12-0049

MOTION

On December 29, 2011 the California Supreme Court ruled in the case Community Redevelopment Association v. Matosantos (s. 194861). The Supreme Court upheld AB 1x26 the redevelopment elimination bill and struck down AB 1x27 the voluntary payment bill. The Community Redevelopment Agency of Los Angeles (CRA/LA) will be dissolved as of February 1, 2012. As a result of this ruling, the Council is required to take various actions related to the future wind down of the CRA/LA, including electing to become the Successor Entity for both the CRA/LA wind down activities and the Housing functions. The deadline relative to the Successor Entity is January 13, 2012, as such the Council should instruct the Chief Legislative Analyst and the City Administrative Officer to report to Council with the an analysis of the necessary actions and impacts relative to the Successor Entity, and other relevant issues and important deadlines that must be met.

I THEREFORE MOVE that the Council instruct the Chief Legislative Analyst and the City Administrative Officer to report on the implications of the California Supreme Court ruling on Community Redevelopment Association v. Matosantos (s 194861) to the City, and include a description of the responsibilities of the Oversight Board and the Successor Entity, the impact and relevant actions that the City must take if it chooses to become the Successor Entity for CRA/LA wind down and Housing activities, and other relevant issues and dates that are associated with the ruling.

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Councilmember, 6^h District

SECONDED BY