

Council meeting agenda

Thursday, September 23, 2021

10:30 AM

https://zoom.us/j/615079992 or 888-475-4499 (toll free)

Please note: To limit the spread of COVID-19, Metro Regional Center is now closed to the public. This meeting will be held electronically.

You can join the meeting on your computer or other device by using this link: https://zoom.us/j/615079992 or 888-475-4499 (toll free).

If you wish to attend the meeting, but do not have the ability to attend by phone or computer, please contact the Legislative Coordinator at least 24 hours before the noticed meeting time by phone at 503-797-1916 or email at legislative coordinator @oregonmetro.gov.

1. Call to Order and Roll Call

2. Public Communication

Public comment may be submitted in writing and will also be heard by electronic communication (video conference or telephone). Written comments should be submitted electronically by emailing legislativecoordinator@oregonmetro.gov. Written comments received by 4:00p.m on the day before the meeting will be provided to the council prior to the meeting.

Those wishing to testify orally are encouraged to sign up in advance by either: (a) contacting the legislative coordinator by phone at 503-797-1916 and providing your name and the agenda item on which you wish to testify; or (b) registering by email by sending your name and the agenda item on which you wish to testify to legislativecoordinator@oregonmetro.gov. Those requesting to comment during the meeting can do so by using the "Raise Hand" feature in Zoom or emailing the legislative coordinator at legislativecoordinator@oregonmetro.gov. Individuals will have three minutes to testify unless otherwise stated at the meeting.

3. Presentations

3.1 Auditor's Office Annual Report

21-5588

Presenter(s):

Brian Evans (he/him), Metro Auditor

Attachments:

Auditor Annual Report

4. Consent Agenda

4.1 Consideration of the Council Meeting minutes for July 29,

21-5584

2021.

Attachments: <u>072921c Minutes</u>

4.2 Consideration of the Council Meeting minutes for August

21-5585

03, 2021.

Attachments: 080321c Minutes

5. Ordinances (Second Reading)

5.1 Ordinance No. 21-1464, For the Purpose of Annexing to

ORD 21-1464

the Metro District Boundary Approximately 1.82 Acres Located at 7115 NW Kaiser Road in the North Bethany

Area of Washington County

Presenter(s): Tim O'Brien (he/him), Metro

Attachments: Ordinance No. 21-1464

Exhibit A
Staff Report
Attachment 1

5.2 Ordinance No. 21-1465, For the Purpose of Amending

ORD 21-1465

Metro Code Chapters 7.05, 7.06 and 7.07 to Add Certain

Clarifications and Make Housekeeping Changes

Presenter(s): Rachael Lembo (she/her), Metro

Attachments: Ordinance No. 21-1465

Exhibit A to Ordinance No. 21-1465
Exhibit B to Ordinance No. 21-1465
Exhibit C to Ordinance No. 21-1465

Staff Report

6. Adjourn to a Work Session

Work Session Begins at 11:00 a.m.

1. Call to Order and Roll Call

Work Session Topics:

2. Redistricting Discussion Work Session

<u>21-5591</u>

Presenter(s): Kristin Dennis (she/her), Metro

Ina Zucker (she/her), Metro

Attachments: Staff Report

3. Chief Operating Officer Communication

- 4. Councilor Communication
- 5. Adjourn

Metro respects civil rights

Metro fully complies with Title VI of the Civil Rights Act of 1964 and related statutes that ban discrimination. If any person believes they have been discriminated against regarding the receipt of benefits or services because of race, color, national origin, sex, age or disability, they have the right to file a complaint with Metro. For information on Metro's civil rights program, or to obtain a discrimination complaint form, visit www.oregonmetro.gov/civilrights or call 503-797-1536. Metro provides services or accommodations upon request to persons with disabilities and people who need an interpreter at public meetings. If you need a sign language interpreter, communication aid or language assistance, call 503-797-1700 or TDD/TTY 503-797-1804 (8 a.m. to 5 p.m. weekdays) 5 business days before the meeting. All Metro meetings are wheelchair accessible. For up-to-date public transportation information, visit TriMet's website at www.trimet.org.

Thông báo về sự Metro không kỳ thị của

Metro tôn trọng dân quyền. Muốn biết thêm thông tin về chương trình dân quyền của Metro, hoặc muốn lấy đơn khiểu nại về sự kỳ thị, xin xem trong www.oregonmetro.gov/civilrights. Nếu quý vị cần thông dịch viên ra dấu bằng tay, trợ giúp về tiếp xúc hay ngôn ngữ, xin gọi số 503-797-1700 (từ 8 giờ sáng đến 5 giờ chiều vào những ngày thường) trước buổi họp 5 ngày làm việc.

Повідомлення Metro про заборону дискримінації

Меtro з повагою ставиться до громадянських прав. Для отримання інформації про програму Metro із захисту громадянських прав або форми скарги про дискримінацію відвідайте сайт www.oregonmetro.gov/civilrights. або Якщо вам потрібен перекладач на зборах, для задоволення вашого запиту зателефонуйте за номером 503-797-1700 з 8.00 до 17.00 у робочі дні за п'ять робочих днів до зборів.

Metro 的不歧視公告

尊重民權。欲瞭解Metro民權計畫的詳情,或獲取歧視投訴表,請瀏覽網站 www.oregonmetro.gov/civilrights。如果您需要口譯方可參加公共會議,請在會 議召開前5個營業日撥打503-797-

1700 (工作日上午8點至下午5點),以便我們滿足您的要求。

Ogeysiiska takooris la'aanta ee Metro

Metro waxay ixtiraamtaa xuquuqda madaniga. Si aad u heshid macluumaad ku saabsan barnaamijka xuquuqda madaniga ee Metro, ama aad u heshid warqadda ka cabashada takoorista, booqo www.oregonmetro.gov/civilrights. Haddii aad u baahan tahay turjubaan si aad uga qaybqaadatid kullan dadweyne, wac 503-797-1700 (8 gallinka hore illaa 5 gallinka dambe maalmaha shaqada) shan maalmo shaqo ka hor kullanka si loo tixgaliyo codsashadaada.

Metro의 차별 금지 관련 통지서

Metro의 시민권 프로그램에 대한 정보 또는 차별 항의서 양식을 얻으려면, 또는 차별에 대한 불만을 신고 할 수www.oregonmetro.gov/civilrights. 당신의 언어 지원이 필요한 경우, 회의에 앞서 5 영업일 (오후 5시 주중에 오전 8시) 503-797-1700를 호출합니다.

Metroの差別禁止通知

Metroでは公民権を尊重しています。Metroの公民権プログラムに関する情報について、または差別苦情フォームを人手するには、www.oregonmetro.gov/civilrights。までお電話ください公開会議で言語通訳を必要とされる方は、Metroがご要請に対応できるよう、公開会議の5営業日前までに503-797-1700(平日午前8時~午後5時)までお電話ください。

សេចក្តីជូនដំណឹងអំពីការមិនរើសអើងរបស់ Metro

ការកោរពសិទ្ធិពលរដ្ឋរបស់។ សំរាប់ព័ត៌មានអំពីកម្មវិធីសិទ្ធិពលរដ្ឋរបស់ Metro
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www.oregonmetro.gov/civilrights។
បើលោកអ្នកគ្រូវការអ្នកបកប្រែកាសានៅពេលអង្គ
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إشعار بعدم التمييز من Metro

تحترم Metro الحقوق المدنية. للمزيد من المعلومات حول برنامج Metro المحقوق المدنية أو لإيداع شكوى ضد التمييز، يُرجى زيارة الموقع الإلكتروني www.oregonmetro.gov/civilrights. إن كنت بحاجة إلى مساعدة في اللغة، يجب عليك الاتصال مقدماً برقم الهاتف 770-1700-503 (من الساعة 8 صباحاً حتى الساعة 5 مساءاً، أيام الاثنين إلى الجمعة) قبل خمسة (5) أيام عمل من موحد الاجتماع.

Paunawa ng Metro sa kawalan ng diskriminasyon

Iginagalang ng Metro ang mga karapatang sibil. Para sa impormasyon tungkol sa programa ng Metro sa mga karapatang sibil, o upang makakuha ng porma ng reklamo sa diskriminasyon, bisitahin ang www.oregonmetro.gov/civilrights. Kung kailangan ninyo ng interpreter ng wika sa isang pampublikong pulong, tumawag sa 503-797-1700 (8 a.m. hanggang 5 p.m. Lunes hanggang Biyernes) lima araw ng trabaho bago ang pulong upang mapagbigyan ang inyong kahilingan.

Notificación de no discriminación de Metro

Metro respeta los derechos civiles. Para obtener información sobre el programa de derechos civiles de Metro o para obtener un formulario de reclamo por discriminación, ingrese a www.oregonmetro.gov/civilrights. Si necesita asistencia con el idioma, llame al 503-797-1700 (de 8:00 a. m. a 5:00 p. m. los días de semana) 5 días laborales antes de la asamblea.

Уведомление о недопущении дискриминации от Metro

Metro уважает гражданские права. Узнать о программе Metro по соблюдению гражданских прав и получить форму жалобы о дискриминации можно на вебсайте www.oregonmetro.gov/civilrights. Если вам нужен переводчик на общественном собрании, оставьте свой запрос, позвонив по номеру 503-797-1700 в рабочие дни с 8:00 до 17:00 и за пять рабочих дней до даты собрания.

Avizul Metro privind nediscriminarea

Metro respectă drepturile civile. Pentru informații cu privire la programul Metro pentru drepturi civile sau pentru a obține un formular de reclamație împotriva discriminării, vizitați www.oregonmetro.gov/civilrights. Dacă aveți nevoie de un interpret de limbă la o ședință publică, sunați la 503-797-1700 (între orele 8 și 5, în timpul zilelor lucrătoare) cu cinci zile lucrătoare înainte de ședință, pentru a putea să vă răspunde în mod favorabil la cerere.

Metro txoj kev ntxub ntxaug daim ntawv ceeb toom

Metro tributes cai. Rau cov lus qhia txog Metro txoj cai kev pab, los yog kom sau ib daim ntawv tsis txaus siab, mus saib www.oregonmetro.gov/civilrights. Yog hais tias koj xav tau lus kev pab, hu rau 503-797-1700 (8 teev sawv ntxov txog 5 teev tsaus ntuj weekdays) 5 hnub ua hauj lwm ua ntej ntawm lub rooj sib tham.

February 2017

Television schedule for Metro Council meetings

Clackamas, Multnomah and Washington counties, and Vancouver, WA Channel 30 – Community Access Network Web site: www.tvctv.org Ph: 503-629-8534 Call or visit web site for program times.	Portland Channel 30 – Portland Community Media Web site: www.pcmtv.org Ph: 503-288-1515 Call or visit web site for program times.
Gresham Channel 30 - MCTV Web site: www.metroeast.org Ph: 503-491-7636 Call or visit web site for program times.	Washington County and West Linn Channel 30– TVC TV Web site: www.tvctv.org Ph: 503-629-8534 Call or visit web site for program times.
Oregon City and Gladstone Channel 28 – Willamette Falls Television Web site: http://www.wftvmedia.org/ Ph: 503-650-0275 Call or visit web site for program times.	

PLEASE NOTE: Show times are tentative and in some cases the entire meeting may not be shown due to length. Call or check your community access station web site to confirm program times. Agenda items may not be considered in the exact order. For questions about the agenda, call the Metro Council Office at 503-797-1540. Public hearings are held on all ordinances second read. Documents for the record must be submitted to the Regional Engagement and Legislative Coordinator to be included in the meeting record. Documents can be submitted by e-mail, fax or mail or in person to the Regional Engagement and Legislative Coordinator. For additional information about testifying before the Metro Council please go to the Metro web site www.oregonmetro.gov and click on public comment opportunities.

Agenda Item No. 3.1

Auditor's Office Annual Report

Presentations

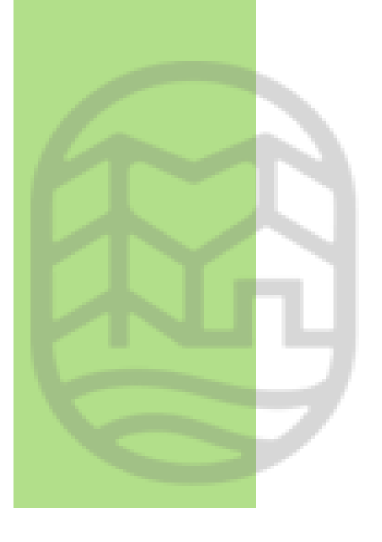
Metro Council Meeting Thursday, September 23, 2021



Office of the Auditor

Annual Report

FY 2020-2021



Brian Evans Metro Auditor September 2021

Message from the Metro Auditor

Residents of the Metro region:

As I started to write this year's message, I was struck by the similarities to what I wrote last year. It feels like so much has changed, yet so much remains the same. The importance of transparent and accountable government remains a top priority for many of us who live in the region. The Auditor's Office continues to work from home and there are no firm dates for when we will return to the office. Regardless of our physical location, our commitment to providing timely and relevant information about Metro's programs and services is unwavering.

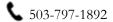
This report provides five-year trends for each of the performance measures I use to assess the efficiency and effectiveness of the Auditor's Office. Continuous improvement is a common theme in the recommendations we make in audit reports. The annual report is a chance to apply the same approach to our own efforts. I use the information to manage resources and make adjustments when needed. I hope you find it informative.

We published three audits last year. Two focused on voter-approved measures to fund affordable housing and related services. The other assessed service equity in some of the region's garbage and recycling programs. The recommendations we made in these audits focused on ensuring promises made to voters were kept and identified ways to improve the efficiency, effectiveness, and equity in the region's solid waste and supportive housing services.

Unfortunately, Covid-19 continued to prevent in-person training events last year, but we were still able to gain from and contribute to the audit profession in a number of ways. Our article about auditing information technology was one of two articles to receive an award by the Association of Local Government Auditors. We also led a webinar sponsored by the Pacific Northwest Intergovernmental Audit Forum about evaluating equity in government services. Staying connected to the wider community of performance auditors keeps our skills sharp and prepares us to respond to emerging risks during these uncertain times.



Brian Evans Metro Auditor







Accountability Hotline: 888-299-5460 or www.metroaccountability.org

About the Auditor's Office

The office is led by the Metro Auditor; an elected position serving the entire Metro region. Performance audits are the primary responsibility of the office and follow Government Auditing Standards. Performance audits provide independent and objective information to help management and the Metro Council be accountable to the public, reduce costs, and improve program performance. The office also oversees the contract for the annual audit of Metro's financial statements and administers the Accountability Hotline where employees and the public can report concerns about Metro's programs and services.

Brian Evans is the third elected auditor since the position was created by the Metro Charter in 1995. Prior to being elected, Brian worked in the Auditor's Office and as an economist with Oregon's economic and community development department. The Auditor's Office includes the elected auditor, four management auditors, and an administrative assistant:

- Brian Evans, CIA, CGAP, Metro Auditor
- Tracy Evans, Auditor's Administrative Assistant
- Angela Owens, CFE, CAPM, Principal Management Auditor
- Nicole Pexton, Senior Management Auditor
- Simone Rede, CIA, CGAP, Principal Management Auditor
- Elliot Shuford, Senior Management Auditor

To meet audit standards, auditors are required to complete 80 hours of continuing professional education every two years. Auditors attend and lead training on performance auditing topics. They also participate in an annual retreat to plan their work, and enhance communication and teamwork.

Mission and Values

Our mission is to:

- Ensure that Metro is accountable to the public;
- Ensure that Metro's activities are transparent; and
- Improve the efficiency and effectiveness of Metro programs and services.

It is our vision to be relevant and efficient, choosing the right areas to audit and completing audits quickly, so Metro can continually improve its services and be accountable to the public. Audit findings and recommendations are presented publicly before the Council and are intended to assist the Council and Chief Operating Officer in making improvements to better serve the public. Reports are published on the Metro Auditor's web page.

Our values are:

- Professionalism
- Wise and equitable use of resources
- Supporting findings with fact
- Ethical behavior
- Open mindedness
- Fairness

- Public service
- · Respecting others
- Teamwork

Performance measures

The performance of the Auditor's Office is measured by reviewing results in the following areas:

- Average hours to complete an audit and number of audits completed;
- Number of audits completed per full-time equivalent (FTE) employee;
- Audit hours per department;
- Auditee feedback;
- Recommendation implementation rate; and
- Average days to close cases reported to the Accountability Hotline.

Average audit hours and number of audits

Average audit hours and the number of audits completed measure the office's efficiency. In FY 2020-21, three audits were completed. The hours required to complete each audit ranged from 664 to 3,345. The average was 2,018 hours.

Audits vary in length, depending on their scope and complexity. Average audit hours in FY 2020-21 were higher than last year due to two audits that had broad scopes of work. This led to fewer audits being completed, but with more hours devoted to each.



The three audit reports published in FY 2020-21 included two full audits and one audit with a limited scope (Supportive Housing Services). A total of 25 recommendations were made. The audit reports released were:

- Affordable Housing Bond (January 2021)
- Solid Waste Service Equity (March 2021)
- Supportive Housing Services (May 2021)

Audits per FTE

Another way to measure efficiency is by looking at the number of audits completed per full-time equivalent (FTE) employee. In FY 2020-21, 0.8 audits per FTE employee were completed, which was less than the previous year. Available staff hours and the scope of the audit determine the number of audits that can be completed each year. The length is affected by the complexity of the subject and size of the program.

Generally, the office tries to complete one and a half audits per FTE employee each year. We did not meet our performance target last year. Reduced staff schedules and the timing of audits



were two contributing causes. Smaller scoped audits and refining of some of our procedures should help improve our efficiency in the coming year.

Audit hours by department

This measure is used to evaluate the office's effectiveness by showing how audit hours were distributed among Metro departments. It is calculated by dividing the total audit hours spent in each department by the department's size as measured by annual expenditures. In the last five years, about 90 audit hours were used for each \$1 million spent annually. If our office was able to provide equal coverage, each department would be stacked along the average line. In reality, more time is spent in some departments than others for a variety of reasons, including audit timing and greater risks in some programs and services.

Over the last five years, audit hours have been somewhat unevenly distributed between departments when taking into account their size. More time was spent in Communications, Information Services, Finance and Regulatory Services, Metro Attorney, COO/Council Office, Research Center, Planning and Development, and Human Resources relative to their level of expenditure. In contrast, relatively less time was spent in other parts of the organization such as Parks and Nature, Oregon Zoo, Waste Prevention and Environmental Services, Oregon Convention Center, P'5 Centers for the Arts, and Expo Center. While some unevenness is expected, this type of analysis is considered when developing the audit schedule. This year's audit schedule includes topics that will help rebalance audit coverage.

Some departments had fewer audit hours than expected and some had more audit hours than expected

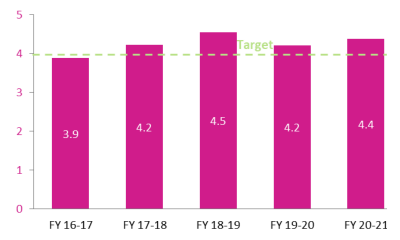


Average Audit Hours per \$1 Million Expenditure

Auditee feedback

Surveys are a way to get input on the quality of our work. After an audit is published, we ask those involved to provide feedback through an anonymous survey. Survey questions are designed to get information about the audit process, staff, report, and overall satisfaction.

In FY 2020-21, the average level of agreement about the value of our work was 4.4 out of 5. This exceeded our performance target and indicated satisfaction with our reports, staff, and overall process. The response rate for all



post-audit surveys was 16%. That was lower than recent years and indicates a need to ensure more feedback is received. We will try new strategies in the coming year to increase the response rate.

Recommendation implementation rate

The percentage of recommendations implemented shows how much impact audits have on the organization. Each January, the office asks directors to report on the status of recommendations made in the last five years. That information, combined with the conclusions from any follow-up audits we've completed, is used to track the percentage of recommendations implemented after an audit is released.

Our performance target is at least 75% of the recommendations will be implemented within five years. According to the most recent information, 93% of our recommendations were implemented



for the audits released in FY 2015-16. Exceeding the performance target shows that management has taken sufficient action to address the risks identified in our audit reports.

Audit schedule

The following audits are in process or scheduled to be started in FY 2021-22. Audit topics are selected based on input from Metro Council, department management, audit staff, and the public. In addition, we conduct a risk assessment to identify high-priority topics.

Audit Title	Start Date	Expected Completion Date
Diversity, Equity, and Inclusion Program	January 2021	October 2021
Emergency Management Follow-up	February 2021	October 2021
Surplus Property	TBD	TBD
Natural Areas Program	TBD	TBD
P'5 Centers for the Arts Intergovernmental Agreements	TBD	TBD
Financial Condition of Metro FY2011-12 to 2020-21	TBD	TBD

Expenditures

Expenditures in FY2020-21 rose by just under 1% compared to the previous year. This was the result of a 1% increase in personnel costs combined with a 6% decrease in spending on materials and services. Spending was reduced for a second consecutive year to respond to the financial impacts of Covid-19.



Staffing available

This graph represents actual staff hours available. In FY 2020-21, there were 7,838 audit hours available, or 3.8 full-time equivalent (FTE) employees. Over the last three years, staffing has been slightly below the full budgeted level. Last year this was caused by schedule reductions to respond to the financial constraints from Covid-19.



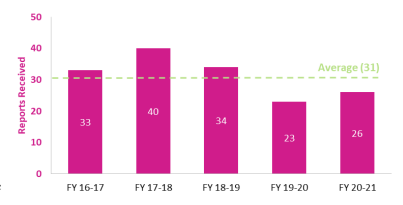
Accountability Hotline summary

The Accountability Hotline gives employees and the public a way to report waste, inefficiency, or abuse of resources. The Metro Auditor administers the Accountability Hotline through a third-party vendor. All reports are reviewed first by the Metro Auditor to determine the accuracy and significance of the information reported. After the initial review, the Metro Auditor consults with upper management, the Metro Attorney, or Human Resources to determine the appropriate investigation method and priority. Cases may be handled by Human Resources personnel if disciplinary action could result. In some cases, upper management will assign an investigation to a department director if the report involves a service or program in their department. The Auditor reserves the right to conduct an audit on any report received.

Reports received

The number of Accountability Hotline reports received increased by about 13% last year. In FY 2020-21, a total of 26 reports were received. That was lower than the average number of reports (31) received over the last five-years.

The reports varied widely in terms of specificity and issues identified. As a result, they cannot be categorized or summarized easily. Reports related to the Oregon Zoo and solid waste operations



accounted for 73%. Agency-wide reports and reports about Metro's headquarters were the next highest at 12% each.

Eighteen reports were successfully investigated. Eight reports were not investigated because they did not provide enough information to investigate, the incident was outside Metro's jurisdiction, or the reporter withdrew their concern. Three reports were still in process at the time of this publication.

Of the 18 reports that were successfully investigated, four were substantiated and 14 were unfounded or inaccurate. The most frequent action taken in response to a report was to relay information to the person reporting the concern to provide context or additional information about what occurred.

Corrective actions were made in response to six reports. The number of corrective actions exceeded the number of substantiated reports because some reports contained unsubstantiated allegations, but their investigations revealed something that needed to be addressed.

Average days to close a case

According to the latest benchmark data from the hotline provider, cases are typically resolved in about 40 days on average. To be responsive to the person reporting, the Auditor's Office uses the average days to close a case to assess performance. The performance target was not met last year. Longer close times in FY 2020-21 were caused by several factors. There were several reports made about similar issues and the investigations



required more time due to their complexity. Close times will be an area of focus this year. An additional year of data will help determine if the upward spike is an outlier arising from Covid-19, or a longer-term trend that needs to be addressed through process improvements.

	Αg	enda	Item	No.	4.3
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$Consideration\ of\ the\ Council\ Meeting\ minutes\ for\ July\ 29,\ 2021$

Consent Agenda

Metro Council Meeting Thursday, September 23, 2021

Metro

600 NE Grand Ave.
Portland, OR 97232-2736
oregonmetro.gov



Minutes

Thursday, July 29, 2021 2:00 PM

https://zoom.us/j/615079992 or 888-475-4499 (toll free)

Council meeting

1. Call to Order and Roll Call

Acting Council President Christine Lewis called the Metro Council Meeting call to order at: 2:01 p.m.

Present: 5 - Councilor Bob Stacey, Councilor Christine Lewis, Councilor

Juan Carlos Gonzalez, Councilor Mary Nolan, and Councilor

Gerritt Rosenthal

Excused: 2 - Council President Lynn Peterson, and Councilor Shirley Craddick

2. Public Communication

There was none.

3. Consent Agenda

Councilor Rosenthal pulled item 3.1, Consideration of the Council Meeting minutes for June 17, 2021 from the consent agenda for further discussion and corrections.

Councilor Lewis moved on and called for a mover for the Consent Agenda, now consisting of one item-- item 3.2 Resolution No. 21-5199, For the Purpose of Amending the Director Form Employment Agreement.

Councilor Lewis tabled item 3.1, Consideration of the Council Meeting minutes for June 17, 2021, to return to Council on Tuesday 8/3/2021.

A motion was made by Councilor Nolan, seconded by Councilor Rosenthal, to adopt items on the consent agenda. The motion passed by the following vote:

- Aye: 5 Councilor Stacey, Councilor Lewis, Councilor Gonzalez, Councilor Nolan, and Councilor Rosenthal
- Excused: 2 Council President Peterson, and Councilor Craddick
- 3.1 Consideration of the Council Meeting minutes for June 17, 2021.

This item was tabled.

3.2 Resolution No. 21-5199, For the Purpose of Amending the Director Form Employment Agreement

4. Resolutions

4.1 Resolution No. 21-5195, For the Purpose of Authorizing Exemption from Procurement of Competitive Bidding and Construction Manager/General Contractor Services by Competitive Request Proposals for the Oregon Zoo Boardwalk and Gate J Security Improvement Project

Acting Council President Lewis recessed the meeting of the Metro Council and convened as the Metro Contract Review Board.

Councilor Lewis introduced Julie Hoffman (she/her) and Jim Mitchell (he/him) to present on the resolution.

Julie summarized the contents of the resolution and outlined the end goals of the request for proposal (RFP) procurement method as they relate to Metro's six desired outcomes.

Council Discussion

There was none.

A motion was made by Councilor Rosenthal, seconded by Councilor Gonzalez, that this Resolution was adopted. The motion carried by the following vote:

Aye: 5 - Councilor Stacey, Councilor Lewis, Councilor Gonzalez,
Councilor Nolan, and Councilor Rosenthal

Excused: 2 - Council President Peterson, and Councilor Craddick

4.1.1 Public Hearing for Resolution No. 21-5195

Councilor Lewis opened public hearing on Resolution No. 21-5195. Hearing none, Councilor Lewis closed the public hearing.

4.2 Resolution No. 21-5197, For the Purpose of Approving A Class Special Procurement For Third Party Payroll Services

Acting Council President Lewis introduced Gabriele Schuster (she/her) and Erika Chamberlain (she/her) to present on the resolution.

Gabriele outlined the history of the resolution and necessity to periodically update the rules. In this instance Gabriele asserted that adoption of the resolution would be more cost effective and would better comply with union requirements.

Council Discussion

In response to a question asked by Councilor Rosenthal Gabriele and Carrie confirmed that the phrases "class special procurement" and "special procurement class" are interchangeable.

In response to a question asked by Councilor Nolan Gabriele explained how the resolution would affect Metro's ability to recruit and sign MBE or WBE firms to provide this service. Brian Kennedy further explained that the primary use for this resolution was to call in extra stagehands for Portland'5 that are not employed by Metro.

Following a vote on the resolution Councilor Lewis adjourned the meeting of the Metro Contract Review Board and reconvened as the Metro Council.

A motion was made by Councilor Nolan, seconded by Councilor Gonzalez, that this Resolution was adopted. The motion carried by the following vote:

- Aye: 5 Councilor Stacey, Councilor Lewis, Councilor Gonzalez,
 Councilor Nolan, and Councilor Rosenthal
- Excused: 2 Council President Peterson, and Councilor Craddick
- 4.3 Resolution No. 21-5190, For the Purpose of Amending the FY 2021-22 Budget and Appropriations Schedule To Provide For Changes In Operations

Acting Council President Lewis introduced Brian Kennedy (he/him), Marta McGuire (she/her), and John Mayer (he/him) to present on the resolution.

Brian offered a high-level summary of the budget amendment. He recounted the budget amendment as

including three changes: 1) adjusts Metro's budget back to accurately reflect final allocations funded by the Visitor Facilities Trust Account; 2) reinstates a position in the Council Office that was eliminated as part of the general fund budget reductions in the last FY; 3) covers two changes requested by the Waste Production and Environmental Services Department.

Marta and Jon presented a slideshow on MetroPaint and Resolution 21-5190. Marta provided an overview of MetroPaint. Jon described the history, program vision, and goals of MetroPaint, as well as how they relate to Metro values and the 2030 Regional Waste Plan goals. An emphasis was placed on how MetroPaint advances racial equity and climate goals. Jon identified the want in the future to secure a permanent location for MetroPaint.

Council Discussion

There was none.

A motion was made by Councilor Gonzalez, seconded by Councilor Rosenthal, that this Resolution was adopted. The motion carried by the following vote:

- **Aye:** 5 Councilor Stacey, Councilor Lewis, Councilor Gonzalez, Councilor Nolan, and Councilor Rosenthal
- **Excused:** 2 Council President Peterson, and Councilor Craddick
- 4.4 Resolution No. 21-5196, For the Purpose of Authorizing the Execution of an Intergovernmental Agreement with the City of Gresham for Local Share Funding Pursuant to the 2019 Parks and Nature Bond Measure

Acting Council President Lewis introduced Jon Blasher (he/him) and Alex Gilbertson (she/her) to present on the resolution

Alex provided an overview of the Parks & Nature Bond local share program, including an update on the development of the local share IGA form, and shared information on the acquisition of the Gresham Shaull Project. Staff requested the approval of Resolution No. 21-5196.

Council Discussion

Councilor Stacey confirmed Councilor Craddick's support for the resolution with staff. Jon referred to an email sent in the prior week by Councilor Craddick in support.

In response to a question asked by Councilor Rosenthal Alex confirmed that the resolution is specific to the Shaull property acquisition, and that further community engagement needs to be conducted on other local share projects; the IGA with the City of Gresham would then be amended prior to returning to Council in the fall. She additionally confirmed that the bond funding between the cities is not competitive.

A motion was made by Councilor Rosenthal, seconded by Councilor Stacey, that this Resolution was adopted. The motion carried by the following vote:

Aye: 5 - Councilor Stacey, Councilor Lewis, Councilor Gonzalez,
Councilor Nolan, and Councilor Rosenthal

Excused: 2 - Council President Peterson, and Councilor Craddick

4.4.1 Public Hearing for Resolution No. 21-5196

Councilor Lewis opened public hearing on Resolution No. 21-5196. Hearing none, Councilor Lewis closed the public hearing.

5. Chief Operating Officer Communication

Chief Operating Officer Marissa Madrigal (she/her/ella) provided an update on the following events or items:

- OSHA Temporary Workplace Rules for High Heat Events: Temporary Heat Illness Prevention Policy
- · Metro South closure in response to the heat wave

- Scott Cruickshank departure
 - Councilors expressed their profound gratitude for Scott's commitment to service over the years.

6. Councilor Communication

Councilors provided updates on the following meetings or events:

- Transit-Oriented Development Steering Committee
 (TOD)
- · Metro Policy Advisory Committee (MPAC)

7. Adjourn

Seeing no further business, Acting Council President Christine Lewis adjourned the Metro Council Meeting at 3:03 p.m.

Respectfully submitted,

Shay Starling

Shay Starling, Legislative Assistant

Agenda Item No. 4.2

Consideration of the Council Meeting minutes for August 3, 2021 $\,$

Consent Agenda

Metro Council Meeting Thursday, September 23, 2021

Metro

600 NE Grand Ave.
Portland, OR 97232-2736
oregonmetro.gov



Minutes

Tuesday, August 3, 2021 2:00 PM

Revised 8/2

https://zoom.us/j/471155552 or 877-853-5257 (toll free)

Council meeting

1. Call to Order and Roll Call

Present: 6 - Council President Lynn Peterson, Councilor Shirley Craddick,
Councilor Christine Lewis, Councilor Juan Carlos Gonzalez,
Councilor Mary Nolan, and Councilor Gerritt Rosenthal

Excused: 1 - Councilor Bob Stacey

2. Public Communication

Council President Peterson opened the meeting to members of the public wanting to testify on a non-agenda items.

Seeing no discussion on the topic, Council President Peterson moved on to the next agenda item.

3. Consent Agenda

A motion was made by Councilor Rosenthal, seconded by Councilor Lewis, to adopt items on the consent agenda. The motion passed by the following vote:

Aye: 6 - Council President Peterson, Councilor Craddick, Councilor Lewis, Councilor Gonzalez, Councilor Nolan, and Councilor Rosenthal

Excused: 1 - Councilor Stacey

- 3.1 Consideration of the Council Meeting minutes for June 17, 2021.
- 3.2 Consideration of the Council Meeting minutes for June 29, 2021.

4. Resolutions

4.1 Resolution No. 21-5188, For the Purpose of Amending the 2021-24 Metropolitan Transportation Improvement Program (MTIP) to amend Add Three **Projects Impacting** Gresham and ODOT **Ensuring** Required Federal Approvals and Phase Obligations Cans Occur Before the End of the Federal Fiscal Year (JL21-12-JUL)

Council President Peterson called on Margi Bradway (she/her), Mandy Putney (she/her), and Ted Leybold (he/him) to present to Council.

Ted provided an overview of the three projects covered by the resolution: 1) a local project in downtown Gresham; 2) the Highway 217 Project; and 3) I-205.

Margi explained that the amendment process for the MTIP exists to accommodate discoveries made by planners on-site during the discovery process for projects.

In response to a question asked by Councilor Lewis Mandy explained the specifics of the projects insofar as they will manage to alleviate traffic and confirmed that further transit planning intel-gathering is in order.

In response to a question asked by Councilor Craddick Mandy and Ted discussed projects and conversations surrounding bottleneck issues on Highway 217.

Mandy responded to concerns voiced by Councilor Craddick to clarify that the "tolling" terminology (as opposed to "congestion pricing") was used to better communicate with the public; however, specifics of the toll would be further outlined, and purposed to address the need to raise revenue as well as manage congestion.

Council Discussion:

Councilor Gonzalez expressed his concerns regarding how projects are prioritized, and admitted to feeling helpless to stop or reconsider projects that have been years in the making. He expressed appreciation for the staff that have put in the work to develop these projects, but questioned whether or not it was his role to merely rubber stamp these pre-conceived projects. He announced that he would not be voting in favor of the MTIP amendments, and in the future would no longer support any fossil fuel highway infrastructure projects unless ODOT and the state legislature prioritize and heavily invest in the region's orphaned highways and key community arterial to the same degree, centering restorative and environmental justice.

Councilor Craddick noted that she hoped that these measures would garner public support for a series of more immediate projects Metro has lined up that will positively impact efforts to combat climate change. She further remarked that she did not feel that this vote today would immediately affect greenhouse gas emissions.

Metro Council President Peterson acknowledged a need to do things differently, noting a need to balance local transportation options with development. She further cited many of the large-scale transportation packages housed in the Get Moving 2020 efforts, which failed. She further voiced a need to talk about the upcoming Regional Transportation Plan and how to incorporate safe alternative transportation, but identified a need to make safety advancements in the present as well.

Seeing no further discussion on the topic, Council President Peterson called for a vote on the item.

A motion was made by Councilor Craddick, seconded by Councilor Nolan, that this Resolution was adopted. The motion carried by the following vote:

- **Aye:** 5 Council President Peterson, Councilor Craddick, Councilor Lewis, Councilor Nolan, and Councilor Rosenthal
- Nay: 1 Councilor Gonzalez
- **Excused:** 1 Councilor Stacev
- 4.2 Resolution No. 21-5191, For the **Purpose** of Amending the2021-24 Metropolitan **Improvement** (MTIP) Add Transportation Program to Trimet's Division Transit Project Which **Awarded** \$12,963,076 From was the American Rescue Plan Act of 2021 (JL21-13-JUL2)

Council President Peterson called on Margi Bradway (she/her), Mandy Putney (she/her), and Ted Leybold (he/him) to present to Council.

Ted explained the purpose of the resolution: to add funding to the TriMet Division Transit Project. Ted described the evolution of the TriMet Division Transit Project funding.

Council Discussion:

Councilor Craddick noted that this project would have significant impacts on greenhouse gas emissions, and that the RapidTransit system would greatly increase capacity as well as the appeal of bus transit.

Seeing no further discussion on the topic, Council President Peterson called for a vote on the item.

A motion was made by Councilor Rosenthal, seconded by Councilor Lewis, that this Resolution was adopted. The motion carried by the following vote:

Aye: 6 - Council President Peterson, Councilor Craddick, Councilor Lewis, Councilor Gonzalez, Councilor Nolan, and Councilor Rosenthal

Excused: 1 - Councilor Stacey

4.3 Resolution No. 21-5192, Amending 2021-24 For the Purpose of the Add Metropolitan Transportation Improvement Program (MTIP) to ODOT'S Interstate 205-Abernethy Bridge Improvement Segment Which Includes \$375 Million of Construction Phase Funding (JL21-14-JUL3)

Council President Peterson called on Margi Bradway (she/her), Mandy Putney (she/her), and Ted Leybold

(he/him) to present to Council.

Ted explained the purpose of the resolution: to add the I-205 project in the vicinity of the Abernethy Bridge to the MTIP for the construction phase. Ted gave an overview of the project and explained the financial impact.

In response to a question asked by Councilor Nolan Mandy explained how the construction would improve seismic integrity and evacuation routes in the area and offered follow-up with Councilors on specifics.

Council Discussion:

Councilor Nolan expressed appreciation for the discussion and testimony provided so far, particularly Joe Cortright's critique of ODOT, who Councilor Nolan noted should be interacting with Metro as an equal partner. They additionally aligned themself with Councilor Gonzalez' concerns regarding merely rubber-stamping projects, and committed to working alongside him in making Metro in taking on a more proactive role. They committed to voting to this project due to its being part of a package which was negotiated in good faith within the region-particularly given that money was already allocated for it. They expressed dislike for the project and the way it was designed, but committed to Metro's part in this negotiation.

Councilor Lewis voiced that this project is one that is extremely important in her district, among other identified areas that are affected by the traffic. She identified the project as one piece of a series, and committed to advocating for measures which would encourage alternative transportation methods that would reduce climate change impacts.

Councilor Rosenthal expressed that, to him, these projects

are more about technical improvement than about capacity, and voiced the hope that ODOT would conceive of more finalized projections. He voiced the necessity for these technical and safety improvements while agreeing with the conceptual objections raised by his colleagues, and identified the more immediate needs of the region as his motivation for voting "yes".

Councilor Craddick likewise agreed with the objections put forth and expressed appreciation for the testimony offered. She noted that she would be paying close attention to ODOT's position on congestion pricing. She additionally advised on some issues to look out for if the intent is to implement a bus-on-shoulder move.

Metro Council President Peterson encouraged a discussion with Margi on having a work session to identify how to ensure that Metro councilors are receiving all the necessary information on projects they require upfront, and to set a standard.

Seeing no further discussion on the topic, Council President Peterson called for a vote on the item.

A motion was made by Councilor Lewis, seconded by Councilor Rosenthal, that this Resolution was adopted. The motion carried by the following vote:

Aye: 5 - Council President Peterson, Councilor Craddick, Councilor Lewis, Councilor Nolan, and Councilor Rosenthal

Nay: 1 - Councilor Gonzalez

Excused: 1 - Councilor Stacey

4.3.1 Public Hearing for Resolution No. 21-5188, Resolution No. 21-5191, and Resolution No. 21-5192

<u>Jules Walters, Mayor of West Linn:</u> Jules thanked Metro and JPACT for their involvement in delivering congestion and traveler safety solutions through the conception of

Resolution 21-5192. Jules lauded the results the investment would provide, and the work it would do to alleviate congestion experienced by West Linn.

<u>Laura Edmunds, CEO of North Clackamas Chamber of</u>
<u>Commerce:</u> Laura endorsed the MTIP amendment on behalf of the North Clackamas Chamber of Commerce.

Chris Smith, member of No More Freeways, PDX: Chris expressed an appreciation of the difficulties of regional planning; however, Chris asserted that these transportation plans do not adequately address the threat of climate change. Christ encouraged councilors to vote against the resolution(s) and to rethink the approach.

Joe Courtright, economist with City Observatory, Portland:
Joe agreed with Chris Smith's testimony, and attested to the
negative impact that transportation has on the climate. Joe
noted that current plans are not on the correct track to
lessen the impacts of climate change and cited ODOT's
inability to answer substantive questions asked by
councilors as cause to reconsider an affirmative vote.

<u>Cassie Wilson, Clackamas:</u> Cassie asked councilors to consider a "no" vote on Resolution 21-5192. Cassie asserted that, as a disabled person, they face many financial barriers to ensuring secure transportation. Cassie further affirmed that they have frequently witnessed the impacts of inaccessible transportation options, and that a car should not be a prerequisite to participation in society (as it currently is now in Clackamas County).

Nellie Debris, Clackamas County Business Alliance: Nellie testified on behalf of the Clackamas County Business Alliance in support of the I-205 Improvement Project and accompanying MTIP amendment in light of additional funding provided by the state. Nellie noted that these

developments will secure the one and only safe route of passage between the North and South regions in the likelihood of a seismic event.

5. Chief Operating Officer Communication

There was none.

6. Councilor Communication

There was none.

7. Adjourn

There being no further business, Council President Peterson adjourned the Metro Council Meeting at 3:16 p.m.

Respectfully submitted,

Shay Starling

Shay Starling, Legislative Assistant

ATTACHMENTS TO THE PUBLIC RECORD FOR THE MEETING OF AUGUST 03, 2021

ITEM	DOCUMENT TYPE	DOC DATE	DOCUMENT DESCRIPTION	DOCUMENT NO.
4.3.1	Testimony	08/03/21	Written Testimony Doug Allen	080321c-01
4.3.1	Testimony	08/03/21	Written Testimony Joe Cortright	080321c-02
4.3.1	Testimony	08/03/21	Written Testimony Paxton Rothwell	080321c-03
4.3.1	Testimony	08/03/21	Written Testimony on Resolution No. 21-5188 and Resolution No. 21-5192	080321c-04

Agenda	Item	No.	5.1
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Ordinance No. 21-1464, For the Purpose of Annexing to the Metro District Boundary Approximately 1.82 Acres Located at 7115 NW Kaiser Road in the North Bethany Area of Washington County

Ordinances (Second Reading)

Metro Council Meeting Thursday, September 23, 2021

BEFORE THE METRO COUNCIL

	RPOSE OF ANNEXING TO THE FRICT BOUNDARY	ORDINANCE NO. 21-1464
APPROXIMA	ATELY 1.82 ACRES LOCATED AT ISER ROAD IN THE NORTH) Introduced by Chief Operating Officer) Marissa Madrigal with the Concurrence of
	REA OF WASHINGTON COUNTY) Council President Lynn Peterson
	REAS, Sunshine Elite Investment has sated at 7115 NW Kaiser Road ("the ter	submitted a complete application for annexation of ritory") to the Metro District; and
	REAS, the Metro Council added the No. 02-987A on December 12, 2002; a	orth Bethany area to the UGB, including the territory and
Functional Pla		oan Areas) of the Urban Growth Management ior to application of land use regulations intended to
WHE territory; and	REAS, Metro has received consent to t	he annexation from the owners of the land in the
WHE	REAS, the proposed annexation compl	ies with Metro Code 3.09.070; and
WHE 2021; now, the		ng on the proposed amendment on September 9,
THE	METRO COUNCIL ORDAINS AS FO	DLLOWS:
1.	The Metro District Boundary Map is and incorporated into this ordinance.	s hereby amended, as indicated in Exhibit A, attached
2.		criteria in section 3.09.070 of the Metro Code, as ed August 19, 2021, attached and incorporated into
ADOPTED by	y the Metro Council this day of Se	ptember 2021.
		Lynn Peterson, Council President
		Lynn Feterson, Council Fresident
Attest:		Approved as to form:
Jaye Cromwel	II, Recording Secretary	Carrie MacLaren, Metro Attorney

Proposal No. AN0321 Exhibit A **Annexation to the Metro Service District** 1N1W17 Washington County NW ERNST ST Area to be **Annexed** NW LAKEMONT ST NW ERNST ST NW BAUMAN ST **NW 159TH AVE** NW MARIANNA ST NW BRUGGER RD **⊺C**olumbia Clark SETTA ST Washington Multnomah Clackamas NW SWEETGALE LN Proposal No. AN0321 Metro Urban growth boundary 1:5,000 **Taxlots** Research Center The information on this map was derived from digital databases on Metro's GIS. Car was taken in the creation of this map. Metro cannot accept any responsibility for errors, omissions, or positional accuracy. There are no warranties, expressed or impincluding the warranty of merchantability or fitness for a particular purpose, accompanying this product. However, notification of any errors will be appreciated. 600 NE Grand Ave Portland, OR 97232-2736 Metro District Boundary (503) 797-1742

http://www.oregonmetro.gov/drc

STAFF REPORT

IN CONSIDERATION OF ORDINANCE NO. 21-1464, FOR THE PURPOSE OF ANNEXING TO THE METRO BOUNDARY APPROXIMATELY 1.82 ACRES LOCATED AT 7115 NW KAISER ROAD IN THE NORTH BETHANY AREA OF WASHINGTON COUNTY

Date: August 19, 2021 Prepared by: Tim O'Brien

Department: Planning & Development Principal Regional Planner

BACKGROUND

CASE: AN-0321, Annexation to Metro District Boundary

PETITIONER: Sunshine Elite Investment

15320 NW Central Drive, Ste. D6

Portland, OR 97229

PROPOSAL: The petitioner requests annexation of land in the North Bethany area of Washington

County to the Metro District Boundary.

The land in North Bethany is approximately 1.82 acres in size, is located at 7115 NW LOCATION:

Kaiser Road and can be seen in Attachment 1.

ZONING: The land is zoned for neighborhood commercial mixed use and residential (NCMU-NB

& R-25+NB)

The land was added to the UGB in 2002 and is part of the North Bethany Subarea Plan that was adopted by Washington County. The land must be annexed into the Metro District for urbanization to occur.

APPLICABLE REVIEW CRITERIA

The criteria for an expedited annexation to the Metro District Boundary are contained in Metro Code Section 3.09.070.

3.09.070 Changes to Metro's Boundary

(E) The following criteria shall apply in lieu of the criteria set forth in subsection (d) of section 3.09.050. The Metro Council's final decision on a boundary change shall include findings and conclusions to demonstrate that:

1. The affected territory lies within the UGB;

Staff Response:

The land in the North Bethany area of Washington County was brought into the UGB in 2002 through the Metro Council's adoption of Ordinance No. 02-987A, thus the affected territory lies within the UGB.

2. The territory is subject to measures that prevent urbanization until the territory is annexed to a city or to service districts that will provide necessary urban services; and

Staff Response:

The conditions of approval for Ordinance No. 02-987A include a requirement that Washington County apply interim protection measures for areas added to the UGB as outlined in Urban Growth Management Functional Plan Title 11: Planning for New Urban Areas. Title 11 requires that new urban areas be annexed into the Metro District Boundary prior to urbanization of the area. Washington County applied the Future Development 20 (FD-20) zone to the expansion area. Washington County requires the land to be annexed into the appropriate sanitary sewer, water, park and road service districts prior to urbanization occurring, which the applicant is in the process of completing. Thus, the territory was subject to measures that prevented urbanization until the territory is annexed to the necessary service districts.

3. The proposed change is consistent with any applicable cooperative or urban service agreements adopted pursuant to ORS Chapter 195 and any concept plan.

Staff Response:

The land is part of Washington County's North Bethany Subarea Plan and was included in the North Bethany County Service District, established by the County Board of Commissioners on June 7, 2011. The proposed annexation is consistent with the Subarea Plan, the Bethany Community Plan and the Service District agreement and is required by Washington County as part of a land use application. Thus the inclusion of the property within the Metro District is consistent with all applicable plans.

ANALYSIS/INFORMATION

Known Opposition: There is no known opposition to this application.

Legal Antecedents: Metro Code 3.09.070 allows for annexation to the Metro District boundary.

Anticipated Effects: This amendment will add approximately 1.82 acres in the North Bethany area of Washington County to the Metro District. All of the land is currently within the UGB and approval of this request will allow for the urbanization of the land to occur consistent with the North Bethany Subarea Plan.

Budget Impacts: The applicant was required to file an application fee to cover all costs of processing this annexation request, thus there is no budget impact.

RECOMMENDED ACTION

Staff recommends adoption of Ordinance No. 21-1464.

Proposal No. AN0321 **Attachment 1 Annexation to the Metro Service District** 1N1W17 Washington County NW ERNST ST Area to be Annexed NW LAKEMONT ST NW ERNST ST NW BAUMAN ST NW 159TH AVE NW MARIANNA ST NW BRUGGER RD **⊺C**olumbia Clark SETTA ST Washington Multnomah Clackamas NW SWEETGALE LN Proposal No. AN0321 Metro Urban growth boundary 1:5,000 **Taxlots** Research Center The information on this map was derived from digital databases on Metro's GIS. Car was taken in the creation of this map. Metro cannot accept any responsibility for errors, omissions, or positional accuracy. There are no warranties, expressed or impincluding the warranty of merchantability or fitness for a particular purpose, accompanying this product. However, notification of any errors will be appreciated. 600 NE Grand Ave Portland, OR 97232-2736 Metro District Boundary (503) 797-1742 http://www.oregonmetro.gov/drc

	Agenda	1 Item	No.	5.2
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Ordinance No. 21-1465, Supportive Housing Services Metro Code updates

Ordinances (Second Reading)

Metro Council Meeting Thursday, September 23, 2021

BEFORE THE METRO COUNCIL

FOR THE PURPOSE OF AMENDING METRO CODE CHAPTERS 7.05, 7.06 AND 7.07 TO ADD CERTAIN CLARIFICATIONS AND MAKE HOUSEKEEPING CHANGES	 ORDINANCE NO. 21-1465 Introduced by Chief Operating Officer Marissa Madrigal in concurrence with Council President Lynn Peterson
WHEREAS, on December 17, 2020, the Met codified the personal and business income taxes appr Services Ballot Measure into new code chapters 7.05 Income Tax) and 7.07 (Business Income Tax); and	
WHEREAS, following codification of the pe consulted with stakeholders, Metro's tax administrate further implement the income taxes; and	ersonal and business income taxes, Metro staff or, and tax experts to establish administrative rules to
	doption process, Metro staff determined that certain to code chapters 7.05, 7.06 and 7.07; now therefore,
THE METRO COUNCIL ORDAINS AS FO	DLLOWS:
Exhibit A.2. Certain sections of Metro Code Chapter 'Exhibit B.	7.05 are amended as set forth in tracked changes in 7.06 are amended as set forth in tracked changes in 7.07 are amended as set forth in tracked changes in
ADOPTED by the Metro Council this day of Sep	otember 2021.
	Lynn Peterson, Council President
Attest:	Approved as to Form:
Jaye Cromwell, Recording Secretary	Carrie MacLaren, Metro Attorney

CHAPTER 7.05

INCOME TAX ADMINISTRATION FOR PERSONAL AND BUSINESS TAXES

Section	Title
7.05.010	Purpose and Applicability
7.05.020	Definitions
7.05.030	Conformity to State Income Tax Laws; Tax Guidance
7.05.040	Nexus
7.05.050	Tax as a Debt; Collection Authority
7.05.060	Administration
7.05.070	Administrative Authority
7.05.080	Ownership of Taxfiler Information
7.05.090	Confidentiality
7.05.100	Persons to Whom Information May Be Furnished
7.05.110	Taxfiler Representation
7.05.120	Representation Restrictions
7.05.130	Information Request; Examination of Books, Records or Persons
7.05.135	Subpoena Powers
7.05.140	Taxfiler Records Retention
7.05.150	Deficiencies and Refunds
7.05.160	Protests and Appeals; Penalty Waiver
7.05.170	Return Due Date; Extensions
7.05.180	Payment of Estimated Tax
7.05.190	Schedule for Payment of Estimated Tax
7.05.200	Tax Return Payment; Minimum
7.05.210	Payment Plan; Fee
7.05.220	Settlement Offers and Agreements
7.05.230	Changes to Federal or State Tax Returns
7.05.240	Criminal Penalties
7.05.250	Civil Penalty for Unauthorized Access of Tax Information
7.05.260	Penalties for Violations of Business Income Tax Law
7.05.270	Penalties for Violations of Personal Income Tax Law
7.05.280	Interest
7.05.290	Payments Applied
7.05.300	Interest on Refunds
7.05.310	Accountability of Funds; Audits
7.05.320	Severability

7.05.010 Purpose and Applicability

The purpose of this chapter is to provide consistent, efficient and transparent administration of Metro's Business Income Tax Law and Personal Income Tax Law (collectively, "Metro's Income Tax Laws."). The provisions of this chapter apply to the administration of both the Business Income Tax Law and Personal Income Tax Law, as applicable, unless Chapter 7.06 or Chapter 7.07 specifically exempts a provision.

7.05.020 Definitions

For the purpose of this chapter and Metro Code Chapters 7.06 and 7.07, the terms used are defined as provided in this section unless the context requires otherwise.

Administrator means Metro's agent for purposes of administering and enforcing the Business and Personal Income Tax Laws.

Appeals Board means the hearings body designated by the Administrator to review taxfiler appeals from final determinations by the Administrator.

Business means an enterprise, activity, profession or undertaking of any nature, whether related or unrelated, by a person in the pursuit of profit, gain or the production of income, including services performed by an individual for remuneration, but does not include wages earned as an employee.

Business Income Tax Law means the taxes imposed on businesses under the provisions of Metro Code Chapter 7.07.

Chief Financial Officer means the Metro Chief Financial Officer and the Officer's designee(s).

Chief Operating Officer means the Metro Chief Operating Officer and the Officer's designee(s).

District means all the territory within the jurisdictional boundary of Metro as provided by law.

Doing Business means to engage in any activity in pursuit of profit or gain, including but not limited to, any transaction involving the holding, sale, rental or lease of property, the manufacture or sale of goods or the sale or rendering of services other than as an employee. Doing business includes activities carried on by a person through officers, agents or employees as well as activities carried on by a person on their own behalf.

Domicile means the place an individual considers to be the individual's true, fixed, permanent home. Domicile is the place a person intends to return to after an absence. A person can only have one domicile at a given time. A person's domicile continues as their domicile until the person demonstrates (1) an intent to abandon the current domicile and acquire a new domicile, and (2) then actually resides in the new domicile. Factors that contribute to determining domicile include family, business activities and social connections. A person is domiciled in the District if the person's domicile is located within the District.

Employee means any individual who is classified for Oregon tax purposes as an employee. who performs services for another individual or organization and whose compensation is reported by an IRS Form W 2.

Gross Receipts means all income from whatever source derived.

Individual means a natural person, including a natural person who reports that person's income to the State of Oregon in a joint personal State income tax return. In such case, Individual refers to the joint taxfiler.

Metro means the Metropolitan Service District of the Portland metropolitan area, a municipal corporation established and existing pursuant to Section 14 of Article XI of the Oregon Constitution, ORS Chapter 268 and the Metro Charter.

Metro Income Tax Laws means, collectively, the Business Income Tax Law, the Personal Income Tax Law and the code chapters and administrative rules that administer and govern those taxes.

Metro Taxable Income means income attributable to sources within the District less deductions from income attributable to sources within the District. This includes, but is not limited to:

- (a) Wages received by a nonresident taxfiler attributable to work performed within the District;
- (b) Items reported to a nonresident taxfiler attributable to the taxfiler's ownership interest in a pass-through entity that does business in the District and reports tax items attributable to that ownership interest to the taxfiler on a Schedule K-1; and
- (c) Income and expenses from a sole proprietorship or disregarded entity attributable to business in the District and reported on a nonresident taxfiler's individual return.

Net Operating Loss means the negative taxable income that may result after the deductions allowed by the Business Income Tax Law in determining net income for the tax year.

Nonbusiness Income means income not created in the course of the taxfiler's business activities.

Nonresident means an individual who is not a resident of the District.

Oregon Taxable Income means the taxable income of residents or part year residents as reported or as reportable to the State of Oregon for personal income tax purposes.

Part-year Resident means a taxfiler who changes status during a tax year from resident to nonresident or from nonresident to resident.

Person means, but is not limited to, an individual, a natural person, married couple filing jointly, proprietorship, partnership, limited partnership, family limited partnerships, association, cooperative, trust, estate, corporation, personal holding company, limited liability company, limited liability partnership or any other form of organization for doing business. Each person who is not a natural person must designate a natural person in writing as its designated representative who is authorized to act and testify on behalf of such person.

Personal Income Tax Law means the personal income taxes imposed on District residents and nonresidents under the provisions of Metro Code Chapter 7.06.

Received means the postmark date affixed by the United States postal service if mailed, the date stamp if delivered by hand or sent by facsimile, or the receipt date from the online file and pay application confirmation notice.

Resident means (1) an individual whose domicile is within the District for the entire taxable year unless the individual maintains no permanent place of abode in the District, does maintain a permanent place of abode outside of the District, and spends on aggregate not more than 30 days per tax year in the District; or, (2) an individual who is not domiciled in the District but maintains a permanent place of abode in the District and spends in the aggregate more than 200 days or any part of a day of the tax year in the District unless the individual proves that the individual is in the District for only a temporary or transitory purpose. Resident does not include: an individual who is a qualified individual under section 911(d)(1) of the Internal Revenue Code for the tax year; the spouse of a qualified individual under Section 911(d)(1) of the Internal Revenue Code, if the spouse is not a resident of the District; a resident alien under section 7701(b) of the Internal Revenue Code who would be considered a qualified individual under Section 911(d)(1) of the Internal Revenue Code if the resident alien were a citizen of the United States; a member of the Armed Forces who performs active service as defined in 10 U.S.C. 101(d)(3), other than annual training duty or inactive-duty training, if the member's residency as reflected in the payroll records of the Defense Finance and Accounting Service is outside the District.

Tax Year means the taxable year of a person for Federal or State income tax purposes.

Taxfiler means any person whose income in whole or in part is subject to Metro Income Tax Laws and is required to file a return under Metro Income Tax Laws.

7.05.030 Conformity to State Income Tax Laws; Tax Guidance

- (a) The Administrator will construe the Business Income Tax Law, when applicable, in conformity with the laws and regulations that govern the Multnomah County Business Income Tax as those laws existed for that tax year. The Administrator will construe the Personal income Tax Law, when applicable, in conformity with the laws and regulations of the State of Oregon imposing taxes on or measured by net income as those laws existed for that tax year.
- (b) Any interpretation under subsection (a) may not conflict with any provision of this chapter, Chapter 7.06, or Chapter 7.07.
- (c) The Administrator has the authority by written policy to connect to or disconnect from any legislative enactment regarding income or excise taxation or the definition of income.

7.05.040 Nexus

The taxes imposed by Chapter 7.06 and Chapter 7.07 apply to all taxpayers that have substantial nexus with the District, subject only to constitutional limitation on Metro's authority.

7.05.050 Tax as a Debt; Collection Authority

- (a) The taxes imposed by Chapter 7.07 and Chapter 7.06 become a debt due to Metro at the time such liability for the tax is incurred. This includes any penalties and interest.
- (b) The Chief Financial Officer or Administrator is authorized to collect any deficient taxes, interest and penalties owed. This includes initiating and defending any civil actions and other legal proceedings.
- (c) Metro or the Administrator, as appropriate, may assign a delinquent tax account to a collection agency for collection.
- (d) Any assignment to an outside collection agency is subject to a reasonable collection fee, as allowed by law, above and beyond any amount owed to Metro.

7.05.060 Administration

(a) The Administrator is the administrator of record and has the authority to administer and enforce the Metro Income Tax Laws including, but not limited to, administrative return processing, auditing, and determinations; collection of taxes, penalties and interest

- (including instituting legal action in any court of competent jurisdiction by or on behalf of the Metro); and protests and appeals.
- (b) The Administrator has access to and maintains all tax filings and records under this chapter and the Metro Income Tax Laws on behalf of Metro. The Administrator may, upon taxfiler's written request and at the sole discretion of the Administrator, interpret how this chapter or the Metro Income Tax Laws apply to taxfiler's facts and circumstances. Nothing in this chapter or Chapters 7.06 and 7.07 preclude or is intended to preclude, the informal disposition of controversy by stipulation or agreed settlement, through correspondence or a conference with the Administrator.

7.05.070 Administrative Authority

- (a) The Administrator may implement procedures, forms, and written policies for administering the provisions of the Business Income Tax Law and Personal Income Tax Law.
- (b) The Administrator will coordinate with Metro to adopt administrative rules relating to matters within the scope of this chapter to administer compliance with the Business Income Tax Law and Personal Income Tax Law.

7.05.080 Ownership of Taxfiler Information

Metro is the sole owner of all taxfiler information under the authority of the Metro Income Tax Laws. The Chief Operating Officer, Metro Attorney, Chief Financial Officer, Administrator, and their agents have the right to access all taxfiler information for purposes of administration.

7.05.090 Confidentiality

- (a) No Metro elected official, employee, or agent, nor any person who has acquired information pursuant to the Metro Income Tax Laws, may divulge, release, or make known in any manner any financial information, social security numbers or any other elements of a tax return or tax account, including fact of filing and collection activity submitted or disclosed to Metro or the Administrator under the provisions of this chapter, the Metro Income Tax Laws, and any applicable administrative rules, unless otherwise provided in this chapter or as required by law.
- (b) Nothing in this section prohibits:
 - 1. The disclosure of general statistics in a form that would prevent the identification of financial information or social security numbers regarding an individual taxfiler;

- 2. The filing of any legal action by or on behalf of the Administrator or Metro to obtain payment on unpaid accounts or the disclosure of information necessary to do so; or
- 3. The assignment to an outside collection agency of any unpaid account balance receivable provided that the Administrator notifies the taxfiler of the unpaid balance at least 60 days before the assignment of the claim.
- (c) Any person that violates this section may be subject to criminal penalties as set forth in Section 7.05.240.

7.05.100 Persons to Whom Information May Be Furnished

- (a) The Administrator and Metro Chief Operating Officer may disclose and give access to information described in Section 7.05.090 to an authorized representative of the Department of Revenue, State of Oregon, or of any local government of the State imposing taxes upon or measured by gross receipts or net income, for the following purposes:
 - 1. To inspect the tax return of any taxfiler;
 - 2. To obtain an abstract or copy of the tax return;
 - 3. To obtain information concerning any item contained in any return;
 - 4. To obtain information of any financial audit of the tax returns of any taxfiler; or
 - 5. To maintain compliance with State or Federal Law (such as providing social security numbers to the Internal Revenue Service with 1099G filings for refunds issued).

Disclosure and access will be granted only if the laws, regulations or practices of the other jurisdiction maintain the confidentiality of this information at least to the extent provided by the Business Income Tax Law or Personal Income Tax Law, as applicable.

- (b) Upon request of a taxfiler, or authorized representative, the Administrator will provide copies of any tax return information filed by the taxfiler in the Administrator's possession to the taxfiler or authorized representative.
- (c) If a court of competent jurisdiction issues a court order requiring the disclosure of a taxfiler's tax return information, the Administrator will comply with the terms of that court order after providing written notice to the taxfiler at taxfiler's last known address.
- (d) The Administrator may also disclose and give access to information described in Section 7.05.090 to:

- 1. The Metro Attorney, the Attorney's assistants and employees, or other legal representatives of Metro, to the extent disclosure or access is necessary for the performance of the duties of advising or representing Metro.
- 2. The Administrator's Attorney, the Attorney's assistants and employees, or other legal representatives of the Administrator, to the extent the Administrator deems disclosure or access necessary for the performance of the duties of advising or representing the Administrator, including but not limited to instituting legal actions on unpaid accounts.
- 3. Other Metro employees and agents, to the extent disclosure or access is necessary for such employees or agents to perform their duties regarding or under contracts or agreements between Metro and the Administrator.
- 4. The Administrator's employees, agents and officials, to the extent the Administrator deems disclosure or access necessary for such employees, agents or officials to:
 - A. Aid in any legal collection effort on unpaid accounts;
 - B. Perform their duties under contracts or agreements between the Administrator and Metro or between the Administrator and any other department, bureau, agency or subdivision of the Administrator relating to the administration of the Metro Income Tax Laws; or
 - C. Aid in determining whether a Metro Income Tax Law account is in compliance with all City, County, State and Federal laws or policies.
- (e) All employees and agents specified in Section 7.05.100(d) above, prior to the performance of duties involving access to financial information submitted to Metro or the Administrator under the terms of the Personal Income Tax Law or Business Income Tax Law, must be advised in writing of Section 7.05.240 relating to penalties for the violation of Sections 7.05.090 and 7.05.100. Such employees and agents must execute a certificate in a form prescribed by the Chief Operating Officer or Administrator, stating that the person has reviewed these provisions of law, has had them explained, and is aware of the penalties for the violation of Sections 7.05.090 and 7.05.100.
- (f) No person described in subsection (a) to whom disclosure or access to financial information has been given may make a disclosure under this section unless that person:
 - 1. Is advised in writing of Section 7.05.240 relating to penalties for the violation of Section 7.05.090; and
 - Executes a certificate in a form prescribed by the Chief Operating Officer or Administrator, stating these provisions of law have been reviewed and that person is aware of the penalties for the violation of Section 7.05.090. The Chief Operating

Officer's or Administrator's signature on the certificate, required by this subsection, constitutes consent to disclosure to the persons executing the certificate.

(g) Any person that violates this section may be subject to criminal penalties as set forth in Section 7.05.240.

7.05.110 Taxfiler Representation

Third parties, such as attorneys or certified public accountants, may represent taxfilers before the Administrator. The Administrator may establish procedures for taxfilers to authorize a third party to represent the taxfiler, which may include a written authorization submitted to the Administrator. The Administrator is not required to recognize a third party who claims to represent a taxfiler if that third party does not comply with the established procedures.

7.05.120 Representation Restrictions

- (a) No employee or official of Metro, the Administrator, or any public agency authorized to collect taxes imposed by this chapter may represent any taxfiler in any matter before the Administrator. This restriction against taxfiler representation continues for two years after termination of employment or official status.
- (b) Members of the appeals board may not represent a taxfiler before the appeals board. No member of the appeals board may participate in any matter before the board if the appellant is a client of the member or the member's firm.

7.05.130 Information Request; Examination of Books, Records or Persons

- (a) The Administrator may require a taxfiler to produce documents. The Administrator may also examine any books, papers, records, or memoranda, including State and Federal income or excise tax returns, to ascertain the correctness of any tax return or to make an estimate of any tax. The Administrator has the authority, after notice, to:
 - 1. Require the attendance of any person required to file a tax return under the Metro Income Tax Laws, or officers, agents, or other persons with knowledge of the person's business operations, at any reasonable time and place the Administrator may designate;
 - 2. Take testimony, with or without the power to administer oaths to any person required to be in attendance; and
 - 3. Require proof for the information sought, necessary to carry out the provisions of this

chapter.

(b) The Administrator will designate the employees who have the power to administer oaths under this section.

7.05.135 Subpoena Powers

- (a) The Administrator may subpoen aand examine witnesses, administer oaths, and require the production of any books or papers in the hands of any person, company or corporation, whenever necessary for the prosecution of any inquiries deemed necessary or proper.
- (b) If any person fails to comply with any subpoena of the Administrator or refuses to testify when the Administrator requires that person to testify, the Administrator may apply to a court of competent jurisdiction for an order to the person to produce the books and papers or attend and testify, or otherwise comply with the demand of the Administrator.
- (c) The Administrator will apply to the court by ex parte motion, upon which the court will make an order requiring the person against whom it is directed to comply with the Administrator's request or demand within 10 days after the service of the order, or within the additional time granted by the court, or to justify the failure within that time. The order will be served upon the person to whom it is directed in the manner required by the State of Oregon or other applicable jurisdiction for service of process, which is required to confer jurisdiction upon the court.
- (d) Upon petition of the person subpoenaed, the court will make an order determining if the evidence sought by the subpoena is relevant to the pending proceeding and, if requested by the person subpoenaed, an order as required in the interests of justice to protect the confidentiality of the information subpoenaed. Upon failure of the subpoenaed person to show cause for noncompliance, the court will make an order requiring the person to comply with the demand of the Administrator within such time as the court directs.
- (e) Failure to obey any order issued by the court under this section is contempt of court. The remedy provided by this section is in addition to other remedies, civil or criminal, that may exist.
- (f) The Administrator will designate the employees who have the power to administer oaths under this section.

7.05.140 Taxfiler Records Retention

Every person required to file a return under the Business Income Tax Law or Personal Income

Tax Law must keep and preserve for not less than seven years such documents and records, including State and Federal income and excise tax returns, accurately supporting the information reported on the taxfiler's return and calculation of tax for each year.

7.05.150 Deficiencies and Refunds

- (a) The Administrator may assess deficiencies and grant refunds any time within the periods set forth for deficiencies or refunds under ORS Chapter 314. The Administrator may by agreement with the taxfiler extend the time periods to the same extent as provided by statute.
- (b) When no tax return has been filed, there is no time limit for a notice of deficiency or the assessment of taxes, penalty and interest due.
- (c) Notwithstanding subsections (a) and (b), the Administrator is not required to accept any tax return for any tax period from a taxfiler if:
 - 1. The Administrator obtains a money judgment against the taxfiler for failure to pay an unpaid account balance due; and
 - 2. The Administrator or its designee lawfully served the taxfiler with the lawsuit pursuant to the Oregon Rules of Civil Procedure; and
 - 3. The tax return is for a taxable year that is the subject of the general money judgment; and
 - 4. The Administrator gave written notice stating that the taxfiler had an outstanding balance due at least 30 days before the Administrator (or its designee) filed a lawsuit for those particular taxable years.

7.05.160 Protests and Appeals; Penalty Waiver

(a) A taxfiler may protest any determination by the Administrator. The Administrator must receive written notice of the protest within 30 days after the Administrator mailed or delivered the notice of determination to the taxfiler. The protest must state the name and address of the taxfiler and an explanation of the general grounds for the protest. The Administrator must respond within 30 days after the protest is filed with either a revised determination or a final determination. The Administrator's determination must include the reasons for the determination and state the time and manner for appealing the determination. The time to file a protest or the time for the Administrator's response may be extended by the Administrator for good cause. Requests for extensions of time must be

received before the original 30-day protest deadline expires. The Administrator will give written notice to the taxfiler if the Administrator's deadline is extended.

- (b) A taxfiler may appeal any final determination by the Administrator to the appeals board. The Administrator must receive written notice of the appeal within 30 days after the Administrator mailed or delivered the final determination to the appellant. The notice of appeal must state the name and address of the appellant and include a copy of the final determination.
- (c) Within 90 days after the Administrator mails or delivers the final determination to the appellant, the appellant must file with the appeals board a written statement containing:
 - 1. The reasons the Administrator's determination is incorrect; and
 - What the correct determination should be.

Failure to file this a written statement within the time permitted is a waiver of any objections, and the appeal will be dismissed.

- (d) Within 150 days after the Administrator mails or delivers the final determination to the appellant, the Administrator will file with the appeals board a written response to the appellant's statement. A copy of the Administrator's response must be mailed to the address provided by the appellant within 10 days after the Administrator files it with the appeals board.
- (e) The Administrator must provide the appellant written notice of the hearing date and location at least 14 days before the hearing. The appellant and the Administrator may present relevant testimony, evidence, and oral argument at the hearing. The appeals board may request additional written comment and documents as the board deems appropriate.
- (f) Decisions of the appeals board must be in writing, state the basis and legal authority for the decision and be signed by the appeals board chair.
- (g) The decision of the appeals board is final as of the issue date and no further administrative appeal will be provided.
- (h) The filing of an appeal with the appeals board temporarily suspends the obligation to pay any tax that is the subject of the appeal pending a final decision by the appeals board.
- (i) Penalty waiver or reduction requests are not subject to the protest/appeal process or timeline outlined in subsections 7.05.160(a) through 160(h). The taxfiler must file a written request with the Administrator detailing why a penalty should be waived within 30 days of receipt of a billing notice that assesses a penalty. The Administrator must respond to requests to reduce or waive penalties within 60 days from the date the written request is

received. As provided in subsections 7.05.260(f) and 7.05.270(e), the Administrator may waive or reduce penalties in certain situations. If the taxfiler has requested that penalties be waived and the Administrator denies the taxfiler's request for this discretionary waiver of penalties, the taxfiler may request a conference with the Administrator (or Administrator's designee) within 30 days of the date of the Administrator's notice of denial. If the conference with the Administrator results in a denial of the penalty waiver request, that decision is final and may not be appealed to the Appeals Board.

7.05.170 Return Due Date; Extensions

- (a) Tax returns must be on forms provided or approved by the Administrator. All tax returns must be filed together with payment of the specified tax by the fifteenth day of the fourth month following the end of the tax year. If the due date falls on a weekend or Federal or State holiday, the due date is the first business day following the weekend or holiday. With respect to the Business Income Tax Law, for cooperatives and non-profit corporations that have later due dates under Oregon tax law, the due date for filing tax returns with the Administrator must conform to the due date under Oregon tax law.
- (b) The Administrator may, for good cause, grant extensions for filing returns. However, no extension may be granted for more than six months beyond the initial due date. This extension does not extend the time to pay the tax. Payments made after the due date may be subject to interest and penalties as provided in this chapter.
- (c) The tax return must contain a written declaration, verified by the taxfiler, to the effect that the statements made therein are true.
- (d) The Administrator will prepare blank tax returns and make them available upon request. Failure to receive a form does not relieve any person from the obligation to pay a tax under either the Business Income Tax Law or Personal Income Tax Law.

7.05.180 Payment of Estimated Tax

- (a) Every taxfiler expecting to have a tax liability under Chapter 7.06 or Chapter 7.07 of \$1,000 or greater must estimate and pay the taxfiler's tax liability for the current tax year as follows:
 - 1. Quarterly payments as provided in Section 7.05.190; or
 - 2. Employer provided withholding from taxfiler's wages as provided in Section 7.06.120.

- (b) If a taxfiler is required to remit estimated tax payments, such amounts remitted must total either the lesser of ninety percent of the taxfiler's current year tax liability or one hundred percent of the taxfiler's reported prior year tax liability.
- (c) The Administrator will not impose underpayment interest for failure to make quarterly estimated payments for tax year 2021 (tax year beginning on or after January 1, 2021). For tax years beginning on or after January 1, 2022, the Administrator will impose penalties and interest as provided in this chapter.

7.05.190 Schedule for Payment of Estimated Tax

- (a) A taxfiler required under Section 7.05.180 to make payments of estimated tax must make the payments in installments as follows:
 - 1. One quarter or more of the estimated tax on or before the fifteenth day of the fourth month of the tax year;
 - 2. One quarter or more of the estimated tax on or before the fifteenth day of the sixth month of the tax year;
 - 3. One quarter or more of the estimated tax on or before the fifteenth day of the ninth month of the tax year; and
 - 4. For business income taxfilers, the balance of the estimated tax must be paid on or before the fifteenth day of the twelfth month of the tax year;
 - 5. For personal income taxfilers, the balance of the estimated tax must be paid on or before the fifteenth day of the first month of the subsequent tax year.
- (b) Any payment of the estimated tax received by the Administrator for which the taxfiler has made no designation of the quarterly installment to which the payment is to be applied, will first be applied to underpayments of estimated tax due for any prior quarter of the tax year. Any excess amount will be applied to the installment that next becomes due after the payment was received.
- (b)(c) If the due date falls on a weekend or federal holiday, the due date is the first business day following the weekend or holiday.

7.05.200 Tax Return Payment; Minimum

(a) <u>Business Income Tax.</u> Each business income tax return must be accompanied by a tax payment at the rate established in Metro Code Section 7.07.030, provided that each tax

return must be accompanied by a minimum tax of \$100. The minimum payment may have previously been paid by quarterly payments, an extension payment, or credit available from a prior tax year.

(b) <u>Personal Income Tax.</u> Each personal tax return must be accompanied by a tax payment at the rate established in Metro Code Section 7.06.040.

7.05.210 Payment Plan; Fee

If a person fails to pay the Business Income Tax or Personal Income Tax when due, the Administrator may establish a payment plan pursuant to written policy. The Administrator may charge a setup fee for each payment plan established.

7.05.220 Settlement Offers and Agreements

- (a) The Administrator may, upon good and sufficient cause, make settlement agreements with taxfilers in the recomputation of taxes payable or in the collection of those taxes. These agreements must be consistent with ORS 305.150 and 305.155 and corresponding OARs. The Administrator will provide applications for settlement offers to taxfilers proposing settlement offers.
- (b) In addition to the general power granted under this section, the Administrator may, upon a showing of good and sufficient cause, grant a taxfiler's request when the Oregon Department of Revenue has granted relief to a taxfiler under ORS 316.368 or ORS 316.369. In such case, a taxfiler who is granted relief will be treated as a single taxfiler for purposes of the tax imposed under this Chapter.

7.05.230 Changes to Federal or State Tax Returns

- (a) If a taxfiler's reported income under applicable State laws imposing a tax on or measured by income is changed by the Federal Internal Revenue Service or the State Department of Revenue, or amended by the taxfiler to correct an error in the original Federal or State return, the taxfiler must file a report of that change with the Administrator within 60 days after the date of the notice of the final determination of change or after an amended return is filed with the Federal or State agencies. The report must be accompanied by an amended tax return with respect to such income and by any additional tax, penalty, and interest due.
- (b) The Administrator may assess deficiencies and grant refunds resulting from changes to any relevant Federal, State or local income tax return within the time periods provided for in Section 7.05.150, treating the report of change in Federal, State or business income tax return as the filing of an amended tax return.

(c) The Administrator may assess penalties and interest on the additional tax due as provided in Sections 7.05.260, 7.05.270, and 7.05.280 or may refuse to grant a refund of taxes as a result of the amended return if the amended return is not filed with the Administrator within the time limits set forth in subsection (a).

7.05.240 Criminal Penalties

A violation of Section 7.05.090 or Section 7.05.100 is punishable, upon conviction thereof, by a fine not exceeding \$500 or by imprisonment for a period not exceeding six months, or by both fine and imprisonment. In addition, any Metro employee convicted for violation of Section 7.05.090 or Section 7.05.100 is subject to possible dismissal from employment and a possible prohibition from employment for a period of five years thereafter. Any agent of Metro who is convicted is ineligible for participation in any Metro contract for a period of five years thereafter.

7.05.250 Civil Penalty for Unauthorized Access of Tax Information

(a) <u>Definitions</u>. As used in this section, the following definitions apply:

Computer Database means any computer application(s) used by the Administrator to calculate or store business, personal, and financial data collected under the authority granted by Metro Income Tax Laws.

Loss means any reasonable cost incurred by Metro or the Administrator, including but not limited to the cost of responding to an offense, conducting a damage assessment, and restoring the data, program, system, or information to its condition prior to the offense, and any revenue lost, cost incurred, or other consequential damages incurred because of interruption of service.

- (b) Any individual who intentionally accesses the Computer Database without authorization will be fined:
 - 1. \$10,000 if the individual acquires any information regarding any business or personal account found in the Computer Database;
 - 2. \$10,000 or the cost of the loss (whichever is greater) if the individual uses or attempts to use the acquired information for financial gain of any kind; or
 - 3. \$10,000 or the cost of the loss (whichever is greater) if the individual causes the transmission of a program, information, code, or command to the Computer Database, and, as a result of such conduct, causes damage to the Computer Database.

7.05.260 Penalties for Violations of Business Income Tax Law

- (a) A penalty will be assessed if a person:
 - 1. Fails to file a tax return or extension request at the time required under Section 7.05.170(a) or 7.05.230(a); or
 - 2. Fails to pay a tax when due.
 - 3. The penalty under subsection (a) is:
 - A. Five percent of the total tax liability if the failure is for a period less than four months;
 - B. An additional penalty of twenty percent of the total tax liability if the failure is for a period of four months or more; and
 - C. An additional penalty of one hundred percent of the total tax liability of all tax years if the failure to file is for three or more consecutive tax years.
- (b) A penalty will be assessed if a person who has filed an extension request:
 - 1. Fails to file a tax return by the extended due date; or
 - 2. Fails to pay the tax liability by the extended due date.
 - 3. The penalty under subsection (b) is:
 - A. Five percent of the total tax liability if the failure is for a period of less than four months; and
 - B. An additional penalty of twenty percent of the total tax liability if the failure is for a period of four months or more.
- (c) A penalty will be assessed if a person:
 - 1. Fails to pay at least ninety percent of the total tax liability by the original due date; or
 - 2. Fails to pay at least one hundred percent of the prior year's total tax liability by the original due date.

- 3. The penalty under subsection (c) is five percent of the tax underpayment, but not less than \$5.
- (d) The Administrator may impose a civil penalty of up to \$500 for each of the following violations of this chapter:
 - 1. Failure to file any tax return within 60 days of the Administrator's original written notice to file; or
 - 2. Failure to pay any tax within 60 days of the Administrator's original written notice for payment; or
 - 3. Failure to provide either documents or information as required by this chapter or Chapter 7.07 within 60 days of the Administrator's original written notice to provide the documents or information; or
 - 4. Failure to fully complete any form required under the Business Income Tax Law; or
 - 5. Failure to fully comply with the requirements of any section of Chapter 7.05 or Chapter 7.07 unless the section has a separate penalty calculation.
- (e) The Administrator may impose a civil penalty under subsection (d) only if the Administrator gave notice of the potential for assessment of civil penalties for failure to comply or respond in the original written notice.
- (f) The Administrator may waive or reduce any penalty determined under subsections (a) through (d) for good cause, according to and consistent with written policies.
- (g) <u>Frivolous Return Position</u>. If the Administrator determines that taxfiler has taken a frivolous position in preparing the taxfiler's tax return, the Administrator will add a \$500 penalty to the amount of tax required to be shown on the tax due under this chapter or Chapter 7.07. For purposes of this subsection, a tax return position is considered frivolous if a taxfiler does not provide information on which the substantial correctness of the self-assessment may be judged or if the tax return contains information that on its face indicates that the self-assessment is substantially incorrect. Examples of "frivolous positions" as provided in Oregon Administrative Rule 150-316-0652(2) are adopted by direct reference, but are not a definitive list of those positions.
- (h) The provisions set forth in Metro Code Chapter 2.03 do not apply with respect to any penalty that maybe be assessed under this chapter or the Business Income Tax Law.

7.05.270 Penalties for Violations of Personal Income Tax Law

The Administrator will assess the following penalties upon personal income taxfilers:

- (a) <u>Failure to File a Return; Failure to Pay Tax When Due</u>. If a taxfiler fails to file a return or fails to pay a tax by the date on which the filing or payment is due, the Administrator will add a delinquency penalty of:
 - 1. Five percent of the amount of the unpaid tax if the failure is for a period less than four months;
 - 2. An additional penalty of twenty percent of the unpaid tax if the failure is for a period of four months or more; and
 - 3. An additional penalty of one hundred percent of the unpaid tax of all tax years if the failure to file is for three or more consecutive tax years.
 - 4. For purposes of this section, unpaid tax is the taxfiler's tax liability reduced by payment of tax and any credit against tax that is claimed on the return.
- (b) <u>Underpayment of Tax</u>. A penalty will be assessed if a person:
 - 1. Fails to pay at least ninety percent of the total tax liability by the original due date; or
 - 2. Fails to pay at least one hundred percent of the prior year's total tax liability by the original due date.
 - 3. The penalty under subsection (b) is five percent of the tax underpayment, but not less than \$5.
- (c) <u>Intent to Evade</u>. If a taxfiler fails to file a return with the intent to evade the tax imposed under this chapter or Chapter 7.06, or a taxfiler prepares or causes to be prepared a return and files that return with the intent to evade the tax imposed under this chapter or Chapter 7.06, the Administrator will impose a penalty in the amount of one hundred percent of any deficiency that the Administrator determines is due.
- (d) <u>Substantial Understatement of Tax</u>. If the Administrator determines that there is a substantial understatement of tax due under this chapter or Chapter 7.06, the Administrator will add to the amount of tax required to be shown on the return a penalty equal to twenty percent of the amount of any underpayment of tax attributable to the understatement.
 - 1. For purposes of this subsection, a substantial understatement of tax exists if the amount of the understatement exceeds \$1,000 of tax otherwise due.

- 2. In the case of any item attributable to an abusive tax shelter: no reduction of the amount of the understatement will be made with regard to that item regardless of the existence of substantial authority for the treatment of the item by the taxfiler; and, no reduction of the amount of the understatement will be made with regard to that item regardless of the disclosure of the facts affecting the tax treatment of the item unless, in addition to the disclosure, the Administrator determines in the Administrator's sole discretion, that the taxfiler reasonably believed that the tax treatment of the item was more likely than not the proper treatment. This chapter expressly adopts the definitions contained in ORS 314.402 and the administrative rules thereunder.
- 3. The Administrator may waive all or any part of the penalty imposed under this subsection on a showing by the taxfiler that there was reasonable cause for the understatement or any portion thereof, and that the taxfiler acted in good faith.
- (e) <u>Frivolous Return Position</u>. If the Administrator determines that taxfiler has taken a frivolous position in preparing the taxfiler's tax return, the Administrator will add a\$500 penalty to the amount of tax required to be shown on the tax due under this chapter or Chapter 7.06. For purposes of this subsection, a tax return position is considered frivolous if a taxfiler does not provide information on which the substantial correctness of the self-assessment may be judged or if the tax return contains information that on its face indicates that the self-assessment is substantially incorrect. Examples of "frivolous positions" as provided in Oregon Administrative Rule 150-316-0652(2) are adopted by direct reference, but are not a definitive list of those positions.
- (f) <u>Failure of Administrative Compliance</u>. The Administrator may impose a penalty of up to \$500 for the following violations of this chapter:
 - 1. Failure to file any tax return within 60 days of the Administrator's original written notice to file;
 - 2. Failure to pay any tax within 60 days of the Administrator's original written notice for payment;
 - 3. Failure to provide either documents or information as required by this chapter or Chapter 7.06 within 60 days of the Administrator's original written notice to provide the documents or information;
 - 4. Failure to fully complete any form required under the Personal Income Tax Law; or
 - 5. Failure to fully comply with the requirements of any section of Chapter 7.05 or Chapter 7.06 unless the section has a separate penalty calculation.

The Administrator may impose a civil penalty under this subsection only if the Administrator gave notice of the potential for assessment of civil penalties for failure to comply or

respond in the original written notice. The Administrator may waive all or any part of the penalty imposed under this paragraph on a showing by the taxfiler that there was reasonable cause for the Failure of Administrative Compliance, and that the taxfiler acted in good faith.

- (g) <u>Penalties cumulative</u>. Each penalty imposed under this section is in addition to any other penalty imposed under this section.
- (h) The provisions set forth in Metro Code Chapter 2.03 do not apply with respect to any penalty that maybe be assessed under this chapter or the Personal Income Tax Law.

7.05.280 Interest

- (a) Interest will be assessed on any unpaid tax at the rate in subsection (c), computed from the original due date of the tax to the fifteenth day of the month following the date of payment.
- (b) Interest will be assessed on any unpaid or underpaid quarterly estimated payment required by Section 7.05.180 and Section 7.05.190 at the rate in subsection (c), computed from the due date of each quarterly estimated payment to the original due date of the tax return to which the estimated payments apply.
- (c) Unless specifically provided otherwise by administrative rule as provided in subsection (d), the interest rate is 0.833% simple interest per month or fraction thereof (ten percent per annum).
- (d) If the Administrator determines that the interest rate provided in subsection (c) is at least one percentage point more or less than the effective interest rate on January 1 charged by the State of Oregon Department of Revenue, the Administrator may adjust the interest rate by administrative rule to match the State of Oregon Department of Revenue interest rate. The Administrator may not adjust the interest rate more than once in a calendar year. The adjusted interest rate applies to unpaid tax or underpaid estimated payments outstanding on or after the effective date of the adjusted interest rate.
- (e) Notwithstanding subsection (b), there is no interest on underpayment of quarterly estimated payments if:
 - 1. The total tax liability of the prior tax year was less than \$1,000;
 - 2. An amount equal to at least ninety percent of the total tax liability for the current tax year was paid in accordance with Section 7.05.190; or
 - 3. An amount equal to at least one hundred percent of the prior year's total tax liability was paid in accordance with Section 7.05.190.

- (f) For purposes of subsection (b), the amount of underpayment is determined by comparing ninety percent of the current total tax liability amount to quarterly estimated payments made prior to the original due date of the tax return. However, if one hundred percent of the prior year's total tax liability is paid to the Administrator by the due date of the fourth quarterly payment, the Administrator may use the prior year's tax liability if doing so will reduce the amount of interest owed.
- (g) For purposes of subsection (a), the amount of tax due on the tax return will be reduced by the amount of any tax payment made on or before the date for payment of the tax in accordance with Section 7.05.170(a) or Section 7.05.190.
- (h) Interest at the rate specified in subsection (a) accrues from the original due date without regard to any extension of the filing date.
- (i) Any interest amounts properly assessed in accordance with this section may not be waived or reduced by the Administrator, unless specifically provided for by written policy.

7.05.290 Payments Applied

Tax payments received will be applied first to any penalty accrued, then to interest accrued, then to taxes due, unless the Administrator determines in accordance with its written policies that a more equitable method exists for a particular taxfiler's account. The Administrator will apply tax payments received without a designation for a specific period to the oldest periods first in the order set forth above.

7.05.300 Interest on Refunds

When a taxfiler is entitled to a refund of a portion or all of a tax paid to the Administrator, the taxfiler will receive simple interest on that amount at the rate specified in Section 7.05.280(c), subject to the following:

- (a) Any overpayments will be refunded with interest for each month or fraction thereof for a period beginning four months after the later of:
 - 1. The due date of the tax return;
 - 2. The date the tax return was filed or the refund was otherwise requested; or
 - 3. The date the tax was paid, to the date of the refund.

(b) Any overpayments of taxes that are the result of an amended return being filed will be refunded with interest for each month or fraction thereof for the period beginning four months after the date the taxfiler filed the amended return. This subsection applies to tax returns that are amended due to a change to any relevant Federal, State or local income tax return.

7.05.310 Accountability of Funds; Audits

- (a) Every year a public accounting firm must conduct a financial audit of the revenue generated by the Business Income Tax and Personal Income Tax Laws and the distribution of that revenue. Metro will make the audit public as well as any report to the Metro Council regarding the results of the audit. Metro may use the revenue generated by the taxes to pay for the costs of the audit required under this section.
- (b) The revenue and expenditures from the taxes are subject to performance audits conducted by the Office of the Metro Auditor.

7.05.320 Severability

If a court of competent jurisdiction finds that any part, section or provision of this chapter is unconstitutional, illegal or invalid, that finding affects only that part, section or provision of the chapter and the remaining parts, sections or provisions remain in full force and effect.

CHAPTER 7.06

PERSONAL INCOME TAX

Section	Title
7.06.010	Title
7.06.020	Administration of Personal Income Tax Law
7.06.030	Definitions
7.06.040	Personal Income Tax Imposed; Filing Status
7.06.050	Effective Date and Reauthorization; Term
7.06.060	Tax Exemptions
7.06.070	Individuals Required to File a Tax Return
7.06.080	Taxfiler Identification Number
7.06.090	Deduction for Pass-through Income
7.06.100	Proration of Income for Part Year Residents
7.06.101	Credit for Personal Income Taxes Paid by Resident to Another State Jurisdiction
7.06.110	Overpayments of Personal Income Tax
7.06.120	Withholding Tax on Wages
7.06.130	Withholding Reconciliation by Employer for Payment of Withheld Tax
7.06.140	Final Tax Returns(s) of Deceased Taxfiler
7.06.150	Severability

7.06.010 Title

This chapter is known and may be cited as the Metro Personal Income Tax Law.

7.06.020 Administration of Personal Income Tax Law

The Personal Income Tax Law will be administered under the provisions set forth in this chapter and Metro Code Chapter 7.05, as applicable.

7.06.030 Definitions

For purposes of this chapter, the terms used are defined as provided in Chapter 7.05, unless the context requires otherwise.

7.06.040 Personal Income Tax Imposed; Filing Status

- (a) A tax of one percent is imposed on the entire Oregon Taxable Income of every resident of the District subject to tax under ORS chapter 316. Taxfilers that file a joint Metro return may exempt the first \$200,000 of taxable income; taxfilers that file a single Metro return may exempt the first \$125,000 of taxable income.
- (b) A tax of one percent is imposed upon the Metro Taxable Income of every nonresident of the District subject to tax under ORS chapter 316. Taxfilers that file a joint Metro return may exempt the first \$200,000 of taxable income; taxfilers that file a single Metro return may exempt the first \$125,000 of taxable income.
- (c) Taxfiler filing status must follow the filing status of the taxfiler's Oregon income tax return.
 - 1. Taxfilers using Oregon filing statuses married filing jointly, head of household and qualifying widow(er) must file a joint Metro return.
 - 2. Taxfilers using Oregon filing statuses single and married filing separately must file a single Metro return.

7.06.050 Effective Date and Reauthorization; Term

(a) The Metro Personal Income Tax takes effect in Tax Year 2021 (Tax Year beginning on or after January 1, 2021).

- (b) The Metro Personal Income Tax will remain in effect for all periods through Tax Year 2030 (Tax Year beginning on or after January 1, 2030).
- (c) After Tax Year 2030, the tax will expire unless reauthorized by Metro voters on or before that date. After the tax expires, Metro or the entity authorized to collect the Personal Income Tax may continue to take all reasonable and necessary actions to ensure that taxes still owing are paid in full.

7.06.060 Tax Exemptions

- (a) <u>Exemptions Required by Law</u>. A person whom Metro is prohibited from taxing under the Constitution or laws of the United States, the Constitution or laws of the State of Oregon or the Metro Charter is exempt from payment of the tax set forth in this chapter.
- (b) Notwithstanding the exemptions listed in subsection (a), the Administrator may require the filings of tax returns or other documentary verification of any exemption claimed under this section.

7.06.070 Individuals Required to File a Tax Return

- (a) Every resident of the District who is required to file an Oregon income tax return for the taxable year and who reports Oregon Taxable Income over \$200,000 using Oregon filing status married filing jointly, head of household or qualifying widow(er), or over \$125,000 using Oregon filing status single or married filing separately is required to file a Metro Personal Income Tax return.
- (b) Every nonresident of the District who is required to file an Oregon income tax return for the taxable year and who reports Metro Taxable Income over \$200,000 using Oregon filing status married filing jointly, head of household or qualifying widow(er), or over \$125,000 using Oregon filing status single or married filing separately is required to file a Metro Personal Income Tax return.
- (c) Nothing contained in this section precludes the Administrator from requiring any individual to file a return when, in the judgment of the Administrator, the individual should file a return.
- (d) The Administrator will release the form that the taxfiler must file. The Administrator may accept substitute forms (such as created by tax software) provided the forms include identical information in comparable format as provided on the Metro tax return form.
- (e) A copy of the taxfiler's Oregon tax return is required to be filed with the tax return. If the personal income tax has been withheld from wages, a copy of Form W-2 is required to be

filed with the Personal Income Tax return unless otherwise notified by the Administrator. The Administrator is authorized to require a taxfiler to submit additional information with the taxfiler's report if, in the Administrator's sole discretion, such information is necessary to effectively administer the tax imposed under this chapter.

7.06.080 Taxfiler Identification Number

- (a) A taxfiler must provide information on tax records as required on and forms established by the Administrator. This includes tax returns, refund claims, applications, registrations, records, requests for information, reports, and other items of a similar nature filed with the Administrator as required by the item being filed.
- (b) The Administrator uses Tax Identification Numbers as a part of providing expeditious and practicable processing systems in the administration of the laws by the Administrator, including (but not limited to) such matters as the issuance of tax refunds, allocation or application of incoming tax payments and other matters of a similar nature. The Administrator may require a taxfiler to provide a copy of the taxfiler's social security card.
- (c) A social security number used as a taxfiler identification number is confidential information. Disclosure of social security numbers resulting in a breach of confidentiality will result in penalties pursuant to Metro Code Section 7.05.240.

7.06.090 Deduction for Pass-through Income

- (a) A taxfiler is allowed a deduction from taxable income for pass-through income subject to tax under Metro Chapter 7.07 Business Income Tax. Pass-through income comes from a business whose net income is taxed on the owners' or partners' personal tax returns. This includes, but is not limited to, entities taxed as partnerships and S-corporations.
- (b) The deduction amount allowed in subsection (a) is the individual owners' or partners' distributive share of taxable income on the Metro Business Income Tax return, as calculated and reported to the owner or partner by the business.
- (c) If the taxable income per the Metro Business Income Tax return is zero, the taxfiler is not allowed a deduction.

7.06.100 Proration of Income for Part-Year Residents

If a taxfiler is a part-year resident of the District for the tax year at issue, the taxfiler's taxable income includes:

- (a) For the portion of the year in which the taxfiler was a resident of Metro, the taxfiler's Oregon Taxable Income;
- (b) For the portion of the year in which the taxfiler was a nonresident, the taxfiler's Metro Taxable Income.

7.06.101 Credit for Personal Income Taxes Paid by Residents to Another State Jurisdiction

- (a) A resident that pays personal income taxes based on or measured by net income to another state jurisdiction is allowed a credit against tax otherwise owed under this chapter for the amount of income tax imposed on the taxfiler for the tax year by that other state jurisdiction on income derived from sources therein and that is also subject to the Metro Personal Income Tax.
- (b) The credit provided under this section is the lesser of the District tax based on mutually taxed income or the tax actually paid to the other state.
- (c) No credit is allowed under this section for income taxes paid to a state that allows a nonresident a credit against the income taxes imposed by that state for taxes paid or payable to the state of residence.
- (d) The Administrator will establish by written policy the criteria and procedures for obtaining the credit, such as furnishing proof of tax payment to another state jurisdiction, and examples when this credit is allowed. The Administrator may refer to ORS 316.082 to establish these policies.

7.06.110 Overpayments of Personal Income Tax

To the extent a refund is allowed by Metro Code 7.05.150(a), the Administrator will apply overpayments of the personal income tax in the following manner:

- (a) Overpayments will first be applied against any outstanding balances due from prior years (with the net overpayment, if any, to be refunded).
- (b) If the Administrator determines that prior Metro tax returns were due but have not yet been filed, overpayments will be transferred as a credit to the estimated tax account of the the earliest prior year (s) yet to be filed.
- (c) If the Administrator determines that no outstanding balances are due and no prior returns are outstanding, the Administrator will offer the taxfiler the option of either a refund of all overpayments or a credit of the balance to the current open estimated tax account.

- (d) The credit will be applied as of the fifteenth day of the fourth month of the taxable year to the extent that the overpayment of tax is attributable to payments received prior to that date. Payments received after the first quarter estimated tax due date will be applied to estimated tax as of the date the payment is received. In the case of an amended or delinquent return, the amount will be credited to the estimate tax installment as of the date the amended or delinquent return was filed or the date a payment was received, whichever is later.
- (e) No refunds or credits toward estimated taxes will be allowed for overpayments on returns filed outside the time periods for refunds allowed by Metro Code 7.05.150(a).

7.06.120 Withholding Tax on Wages

- (a) Employer Withholding from Employee Wages.
 - 1. Beginning January 1, 2021 withholding will be voluntary. However, an employer must offer to its employees in writing to withhold the Metro personal income tax from the employees' wages as soon as the employer's payroll system(s) can be configured to capture and remit the taxes withheld.
 - Beginning January 1, 2022, and each year thereafter, withholding is mandatory for all employees that who work in the Metro District and earn \$200,000 or more during the calendar year. This applies to residents and nonresident employees.
 - A. For employees who are residents of the District, withholding is calculated on all wages.
 - A.B. For employees who are nonresidents of the District, the minimum required withholding is calculated on wages paid for services performed in the District.
 - 3. Employers must also offer withholding to all employees who are not subject to mandatory withholding.
 - 2.4. An employee below the \$200,000 earning threshold in subsection (2) may choose to "opt in" to withholding with the employer, based on the employee's tax situation. An employee who meets the mandatory withholding criteria in subsection (2) may choose to "opt out" of withholding by the employer based on the employee's tax situation. The Administrator will provide guidance to employers on the information a taxfiler (employee) must provide to taxfiler's employer to "opt in" or "opt out" of withholding. Once provided, the employer must honor the employee's withholding election until notified of a change.
 - 3.5. An employer must provide all "opt out" information to the Administrator on an annual basis in such form as the Administrator prescribes or upon a withholding audit by the Administrator.

- (b) <u>Due Date of Withheld Taxes to Administrator by Employer</u>. An employer who withholds the Personal Income Tax from employee payroll must remit the withheld amounts to the Administrator within the time that each employer is required to remit taxes withheld for state income tax purposes for any period.
 - Withheld amounts remitted to the Administrator must be accounted for as part of the collections under this section. No employee has any right of action against an employer in respect of any moneys deducted from wages and remitted in compliance or intended compliance with this section.
- (c) <u>Personal Liability of Responsible Officers, Partners, Members, or Employees</u>. If an employer withholds amounts due under this chapter from an employee's wages with proper authorization from the employee, the employer must remit that withheld tax on the due date as set forth in subsection (b). This chapter provides no extension of time, nor can the Administrator grant an extension. The employer holds the funds involved in trust for Metro, and any use of the funds by the employer is an illegal conversion.
 - When an employer fails to remit in whole or in part any tax withheld at the time required under this section, the Administrator will assess a late payment penalty. The penalty is:
 - A. Five percent of the balance of the tax paid after the original due date if the failure to remit is for a period less than or equal to four months;
 - B. An additional 20 percent of the balance of the tax paid after the original due date if the failure to remit is for a period greater than four months; and,
 - C. An additional penalty of 100 percent of the balance of the tax paid after the original due date of all tax years if the failure to remit is for three or more consecutive tax years.

The Administrator may waive all or any part of the penalty imposed under this subsection on a showing by the employer that there was reasonable cause for the failure to remit the withheld taxes or any portion of the withheld taxes and that the employer acted in good faith.

- 2. If an employer fails to remit to the Administrator amounts that have been withheld under this section, any Responsible Officer, Partner, Member, or Employee of the employer is personally responsible for the amounts that were withheld but not remitted. A Responsible Officer, Partner, Member, or Employee is included in the definition of "employer." This subsection specifically adopts the criteria set forth in OAR 150-316-0243(2) and (3) to determine whether an individual is a Responsible Officer, Partner, Member, or Employee.
- 3. The Administrator is authorized to collect from the Employer, including any individuals who are included in the definition of employer, pursuant to subsection 2 above, or any combination thereof, up to 100 percent of the tax that was withheld but not remitted to

the Administrator. In addition, the employer is subject to interest for unpaid taxes as set forth in Chapter 7.05.

(d) <u>Credit for Tax Withheld</u>. If the tax has actually been withheld by an employer and reported to the Administrator, credit or refund will be made to the employee even though the employer has not paid the tax to the Administrator. When the employer has neither reported nor paid the tax required to be withheld from an employee's wages but the employee submits evidence proving to the satisfaction of the Administrator that the employer actually did withhold the tax, the Administrator will allow the employee credit or refund for the amount so proved. Ordinarily, minimum satisfactory evidence will consist of a pay statement from the employer showing the amount of tax withheld and an affidavit of the employee as to the facts upon which the claim for credit or refund is based.

7.06.130 Withholding Reconciliation by Employer for Payment of Withheld Tax

- (a) <u>Quarterly Withholding Reconciliation</u>. On or before the last day of the month following the quarter in which withholdings pursuant to 7.06.120(a) have been made, the employer must file a quarterly tax report. <u>If the due date is on a weekend or federal holiday, the report is due the next business day.</u>
- (b) <u>Annual Withholding Reconciliation</u>. On or before the last day of January following any calendar year in which withholdings pursuant to 7.06.120(a) have been made, the employer must file with the Administrator a reconciliation of taxes withheld and taxes remitted. <u>If the</u> due date is on a weekend or federal holiday, the reconciliation is due the next business day.
- (c) The Administrator will determine by administrative rule the required format and information necessary to comply with subsections (a) and (b) above.

7.06.140 Final Tax Return(s) of Deceased Taxfiler

The Administrator may grant a fiduciary's request or enter into a settlement agreement with respect to the estates of decedents that are consistent with ORS 316.387 and corresponding Oregon Administrative Rules.

7.06.150 Severability

If a court of competent jurisdiction finds that any part, section or provision of this chapter is unconstitutional, illegal or invalid, that finding affects only that part, section or provision of the chapter and the remaining parts, sections or provisions remain in full force and effect.

CHAPTER 7.07

BUSINESS INCOME TAX

Section	Title
7.07.010	Title
7.07.015	Administration of Business Income Tax Law
7.07.020	Definitions
7.07.030	Business Income Tax Imposed
7.07.040	Effective Date and Reauthorization; Term
7.07.050	Tax Exemptions
7.07.060	Presumption of Doing Business
7.07.070	Income Determinations
7.07.080	Apportionment of Income
7.07.090	Presumptive Tax
7.07.100	Reporting for Pass-through Through Entities
7.07.110	Severability

7.07.010 Title

This chapter is known and may be cited as the Metro Business Income Tax Law.

7.07.015 Administration of Business Income Tax Law

The Business Income Tax Law will be administered under the provisions set forth in this chapter and Metro Code Chapter 7.05, as applicable.

7.07.020 Definitions

For the purpose of this chapter, the terms used are defined as provided in in Chapter 7.05, unless the context requires otherwise.

7.07.030 Business Income Tax Imposed

A tax of one percent is imposed on the net income of each person doing business within the District.

7.07.040 Effective Date and Reauthorization; Term

- (a) The Metro Business Income Tax takes effect in Tax Year 2021 (Tax Year beginning on or after January 1, 2021).
- (b) The Metro Business Income Tax will remain in effect for all periods through Tax Year 2030 (Tax Year beginning on or after January 1, 2030).
- (c) After Tax Year 2030, the tax will expire unless reauthorized by Metro voters on or before that date. After the tax expires, Metro or the entity authorized to collect the Business Income Tax may continue to take all reasonable and necessary actions to ensure that taxes still owing are paid in full.
- (d) The payment of a tax required under this chapter and the acceptance of that tax payment does not entitle a taxfiler to carry on any business not in compliance with all the requirements of this code and all other applicable laws.

7.07.050 Tax Exemptions

The following exemptions apply:

- (a) <u>Small Business Exemption</u>. A person whose gross receipts from all business income, both within and without the District, that is equal to or less than \$5 million is exempt from the payment and filing requirements of the tax set forth in this chapter.
- (b) <u>Sole Proprietorships and Disregarded Entities</u>. Sole proprietorships and disregarded entities <u>owned by an individual</u> are not subject to tax under this chapter and are subject to tax under the Personal Income Tax Law in Chapter 7.06.
- (c) <u>Exemptions Required by Law</u>. A person whom Metro is prohibited from taxing under the Constitution or laws of the United States, the Constitution or laws of the State of Oregon or the Metro Charter is exempt from payment of the tax set forth in this chapter.
- (d) Corporations exempt from the State of Oregon Corporation Excise Tax under ORS 317.080, provided that any such corporation subject to the tax on unrelated business income under ORS 317.920 to 317.930 must pay a tax based solely on such income.
- (e) Trusts exempt from federal income tax under Internal Revenue Code Section 501, provided that any exempt trust subject to tax on unrelated business income and certain other activities under Internal Revenue Code Section 501(b) are subject to the tax under this chapter based solely on that income.
- (f) Any person whose only business transactions are exclusively limited to operating within a permanent structure a display space, booth or table for selling or displaying merchandise by an affiliated participant at any trade show, convention, festival, fair, circus, market, flea market, swap meet or similar event for less than 14 days in any tax year.
- (g) Notwithstanding the exemptions listed in subsections (a)-(f), the Administrator may require the filings of tax returns or other documentary verification of any exemption claimed under this section.

7.07.060 Presumption of Doing Business

A person is presumed to be doing business in the District and subject to this chapter if engaged in any of the following activities:

- Advertising or otherwise professing to be doing business within the District;
- 2. Delivering goods or providing services to customers within the District;
- 3. Owning, leasing or renting personal or real property within the District;

- 4. Engaging in any transaction involving the production of income from holding property or the gain from the sale of property, which is not otherwise exempted in this chapter. Property may be personal, including intangible, or real in nature;
- 5. Engaging in any activity in pursuit of gain which is not otherwise exempted in this chapter; or
- 6. Engaging in any activity that constitutes substantial nexus with the District.

7.07.070 Income Determinations

The net income arising from any business, as reportable to the State of Oregon (State) for corporation, <u>S-corporation</u>, <u>partnership or trust</u> excise or income tax purposes, before any allocation or apportionment for operation out of state, or deduction for a net operating loss carry-forward or carry-back is subject to the Metro Business Income Tax.

- (a) Partnerships, S-corporations, limited liability companies (excluding disregarded entities), limited partnerships, limited liability partnerships, family limited partnerships, estates, and trusts are liable for the business tax and not the individual partners, shareholders, members, beneficiaries or owners. The income of these entities must include all income received by the entity including ordinary income, interest and dividend income, income from sales of business assets and other income attributable to the entity.
- (b) If one or more persons are required or elect to report their income to the State for corporation excise or income tax purposes in a consolidated, combined or joint return, a single return must be filed by the person filing such return. In such cases, net income means the net income of the consolidated, combined or joint group of taxfilers before any allocation or apportionment for operation out of the state, or deduction for a net operating loss carrying-forward or carry-back.
- (c) The absence of reporting income to the Internal Revenue Service or the State of Oregon does not limit the ability of the Administrator to determine the correct income of the taxfiler through examination under Section 7.05.130.
- (d) <u>Estates and trusts</u>. In determining income for estates and trusts, income is measured after distribution of profits to beneficiaries. No additional deduction is allowed.
- (e) <u>Nonbusiness income</u>. In determining income under this section, an allocation is allowed for nonbusiness income as reported to the State of Oregon. However, income treated as nonbusiness income for State of Oregon tax purposes may not necessarily be defined as nonbusiness income under the Business Income Tax Law. Interest and dividend income, rental income or losses from real and personal business property, and gains or losses on sales of property or investments owned by a trade or business are treated as business

income for purposes of the Business Income Tax Law. Income derived from non-unitary business functions reported at the state level may be considered nonbusiness income. Non-unitary income will not be recognized at an intra-state level. The taxfiler has the burden of showing that income is nonbusiness income.

- (f) <u>Certain Deductions Not Allowed</u>. In determining income, no deduction is allowed for:
 - 1. Taxes based on or measured by net income;
 - 2. The federal built-in gains tax; or
 - 3. The City of Portland Clean Energy Surcharge.
- (g) <u>Ordinary gain or loss</u>. In determining income, gain or loss from the sale, exchange or involuntary conversion of real property or tangible and intangible personal property must be included as ordinary gain or loss.
- (h) <u>Net operating loss</u>. In determining income, a deduction is allowed equal to the aggregate of the net operating losses incurred in prior years, not to exceed 75% of the income determined for the current tax year before this deduction but after all other deductions from income allowed by this section and apportioned for business activity both within and without the District.
 - 1. When the operations of the taxfiler from doing business both within and without the District result in a net operating loss, that loss will be apportioned in the same manner as the net income under Section 7.07.080. A net operating loss may not be carried forward from any tax year during which the taxfiler conducted no business within the District or the taxfiler was otherwise exempt from payment of the Business Income Tax unless specifically provided for by administrative rule or written policy.
 - 2. In computing the net operating loss for any tax year, the net operating loss of a prior tax year is not allowed as a deduction.
 - 3. The net operating loss of the earliest tax year available must be exhausted before a net operating loss from a later tax year may be deducted.
 - 4. The net operating loss in any tax year is allowed as a deduction in any of the five succeeding tax years until used or expired. Any partial tax year will be treated the same as a full tax year in determining the appropriate carry-forward period.

7.07.080 Apportionment of Income

(a) "Jurisdiction to tax" occurs when a person engages in business activities in a jurisdiction that is not protected from taxation by Public Law 86- 272 (15 U.S.C. Section 381-384). Public Law 86-272 applies to interstate sales of tangible personal property. For purposes of the

Business Income Tax Law, the limits imposed by Public Law 86-272 for interstate jurisdiction to tax are also presumed to apply on an intrastate basis. If a taxfiler's business is based in the District, a taxfiler must have business activity outside the District that results in a jurisdiction to tax outside the District to apportion the income of the business. Without jurisdiction to tax outside the District, all income of a business is taxable by Metro.

- (b) "Business activity" means any of the elements of doing business. The income reportable as income earned from business activity within the District will include all business income from sources within the District that is taxable income under Oregon tax laws and regulations unless otherwise exempted or excluded in this chapter.
- (c) In computing the tax, taxfilers that have income from business activity both within and without the District must determine the income apportioned to the District by multiplying the total net income from the taxfiler's business by a fraction, the numerator of which is the total gross income of the taxfiler from business activity in the District during the tax year, and the denominator of which is the total gross income of the taxfiler from business activity everywhere during the tax year.
- (d) In determining the apportionment of gross income within the District under subsection (c):
 - Sales of tangible personal property are deemed to take place in the District if the
 property is delivered or shipped to a purchaser within the District regardless of the f.o.b.
 point or other conditions of sale. If sales of tangible personal property are shipped from
 the District to a purchaser located where the taxfiler is not taxable, those sales are not
 apportioned to the District.
 - 2. Sales other than sales of tangible personal property are deemed to take place in the District, if the income producing activity is performed in the District.
- (e) Certain industries or incomes are subject to specific apportionment methodologies. These methodologies are described in administrative rules adopted in accordance with Section 7.05.070 or Metro ordinance. Industry specific or income specific apportionment methodologies required by Oregon Revised Statutes for apportionment of gross sales will be used in cases in which the Administrator has not adopted a rule regarding the apportionment of that industry or income. When gross sales as reported to Oregon are used for apportionment purposes, those gross sales are defined as gross income for apportionment purposes under this chapter. All apportionment methodologies directed under this subsection will be a single factor gross income apportionment as directed under subsection 7.07.080 (c) and subsection 7.07.080 (d). In those specific cases where the state has directed allocation of income, that income will be apportioned for purposes of this chapter, unless allocation is otherwise allowed in this chapter.
- (f) If the apportionment provisions of subsection (c) do not fairly represent the extent of the taxfiler's business activity in the District and result in the violation of the taxfiler's rights

under the Oregon Constitution or the United States Constitution, the taxfiler may petition the Administrator to permit the taxfiler to:

- 1. Use the method of apportionment used by the taxfiler under the applicable laws of the state imposing taxes upon or measured by net income; or
- 2. Use any other method to effectuate an equitable apportionment of the taxfiler's income.

7.07.090 Presumptive Tax

- (a) If a person fails to file a return, a rebuttable presumption exists that the tax payable amounts to \$500 for every tax year for which a return has not been filed.
- (b) Nothing in this section prevents the Administrator from assessing a tax due that is less than or greater than \$500 per tax year.
- (c) If the taxfiler filed a tax return the previous tax year, then presumptive taxes assessed under this section will be considered a tax return. Presumptive taxes assessed under this section are considered filed documents and are subject to the time limitations for deficiencies and refunds as described in Metro Code Section 7.05.150.
- (d) Taxes determined under this section are subject to penalties and interest from the date the taxes should have been paid as provided in Section 7.05.170 in accordance with Sections 7.05.260 and 7.05.280. The Administrator will send notice of the determination and assessment to the taxfiler.

7.07.100 Reporting for Pass-through Through Entities

- (a) Chapter 7.06, Personal Income Tax, allows a deduction for pass-through income subject to tax under this chapter. For purposes of this section, pass-through income subject to tax means income from a business whose net income is taxed on the owners' or partners' personal tax returns. This includes, but is not limited to, entities taxed as partnerships and S-corporations.
- (b) A business must calculate and report to the owners or partners with the Schedule K-1 that:
 - 1. It was subject to the Metro Business Income Tax for the stated tax year; and
 - 4.2. The Metro apportionment percentage as determined under Section 7.07.080.the amount allowed in subsection (a) to the owners or partners. The

total amount of pass-through income subject to tax an entity reports to owners or partners on Schedule K-1 cannot exceed the taxable income of the business for that tax year.

7.07.110 Severability

If a court of competent jurisdiction finds that any part, section or provision of this chapter is unconstitutional, illegal or invalid, that finding affects only that part, section or provision of the chapter and the remaining parts, sections or provisions remain in full force and effect.

IN CONSIDERATION OF

• ORDINANCE 21-1465, FOR THE PURPOSE OF AMENDING METRO CODE CHAPTERS 7.05, 7.06 AND 7.07 TO ADD CERTAIN CLARIFICATIONS AND MAKE HOUSEKEEPING CHANGES

Date: August 23, 2021 Prepared and Presented by: Rachael

Department: Planning and Development Lembo

Meeting Date: September 9, 2021 Length: 10 minutes

ISSUE STATEMENT

In December 2020, the Metro Council adopted Metro Code Chapters 7.05, "Income Tax Administration for Personal and Business Taxes", 7.06 "Personal Income Tax", and 7.07 "Business Income Tax". These chapters codified certain provisions of the Supportive Housing Services Measure approved by the voters, and established code to implement the taxes imposed by the measure in an effective and efficient manner.

After adoption of the income tax code, Metro continued work on implementation of the tax collection system with our tax administrator, the City of Portland Revenue Division. Administrative rules were developed with a subsection of our Tax Implementation Advisory Table, posted for public comment and hearing, and adopted by our COO in July 2021.

As we referred to our code throughout this process we identified areas for housekeeping updates or certain clarifications. The proposed amendments do not change the intent of the code as adopted by Council, but clarify that intent.

ACTION REQUESTED

Staff requests adoption of Ordinance No. 21-1465.

IDENTIFIED POLICY OUTCOMES

The proposed amendments to Metro income tax codes clarify the intent of the code adopted in December 2020. These codes established rules to implement the taxes imposed by the measure in an effective and efficient manner.

POLICY OPTIONS FOR COUNCIL TO CONSIDER

- Adoption of this ordinance. This results in more clarity in the income tax codes, which guide the tax collection system.
- Adoption of this ordinance with revisions or modifications as described by Council.
- Rejection of this ordinance with other direction to staff. The existing income tax code would remain in place, but proposed amendments would not be made.

STAFF RECOMMENDATIONS

Staff recommend that Metro Council adopt Ordinance No. 21-1465.

STRATEGIC CONTEXT & FRAMING COUNCIL DISCUSSION

Metro staff formed a tax implementation advisory table in June 2020 to advise on technical aspects of tax implementation, technical issues, and provide recommendations to ensure a smooth, legal and easy tax collection process. Members included experts in taxation, tax policy, tax implementation and business stakeholders. The table met with staff multiple times and provided input on development of the tax codes.

Council provided direction on code development at a November 2020 work session, and three Council meetings in December 2020. The code was adopted on December 17, 2020.

Tax collection began in April 2021. Collections are expected to begin slowly, as is common with any new tax. Through July 2021 total collections are \$2 million, and \$1.8 million has been distributed to our local implementation partners.

BACKGROUND

In May 2020 voters in greater Portland approved a measure to raise money for supportive housing services for people experiencing homelessness or at risk of experiencing homelessness.

The program is funded by two separate taxes: a 1% personal income tax on taxable income above \$125,000 for individuals and \$200,000 for those filing jointly, and a 1% business income tax on net income for businesses with gross receipts above \$5 million.

Other Metro programs and projects are funded through bond measures or property tax levies. This is the first program at Metro that uses personal and business income taxes, and it is the first local personal income tax in the region since Multnomah County's personal income tax ended in 2006.

Redistricting Discussion Work Session

Work Session Topics

Metro Council Work Session Thursday, September 23, 2021 Date: September 21, 2021 Prepared by: Anne Buzzini, Ina Zucker Department: Council Office Presenter(s): Anne Buzzini, Ina Zucker Presenter(s): Anne Buzzini, Ina Zucker Length: 20 mins (+30 discussion)

ISSUE STATEMENT

Every 10 years, following the completion of the U.S. Census, the Metro Council is required to evaluate whether each of its six districts are of relatively equal population and to make adjustments to district boundaries as necessary to guarantee equitable citizen representation. The redrawn maps shift the boundaries of the six Metro Council districts to account for any uneven growth in the metropolitan region.

The Metro Council has a legal requirement of three months from receipt of U.S. Census data (September 16, 2021) to complete the redistricting process, necessitating a December 16, 2021 deadline.

The US Census data delivered this September indicated a significant difference between districts: District 4 has grown in population at a greater rate than other districts in the last ten years, whereas District 1 grew in population at a slower rate.

ACTION REQUESTED

Staff is seeking council direction on the values and outcomes the Council wishes to apply to the 2021 redistricting process. Other aspects of the redistricting process will be presented at later work sessions.

IDENTIFIED POLICY OUTCOMES

The following adopted policy documents guide Metro Council decisions and policies that impact our community.

Metro's Strategic Framework—Keeping Our Promises and Building Back Better:

- Racial Iustice
- Climate justice and resilience
- Shared prosperity

Metro's Strategic Plan to Advance Racial Equity, Diversity, and Inclusion: Adopted by Metro Council in June 2016, the Strategic Plan aims to remove barriers for communities of color through a series of recommendations and actions to create equitable outcomes for all residents of the region, including goals to support regional partners; engage with communities of color; and allocate resources to advance racial equity.

Metro's Six Desired Regional Outcomes:

- Vibrant Communities
- Economic Prosperity
- Safe and Reliable Transportation
- Environmental Leadership
- Clean Air and Water
- Equity

POLICY QUESTION(S)

- 1. What values does Council wish to instill in the redistricting process?
- 2. What outcomes does Council seek to achieve during the redistricting?

STAFF RECOMMENDATIONS

N/A-discussion only; policy options to follow in future work sessions.

STRATEGIC CONTEXT & FRAMING COUNCIL DISCUSSION

Legal Antecedents: US Constitution, federal Voting Rights Act, Oregon Secretary of State 2021 Redistricting Directive, Metro Charter Section 31(1), Metro Ordinance 11-1258, Metro Ordinance 01-895.

Anticipated Effects: Metro Council may choose to adopt an ordinance defining the values, outcomes, and process for redistricting prior to adopting new boundaries by ordinance on or before December 16, 2021.

BACKGROUND

Metro Charter, section 31(1), establishes the minimum criteria for redistricting, requiring that districts be of equal population and be continuous and geographically compact. That same charter section requires that within three months of receiving U.S. Census data, the Metro Council shall change district boundaries and assign councilors to the new districts. The Council may add additional considerations by ordinance.

Both the U.S. Constitution and the Metro Charter require that the districts be of equal population. The Voting Rights Act prohibits Metro from drawing districts that result in dilution of power of racial and language minorities. Race may be considered in meeting the requirements of federal law but it is not constitutionally permissible for it to be a predominant factor when drawing district lines.

Previous Redistricting Processes

In 2001 and 2011, Metro Council passed ordinances that established criteria related to the redistricting of Metro Council districts. The ordinances stated values and outcomes for redistricting, and they outlined processes for engaging the Metro Council, community organizations, and the public. In both 2001 and 2011, the processes included a subcommittee of three Metro Councilors dedicated to redistricting, two or more public hearings, and a public comment period.

In 2001, the process was more robust to account for the change in number of districts pursuant to a voter-approved charter amendment. That year, Council created not only a Reapportionment Task Force consisting of three councilors, but they also formed a Citizens Review Committee to assist the Task Force. The Task Force was required to hold at least five public hearings and make a recommendation to Council. While the Task Force presented three redistricting scenarios, through public feedback, a fourth scenario was ultimately adopted.

In 2011, Council similarly created a Subcommittee on Redistricting, consisting of three Councilors. Staff prepared three scenarios with US Census data. In addition to two public hearings, Metro consulted with school districts, cities, counties, and MPAC regarding these three scenarios, before ultimately choosing one of the prepared options.

<u>Previous Redistricting Criteria</u>

Section 31 of the Metro Charter provides that Council may set out additional criteria to guide the redistricting process. In 2001 and 2011, Metro Council adopted ordinances that established the following criteria:

- 1. The apportionment shall comply with all applicable federal and state laws.
- 2. No council district shall vary in population more than five percent from the average population of the district. "Average population" is defined as an amount equal to one-sixth of the total Metro area population compiled by the 2010 U.S. Census.
- 3. The Council shall make every effort to create districts with population variances of zero percent.
- 4. In developing the reapportionment plan, the Council should give consideration to existing precincts, and reasonably maintain communities of interest. Such communities of interest, as deemed priorities of the Metro Council, include:
 - a. Cities under 15,000 in population
 - b. Regional centers
 - c. Town centers
 - d. School districts
 - e. Established neighborhood associations
 - f. Neighborhood planning organizations
 - g. Community planning and participation organizations
 - h. Similar groups as specifically defined by the Metro Council

ATTACHMENTS

N/A

- Is legislation required for Council action? X Yes ☐ No
- If yes, is draft legislation attached? ☐ Yes X No
- What other materials are you presenting today?
 - o 2021 Redistricting Values and Outcomes Presentation

Materials following this page were distributed at the meeting.

Testimony for 9.23.21

Name *	Edward Sullivan
Email *	esulliva@gmail.com
Address	4004 NW Thurman Portland, OR 97210 United States
Your testimony	I support the appointment of Robert Liberty to the Council position being vacated by Bob Stacey. I know both of them and that Robert's position on the issues before the Council are the same as Bob's, which is important to the region. Moreover, Robert has indicated he will not run for the position, allowing the voters to make a choice at the general election. Let me know if you have any need for further elaboration.
Is your testimony related to an item on an upcoming agenda? *	Yes



Annual Report FY 2020-21 Office of the Auditor Brian Evans, Metro Auditor

Phone: 503-797-1892 Email: <u>auditor@oregonmetro.gov</u> Twitter: @MetroAuditor

Website: www.oregonmetro.gov/metro-auditor

Accountability Hotline: 888-299-5460 or www.metroaccountability.org

Auditor responsibilities

Conduct performance audits

Manage contract for financial audit

 Administer the Accountability Hotline

Accomplishments

- Completed three audits
- 93% of audit recommendations made five years ago were implemented
- Exceeded the office's target for quality based on surveys of audited programs
- Our article about auditing information technology was recognized as one of the two best contributions of the year by the Association of Local Government Auditors

Performance measures

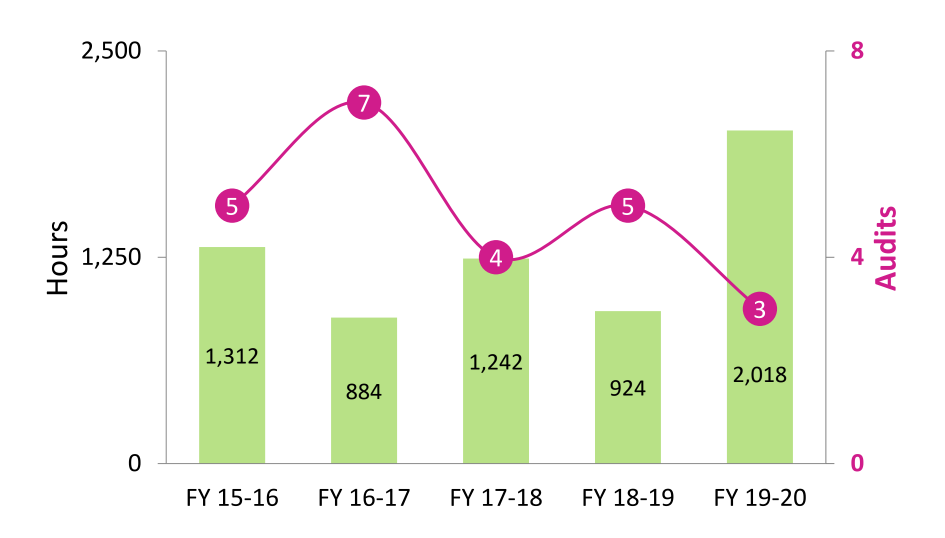
Efficiency

- Average hours to complete an audit and number of audits
- Audits completed per full-time equivalent (FTE) employee

Effectiveness

- Total audit hours per department
- Auditee feedback
- Audit recommendation implementation rate

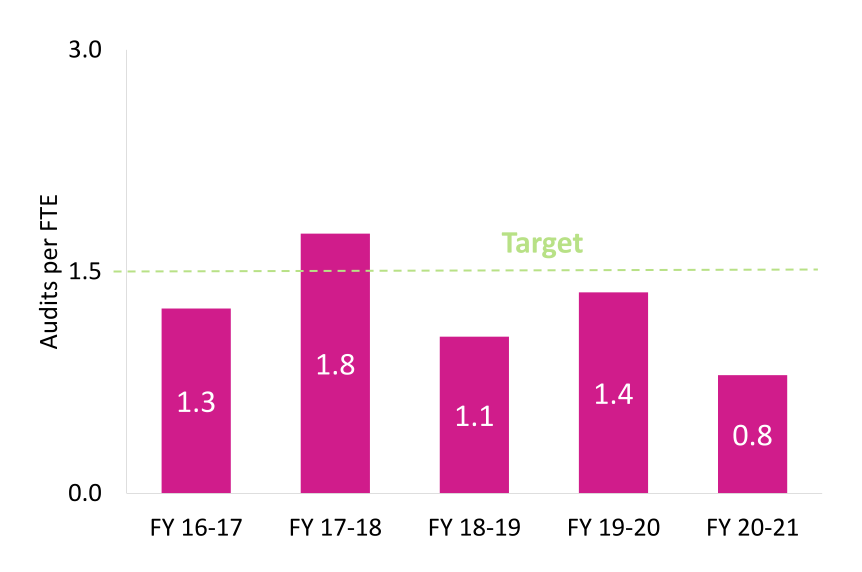
Average hours per audit and number of audits



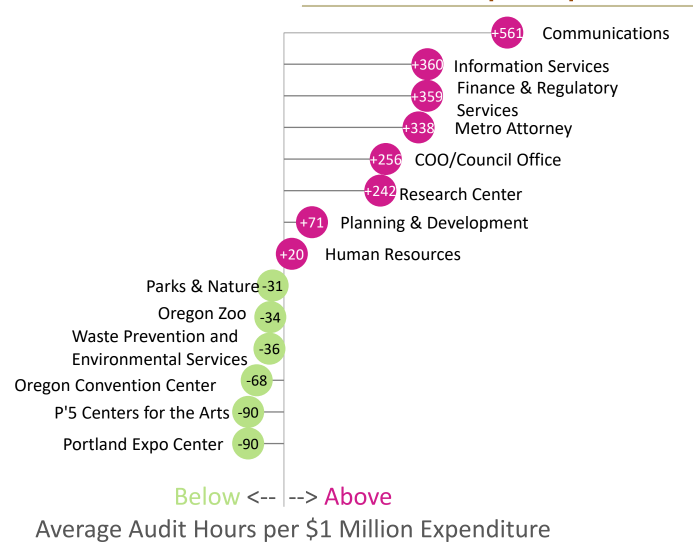
Audits released

- Affordable Housing Bond (January 2021)
- Solid Waste Service Equity (March 2021)
- Supportive Housing Services (May 2021)

Audits per full-time equivalent employee



Audit hours per department

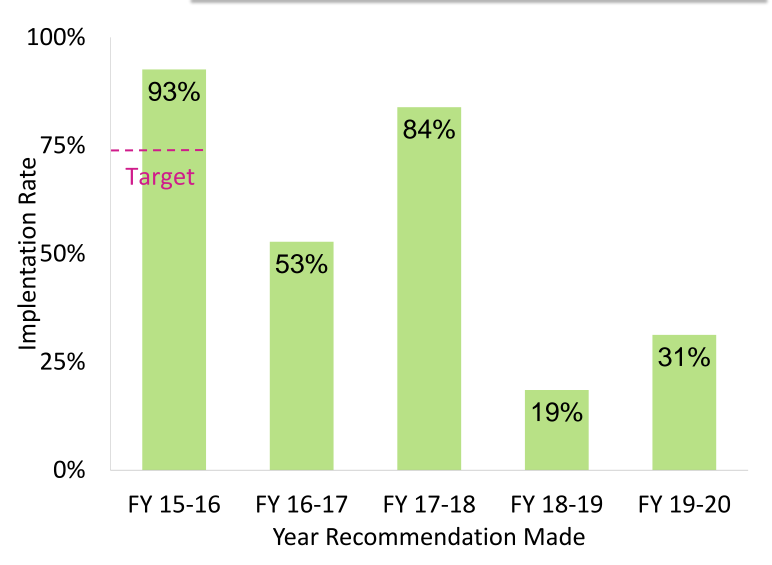


September 2021

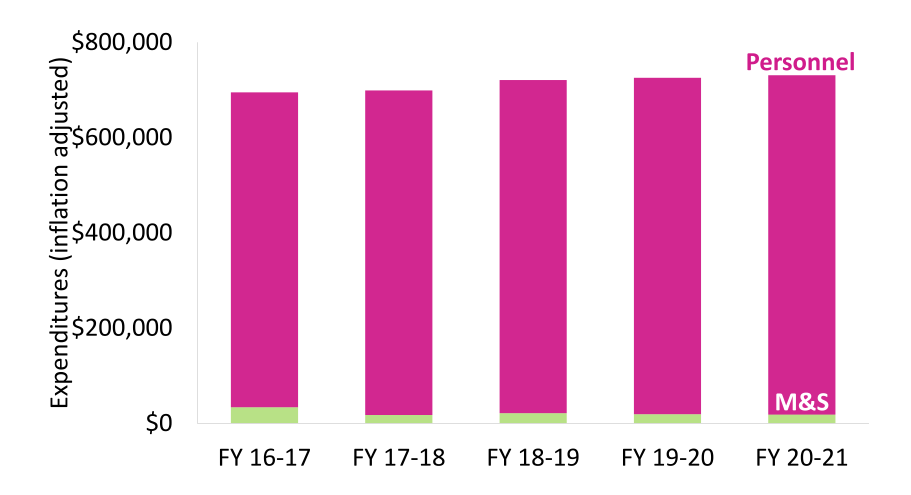
Auditee feedback



Audit recommendation implementation rate



Expenditures



Audit schedule FY 2021-22

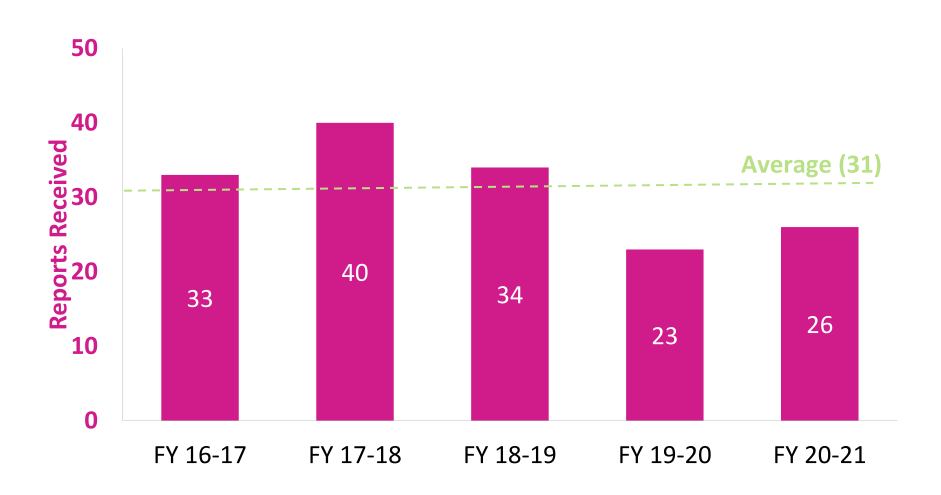
Audits underway

Title	Expected Completion
Emergency Management Follow-up	October 2021
Diversity, Equity and Inclusion Program	October 2021

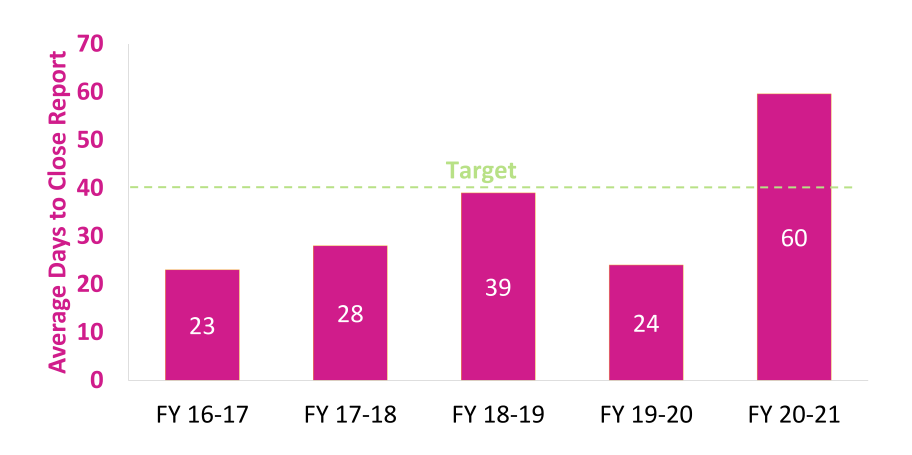
Planned audits

Title	Expected Start
Surplus Property	TBD
P'5 Centers for the Arts	TBD
Natural Areas Program	TBD

Reports received by accountability line



Average days to close report



Questions?





Redistricting: Values & Outcomes

September 23, 2021

Today's discussion

- 1. What values does Council wish to instill in the redistricting process?
- 2. What outcomes or objectives does Council seek to achieve in the redistricting process?

Today's presentation

- Council's role in redistricting
- Legal requirements for redistricting
- Examples of past approaches (2001 and 2011)
- Timeline and tasks

Metro Council's role

"Council shall change the boundaries to accord equal protection of the law"



Specific requirements

- Within 3 months of receipt of US Census data (December 16, 2021)
- Districts shall be of equal population
- Contiguous and geographically compact



Past examples

- Ordinances established additional criteria
- Redistricting committee of 3 councilors
- Multiple public hearings (2-5) and a public comment period
- Final map variation ± 2.5% to ± 3% for the average district population

Past criteria

- Comply with all state and federal law
- Districts shall vary in population no more than 5% from the average
- Moreover, make every effort to create variances of 0%
- Consideration of specific community types

Past criteria—community types

- Cities of less than 15k
- Regional centers
- Town centers
- School districts
- Established neighborhood associations

- Neighborhood planning organizations
- Community planning participation organizations
- Other similar groups as defined by Metro
 Council

Proposed timeline



September 23, 2021

December 16, 2021

SOS Values for Redistricting

- Accessibility and Transparency: conducting a robust public process, listening to public comment and feedback.
- Accountability: drawing maps that are fair and reflect Oregon's population and changing demographics.
- Equity: providing access and opportunities for historically underserved communities to be part of the public process.

Today's discussion

- 1. What values does Council wish to instill in the redistricting process?
- 2. What outcomes or objectives does Council seek to achieve by redistricting?