Exhibit A
to
City Council Resolution No. 16-047 Regarding Charter Amendment Measure

Charter Amendment Measure

Section 1: TEXT OF AMENDMENTS TO VICTORVILLE CITY CHARTER.

The City Charter of the City of Victorville is hereby amended as follows (double underlining showing additions and strikethrough showing deletions):

ARTICLE III. METHOD OF ELECTION RESERVED

Section 300. Structure of Election of Council Members. The City shall elect council members “at large” without regard to where in the City they reside and without regard to their geographic district.

Section 301. Prohibition on “Districting.” The City shall not permit elections of council members either “by” districts or “from” districts.

Section 2: BALLOT DESCRIPTION.

As required by Government Code section 34458.5, the following ballot description is included in this proposed Charter Amendment Measure:

This Charter Amendment Measure would delete Article III, Sections 300 and 301 of the Victorville City Charter to remove current restrictions and limitations on the methods by which City Council members are elected. This Charter amendment does not give the City Council any new City powers and does not give the City Council power to raise its own compensation or the compensation of other city officials without voter approval.

Section 3: SEVERABILITY.

It is the intent of the people that the provisions of this Charter Amendment measure are severable and that if any provision of this Charter Amendment measure, or the application thereof to any person or circumstance, is held invalid such invalidity shall not affect any other provision or application of this Charter Amendment measure which can be given effect without the invalid provision or application.

Section 4: CONFLICTING MEASURES.

In the event this Charter Amendment measure and another measure or measures relating to the matters described herein shall appear on the same general municipal election ballot, the other measure or measure shall be deemed to be in conflict with this Charter Amendment measure. In
the event that this Charter Amendment measure receives a greater number of affirmative votes, the provisions of this measure shall prevail in its entirety, and the provisions of the other measure(s) shall be null and void. If this Charter Amendment measure is approved by the voters but superseded in whole or in part by any other conflicting measure approved by the voters at the same election, and such other conflicting measure is later found held invalid, this measure shall be self-executing and given full force and effect.

Section 5: EFFECTIVE DATE.

This Charter Amendment measure shall become effective in the manner allowed by law.