## MOTION

I MOVE that the matter of the Rules, Elections, and Intergovernmental Relations Committee Report and Ordinance First Consideration relative to revisions to the Regulations of the City Ethics Commission concerning matching funds, Item No. 1 on today's Council Agenda (CF's 12-1269-S5 and 15-1088-S1), BE AMENDED to adopt the following in lieu of Recommendation 3 (a) of the Report:

**Recommendation 3 (a)** Relative to LAMC Section 49.7.23 (C)(1)(a) regarding Participation and Qualification requirements, and qualified contributions received by the candidate that exceed the following aggregate amounts: (i) 100 times the maximum per contributor that receives matching funds per Section 49.7.27 for City Council candidates, (ii) 150 times the maximum per contributor that receives matching funds per Section 49.7.27 for City Attorney and Controller candidates, and (iii) 300 times the maximum per contributor that receives matching funds per Section 49.7.27 for Mayoral candidates, and tie these amounts to the Consumer Price Index.

- i. Strike the language stating that the first \$500 of each contribution counts toward the threshold for Citywide candidates, and the first \$250, of each contribution counts toward the threshold for City Council candidates.
- ii. Add language stating: For each contributor, the maximum that may be counted toward these thresholds is one-seventh of the per-person City campaign contribution limit that applies under Section 49.7.3(B)(2)(a) or Section 49.7.3(B)(2)(b) to the elected City office that the candidate seeks, rounded to the nearest dollar.

PRESENTED BY:

MIKEBONIN

Councilmember, 11th District

Paller

SECONDED BY:

October 5, 2018

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