

Carrie MacLaren, Metro Attorney

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SENT VIA EMAIL (tim.scott@multco.us)

April 14, 2022

Tim Scott, Director Multnomah County Elections Division 1040 SE Morrison Street Portland, Oregon 97214

DETERMINATION THAT METROINIT-03 DOES NOT MEET CONSTITUTIONAL RE

RECEIVED
22 APR 14 PHE4: 16
19 LINOMAH CHINIY
ECTOR OF ELECTIONS

Dear Mr. Scott,

I have reviewed the attached Prospective Initiative, filed on April 12, 2022, and identified by Multnomah County Elections Division as "MetroInit-03" (hereinafter "MetroInit-03"). MetroInit-03 appears to be the same proposal as MetroInit-02, except that petitioners have now included an ordaining clause as required by Section 35 of the Metro Charter. In all other aspects, MetroInit-03 is the same. I therefore reach the same conclusion that MetroInit-03 does not meet the requirements of Section 1(2)(d) and (5) of Article IV of the Oregon Constitution.

Under Article IV, section 1(5) of the Oregon Constitution, the initiative and referendum power is reserved to the people of Metro as to legislation, not administrative matters. Here, MetroInit-03 proposes to amend certain administrative elements of an existing legal framework; it does not propose new legislation. Because the substance of MetroInit-03 is administrative in nature, it is not subject to the initiative process provided by Article IV of the Oregon Constitution.

Article IV, section 1(2)(d) of the Oregon Constitution requires that voters must be provided with the full text of the statute as it would appear if amended. Here, MetroInit-03 proposes to amend Metro Code Chapter 11.01 by adding specific sections. However, several of proposed "new" code sections amend existing sections of the Metro Code, but those sections are not included or otherwise referenced. Without the context of the existing sections of Metro Code, voters do not have sufficient information to understand the full impacts of MetroInit-03. As a result, MetroInit-03 does not comply with the full text requirement of Article IV of the Oregon Constitution.

This letter serves as notice of my determination made pursuant to Metro Code Section 9.02.030(e) that MetroInit-03 does not meet constitutional requirements. Pursuant to Metro Code Section 9.02.030(f), I respectfully request that you notify the chief petitioners.

Mr. Tim Scott April 14, 2022

Re: MetroInit-03 Determination

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Metro Code 9.02.030(e) provides that the decision of the Metro Attorney may be challenged exclusively in accordance with the procedures set forth in ORS 255.140(4) and (5).

Please feel free to contact me if you have any questions.

Sincerely,

Carrie

Digitally signed by Carrie MacLaren

MacLaren

Date: 2022.04.14 15:37:30 -07'00'

Carrie MacLaren Metro Attorney

Attachment -

Prospective Petition

SEL 370

Local Initiative and Referendum

Metro Init - 83

rev. 01/22 ORS 250.045, 250.165, 250.265, 255.135

Warning Supplying false information on this form may result in conviction of a felony with a fine of up to \$125,000 and/or prison for up to \$ years. Each chief petitioner is required to provide, on the same form, their name, residence address, contact phone number and signature attesting that the information on the form is true and correct. Changes to the information provided for a chief petitioner or to the circulator pay status must be reported to the filling officer no later than the 10th day after a chief petitioner first has knowledge or should have had knowledge of the change. At least one original chief petitioner must remain throughout the petition process or the petition is yold.

Petition Information		Туре	- 		
This filing is an Original	Amendment	initiative	Referendum		
Jurisdiction Some Circulators may be Paid					
☐ County ☐ City	District	Yes	□ No		
Title Subject or name you give your petitlo Everyone Deserves Safe Shelter	n.		2022 ! HUL DIREC		
Petition Correspondence Select the method of receiving notices or other correspondence from the Filing Officer.					
Correspondence Recipient			Mall Chief Petitioners N		
Recipient information ,			## ¬ ×		
Name Maria Smithson		Email Address maria@peoplefo	orportland.org		
Chief Petitioner Information Only ch	lef petitioner's residential city a	ınd state will appear on p	ootition sheets.		
→ By signing this document, I hereby state that all information on the form is true and correct and attest that no circulators will be compensated money or other valuable consideration on this petition based on the number of signatures obtained by the circulator.					
Name Kimberely Dixon			Contact Phone 503-449-1449		
Residence Address street, city, state, zip 3280 NE Lombard, Portland, OR, 97211					
Malling Address if different			Email Address kimberleydixon@gmall.com		
Signature	Dim		Date Signed 4/12/2022		
Name Kristen Downs	OWNS Contact Phone 719-290-3314		1		
Residence Address street, city, state, zip 8024 SE 8th Avenue, Portland, OR 97202					
Malling Address if different		Emall Address kristen_downs@yahoo.com			
Signature /			Date Signed		
* Justen Don	ms		4/12/2022		
Name Sohrab Vossoughi		Contact Phone 503-223-9606			
Residence Address street, city, state, zip 3915 NW Devoto Lane, Portland,	, OR 97229				
Malling Address If different	1		Emall Address sohrab_vossoughi@ziba.com		
Signature			Date Signed		
			4/12/2022		

Meuo muanve no.	Metro	Initiative No.	-
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THE PEOPLE OF METRO ORDAIN AS FOLLOWS: The following Sections 11.01.055, 11.01.210, 11.01.220, and 11.01.230 are added to Metro Code Chapter 11.01:

11.01.055 Distribution of Program Funds to Provide Shelter for All

No less than 75% of Supportive Housing Services program funds distributed to a Local Implementation Partner shall be expended exclusively for the purpose of construction, maintenance, and operation of safe, sanitary emergency shelters, unless and until:

- (a) The number of emergency shelter beds in the Local Implementation Partner's county meets or exceeds the homeless population in that county; and
- (b) Each municipality within the Local Implementation Partner's county boundary is enforcing its own anti-camping ordinances.

11.01.210 Annual Performance Audit

Metro shall contract for an annual independent, comprehensive performance audit of the Supportive Housing Services Program, conducted by a qualified private-sector auditing firm and based on nationally recognized standards for audit services.

11.01.220 No Conflicts of Interest

No applicant for or recipient of Program Funds, including any director, officer, agent or employee of an applicant or recipient and any spouse, child, parent or sibling thereof, shall serve as a member of the Regional Oversight Committee.

11.01.230 Enforcement

Any resident or taxpayer of the Metro district may commence an action in circuit court to enforce the requirements of this chapter. The court shall award reasonable attorney fees and costs to a prevailing plaintiff in any action under this section.

Tuesday, April 12, 2022

Metro Measure to add (Attached) Sections 11.01.055, 11.01.210, 11.01.220, and 11.01.230 to Metro Code Chapter 11.01

Attached please find the proposed Metro measure/initiative and Form 370 signed by the following Chief Petitioners:

Kimberely Dixon 3280 NE Lombard Portland, OR 97211

Kristen Downs 8024 SE 8th Avenue Portland, OR 97202

Sohrab Vossoughi 3915 NW Devoto Lane Portland, OR 97229

Please direct all correspondence or inquiries to:

Maria Smithson maria@peopleforportland.org 704-905-3577

EVERYONE DESERVES SAFE SHELTER PROPOSED BALLOT TITLE

Caption (10): Requires homeless shelter creation; prohibits conflicts of interest; requires audits.

Question (20): Should Supplemental Housing Services revenue primarily fund safe emergency shelters until adequate shelter capacity exists for each county's homeless persons?

Statement (175):

The measure would require that 75% of Supportive Housing Services program funds that Metro distributes to a county must be used to build and maintain emergency shelters, unless and until two conditions are satisfied: that the county has more shelter beds than homeless persons; and that each municipality in the county is enforcing its own anti-camping laws.

The measure would not restrict use of the remaining 25% of Supportive Housing Services program funds or the use of other Metro or county revenue.

The measure would require that Metro contract for independent, comprehensive performance audits of the program on an annual basis.

The measure would bar appointment to the program's oversight committee of individuals with financial conflicts of interest.

The measure would permit any Metro resident or taxpayer to sue in state court to enforce the requirements of the program's code provisions. The measure would direct that a prevailing plaintiff in any such action be awarded his or her reasonable attorney fees and costs.