The proposed amendments shall take effect upon their adoption and the entering of an order by the City Council declaring the amendments adopted. The proposed amendments affect only the Articles and sections listed below and submitted for amendment to read as follows (with proposed new language being underlined, bolded, and italicized and language proposed to be removed is struck through):

PROPOSITION R
Public Records

Article XIII. General Provisions

Section 13.06. - Public Records.
All public records of every office, department, or agency of the city, that are not subject to a privilege against disclosure that is recognized by state or federal law are open to inspection by the public all reasonable times in accordance with state law and the policies and procedures established by the City that are consistent with state law; provided that the following records shall not be considered public records for the purpose of this section:

(a) records that may be closed to the public pursuant to state law;
(b) records that are attorney-client privileged;
(c) records that regard a competitive bid or proposal that has not been finally awarded;
(d) records that regard the active negotiation of a contract or pending acquisition of property; or
(e) records that include information that is protected by a right of privacy established by statute or constitution.