



City of Jurupa Valley

Staff Report

DATE: JANUARY 15, 2026
TO: HONORABLE MAYOR AND CITY COUNCIL
FROM: ROD BUTLER, CITY MANAGER
BY: PETER M. THORSON, CITY ATTORNEY
SUBJECT: AGENDA ITEM NO. B

APPROVAL OF RESOLUTION CONCERNING MASKED FEDERAL AGENTS, IMPERSONATION CRIMES, AND RESIDENT PROTECTION

RECOMMENDATION

That the City Council adopt Resolution No. 2026-09 entitled:

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF JURUPA VALLEY ON MASKED FEDERAL AGENTS, IMPERSONATION CRIMES AND RESIDENT PROTECTION

BACKGROUND

On November 4, 2025, Council directed Staff, at the request of Council Member Carmona, to bring forward a resolution requesting that all federal law enforcement officers refrain from wearing masks when conducting operations in Jurupa Valley and to use properly identified vehicles.

ANALYSIS

The Resolution prepared by Council Member Carmona contains the following provisions:

Section 1. Condemnation of Masked & Unidentified Federal Agents

(a) The City Council formally denounces the use of masked, unidentifiable, or unmarked federal agents operating within the City of Jurupa Valley.

(b) The City Council states that such tactics erode public trust, create fear, and make it impossible for residents to distinguish legitimate law enforcement from criminals.

(c) The City Council requires that any agents operating within city limits provide visible agency identification, badge numbers, and clear markings.

Section 2. National Warnings on Criminal Impersonators. The City Council finds that:

(a) National organizations — including the, NILC, Immigrant Legal Resource Center (ILRC), and Southern Poverty Law Center (SPLC) and LULAC — have warned of a growing trend of criminals impersonating federal immigration agents;

(b) These impersonators have kidnapped, robbed, extorted, and sexually assaulted immigrants and vulnerable residents, exploiting confusion over who is or isn't a real agent; and

(c) The lack of clear identification from legitimate federal agents directly enables these crimes.

Section 3. Federal Agencies Discourage Face Coverings

(a) Reference the FBI, DHS, and CBP's own standards, which advise federal officers not to cover their faces except in rare, justified situations.

(b) Even federal authorities acknowledge that masked agents damage public credibility and make impersonation easier.

(c) Jurupa Valley aligns with these federal guidelines to ensure safe and constitutional enforcement practices.

Section 4. Recent Local Crime in Jurupa Valley

(a) Note the recent incident where criminal impersonators kidnapped and robbed a Jurupa Valley family, pretending to be federal agents. Cite this situation directly.

(b) This incident demonstrates that impersonation is not theoretical — it is a real and immediate threat to our residents.

(c) Highlight that Jurupa Valley Residents, that are US Citizens have also been detained by federal immigration authorities and how this erodes public trust.

(d) This resolution responds directly to this public safety danger.



Section 5. Incorporation of Minneapolis Executive Order 2025-02 Principles

(a) Reference Minneapolis Mayor’s Executive Order 2025-02, which prohibits federal, state, or local civil immigration enforcement operations from using city-owned parking lots, ramps, garages, or vacant lots as staging areas.

(b) The Executive Order also mandates clear signage stating city property may not be used for immigration enforcement operations.

(c) Jurupa Valley declares similar principles: municipal resources exist to serve the community, not to facilitate intimidating or secretive enforcement actions.

(d) Align with the national trend of cities taking steps to prevent misuse of local infrastructure for federal immigration raids.

Section 6. Public Safety, Civil Liberties, and Protection for All Residents

(a) Reaffirm that the City of Jurupa Valley is committed to protecting all residents, including immigrants, mixed-status families, and vulnerable communities.

(b) State that intimidation tactics, masked agents, or unannounced enforcement operations fracture community trust and create unsafe conditions for victims and witnesses.

(c) When criminals impersonate law enforcement — especially masked impersonators — residents need clarity to safely exercise their rights without fear of retaliation or confusion.

(d) Clear identification protocols help prevent tragic misunderstandings between residents and legitimate officers.

(e) This resolution supports lawful, accountable enforcement, not secrecy or coercion.

Section 7. Requirements for Federal Operations Within Jurupa Valley

(a) To the extent allowed by law, federal agencies operating in the city must:

- 1) Provide clear, visible identification;
- 2) Refrain from wearing face coverings; and



3) End the practice of using unmarked, ambiguous uniforms that can be duplicated by criminals.

(b) These standards protect residents and help prevent impersonation crimes.

Section 8. Restricting Use of City Property for Enforcement Staging

(a) City-owned lots, garages, buildings, parks, or vacant land may not be used for staging immigration enforcement operations, consistent with the Minneapolis model.

(b) City Staff shall to post signage where appropriate to prevent misuse.

(c) City property is for community benefit, not for actions that can cause confusion, fear, or harm.

Section 9. Reporting. The Council directs and requests all government agencies that do work in the City of Jurupa Valley, including the Riverside County Sheriff's Department, to report to City any all incidents that they see of masked individuals, or armed masked individuals roaming in the City including but not limited to possible federal agents.

Section 10. Standing With Jurupa Valley Residents

(a) Declare that the City of Jurupa Valley stands firmly with its residents and rejects any practices — whether by criminals or government agencies — that create fear, confusion, kidnapping risk, or danger.

(b) The City asserts that transparency, accountability, and human dignity must guide all interactions between the government and the community.

FINANCIAL IMPACT

The proposed Resolution will have no financial impact on the City.

ALTERNATIVES

The City Council may elect not to approve the proposed Resolution, provide Staff will alternate direction, or request further information.

*****SIGNATURES ON FOLLOWING PAGE*****



Prepared by:



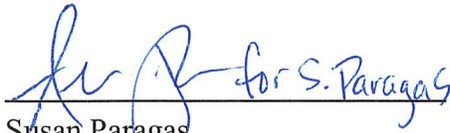
Peter M. Thorson
City Attorney

Submitted by:



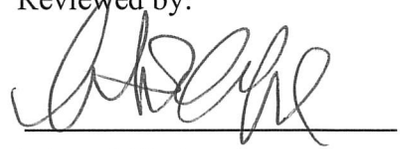
Rod B. Butler
City Manager

Reviewed by:



Susan Paragas
Director of Finance

Reviewed by:



Michael Flad
Assistant City Manager

ATTACHMENTS

1. Proposed Resolution
2. City of Minneapolis Executive Order No. 2025-02 Refusing Use of City Property for Civil Immigration Enforcement
2. City of Huntington Park Resolution Concerning Non-Transparent Federal Immigration Enforcement



RESOLUTION No. 2026-09

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF JURUPA VALLEY ON MASKED FEDERAL AGENTS, IMPERSONATION CRIMES, AND RESIDENT PROTECTION

THE CITY COUNCIL OF THE CITY OF JURUPA VALLEY DOES RESOLVE AS FOLLOWS:

Section 1. Condemnation of Masked & Unidentified Federal Agents

(a) The City Council formally denounces the use of masked, unidentifiable, or unmarked federal agents operating within the City of Jurupa Valley.

(b) The City Council states that such tactics erode public trust, create fear, and make it impossible for residents to distinguish legitimate law enforcement from criminals.

(c) The City Council requires that any agents operating within city limits provide visible agency identification, badge numbers, and clear markings.

Section 2. National Warnings on Criminal Impersonators. The City Council finds that:

(a) That national organizations — including the, NILC, Immigrant Legal Resource Center (ILRC), and Southern Poverty Law Center (SPLC) and LULAC — have warned of a growing trend of criminals impersonating federal immigration agents;

(b) These impersonators have kidnapped, robbed, extorted, and sexually assaulted immigrants and vulnerable residents, exploiting confusion over who is or isn't a real agent; and

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(c) Highlight that Jurupa Valley Residents, that are US Citizens have also been detained by federal immigration authorities and how this erodes public trust.

(d) This resolution responds directly to this public safety danger.

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(a) Reference Minneapolis Mayor's Executive Order 2025-02, which prohibits federal, state, or local civil immigration enforcement operations from using city-owned parking lots, ramps, garages, or vacant lots as staging areas.

(b) The Executive Order also mandates clear signage stating city property may not be used for immigration enforcement operations.

(c) Jurupa Valley declares similar principles: municipal resources exist to serve the community, not to facilitate intimidating or secretive enforcement actions.

(d) Align with the national trend of cities taking steps to prevent misuse of local infrastructure for federal immigration raids.

Section 6. Public Safety, Civil Liberties, and Protection for All Residents

(a) Reaffirm that the City of Jurupa Valley is committed to protecting all residents, including immigrants, mixed-status families, and vulnerable communities.

(b) State that intimidation tactics, masked agents, or unannounced enforcement operations fracture community trust and create unsafe conditions for victims and witnesses.

(c) When criminals impersonate law enforcement — especially masked impersonators — residents need clarity to safely exercise their rights without fear of retaliation or confusion.

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(b) City Staff shall to post signage where appropriate to prevent misuse.

(c) City property is for community benefit, not for actions that can cause confusion, fear, or harm.

Section 9. Reporting. The Council directs and requests all government agencies that do work in the City of Jurupa Valley, including the Riverside County Sheriff's Department, to report to City any all incidents that they see of masked individuals, or armed masked individuals roaming in the City including but not limited to possible federal agents.

Section 10. Standing With Jurupa Valley Residents

(a) Declare that the City of Jurupa Valley stands firmly with its residents and rejects any practices — whether by criminals or government agencies — that create fear, confusion, kidnapping risk, or danger.

(b) The City asserts that transparency, accountability, and human dignity must guide all interactions between the government and the community.

Section 11. The City Clerk shall certify to the adoption of this Resolution.

PASSED, APPROVED AND ADOPTED by the City Council of the City of Jurupa Valley on this 15th day of January 2026.

Brian Berkson
Mayor

ATTEST:

Maria Morris,
City Clerk

STATE OF CALIFORNIA)
COUNTY OF RIVERSIDE) ss.
CITY OF JURUPA VALLEY)

I, Maria Morris, City Clerk of the City of Jurupa Valley, do hereby certify that the foregoing Resolution No. 2026-09 as duly adopted and passed at a meeting of the City Council of the City of Jurupa Valley on the 15th day of January 2026, by the following vote, to wit:

AYES:

NOES:

ABSENT:

ABSTAIN:

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the City of Jurupa Valley, California, this 15th day of January 2026.

Maria Morris
City Clerk



EXECUTIVE ORDER

Issued pursuant to City Charter, Section 7.1

I, Jacob Frey, Mayor of the City of Minneapolis, subject to the executive and administrative authority granted to me pursuant to Minneapolis City Charter, do hereby issue the following Executive Order:

EXECUTIVE ORDER No. 2025-02

Refusing Authorization for City Parking Lots, Parking Ramps, Vacant Lots, and Garages To Be Used For Civil Immigration Enforcement Activities

WHEREAS, Minneapolis is a Welcoming City, committed to protecting everyone's dignity and humanity and being a city where the members of our resident and visitor community feel welcome and safe when interacting with City of Minneapolis employees and City services, regardless of their race, religion, immigration status, or national origin;

WHEREAS, the City's Separation Ordinance makes clear that the City's finite resources are to be used to provide municipal services to the Minneapolis community, and not for the purpose of enforcing civil immigration laws;

WHEREAS, federal agents in at least one other city have used municipal parking lots as a staging site for civil immigration enforcement operations, prompting similar municipal executive action;

WHEREAS, the use of City parking lots, parking ramps, vacant lots, and garages to facilitate civil immigration enforcement actions would be inconsistent with, and undermine the spirit and purpose of, the City's Separation Ordinance;

WHEREAS, such use would erode the trust between immigrant communities and the City, weakening the relationships that are essential to ensuring public safety; and

WHEREAS, as the chief executive and administrative officer of the City of Minneapolis, it is within my authority to promulgate reasonable rules and regulations to implement City ordinances including the Separation Ordinance, and to issue executive orders establishing policies and procedures to direct and supervise the Administration, which includes departments responsible for overseeing and determining the appropriate use of City owned or controlled property.

NOW, THEREFORE, I, Jacob Frey, Mayor of the City of Minneapolis, do hereby order the following:

Section 1. Limitation on Use of City Parking Lots, Parking Ramps, Vacant Lots, and Garages. No federal, state, or local government entity or personnel is authorized to use any City-owned or City-controlled parking lot or ramp, vacant lot, or garage as a staging area, processing location, operations base, or any other similar use for civil immigration enforcement operations. "Staging area" means an area that is used to assemble, mobilize, and/or deploy vehicles, equipment, or materials, and related personnel, for the purpose of carrying out civil immigration enforcement operations. Such spaces are not available to the general public for similar activities, and federal, state, or local government entities or personnel will not receive special or enhanced access to City property for civil immigration enforcement operations.

Section 2. Implementation. The Commissioner of Community Safety and the City Operations Officer shall direct their relevant departments to collaborate to identify City-owned and City-controlled parking lots, parking ramps, vacant lots, or garages that either have been used, or are likely to be used in the future, by federal, state, or local government entities or personnel as a staging area, processing location, operations base, or any other similar activity for the purpose of civil immigration enforcement.

The relevant City departments must ensure that all such properties have clear signage stating:

This property is owned and/or controlled by the City of Minneapolis.

The City of Minneapolis does not authorize this property to be used, and it may not be used, by any federal, state, or local government entity or personnel as a staging area, processing location, operations base, or any other similar use for civil immigration enforcement operations.

The relevant City departments shall further ensure that, wherever appropriate, physical barriers such as locked gates are used to limit access to City-owned and/or City-controlled parking lots or ramps, vacant lots, or garages consistent with this Executive Order.

Section 3. Enforcement. Any City employee who becomes aware of any violation of this Executive Order must immediately report such violation to their department head and email a report of the violation, with as much information as possible, including time, location and a description of what was observed, to CAOimmigration@minneapolismn.gov. Failure to follow this directive may result in disciplinary action, up to and including discharge.

Section 4. Signage Template for Private Property Owners. The Administration shall design a signage template that private property owners and leaseholders can use, if they so choose, to create signage to identify non-public areas in which they wish to lawfully restrict activities related to civil immigration enforcement. Property owners and leaseholders that use this signage do so at their own discretion and assume any legal risk associated therewith. The Administration shall also make available to the public "know your rights" materials regarding the rights regarding entry by immigration enforcement officials.

Section 5. Scope. This order is not intended to and shall not be construed to interfere with the City's compliance with the terms of any existing contract to which the City is a party. This order does not apply to property owned by the federal government and operated by or leased to the City. Nothing in this order shall be construed as restricting or interfering with the execution of court orders or lawful judicial warrants, or the enforcement of criminal law, nor as limiting the rights of any person or entity under state or federal law.

* * * * *

This Executive Order shall become effective upon filing with the Office of City Clerk, as noted below, and shall continue in force until further notice or until it is amended, superseded, or rescinded.

DEC - 3 2025



Date



Jacob Frey, Mayor of Minneapolis

ATTEST:


City Clerk

POSTED: DEC 03 2025

CITY OF HUNTINGTON PARK

Office of the City Manager
City Council Agenda Report



June 25, 2025

Honorable Mayor and Members of the City Council
City of Huntington Park
6550 Miles Avenue
Huntington Park, CA 90255

Dear Mayor and Members of the City Council:

CONSIDERATION AND ADOPTION OF A RESOLUTION CONDEMNING NON-TRANSPARENT FEDERAL IMMIGRATION ENFORCEMENT TACTICS AND AFFIRMING COMMUNITY SAFETY PRINCIPLES

IT IS RECOMMENDED THAT THE CITY COUNCIL:

1. Adopt a resolution which condemns aggressive and non-transparent federal immigration enforcement tactics, reaffirms constitutional and community safety principles, and directs proactive local response measures; and
2. Direct the City Manager and City Attorney to implement the measures outlined in the resolution and provide regular updates on enforcement activity and community impact; and
3. Direct City staff to forward a copy of the signed resolution to the City's Congressional representative and both U.S. Senators to advocate for transparency, accountability, and community protection in federal enforcement practices.

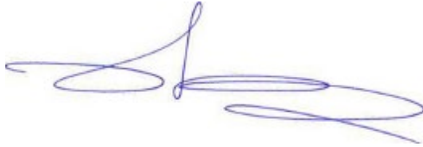
FISCAL IMPACT/FINANCING

No fiscal impact.

CONCLUSION

Upon Council approval, staff will proceed with the recommended actions.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read 'Ricardo Reyes', with a stylized flourish at the end.

RICARDO REYES
City Manager

ATTACHMENT(S)

None

Attachment "A"

RESOLUTION NO. 2025-XX

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF HUNTINGTON PARK CONDEMNING AGGRESSIVE AND NON-TRANSPARENT FEDERAL IMMIGRATION ENFORCEMENT TACTICS, REAFFIRMING COMMITMENT TO CONSTITUTIONAL AND COMMUNITY SAFETY PRINCIPLES, AND DIRECTING PROACTIVE LOCAL RESPONSE MEASURES

WHEREAS, the City of Huntington Park is home to a vibrant immigrant community, including many mixed-status families who contribute to the cultural, economic, and social fabric of the city; and

WHEREAS, according to the 2020 U.S. Census, over 97% of the City’s population identifies as Latino or Hispanic, and a significant portion of households include foreign-born residents and first-generation Americans, making Huntington Park one of the most immigrant-rich communities in California; and

WHEREAS, recent federal immigration enforcement activity in the region — particularly by agencies such as ICE, HSI, Border Patrol, and other Homeland Security operatives — has increasingly involved the use of unmarked vehicles, masked agents, tactical gear, and personnel without visible identification or federal markings; and

WHEREAS, such tactics have been widely documented in national media and public forums, creating confusion and fear among residents, undermining the ability to verify whether those carrying out enforcement are legitimate federal agents or individuals posing as law enforcement; and

WHEREAS, numerous reports and video evidence show that even U.S. citizens and immigrants with lawful status have been mistakenly detained, questioned, or targeted, exacerbating distrust and public safety risks; and

1 **WHEREAS**, these enforcement methods blur the lines between local and federal law enforcement,
2 especially in the absence of clear agency identification, increasing the likelihood of miscommunication,
3 civil unrest, and community trauma; and
4

5 **WHEREAS**, the City of Huntington Park is committed to the rule of law, civil rights, and the safety
6 and dignity of all its residents, regardless of immigration status; and
7

8 **WHEREAS**, California law, including the California Values Act (SB 54), prohibits the use of local
9 resources to assist with federal civil immigration enforcement but allows municipalities to act within
10 their legal authority to monitor and protect their communities from unaccountable or unauthorized
11 activity; and
12

13 **WHEREAS**, the City Council believes that non-cooperation must not be confused with inaction, and
14 that HPPD and City staff should proactively work within legal bounds to document, verify, and
15 safeguard against federal overreach;
16

17 **NOW, THEREFORE, BE IT RESOLVED** by the City Council of the City of Huntington Park as
18 follows:
19

- 20 1. **Condemnation of Enforcement Tactics:** The City strongly condemns using unmarked vehicles,
21 masked agents, and unidentifiable personnel in immigration enforcement activities conducted
22 within the City, and views such tactics as harmful to public trust, community safety, and
23 constitutional protections.
24
- 25 2. **Demand for Federal Transparency and Standards:** The City calls upon the U.S. Department of
26 Homeland Security and its sub-agencies to implement clear, uniform identification standards for
27 all field agents, including marked vehicles, visible agency badges, and advance notice protocols
28 when operating in or near local jurisdictions.

- 1 3. Directive for Local Monitoring and Verification: The City directs the Huntington Park Police
2 Department to monitor any suspected federal enforcement activity in the City and, when legally
3 permissible, confirm the identity and legitimacy of individuals claiming to act as federal agents.
4
- 5 4. Civil Rights Documentation and Reporting: HPPD shall document and report all incidents where
6 suspected federal enforcement activity involves questionable conduct, and refer possible civil
7 rights violations to appropriate legal and oversight authorities.
8
- 9 5. Affirmation of Core Values: The City reaffirms its commitment to due process, equal protection,
10 and the rights of all individuals within its jurisdiction. Huntington Park will continue to uphold
11 its values as a safe, inclusive, and law-abiding community where government transparency and
12 public safety remain paramount.
13
- 14 6. Exploration of Legal Remedies: The City Council directs the City Manager and City Attorney
15 to actively monitor federal enforcement activity within City limits for potential violations of civil
16 liberties and constitutional rights, and to explore legal remedies or interventions available to the
17 City under state and federal law, including but not limited to formal complaints, oversight
18 referrals, and litigation where appropriate.
19

20 **APPROVED AND ADOPTED THIS ____ DAY OF MAY 2025.**

21
22 _____
23 Arturo Flores, Mayor

24 **ATTEST:**

25
26 _____
27 Eduardo Sarmiento, City Clerk

28 [Signature Continue Next Page]

1 **APPROVED AS TO FORM:**

2
3 _____
4 Andrew Sarega, Acting City Attorney

5
6 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES, CITY OF HUNTINGTON PARK

7 I, Eduardo Sarmiento, City Clerk of the City of Huntington Park, County of Los Angeles,
8 State of California, hereby certify that the foregoing Resolution No. 2025-__ was passed
9 and adopted by the City Council of the City of Huntington Park, signed by the Mayor
10 and attested by the City Clerk at the Special City Council Meeting held on the 28th day
11 of February 2025 and that said Resolution was adopted by the following vote, to-wit:

- 12 AYES:
- 13 NOES:
- 14 ABSTAIN:
- 15 ABSENT:

16 The undersigned, City Clerk of the City of Huntington Park, does hereby attest and
17 certify that the foregoing Resolution is a true, full and correct copy of a resolution duly
18 adopted at a meeting of said City which was duly convened and held on the date stated
19 thereon, and that said document has not been amended, modified, repealed or
20 rescinded since its date of adoption and is in full force and effect as of the date hereof.

21 _____ Dated: _____
22 Eduardo Sarmiento, City Clerk



ATTACHMENT "B"

Office of the City Manager

MEMORANDUM

TO: Andrew Sarega, City Attorney

FROM: Ricardo Reyes, City Manager

CC: The Honorable Mayor, Vice Mayor, and City Council
Cosme Lozano, Chief of Police

DATE: June 21, 2025

SUBJECT: Request for Legal Opinion: HPPD Role in ICE Presence and Community Safety Concerns

Dear Mr. Andrew Sarega,

I am requesting a formal legal opinion regarding the Huntington Park Police Department's (HPPD) permissible actions in situations where federal law enforcement agents — including but not limited to U.S. Immigration and Customs Enforcement (ICE), Border Patrol, and Homeland Security Investigations (HSI) — are operating within the City. These situations often involve agents in unmarked vehicles, wearing masks and tactical gear, without clearly displayed identification, which has raised concerns about public safety, transparency, and the community's ability to distinguish federal activity from local law enforcement operations.

Background

In recent weeks, ICE activity in the Southeast Los Angeles region has increased and created heightened anxiety in our community, particularly among immigrant families and residents with mixed-status households. Reports of unmarked vehicles and agents appearing without clear identification have circulated widely. Compounding these concerns are countless reports — nationally and locally — of U.S. citizens and immigrants with lawful status being mistakenly detained or questioned by federal agents enforcing immigration policies.

The Huntington Park Mayor and City Council members have expressed growing concerns that the presence of unidentified or vaguely identified federal agents erodes public trust and creates an atmosphere of fear. Residents are contacting the City for answers, and several Councilmembers have asked whether HPPD can play a greater role in reassuring the

community by confirming the identity of federal agents when they are operating in Huntington Park.

At the same time, we are mindful of our legal obligations under SB 54 (California Values Act) and the limits on local law enforcement engagement in civil immigration enforcement.

Request

Please provide a legal opinion on the following questions:

1. What actions may HPPD lawfully take — under California law and the U.S. Constitution — when individuals believed to be federal agents (e.g., ICE, HSI, Border Patrol) are observed conducting operations in the City without clearly displayed identification? Given the restrictions under SB 54, local law enforcement receives no advance notice or coordination from federal agencies, leaving the City unable to confirm whether such individuals are, in fact, federal agents or impersonators. This raises significant concerns regarding public safety and the law.
2. May HPPD request identification or agency credentials from individuals claiming to be federal law enforcement solely for public safety and community reassurance — without interfering in any federal operations?
3. What legal boundaries must HPPD observe under SB 54 to ensure the Department does not engage in prohibited cooperation with civil immigration enforcement?
4. Does HPPD incur any legal risk or liability by remaining present at the scene of a suspected federal operation, observing activity, or asking for identification — provided it does not assist or obstruct?
5. What authority does the City have to document, monitor, or publicly report the presence or conduct of suspected federal agents when such activity raises concern among residents or disrupts community confidence?
6. To what extent is inaction or non-engagement by HPPD permissible — even if it could be perceived as non-cooperative? For example, if federal agents request assistance with crowd control or scene management during an immigration enforcement action, does SB 54 prohibit HPPD from providing that support? Are there legal risks if our required non-engagement is interpreted as obstructive?

We are seeking this opinion to help HPPD and City leadership provide clarity to staff and the community, ensure compliance with state law, and respond responsibly to increasing public concern.

Thank you in advance for your guidance.

Respectfully,

Ricardo Reyes
City Manager
City of Huntington Park

ATTACHMENT "C"

RESOLUCIÓN N°. 2025-XX

1
2
3 **UNA RESOLUCIÓN DEL CONCEJO MUNICIPAL DE LA CIUDAD**
4 **DE HUNTINGTON PARK QUE CONDENA LAS TÁCTICAS**
5 **FEDERALES AGRESIVAS Y NO TRANSPARENTES EN LA**
6 **EJECUCION DE LA LEY DE INMIGRACIÓN, ESTA**
7 **RESOLUCION REAFIRMA EL COMPROMISO CON LOS**
8 **PRINCIPIOS CONSTITUCIONALES Y DE SEGURIDAD**
9 **COMUNITARIA, Y DIRIGE MEDIDAS DE RESPUESTA LOCAL**
10 **PROACTIVAS**

11 **CONSIDERANDO QUE**, la ciudad de Huntington Park es el hogar de una vibrante comunidad
12 inmigrante, que incluye muchas familias de estatus mixto que contribuyen al tejido cultural, económico
13 y social de la ciudad; y

14 **CONSIDERANDO QUE**, según el Censo de EE. UU. de 2020, más del 97% de la población de la
15 ciudad se identifica como latina o hispana, y una parte significativa de los hogares incluye residentes
16 nacidos en el extranjero y estadounidenses de primera generación, lo que convierte a Huntington Park
17 en una de las comunidades más ricas en inmigrantes de California; y

18 **CONSIDERANDO QUE**, la reciente actividad federal de la ejecución de la ley de inmigración en la
19 región, particularmente por parte de agencias como ICE, HSI, la Patrulla Fronteriza y otros operativos
20 del Departamento de Seguridad Nacional, han involucrado cada vez más el uso de vehículos sin
21 identificación, agentes enmascarados, equipo táctico y personal sin identificación visible o marcas
22 federales; y

23
24 **CONSIDERANDO QUE**, tales tácticas han sido ampliamente documentadas en los medios de
25 comunicación nacionales y foros públicos, creando confusión y miedo entre los residentes, minando y
26 debilitando la capacidad de verificar si quienes llevan a cabo la ejecución de la ley son agentes federales
27 legítimos o individuos que se hacen pasar por agentes de la ley; y
28

1 **CONSIDERANDO QUE**, numerosos informes y evidencia en video muestran que incluso ciudadanos
2 estadounidenses e inmigrantes con estatus legal han sido detenidos, interrogados o atacados por error,
3 exacerbando la desconfianza y los riesgos de seguridad pública; y

4
5 **CONSIDERANDO QUE**, estos métodos de ejecución confunden las líneas entre la ejecución de la ley
6 local y federal, especialmente en ausencia de una identificación clara de la agencia, lo que aumenta la
7 probabilidad de falta de comunicación, disturbios civiles y trauma comunitario; y

8
9 **CONSIDERANDO QUE**, la Ciudad de Huntington Park está comprometida con el estado de derecho,
10 los derechos civiles y la seguridad y dignidad de todos sus residentes, independientemente de su estatus
11 migratorio; y

12
13 **CONSIDERANDO QUE**, la ley de California, incluida la Ley de Valores de California (SB 54),
14 prohíbe el uso de recursos locales para ayudar con la ejecución de la ley federal de inmigración civil,
15 pero permite a los municipios actuar dentro de su autoridad legal para monitorear y proteger a sus
16 comunidades de actividades no responsables o no autorizadas; y

17
18 **CONSIDERANDO QUE**, el Concejo Municipal cree que la falta de cooperación no debe confundirse
19 con la inacción, y que el HPPD y el personal de la Ciudad deben trabajar proactivamente dentro de los
20 límites legales para documentar, verificar y salvaguardar contra la extralimitación federal;

21
22 **AHORA, POR LO TANTO, SE RESUÉLVE** por el Concejo Municipal de la Ciudad de Huntington
23 Park de la siguiente manera:

- 24
25 1. Condena de las tácticas de ejecución de la ley: La Ciudad condena enérgicamente el uso de
26 vehículos sin identificación, agentes enmascarados y personal no identificable en las
27 actividades de la ejecución de la ley de inmigración realizadas dentro de la Ciudad, y
28

1 considera que tales tácticas son perjudiciales para la confianza pública, la seguridad de la
2 comunidad y las protecciones constitucionales.

3
4 2. Demanda de Transparencia y Normas Federales: La Ciudad hace un llamado al
5 Departamento de Seguridad Nacional de EE. UU. y sus agencias para que implementen
6 estándares de identificación claros y uniformes para todos los agentes de campo, incluidos
7 los vehículos marcados, las insignias visibles de las agencias y los protocolos de notificación
8 anticipada cuando operen en o cerca de jurisdicciones locales.

9
10 3. Directriz para el Monitoreo y Verificación Local: La Ciudad ordena al Departamento de
11 Policía de Huntington Park que monitoree cualquier actividad sospechosa de la ejecución de
12 la ley federal en la Ciudad y, cuando esté legalmente permitido, confirme la identidad y
13 legitimidad de las personas que afirman actuar como agentes federales.

14
15 4. Documentación e informes de derechos civiles: HPPD documentará e informará todos los
16 incidentes en los que se sospeche que la actividad de ejecución de la ley federal involucre
17 una conducta cuestionable, y remitirá las posibles violaciones de derechos civiles a las
18 autoridades legales y de supervisión correspondientes.

19
20 5. Afirmación de los Valores Fundamentales: La Ciudad reafirma su compromiso con el Debido
21 Proceso (Due Process), la igualdad de protección y los derechos de todas las personas dentro
22 de su jurisdicción. Huntington Park continuará defendiendo sus valores como una comunidad
23 segura, inclusiva y respetuosa de la ley donde la transparencia gubernamental y la seguridad
24 pública siguen siendo primordiales.

25
26 6. Exploración de recursos legales: El Concejo Municipal ordena al Administrador de la Ciudad
27 y al Abogado de la Ciudad que monitoreen activamente la actividad de la ejecución de la ley
28 federal dentro de los límites de la Ciudad para detectar posibles violaciones de las libertades

1 civiles y los derechos constitucionales, y que exploren los recursos legales o intervenciones
2 disponibles para la Ciudad bajo las leyes estatales y federales, incluidas, entre otras, quejas
3 formales, referencias de supervisión, y litigios, en su caso.

4
5 **APROBADO Y ADOPTADO ESTE DÍA 25 DE JUNIO DE 2025.**

6
7 _____
8 Arturo Flores, Mayor

9 **ATESTIGUA:**

10
11 _____
12 Eduardo Sarmiento, Secretario Municipal

13 **APROBADO EN CUANTO A LA FORMA:**

14
15 _____
16 Andrew Sarega, Abogado Interino de la Ciudad

17
18 **ESTADO DE CALIFORNIA, CONDADO DE LOS ÁNGELES, CIUDAD DE HUNTINGTON PARK**

19 Yo, Eduardo Sarmiento, Secretario Municipal de la Ciudad de Huntington Park, Condado de Los Ángeles,
20 Estado de California, por medio de la presente certifica que se aprobó la Resolución N° 2025-__ y fue
21 adoptada por el Concejo Municipal de la Ciudad de Huntington Park, firmado por el Alcalde y atestiguado
22 por el Secretario Municipal en la Reunión Extraordinaria del Concejo Municipal celebrada el día 25 de
Junio de 2025 y que dicha Resolución fue aprobada por los siguientes votos, a saber:

23 **SÍ:**

24 **NO:**

25 **ABSTENIDOS:**

26 **AUSENTE:**

27
28 [Firmas continúan en la página siguiente]

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El que firma abajo, Secretario Municipal de la Ciudad de Huntington Park, por la presente da fe y certifica que la Resolución anterior es una copia verdadera, completa y correcta de una resolución en sesión de dicha Ciudad, la cual fue debidamente convocada y celebrada en la fecha señalada y que dicho documento no ha sido enmendado, modificado, derogado o rescindido desde su fecha de adopción y está en pleno vigor y efecto a partir de la fecha del presente.

Fecha: _____

Eduardo Sarmiento, Secretario Municipal