Fresno City Attorney's Office

Legal Update 2019

Topics

- 1. Charter Structure
- 2. Charter Official Authority and Responsibility
- 3. Sources of Law
- 4. Council Rules
- 5. CEQA
- 6. Contracting
- 7. Procurement
- 8. Brown Act
- 9. Public Records Act
- 10. FPPC
- 11. Discrimination / Harassment

Charter Officials

2. Charter Official Authority and Responsibility

- Council all authority, unless delegated; includes legislation/budget; legal matters, appoint City Attorney and City Clerk; approve organizational structure and duties
- Mayor prepares budget; hires and directs Manager; recommends policy; investigates; veto
- Manager implements policy and budget via staff; supervises all directors and employees under her jurisdiction; advise Mayor
- d. Council President presides over meetings; prepares agenda; speaks for Council; Mayor Pro Tem, if necessary
- e. City Attorney represent and advise all City officials; prosecute
 Charter and FMC violations; approve contracts, resolutions, and FMC
 amendments; approve certain settlements and write-offs, along with
 Manager
- f. City Clerk maintain records and books; prepare agenda; oaths; attest documents
- g. Controller in charge of finances; CAFR; oversee payments and budget implementation; inventory City property; collections; write-offs

Sources of Law

3. Sources of Law

- a. Federal Constitution; legislation re: civil rights, contracting, grants, drugs, etc.
- State Constitution and statutes, but charter city exceptions PRA, Gov't Code, Brown Act
- c. Court Decisions all levels
- d. Grants terms impose obligations and restrictions
- e. Charter can vary from state law our "constitution"
- f. FMC force of law, subject to Charter
- g. Resolutions/Acts also force of law, but primarily internal
- h. MOUs and Contracts obligations have force of law
- i. AOs Manager's authority over her employees

Council Rules

4. Council Rules

- a. Charter
- b. Resolution
- c. President and VP
- d. Meetings
- e. Agenda
- f. Voting
- g. Quorum
- h. Public Comment
- i. Motions Main, Amend, Procedural, "Friendly"
- j. Closed Session
 - i. Litigation
 - ii. Real Estate
 - iii. Labor/Personnel
 - iv. Security

CEQA

5. California Environmental Quality Act

- a. "Project" A discretionary approval that is likely to have an effect on the environment (contract or entitlement)
- Timing Must be completed upon first discretionary approval
- c. "Documents EIR, MND, Conformity, Addendum, Exemptions
- d. EIR Upheld if any substantial evidence to support analysis costly and time consuming, but defensible
- e. MND Not upheld if fair argument there should have been an EIR cheaper, quicker, but riskier
- f. Tribal consultation Applies to any project for which a Notice of Preparation, Notice of Mitigated Negative Declaration, or Notice of Negative Declaration is filed

Contracting

6. Contracting

- a. Authority With Council unless delegated; delegation:
 - i. Manager up to \$50,000
 - ii. Individual Councilmembers up to \$50,000 (District funds)
 - iii. City Attorney for outside counsel and expenses
 - iv. Settlement up to \$50,000 Manager/City Attorney
 - v. Write-offs up to \$50,000
 - vi. Code Enforcement up to \$100,000 Manager/City Attorney
 - vii. Purchasing Manager
- b. Competitive Process Public Works of Improvement (\$138,000), bids, RFPs
- c. Appropriation Budget or Budget Amendment and funds available
- d. Legal Review "approved as to form"

Procurement

7. Procurement

- a. Competitive Process
 - i. Formal Spec/Bid \$138,000
 - ii. Design Build "as you go" (rare)
 - iii. RFP best value
 - iv. Informal
 - v. Exceptions
 - vi. Local Preference 5% (not state or federal)
 - vii. No Contact Electeds no contact while pending
- b. Public Works of Improvement building things
- c. Goods
- d. Services
- e. Other
 - i. Employment Contracts
 - ii. Governmental inter agency MOUs
- f. No process for selling real estate

Brown Act

8. Brown Act

- a. Legislators
- b. Public Discussions
- c. Quorum 4
- d. Serial Meetings
- e. Council Meeting Agendas Fair Notice
 - i. Regular 72 hours
 - ii. Special 24 hours
- f. Closed Sessions Confidential
 - i. Litigation
 - ii. Real Estate
 - iii. Labor
 - iv. Personnel
 - v. Security

Public Records Act

9. Public Records Act

- a. Anyone can request "public records" hard copies, electronic, video
- b. Not required to create record
- c. Can charge actual cost of copying (not time)
- d. Public records on private devices and accounts
- e. Exceptions: drafts, confidential, investigation, burdensome
- f. Changes re: PD records
- g. Internal process

FPPC

10. FPPC (Political Reform Act)

- a. Gifts
- b. Conflicts
- c. Elections
 - i. Filing Date
 - ii. Residency
 - iii. Fundraising

Discrimination / Harassment

11. Discrimination / Harassment

- a. Intentional
- b. Effect
- c. Objective and Subjective
- d. Training
 - i. Supervisors
 - ii. Non-supervisors
 - iii. Elected Officials
- e. City Policy
 - i. Applicable to All
 - ii. Mandatory Reporting
 - iii. Investigation
 - iv. Corrective Action
- f. New law: Single incident can be sufficient

Future Topics?

https://www.fresno.gov/cityattorney

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