

ADOPTION AGENDA, DISCUSSION, OTHER LEGISLATIVE ITEMS (Continued)

ORDINANCES TO BE INTRODUCED, READY FOR DISPENSING WITH THE READING AND ADOPTION: (Continued)

ITEM-202: Two actions relating to Submitting to the Voters a Ballot Proposition Amending the City Charter to Make the Strong Mayor Form of Government Permanent, Add a Ninth Council District, and Increase the Number of Council Votes Necessary to Override a Mayoral Veto.

[▶ View referenced exhibit back-up material.](#)

(See City Attorney Reports dated 1/29/2008, 1/14/2008, and 11/2/2007.)

**CITY ATTORNEY'S RECOMMENDATION:**

Introduce and adopt the following ordinance in Subitem A and consider Subitem B:

Subitem-A: (O-2008-93 Cor. Copy)

Introduction and adoption of an Ordinance submitting to the qualified voters of the City of San Diego at the Municipal Election consolidated with the Statewide Primary Election to be held on June 3, 2008, one proposition amending the City Charter by amending Article XV, Section 255, to require the Council to place on the June 2010 Ballot Charter amendments related to making the Strong Mayor Form of Government permanent; increasing the number of Council districts from eight to nine; and increasing the number of Council votes required to override a Mayoral veto.

**NOTE:** This item is not subject to Mayor's veto.

Subitem-B: (R-2008-628)

Directing the City Attorney to prepare a ballot title, summary, and impartial analysis; directing the Mayor to prepare a fiscal analysis; and assigning authorship of the ballot argument; all regarding the ballot measure to require the Council to place on the June 2010 ballot Charter amendments related to making the Strong Mayor Form of Government permanent, adding a ninth Council District, and increasing the number of Council votes necessary to override a Mayoral veto.