Power”), owns approximately 1.65 acres of property located southerly of Christiansen–Muck County Road, approximately 1,200 feet west of 46th Avenue East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, identified as Pierce County Assessor Tax Parcel No. 0317242034 (“Property”), and

WHEREAS the Property is a small portion of Tacoma Power’s Nisqually-La Grande Transmission Line right-of-way, and

WHEREAS Patrick M. and Shannon M. Cookson desire to purchase the Property to install a fence, and have offered to purchase the Property for $12,000, which was deemed acceptable by Tacoma Power, and

WHEREAS the purchase price takes into consideration the reservation of a permanent easement to Tacoma Power for current and future operations, and will allow Tacoma Power to align its property rights consistent with its abutting easement rights along the corridor, and

WHEREAS Tacoma Power does not need to own the property rights, as ownership entails additional management time and expense, and operational

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needs can be met through permanent easement rights alone, as proposed by this transaction, and.

WHEREAS, on September 26, 2018, by adoption of Public Utility Board Resolution No. U-11025, the Property was declared surplus to Tacoma Power’s needs and approved for sale, pending confirmation from the City Council, and

WHEREAS, pursuant to RCW 35.94.040 and TMC 1.06.280, the City Council shall conduct a public hearing on the proposed sale of City-owned real property; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That a public hearing on the sale of approximately 1.65 acres of property located southerly of Christiansen–Muck County Road, approximately 1,200 feet west of 46th Avenue East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, identified as Pierce County Assessor Tax Parcel No. 0317242034, owned by the City of Tacoma, through its Department of Public Utilities, Light Division (d.b.a. “Tacoma Power”) and now surplus to its needs, to Patrick M. and Shannon M. Cookson for the sum of $12,000, shall be held before the City Council at the Rialto Theater, 310 South 9th Street, Tacoma, Washington, on Tuesday, October 23, 2018, at approximately 5:30 p.m. or as soon thereafter as the same may be heard.
Section 2. That the Clerk of the City of Tacoma shall give proper notice
of the time and place of said hearing.

Adopted ______________________

Attest:

___________________________
City Clerk

Approved as to form:

___________________________
Chief Deputy City Attorney

Requested by Public Utility Board
Resolution No. U-11025
RESOLUTION NO. 40126

A RESOLUTION relating to utility-owned surplus property; setting Tuesday, October 23, 2018, as the date for a public hearing on the sale of approximately 1.65 acres of property located southerly of SR 720 at Kinsman Road East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, owned by the City of Tacoma, through its Department of Public Utilities, Light Division, and now surplus to its needs, to Todd and Zana Layland for the sum of $12,000.

WHEREAS the City of Tacoma, through its Department of Public Utilities, Light Division (d.b.a. “Tacoma Power”), owns approximately 1.65 acres of property located southerly of SR 720 at Kinsman Road East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, identified as a portion of Pierce County Assessor Tax Parcel No. 0317271011 (“Property”), and

WHEREAS the Property is a small portion of Tacoma Power’s right-of-way currently used for electrical distribution, and

WHEREAS Todd and Zana Layland desire to purchase the Property to allow legal access to their property for development of a two-lot residential short plat, and have offered to purchase the Property for $12,000, which was deemed acceptable by Tacoma Power, and

WHEREAS, as the Laylands develop their property adjacent to the Property, a portion of the Property necessary to maintain a public roadway will be dedicated to Pierce County for continued use of the public road, and Tacoma Power will retain a permanent easement therein for current and future operations, and
WHEREAS Tacoma Power does not need to own the property rights, as ownership entails additional management time and expense, and operational needs can be met through permanent easement rights alone, as proposed by this transaction, and

WHEREAS, on September 26, 2018, by adoption of Public Utility Board Resolution No. U-11026, the Property was declared surplus to Tacoma Power’s needs and approved for sale, pending confirmation from the City Council, and

WHEREAS, pursuant to RCW 35.94.040 and TMC 1.06.280, the City Council shall conduct a public hearing on the proposed sale of City-owned real property; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That a public hearing on the sale of approximately 1.65 acres of property located southerly of SR 720 at Kinsman Road East in the Graham-Eatonville vicinity of unincorporated Pierce County, Washington, identified as a portion of Pierce County Assessor Tax Parcel No. 0317271011, owned by the City of Tacoma, through its Department of Public Utilities, Light Division(d.b.a. “Tacoma Power”), and now surplus to its needs, to Todd and Zana Layland for the sum of $12,000, shall be held before the City Council at the Rialto Theater, 310 South 9th Street, Tacoma, Washington, on Tuesday, October 23, 2018, at approximately 5:30 p.m. or as soon thereafter as the same may be heard.
Section 2. That the Clerk of the City of Tacoma shall give proper notice of the time and place of said hearing.

Adopted ________________

______________________________
Mayor

Attest:

______________________________
City Clerk

Approved as to form:

______________________________
Chief Deputy City Attorney

Requested by Public Utility Board
Resolution No. U-11026
RESOLUTION NO. 40127

A RESOLUTION relating to Amended Ordinance No. 28470; setting Tuesday, October 23, 2018, as the date for a public hearing on the potential reauthorization and extension of the Tideflats Interim Regulations.

WHEREAS the City periodically accepts applications to amend the Comprehensive Plan and Land Use Regulatory Code and as part of the 2017-2018 Comprehensive Plan and Land Use Regulatory Code amendment application period the City received multiple applications/requests for zoning and land use process changes in the Tideflats area, including the Northeast Tacoma Buffer Zone application, the implementation of the Container Port Element of the City’s Comprehensive Plan, and the Director’s Rule relating to expanded notification for large industrial projects, and

WHEREAS in consideration of these numerous code amendment applications, on May 9, 2017, the City Council adopted Amended Resolution No. 39723, to initiate the subarea planning process for the Tideflats area, allocate resources necessary to move forward with the plan, and request the Planning Commission to immediately begin discussions regarding the need for interim regulations related to the Container Port Element while the subarea planning process is underway, and

WHEREAS following a public hearing, the Planning Commission determined the interim regulations were warranted, and on October 4, 2017 forwarded its recommendations to the City Council for consideration, and
WHEREAS the City Council conducted its own public hearing, which involved substantial community input, and on November 21, 2017 adopted Amended Ordinance No. 28470, which included the following elements:

1. expanded public notification of heavy industrial use permits;
2. temporary prohibition of new non-industrial uses in the Port of Tacoma Manufacturing and Industrial Center;
3. temporary prohibition of new residential development along Marine View Drive and Northeast Tacoma slopes; and,
4. temporary prohibition on certain types of new heavy industrial uses, and

WHEREAS the ordinance established the interim regulations for an initial one-year period, and

WHEREAS the ordinance expires on December 2, 2018, and

WHEREAS, Tacoma Municipal Code, consistent with State law, requires that the City Council must conduct a public hearing prior to an extension of the interim ordinance, and

WHEREAS the City desires to fix a time and date for public hearing for the purpose of considering the potential reauthorization and extension of the Tideflats Interim Regulations; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That Tuesday, October 23, 2018, at approximately 5:30 p.m., is hereby fixed as the time, and the Rialto Theater, 310 South 9th Street, Tacoma, Washington, as the place when and where a public hearing shall be
held on the potential reauthorization and extension of the Tideflats Interim Regulations.

Section 2. That the City Clerk shall give proper notice of the time and place of said hearing.

Adopted __________________________

________________________________________ Mayor

Attest:

________________________________________ City Clerk

Approved as to form:

________________________________________ Deputy City Attorney
RESOLUTION NO. 40128

A RESOLUTION acknowledging receipt of a Notice of Intention to Commence Annexation Proceedings from ABM Construction, LLC, for two parcels of property located at 8717 McKinley Avenue East in unincorporated Pierce County; and setting Tuesday, October 23, 2018, at approximately 5:30 p.m., as the date for a public meeting with the applicant on the proposed request for annexation of said property to the City of Tacoma.

WHEREAS, on August 27, 2018, ABM Construction, LLC (“Applicant”), the owner of two parcels of property located at 8717 McKinley Avenue East in unincorporated Pierce County (“Property”), as more specifically described in the attached Exhibit “A,” filed with the City of Tacoma a Notice of Intention to Commence Annexation Proceedings (“Notice of Intention”), and

WHEREAS the Applicant is seeking annexation of the Property for the purpose of facilitating development of the 4.4-acre Property into a multi-lot, single-family residential neighborhood, and

WHEREAS annexation of said Property would allow access to the City’s sewer system, and the Applicant claims that if annexation is not allowed at this time, the cost to bring sewer in at a later date, along with related road and sidewalk repairs, drain field and septic tank removal, and hookup to the street main after the neighborhood is built would be significant, and is considered detrimental to the neighborhood, and

WHEREAS the Property is currently part of the approximately 10,500-acre Parkland/Spanaway Potential Annexation Area, which is an Urban Growth Area as designated in the comprehensive plans of both the City and Pierce County, and
where annexation to the City is expected and encouraged by the state Growth Management Act and regional policies, and

WHEREAS, if approved, the annexed area would become part of the City and subject to all existing and future general financial obligations of the City, including existing indebtedness, and

WHEREAS, in accordance with RCW 35.13.125, upon receipt of a Notice of Intent, it is necessary to conduct a public meeting between the initiating party and the City Council regarding the proposed annexation, within 60 days of the filing of the Notice of Intention, to determine if the City will (1) accept the proposed annexation, allowing it to go forward; (2) require the simultaneous revision of the comprehensive plan to include the area to be annexed; and (3) require the assumption by the area to be annexed of all or any portion of existing City indebtedness; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the City hereby acknowledges receipt of a Notice of Intent to Commence Annexation Proceedings from ABM Construction, LLC, for two parcels of property located at 8717 McKinley Avenue East in unincorporated Pierce County (“Property”), as more specifically set forth in the attached Exhibit “A.”

Section 2. That Tuesday, October 23, 2018, at approximately 5:30 p.m., is hereby fixed as the time, and the Rialto Theater, 310 South 9th Street, Tacoma, Washington, as the place when and where a public meeting shall be held on the proposed request for annexation of said Property.
Section 3. That the City Clerk shall give proper notice of the time and place of said meeting.

Adopted __________________________

______________________________
Mayor

Attest:

______________________________
City Clerk

Approved as to form: Legal description approved:

______________________________
Deputy City Attorney Chief Surveyor

______________________________
Public Works Department
EXHIBIT “A”

Parcel A:

The West 290 feet of Lot 8 of WILSON’S SUBDIVISION of the West 1/2 of the Northwest 1/4 of Section 34, Township 20 North, Range 3 East, according to the plat thereof recorded in Book 5 of Plats, page 83, records of the Pierce County Auditor.

Situate in the County of Pierce, State of Washington.

Parcel B:

Lot 8 of WILSON’S SUBDIVISION of the West 1/2 of the Northwest 1/4 of Section 34, Township 20 North, Range 3 East, according to the plat thereof recorded in Book 5 of Plats, page 83, records of the Pierce County Auditor; Except the West 290 feet thereof;

Together with that portion of Railroad Street (East J Street/9th Avenue Court East) vacated by order of the County Commissioners on March 5, 1921, and attached thereto and abutting thereon.

Situate in the County of Pierce, State of Washington.
RESOLUTION NO. 40129

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the execution of a contract with Ceccanti Inc., in the amount of $650,842.00, sales tax not applicable, plus a 20 percent contingency, for a cumulative total of $781,010.40, budgeted from the General, Streets Initiative, and Motor Vehicle Fuel Tax Funds, for pedestrian crossing improvements on North 21st Street from Proctor Street to Pearl Street, pursuant to Specification No. PW18-0266F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in the attached Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with Ceccanti Inc., in the amount of $650,842.00, sales tax not applicable, plus a 20 percent contingency, for a cumulative total of $781,010.40, budgeted from the General, Streets Initiative, and Motor Vehicle Fuel Tax Funds, for pedestrian crossing improvements on North 21st Street from Proctor Street to Pearl Street, pursuant to Specification No. PW18-0266F.
Proctor Street to Pearl Street, pursuant to Specification No. PW18-0266F, consistent with Exhibit “A.”

Adopted ____________________________

Mayor

Attest:

______________________________
City Clerk

Approved as to form:

______________________________
City Attorney
RESOLUTION NO. 40130

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the execution of a contract with Neeley Construction Company, in the amount of $3,107,000, plus sales tax, budgeted from the proceeds of the 2017 Tacoma Dome Bond, for the Tacoma Dome entry and siding improvements project, pursuant to Specification No. PF18-0160F.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in the attached Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with Neeley Construction Company, in the amount of $3,107,000, plus sales tax, budgeted from the proceeds of the 2017 Tacoma
Dome Bond, for the Tacoma Dome entry and siding improvements project, pursuant to Specification No. PF18-0160F, consistent with Exhibit “A.”

Adopted __________________

________________________
Mayor

Attest:

________________________
City Clerk

Approved as to form:

________________________
City Attorney
RESOLUTION NO. 40131

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the increase and extension of Contract No. 4600011306, in the original amount of $510,482.34, with Carahsoft Technology Corp., in the amount of $1,080,267.56, plus applicable sales tax, for a cumulative total of $1,590,749.90, budgeted from the Information Systems Fund, for the continued operation of the ServiceNow IT Service Management software through February 28, 2022, pursuant to GSA GS-35F-0119Y.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit “A,” incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in the attached Exhibit “A”; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit “A.”

Section 2. That the proper officers of the City are hereby authorized to increase and extend Contract No. 4600011306, in the original amount of $510,482.34, with Carahsoft Technology Corp., in the amount of $1,080,267.56, plus applicable sales tax, for a cumulative total of $1,590,749.90, budgeted from
the Information Systems Fund, for the continued operation of the ServiceNow IT Service Management software through February 28, 2022, pursuant to GSA GS-35F-0119Y, consistent with Exhibit “A.”

Adopted ________________________

______________________________________________________________
Mayor

Attest:

______________________________________________________________
City Clerk

Approved as to form:

______________________________________________________________
City Attorney
RESOLUTION NO. 40132

BY REQUEST OF MAYOR WOODARDS AND COUNCIL MEMBERS MELLO AND USHKA

A RESOLUTION expressing support of the passage of City of Tacoma Proposition No. 1 at the November 6, 2018, General Election concerning Tacoma Creates, to support arts, culture, science, and heritage programs.

WHEREAS, on June 26, 2018, the City Council approved Resolution No. 40046, transmitting a ballot measure concerning Tacoma Creates, to support arts, culture, science, and heritage programs, to the Pierce County Auditor to be placed on the ballot for the General Election on Tuesday, November 6, 2018, and

WHEREAS the Washington Legislature declared, in Chapter 24, Laws of Washington 2015, codified as 36.160 RCW, that there is a need to strengthen communities by providing public and educational benefits and economic support for arts, culture, science, and heritage organizations, and

WHEREAS the City adopted Tacoma 2025, its strategic plan intended to set the course and guide the City’s ten-year direction, and help the City direct its efforts and resources toward a clearly defined vision for its future that reflects community desires, current and future trends, and bolsters the City’s unique position within the region, and

WHEREAS Tacoma 2025 identified Arts and Cultural Vitality as one of the seven key areas to advance in order to promote equity and opportunity in its residents and communities by leveraging Tacoma’s arts and cultural assets, potential for partnerships, and need to invest in our youth, and
WHEREAS the City adopted ARTFULL in 2016, a bold vision and plan to promote greater civic engagement, to use arts and culture as a vehicle to address and support important Tacoma priorities such as education, neighborhood investment, civic engagement, economic and community development, tourism and marketing, and human services, and

WHEREAS City residents would benefit greatly from improved public access to programs produced by nonprofit arts, culture, science, and heritage organizations that would be enabled by an increase in public funding for those organizations, and

WHEREAS “Tacoma Creates” was born of the effort to promote arts, culture, science, and heritage in Tacoma, in order to spark its creative energy and inspire the very best of the City, its residents, neighborhoods, and communities, and

WHEREAS Tacoma Creates would advance fair and equitable access to arts, culture, science, and heritage organizations throughout the City and remove barriers to access faced by many segments of Tacoma’s population, and

WHEREAS Tacoma Creates would allow arts, culture, science, and heritage organizations to expand open public hours, offer discounted and free admission, award scholarships, participate in public school access programs, and make programs available in communities that do not have spaces for cultural activities, and

WHEREAS Tacoma Creates would foster the creation and development of new cultural organizations throughout the City, reduce geographic barriers, and
ensure all residents have easy access to arts, culture, science, and heritage resources, and

WHEREAS providing increased financial support for arts, culture, science, and heritage organizations in Tacoma will result in multiple public benefits, including: (1) ensuring K-12 public school students in all Tacoma Public Schools will have greater access to arts, culture, science, and heritage organizations through programs in and out of classrooms, in before and after school programs, and during the summer, and opportunities for free visits to cultural attractions, leading to better engagement in the classroom, improved educational attainment, support for social and emotional growth, and higher graduation rates; (2) creating new resources for Tacoma’s neighborhoods to support or promote cultural activities, events, or projects reflecting our diverse cultures, lifestyles, and interests; (3) expanding access and opportunities for the general public, including students, seniors, and economically underserved populations or those on a fixed income, to attend and experience cultural events, performances, festivals, exhibits, and related programs and activities; (4) boosting the City’s economy through an enhanced cultural community, increased tourism, and support for creative jobs; and (5) ensuring that arts, culture, science, and heritage organizations are financially healthy and able to provide public programs and services, both within their facilities and out in neighborhoods, communities, and public schools, and

WHEREAS Tacoma Creates will fund transportation for school-age children to access and attend its programs, so as to overcome one of the recognized barriers for such participation, and
WHEREAS, in order to provide for such public benefits, Tacoma Creates will ensure that a minimum of 52 percent of all collected revenues will be dedicated for programming located equitably throughout Tacoma’s neighborhoods, including programs for youth, neighborhood events, and community activities, and including up to 8 percent to fund youth transportation, and

WHEREAS Tacoma Creates will be accountable for its funding through regular reporting of expenditures and program data, including measurable outcomes and records of participants by City Council district, and

WHEREAS, as a further accountability measure, applicants for and recipients of Tacoma Creates grants will be required to identify and demonstrate community benefit, based on criteria to be adopted by the City Council, which will ensure benefit to all Tacoma communities and generations within the general criteria of youth and student programs, free or reduced cost programs, neighborhood and community based programs, geographic equity, economic development, and arts incubation on all levels, and

WHEREAS Tacoma Creates would support the growth and development of arts, culture, science, and heritage in our neighborhoods and communities to promote a healthy, more inclusive, and vibrant Tacoma; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the City Council hereby expresses its support for the passage of City of Tacoma Proposition No. 1 at the November 6, 2018, General Election, for the purposes hereinabove enumerated.
Section 2. That the City Council urges Tacoma voters to vote “Approved” on Proposition No. 1 on the November 6, 2018, general election ballot, which ballot title reads as follows:

CITY OF TACOMA
PROPOSITION NO. 1

The Tacoma City Council passed Resolution No. 40046 concerning Tacoma Creates to support arts, culture, science, and heritage programs.

As proposed, Tacoma Creates includes arts, culture, science and heritage programs for youth after school and during summer. Tacoma Creates also offers residents free and discounted access to cultural activities, programs for every neighborhood and age, and expanded services to diverse, underserved and low-income populations. Funding Tacoma Creates is a sales tax increase of one-tenth of one percent, expiring in seven years, beginning January 1, 2019. An average Tacoma household will pay $13 per year.

Should this proposition be:

Approved _____
Rejected _____

Adopted ___________________

Mayor
Attest:
__________________________
City Clerk
Approved as to form:
__________________________
City Attorney
RESOLUTION NO. 40133

BY REQUEST OF MAYOR WOODARDS, DEPUTY MAYOR IBSEN, AND COUNCIL MEMBERS BEALE AND MELLO

A RESOLUTION expressing support of the passage of the "Clean Air Clean Energy" Initiative 1631 at the November 6, 2018, General Election, that would charge pollution fees on the largest corporate polluters and use the revenue to invest in healthy communities, clean our air and water, promote clean energy, and slow down the impacts of climate change – all under oversight of a public board.

WHEREAS the residents of Tacoma and those throughout Washington State all deserve to breathe clean air, drink healthy water, and live in protected environments, and

WHEREAS over 600,000 Washingtonians live with asthma, and thousands more suffer from upper respiratory illnesses and diseases caused by air pollution, and

WHEREAS climate change is one of the paramount challenges of our generation and will have near- and long-term consequences for the economy, the environment, and public health and safety in Tacoma, and

WHEREAS residents of Tacoma are already experiencing the impacts of a changing climate, including more extreme rainfall events, rising sea levels, increasing landslides, increasing flooding risk, air quality effects of wildfires, and more frequent heat events that impact health, and

WHEREAS Tacoma recognizes the need to pass on a safe, healthy environment and a stable climate to our children and future generations of Washingtonians, and
WHEREAS Tacoma supports policies that provide consumers with affordable, cleaner, and more efficient fuel, energy, and transportation choices, and

WHEREAS state, county, and city shared climate change goals cannot be met without the accelerated phase-out of coal-fired electricity and replacement with renewable energy, investments in energy efficiency, cleaner forms of transportation, and investments in healthy forests and agriculture, all of which will be aided by the passage of the “Clean Air Clean Energy” Initiative 1631 (“I-1631”), and

WHEREAS I-1631, by hastening a transition from polluting fossil fuel energy to clean energy, will create thousands of high-paying local jobs that contribute to local economies, in rural and urban communities alike, without hurting the health of their neighbors, and

WHEREAS I-1631 will provide a source of funding that Tacoma and other municipalities will be able to apply for to help fund projects that reduce climate pollution and mitigate the effects of climate change, and

WHEREAS I-1631 prioritizes the protection of communities disproportionately harmed by pollution by targeting investments to provide direct, meaningful, and assured benefits to those communities, and

WHEREAS I-1631 will provide assistance to low-income families as we transition to clean energy, and

WHEREAS I-1631 invests in our state’s natural resources, which are vital to our state’s economy and industries like agriculture, timber, tourism, and fishing, and
which protect our health by reducing air and water pollution, and secure our
community by lowering the risk of fires, floods, and landslides, and

WHEREAS I-1631 will provide funding to restore and protect estuaries,
fisheries, and marine shoreline habitats; prepare for sea level rise; increase a
sustainable supply of water; and improve infrastructure for treating stormwater, and

WHEREAS I-1631 includes provisions for strong public oversight and
accountability, and

WHEREAS I-1631 respects tribal sovereignty and ensures that affected
communities and tribal nations are consulted and involved in decision-making, and

WHEREAS I-1631 was shaped by tribal nations and communities most
affected by pollution and climate change, and is supported by an unprecedented
coalition of business, labor unions, environmental and economic justice advocates,
healthcare professionals, communities of color, faith based organizations, and
community leaders, and

WHEREAS I-1631 will provide Washington State with an opportunity to lead
the nation and set an example in how to address pollution and climate change in an
equitable and economically responsible manner; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the City Council hereby expresses its support for the
passage of the “Clean Air Clean Energy” Initiative 1631 (“I-1631”) at the
November 6, 2018, General Election, as an essential component of Tacoma’s
commitment to cut pollution, protect our citizens’ health and well-being, reduce our greenhouse gas emissions, preserve our environment, and invest in our future.

Section 2. That the City Council urges Tacoma voters to vote “Yes” on Initiative 1631 on the November 6, 2018, General Election ballot, which ballot title reads as follows:

STATE OF WASHINGTON
INITIATIVE MEASURE NO. 1631

This measure would charge pollution fees on sources of greenhouse gas pollutants and use the revenue to reduce pollution, promote clean energy, and address climate impacts, under oversight of a public board.

Should this measure be enacted into law?

Yes  ___
No  ___

Adopted ____________________

____________________________
Mayor

Attest:

____________________________
City Clerk

Approved as to form:

____________________________
City Attorney