AMENDED IN COMMITTEE 9/30/2021

FILE NO. 210707

RESOLUTION NO. 465-21

[Board Response - Civil Grand Jury Report - Strategic Alignment: Breaking Through to a Living Wage]

Resolution responding to the Presiding Judge of the Superior Court on the findings and recommendations contained in the 2020-2021 Civil Grand Jury Report, entitled "Strategic Alignment: Breaking Through to a Living Wage;" and urging the Mayor to cause the implementation of accepted findings and recommendations through her department heads and through the development of the annual budget.

WHEREAS, Under California Penal Code, Section 933 et seq., the Board of Supervisors must respond, within 90 days of receipt, to the Presiding Judge of the Superior Court on the findings and recommendations contained in Civil Grand Jury Reports; and

WHEREAS, In accordance with California Penal Code, Section 933.05(c), if a finding or recommendation of the Civil Grand Jury addresses budgetary or personnel matters of a county agency or a department headed by an elected officer, the agency or department head and the Board of Supervisors shall respond if requested by the Civil Grand Jury, but the response of the Board of Supervisors shall address only budgetary or personnel matters over which it has some decision making authority; and

WHEREAS, Under San Francisco Administrative Code, Section 2.10(a), the Board of Supervisors must conduct a public hearing by a committee to consider a final report of the findings and recommendations submitted, and notify the current foreperson and immediate past foreperson of the civil grand jury when such hearing is scheduled; and

WHEREAS, In accordance with San Francisco Administrative Code, Section 2.10(b), the Controller must report to the Board of Supervisors on the implementation of recommendations that pertain to fiscal matters that were considered at a public hearing held by a Board of Supervisors Committee; and

WHEREAS, The 2020-2021 Civil Grand Jury Report, entitled "Strategic Alignment: Breaking Through to a Living Wage" ("Report") is on file with the Clerk of the Board of Supervisors in File No. 210706, which is hereby declared to be a part of this Resolution as if set forth fully herein; and

WHEREAS, The Civil Grand Jury has requested that the Board of Supervisors respond to Finding Nos. F1, F3, F4, F5, F6, and F7, as well as Recommendation Nos. R1, R3, R4, R5, R6, and R7 contained in the subject Report; and

WHEREAS, Finding No. F1 states: "City College did not have a formal role on the City's Workforce Alignment Committee while it was active and does not have a role on the current ad hoc committee, and this inhibits effective programmatic coordination between OEWD and City College;" and

WHEREAS, Finding No. F3 states: "OEWD's lack of a concerted effort to enroll groups in Eligible Training Provider List programs at City College hurts its ability to maximize limited funds;" and

WHEREAS, Finding No. F4 states: "Limited availability of technical courses during City College's summer semester is a contributing factor to OEWD participants pursuing their studies at alternative educational institutions, thereby incurring additional costs.;" and

WHEREAS, Finding No. F5 states: "Demand for some City College courses and the lack of priority registration for OEWD participants results in their being denied enrollment for courses needed for their training programs;" and

WHEREAS, Finding No. F6 states: "Inaccuracies on the Eligible Training Provider List unnecessarily deter OEWD job seekers from taking needed courses;" and

WHEREAS, Finding No. F7 states: "The lack of synchronization and outreach among OEWD, City College, and community-based organizations in promoting Eligible Training

Provider List certificate programs at City College results in the underutilization of these programs;" and

WHEREAS, Recommendation No. R1 states: "The Board of Supervisors should reinstate the Committee on City Workforce Alignment to Chapter 30 of the Administrative Code and add City College as a member. The reinstatement should be completed no later than February 2022;" and

WHEREAS, Recommendation No. R3 states: "OEWD should convene a joint working group to review current Career Technical Education course offerings at City College and make recommendations to develop content that aligns with the needs of the OEWD participants by December 2021. The joint working group should include City College's Dean for Workforce Development, the City's Director of Sector and Workforce Development, and the Eligible Training Provider List Coordinator for Workforce Development Comprehensive Job Centers;" and

WHEREAS, Recommendation No. R4 states: "City College should enhance its number of short-term certificate training programs by February 2022, and these courses should be developed in collaboration with businesses or community-based organizations receiving OEWD funding. This should include an increase in the number of CTE course offerings during City College's summer semester to at least six;" and

WHEREAS, Recommendation No. R5 states: "City College should allow priority registration for OEWD participants enrolling in certificate program courses on the Eligible Training Provider List. Priority registration should begin with the Fall 2022 semester;" and

WHEREAS, Recommendation No. R6 states: "City College should convene a workgroup to identify and correct inaccuracies in the course descriptions, schedules, and costs included on the Eligible Training Provider List by January 2022;" and

WHEREAS, Recommendation No. R7 states: "OEWD should work with stakeholders who coordinate the Eligible Training Provider List to develop an outreach program that encourages clientele to pursue City College certificate programs. The outreach plan should be approved by the Director of Workforce Development and implemented by April 2022;" and

WHEREAS, In accordance with California Penal Code, Section 933.05(c), the Board of Supervisors must respond, within 90 days of receipt, to the Presiding Judge of the Superior Court on Finding Nos. F1, F3, F4, F5, F6, and F7, as well as Recommendation Nos. R1, R3, R4, R5, R6, and R7 contained in the subject Report; now, therefore, be it

RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they partially disagree with Finding No. F1 for reason as follows: City College of San Francisco is not currently part of the Workforce Alignment Committee but collaborates with OEWD in several other spaces, including the Workforce Investment San Francisco (WISF) Board and meetings convened by OEWD for programs such as CityBuild, TechSF, and the HealthCare Academy; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they partially disagree with Finding No. F3 for reason as follows: This finding requires clarification. OEWD does not directly enroll groups into programs. CCSF and OEWD should collaborate to provide guidance to community based organizations that will assist with job placement and increase enrollment; however the Board of Supervisors understands that WIOA funding requirements place strict requirements for OEWD regarding adherence to outcomes that are specific to job placement and not inclusive of enrollment in CCSF ETPL programs; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they agree with Finding No. F4; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they partially disagree with Finding No. F5 for reason as follows: Priority registration is regulated by the California Code of Regulations, Title 5, Section 58108 as a condition of claiming state apportionment for enrollment in the class; however, CCSF when able, should prioritize OEWD students to the greatest extent feasible; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they agree with Finding No. F6; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports to the Presiding Judge of the Superior Court that they partially disagree with Finding No. F7 for reason as follows: there appear to be some efforts by OEWD and community based organizations to promote City College of San Francisco EPTL programs; however, the Board acknowledges that the process should be refined; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R1 has not been implemented but will be implemented in the future by February 2022; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R3 will not be implemented because it is unwarranted or unreasonable for the following reason: While the Board agrees that OEWD and City College of San Francisco should collaborate on building Career Technical Education course offerings that aligns with the needs of OEWD participants, OEWD and City College of San Francisco should be allowed to utilize their existing meeting frameworks to perform this work; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R4 will not be implemented because it is unwarranted or unreasonable for the following reason: while the Board of Supervisors agrees that City College of San Francisco should increase the number of short-term training opportunities, it is unclear whether it has sufficient

budget allocations to do so at the requested scale, or within the suggested timeline, as of this Board's response; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R5 will not be implemented because it is unwarranted or unreasonable for the following reason: the recommendation regards policies internal to City College of San Francisco and falls outside of the Board's purview; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R6 will not be implemented because it is unwarranted or unreasonable for the following reason: the recommendation asks City College of San Francisco to convene an internal workgroup, which falls outside of the Board's purview. The Board of Supervisors concur with the recommendation that any inaccuracies are promptly corrected, but defers to CCSF as to the process for achieving that result; and, be it

FURTHER RESOLVED, That the Board of Supervisors reports that Recommendation No. R7 will not be implemented because it is unwarranted or unreasonable for the following reason: while San Franciscans would benefit from encouraging OEWD clientele to enroll in City College of San Francisco, the proposed outreach plan is not aligned with current OEWD funding outcomes. However, OEWD and City College of San Francisco should continue to collaborate and coordinate outreach to the greatest extent feasible; and, be it

FURTHER RESOLVED, That the Board of Supervisors urges the Mayor to cause the implementation of the accepted findings and recommendations through her department heads and through the development of the annual budget.



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

210707

Date Passed: October 05, 2021

Resolution responding to the Presiding Judge of the Superior Court on the findings and recommendations contained in the 2020-2021 Civil Grand Jury Report, entitled "Strategic Alignment: Breaking Through to a Living Wage;" and urging the Mayor to cause the implementation of accepted findings and recommendations through her department heads and through the development of the annual budget.

September 30, 2021 Government Audit and Oversight Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

September 30, 2021 Government Audit and Oversight Committee - RECOMMENDED AS AMENDED AS A COMMITTEE REPORT

October 05, 2021 Board of Supervisors - ADOPTED

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 210707

I hereby certify that the foregoing Resolution was ADOPTED on 10/5/2021 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Unsigned

London N. Breed Mayor

10/15/2021

Date Approved

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo Date
Clerk of the Board

File No. 210707