Title:  City Auditor’s Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management

Location:  Citywide

Recommendation:  Pass a Motion: 1) accepting the City Auditor’s Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management; and 2) forwarding to City Council for approval.

Contact:  Jorge Oseguera, City Auditor, (916) 808-7270, Office of the City Auditor

Presenter:  Jorge Oseguera, City Auditor, (916) 808-7270, Office of the City Auditor

Attachments:
1-Description/Analysis
2-Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management
Description/Analysis

Issue Detail: This audit was approved as part of the 2017-2018 Audit Plan. According to the City Council Rules of Procedures, the Budget and Audit Committee shall receive, review, and forward to the council as appropriate, reports, recommendations, and updates from the City Auditor. This report documents the Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management.

Policy Considerations: The City Auditor’s presentation of the Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management is consistent with the Mayor and the City Councils intent to have an independent audit function for the City of Sacramento.

Economic Impacts: None

Environmental Considerations: None

Sustainability: None

Commission/Committee Action: None

Rationale for Recommendation: This staff report provides the Budget and Audit Committee with information that may be used to meet its responsibility to provide oversight and supervision of the City Auditor.

Financial Considerations: The cost of the Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management was funded out of the FY2016/17 Office of the City Auditor Budget.

Local Business Enterprise (LBE): Not Applicable.
Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management
Report # 2017-08 | November 2017

The Department of Parks and Recreation Has Not Updated Key Strategic Planning Guidance

Developing a Formal Cost Recovery Philosophy May Help the Department of Parks and Recreation Better Align Its Pricing Practices with Its Mission and Core Values

Nearly Half of the Supervisors Responsible for Administering and Monitoring Part-Time Employee Hours and Benefits Have Not Received Labor Relations Training
The City of Sacramento’s Office of the City Auditor can be contacted by phone at 916-808-7270 or at the address below:

915 I Street
MC09100
Historic City Hall, Floor 2
Sacramento, CA 95814

Whistleblower Hotline
In the interest of public accountability and being responsible stewards of public funds, the City has established a whistleblower hotline. The hotline protects the anonymity of those leaving tips to the extent permitted by law. The service is available 24 hours a day, 7 days week, 365 days per year. Through this service, all phone calls and emails will be received anonymously by third party staff.

Report online at https://www.reportlineweb.com/cityofsacramento or call toll-free: 888-245-8859.
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We made several recommendations aimed at improving key strategic planning guidance, developing a cost recovery framework, and conducting employee training. Our recommendations include:

**Update Key Strategic Planning Guidance**
- Update the Parks and Recreation Master Plan.
- Complete the process of updating the Strategic Plan.
-Align the department’s organizational structure to suit the department’s objectives as defined by its mission, vision, and goals.
- Conduct a needs assessment survey.
- Track attendance for non-fee based programs and services to evaluate attendance and program success.
- Define when it is appropriate to use the “General Info” or “Other” call categories.
- Evaluate the call categories and develop a list that better captures the types of calls received about DPR programs and services.
- Develop programming performance measures.
- Develop department-specific policies and procedures.

**Develop a Cost Recovery Framework**
- Define the department’s cost recovery goals and objectives.
- Evaluate the department’s fees and charges to determine if they are in alignment with the department’s mission, vision, and cost recovery goals.
- Comply with the Citywide Fees and Charges Policy by establishing cost recovery goals and identifying cost recovery levels.
- Consider implementing an advertising and sponsorship program.
- Consider updating the fee structure for some programs and services to include a non-resident fee.
- Consider developing and marketing a utility bill voluntary donation program.

**Conduct and Document Supervisor Training**
- Identify all employees responsible for performing human resources functions and require that they attend human resources training.
- Develop policies and procedures on part-time employee reporting, responsibility, and training.
- Review the process for determining prior CalPERS membership status to ensure it adequately captures all eligible members.
Introduction
In accordance with the City Auditor’s 2017/18 Audit Plan, we have completed an Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management. We conducted this performance audit in accordance with Generally Accepted Government Auditing Standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

The City Auditor’s Office would like to thank the Department of Parks and Recreation for their cooperation during the audit process.

Background
According to the City’s FY2017/18 Approved Budget, the mission of the Department of Parks and Recreation (DPR) is “To provide parks, programs, and facilities and preserve open space to optimize the experience of living.” DPR offers an array of diverse programs, services, and facilities to the residents of Sacramento and the broader Sacramento community. In addition to its programming, DPR manages and maintains several community centers, pools, parks, and trails. The figure on the next page provides a high-level overview of the types of programs and services offered by DPR.
Figure 1: Department of Parks and Recreation at a Glance Infographic

At A Glance

Parks
Maintains 227 parks and bike trails
Responsible for over 3,400 acres of parkland

Financial

$36.1 Million in Budgeted Operating Expenditures
616 Budgeted FTE’s

Access Leisure

CAMP SACRAMENTO
Dance

HOT SPOTS
Special Events

Programs

Landscape & Learning
YOUTH EMPLOYMENT

ADULT SPORTS
Older Adults
TEEN SERVICES

Facilities

Aquatic Centers
Golf Courses

Community Centers
4th “R” Sites

Softball Complex
START Sites

Source: Developed by DPR and Office of the City Auditor staff.
Organizational Structure
DPR is organized into seven divisions that provide residents and visitors with various social and personal benefits. The figure below outlines the department’s organizational structure.

**Figure 2: Department of Parks and Recreation Organizational Chart**

![Organizational Chart](image)

*Source: City of Sacramento FY2017/18 Approved Budget.*

The 4th “R” program offers year-round child care for kindergarten through 6th grade. DPR’s Administrative Services is responsible for department-wide support of various budget and administrative operations. Community and neighborhood outreach, including the Sacramento Youth Commission and Summer at City Hall programs, are run by Neighborhood Services. Park Operations is responsible for routine maintenance and service for parkland, community gardens, and restroom cleaning. The Park Planning and Development team provides services for planning, parkland acquisition, and renovation of existing parks. Recreation programs, classes, community center operations, and facility rentals are all managed by the Recreation Operations Division. START is a before and after school program that focuses on academic assistance, science and technology classes, and structured recreation activities.

**Proposed Development of a Youth Division and a Department Name Change**
In April 2017, DPR received direction from City Council to align all youth-centric programs within a single division dedicated to youth development. In October 2017, DPR staff presented an outline of their plan to City Council that included the establishment of a Youth Division solely dedicated to the development and empowerment of the City’s young residents. The proposed plan also recommended a department name change to the “Department of Youth, Parks, and Community Enrichment.” According to the department’s proposal, these changes are already underway and will formally take effect during the FY2019 budget process.
Budget and Staffing Levels

The FY2017/18 approved operating budget for DPR was approximately $36.1 million. The figure below shows the department’s historical and approved operating budget by division.

Figure 3: Department of Parks and Recreation Division Budget Summary

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>4th R Division</td>
<td>5,805,719</td>
<td>5,627,574</td>
<td>6,486,288</td>
<td>6,486,288</td>
<td>6,626,842</td>
<td>(459,466)</td>
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<tr>
<td>Administrative Services Division</td>
<td>2,962,268</td>
<td>1,814,259</td>
<td>1,366,549</td>
<td>1,366,549</td>
<td>1,357,739</td>
<td>(8,810)</td>
</tr>
<tr>
<td>Neighborhood Services Division</td>
<td>-</td>
<td>731,665</td>
<td>705,839</td>
<td>763,839</td>
<td>706,333</td>
<td>(59,506)</td>
</tr>
<tr>
<td>Park Operations Division</td>
<td>11,528,629</td>
<td>11,609,369</td>
<td>12,245,848</td>
<td>12,814,048</td>
<td>14,603,057</td>
<td>1,789,009</td>
</tr>
<tr>
<td>Park Planning and Development Division</td>
<td>405,215</td>
<td>703,429</td>
<td>41,574</td>
<td>41,574</td>
<td>(38,997)</td>
<td>(80,171)</td>
</tr>
<tr>
<td>Recreation Operations Division</td>
<td>10,882,775</td>
<td>9,779,829</td>
<td>12,870,365</td>
<td>12,641,365</td>
<td>12,599,427</td>
<td>(41,938)</td>
</tr>
<tr>
<td>START Division</td>
<td>6,193,743</td>
<td>4,491,004</td>
<td>3,728,233</td>
<td>3,728,233</td>
<td>811,175</td>
<td>(2,917,058)</td>
</tr>
<tr>
<td>Total</td>
<td>37,858,349</td>
<td>34,554,129</td>
<td>38,444,696</td>
<td>37,843,896</td>
<td>36,665,975</td>
<td>(1,777,921)</td>
</tr>
</tbody>
</table>

Source: City of Sacramento FY2017/18 Approved Budget.

The figure below shows the historical and approved number of full-time equivalent positions (FTEs) by division. It is important to note that many of the 616 approved positions are filled by multiple part-time employees that equate, for budgetary purposes, to one FTE. The Sacramento City Unified and Twin Rivers Unified School Districts have contracted with other non-profit organizations to provide START services, resulting in the elimination of 80.26 FTEs.

Figure 4: Department of Parks and Recreation Staffing Levels

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>4th R Division</td>
<td>103.90</td>
<td>119.02</td>
<td>117.55</td>
<td>117.55</td>
<td>117.59</td>
<td>-</td>
</tr>
<tr>
<td>Administrative Services Division</td>
<td>11.40</td>
<td>11.40</td>
<td>10.00</td>
<td>11.00</td>
<td>11.00</td>
<td>-</td>
</tr>
<tr>
<td>Neighborhood Services Division</td>
<td>-</td>
<td>8.52</td>
<td>8.52</td>
<td>10.47</td>
<td>9.45</td>
<td>(1.02)</td>
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<tr>
<td>Park Operations Division</td>
<td>105.85</td>
<td>141.34</td>
<td>144.94</td>
<td>144.94</td>
<td>148.84</td>
<td>4.00</td>
</tr>
<tr>
<td>Park Planning and Development Division</td>
<td>8.00</td>
<td>8.00</td>
<td>9.00</td>
<td>9.00</td>
<td>9.00</td>
<td>-</td>
</tr>
<tr>
<td>Recreation Operations Division</td>
<td>199.11</td>
<td>279.65</td>
<td>284.65</td>
<td>287.90</td>
<td>292.12</td>
<td>4.22</td>
</tr>
<tr>
<td>START Division</td>
<td>142.30</td>
<td>139.99</td>
<td>108.45</td>
<td>108.45</td>
<td>28.19</td>
<td>(80.26)</td>
</tr>
<tr>
<td>Total</td>
<td>570.56</td>
<td>707.92</td>
<td>683.51</td>
<td>689.21</td>
<td>616.15</td>
<td>(73.00)</td>
</tr>
</tbody>
</table>

Source: City of Sacramento FY2017/18 Approved Budget.

National Recreation and Park Association

The National Recreation and Park Association (NRPA) is a “non-profit organization dedicated to the advancement of public parks, recreation and conservation.” NRPA produces research, education, and policy initiatives for their members with the goal of enriching the communities they serve. NRPA offers individual certifications such as the Certified Park and Recreation Professional, Certified Park and Recreation Executive, Certified Playground Inspector, and Aquatics Facility Operator. In addition to the individual certifications, NRPA offers parks and recreation agencies a pathway to
accreditation through their Commission for Accreditation of Park and Recreation Agencies program.

**Commission for Accreditation of Park and Recreation Agencies**
The Commission for Accreditation of Park and Recreation Agencies (CAPRA) accredits parks and recreation agencies throughout the United States that have met the CAPRA standards by demonstrating a level of excellence in operation and service. Through compliance with these national standards, parks and recreation agencies seek CAPRA accreditation to assure policy makers, department staff, the general public, and tax payers that an accredited parks and recreation agency has been independently evaluated against established benchmarks as delivering a high level of quality. According to their website, “agency accreditation is available to all entities administering park and recreation systems, including municipalities, townships, counties, special districts and regional authorities, councils of government, schools, and military installations.” Currently there are over 150 accredited parks and recreation agencies in the United States; the cities of Bakersfield, San Diego, Scottsdale, Tucson, Miami, Atlanta, Austin, Baltimore, and Minneapolis are among the list.

NRPA’s book on the *Management of Park and Recreation Agencies, 4th Edition*, addresses the specific standards needed for CAPRA accreditation and provides guidance, examples, and best practices in how to achieve these standards. While DPR is not seeking accreditation at this time, the CAPRA standards and NRPA guidance serve as best practices and a level of excellence to which DPR can aspire. We reference these CAPRA standards and NRPA guidance throughout this report.

**Objective, Scope, and Methodology**
The objective of the Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management was to assess the department’s strategic planning and part-time employee management to identify areas of risk and opportunities for potential savings. The scope of our audit included the department’s key strategic planning documents, budget reports, registration attendance, fee data, and call center data. We also reviewed industry best practices, labor agreements, conducted interviews, performed benchmarking, and tested part-time employee reports. While some historical information is provided for context, the primary focus of our audit scope period was from FY2015 through FY2017.
Finding 1: The Department of Parks and Recreation Has Not Updated Key Strategic Planning Guidance

According to NRPA guidance on parks and recreation management, parks and recreation departments must continually strive to improve service delivery and adapt to resident’s evolving expectations. The cornerstone of a successful organization lies in its understanding of “why it exists (mission), where it is heading (vision), and its guiding principles (values).” A department’s goals and objectives are a means to this end. The NRPA advises that strategic planning should be an ongoing process and is a foundational element of decision-making. When we reviewed DPR’s strategic planning, we found that some of the key guidance had not been updated and that data quality could be improved. More specifically, we found:

- The Master Plan and Strategic Plan are obsolete;
- The Department of Parks and Recreation could benefit from a needs assessment survey;
- Registration and call center data could be used to better inform the planning process if it was more complete;
- Many of the department’s programs and services do not have performance measures to evaluate their success; and
- The Department of Parks and Recreation lacks department-specific policies and procedures.

Outdated strategic guidance could lead to poor planning and inefficient resource allocation. Without specific goals in mind, there are no real benchmarks for evaluating success. We recommend DPR update their strategic planning documents, conduct a needs assessment survey, establish performance measures, and develop department-specific policies and procedures.

The Master Plan and Strategic Plan are Obsolete

Master Plan

A Master Plan is a forward-looking document that helps guide department staff through a set of shared values and principles. The Master Plan provides direction on how DPR will meet the park operations, land use, and recreation goals outlined in the City’s General Plan. The most recent DPR Master Plan is titled Parks and Recreation Master Plan 2005-2010 and was initially completed in 2004, with a technical update in 2009. One of the goals of the DPR Master Plan is to “Chart the growth, direction, priorities, and agenda for the Department through the current decade (2010).” As DPR’s most current master
plan was only designed to carry the department through 2010, it is no longer a forward-looking document. Many of the studies cited in the plan are more than 15 years old, and the list of qualitative assessment methods from the 2009 technical update did not include input from public workshops, collaboration with external partners, or population and trend analysis. In addition, DPR is currently shifting its organizational structure to bring their youth programs under one umbrella—a Youth Division. This new division’s purpose, goals, and objectives are not addressed in the current master plan.

According to the *Sacramento 2035 General Plan*, “State law requires each city and county to prepare and adopt a comprehensive and long-range general plan for its physical development. A comprehensive general plan provides a jurisdiction with a consistent framework for land use decision-making.” The *Sacramento 2035 General Plan* was adopted in March 2015. General Plan Policy ERC 2.2.1 states that “The City shall maintain and implement a Parks and Recreation Master Plan to carry out the goals and policies of this General Plan. All new development will be consistent with the applicable provisions of the Parks and Recreation Master Plan.” The figure below shows the organizational relationship between the General Plan, at the top of the pyramid, and a Master Plan, in the middle of the pyramid.

*Figure 5: City Planning and Strategy Framework*

![Diagram](source: Sacramento 2035 General Plan.)
In addition to the goals outlined in the General Plan Policy ERC 2.2.1, CAPRA Standard 2.4 also requires that, in order to become an accredited agency, an agency must have a Parks and Recreation Master Plan. The CAPRA Standard 2.4 states that “The agency shall have a comprehensive park and recreation system plan that provides recommendations for provision of facilities, programs, and services; parkland acquisition and development; maintenance and operations; and administration and management.” The CAPRA standard requires the Master Plan contain the following:

- Agency mission;
- Agency objectives;
- Recreation and leisure trend analysis;
- Needs assessment;
- Community inventory; and
- Level of service standards.

While DPR is not seeking accreditation at this time, these CAPRA standards serve as industry best practices. Given the major changes the department is currently undergoing, it is imperative that these changes get incorporated and memorialized in these key planning documents.

DPR’s current Master Plan appears to be out-of-date and not in line with the goals of the Sacramento 2035 General Plan, which include maintaining and implementing a Parks and Recreation Master Plan, nor does it meet the CAPRA accreditation standard which requires a current master plan. We recommend DPR update the Parks and Recreation Master Plan to ensure it continues to be a forward-looking document that guides DPR’s decisions in agreement with the goals outlined in the Sacramento 2035 General Plan.

RECOMMENDATION
We recommend the Department of Parks and Recreation:

1. Update the Parks and Recreation Master Plan.

Strategic Plan
NRPA CAPRA standard 2.5 Strategic Plan recommends that parks and recreation agencies have a strategic plan, authorized by the approving authority, that outlines how the agency will achieve its mission, vision, and goals over the next three to five years. The standard requires that the goals and objectives of the plan be measurable so that the agency can evaluate progress towards meeting these goals and objectives. NRPA’s chapter on Planning for Strategic
Management provides the following guidance on the importance of developing and implementing strategic plans:

“Driven by a mission statement, strategic planning is the blueprint for the implementation of agency vision and is guided by the fundamental directives of the agency...Strategic planning can be thought of as a systematic process through which an organization agrees on priorities that are essential to its mission and responsive to the environment, while building commitment among key stakeholders through inclusion in the planning process.”

Recognizing the need to update their strategic plan, DPR hired consulting firm MIG in late 2016 to assist in updating their strategic plan; however, the project has subsequently been put on hold. As mentioned in the background section of this report, DPR received direction from Council in 2017 to become more youth-focused in their programming and is in the process of reorganizing the department’s structure to better align with this goal. However, realigning the department’s organizational structure prior to completing a needs assessment, or determining the department’s overall key objectives, is not in keeping with the guidance provided by NRPA. According to the NRPA’s guidance on Organizational Structure and Administrative Operations, an organization should be structured to efficiently and effectively meet its objectives. NRPA guidance states that:

“The organization should establish a formal structure through which organizational components are based, defined, directed and coordinated to achieve mission success. The form depends on the history of the organization; its mission, vision, and values; its size, complexity, and interorganizational networking requirements...and the organizational culture, including preferred communicational and operational norms.”

Based on the guidance provided by NRPA, the department should complete a needs assessment from key stakeholders and use that information to update DPR’s key planning documents, prior to reorganizing its structure. The department’s organizational structure should be a reflection of the department’s and Council’s approved stated objectives and goals. In our opinion, realigning the department’s organizational structure prior to completing these key tasks may lead to a department structure that does not align with all of its objectives, resulting in inefficient or ineffective operations.
Given that the reorganization is already underway, we suggest DPR complete the process of updating their strategic plan as expeditiously as possible.

RECOMMENDATIONS
We recommend the Department of Parks and Recreation:

2. Complete the process of updating the Strategic Plan.
3. Align the department’s organizational structure to suit the department’s objectives as defined by its mission, vision, and goals.

The Department of Parks and Recreation Could Benefit from a Needs Assessment Survey
CAPRA standard 6.0 Programs and Services Management states that “A program is a means to leisure and recreation as well as a vehicle to deliver benefits to participants. High-quality programming is a dynamic process that continues as the recreation experience unfolds. A systematic and well-researched analysis should be completed in determining what programs and services should be provided by the agency.” The NRPA recommends that in combination with the department’s overall philosophy and mission (Master Plan and Strategic Plan), constituent interests and needs should help to form the basis for determining the department’s programming. In addition, NRPA CAPRA Standard 6.3.1 Outreach to Diverse Underserved Populations recognizes the need for agencies to “proactively extend programs and services to residents who may be underserved in the community.” Performing a needs assessment, including residents and policy makers in the planning process, and identifying underserved communities are part of the NRPA recommended best practices for determining what programs and services to offer.

While DPR has recently completed some assessments related to park maintenance, pool facilities, and customer service, DPR has not conducted a needs assessment survey in several years to determine if there are gaps in the department’s programming. While there are various options DPR could employ to obtain community input on the programs and services offered, one option is to conduct a needs assessment survey of the public to learn more about which programs and services the public would like to see offered in their areas and to ensure programs remain relevant. For example, the City of Alexandria, Virginia hires a consultant every two years to perform a needs assessment survey. The purpose of their survey is to “help establish priorities for the future development of parks, recreation and cultural facilities, programs and services within the community.” They expect the results of their most recent assessment to be available in the fall of 2017.
In developing Alexandria’s 2015 needs assessment, their consultant surveyed over 600 households to gather information from residents on various aspects of their Parks and Recreation Department, including frequency of use and quality of park facilities, participation and quality of programs, how residents learned about programs, which programs residents have a need for, and the importance of particular programs to the residents. The consultant then analyzed the information and provided a matrix on the importance of facilities and programs based on the input from residents. The survey results revealed that farmers markets and cultural special events were the top two most needed recreation programs desired by residents. In addition, surveyed residents indicated that they would be most willing to support improving existing neighborhood parks with their tax dollars. In order to better understand their customer base, the survey also asked residents to voluntarily provide their demographic information, including age, race, gender, number of dogs in the household, and the number of years they have resided in the City. All of this input from residents helps to guide the City of Alexandria’s Parks and Recreation Department in better understanding their customer base, identifying unmet needs, and determining which existing programs or services may no longer be of great interest to residents.

A needs assessment and community involvement are NRPA recommended best practices as part of an agency’s overall comprehensive planning process. The needs assessment generally occurs as part of the master plan development process described in the previous section of this report. We recommend DPR perform a needs assessment survey and use the results of the survey to inform their strategic plan development, and drive future program offerings.

RECOMMENDATION
We recommend the Department of Parks and Recreation:

4. Conduct a needs assessment survey.

Registration and Call Center Data Could Be Used to Better Inform the Planning Process if It Was More Complete
As the name suggests, the Government Accountability Office’s (GAO) Standards for Internal Control in the Federal Government set internal control standards for federal entities. While these standards are primarily aimed at helping

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federal agencies operate more efficiently and effectively, their internal control guidance can also serve as best practices for other government agencies. The GAO’s standards state that “Management should use quality information to achieve the entity’s objectives.” The GAO considers information to be of “quality” if it is relevant, complete, accurate, accessible, and timely.

**Registration Data is Not Complete or Easily Accessible**
One of the key data sets that DPR has at its disposal to assess programs and trends is its CLASS registration system. The CLASS registration system is an online portal through which individuals can sign up for fee-based classes and programs offered through DPR. Attendance levels and fee income are tracked through this system for many, but not all, of the programs offered by DPR. For example, programs related to 4th “R” and START are tracked on a separate system and some of the programs that are offered at no-cost to the user are not tracked in an electronic system. However, as it was the best available information, we have provided a summary of the registration data for the last four fiscal years from the CLASS system to demonstrate how attendance and preferences change over time. Figure 6 shows the attendance levels by program type.
### Figure 6: CLASS Registration System Program Attendance by Fiscal Year

<table>
<thead>
<tr>
<th>Program Type</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult Sports Leagues*</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Drama &amp; Music</td>
<td>185</td>
<td>188</td>
<td>174</td>
<td>127</td>
</tr>
<tr>
<td>Dog Obedience</td>
<td>301</td>
<td>311</td>
<td>322</td>
<td>310</td>
</tr>
<tr>
<td>City Excursions</td>
<td>338</td>
<td>648</td>
<td>485</td>
<td>332</td>
</tr>
<tr>
<td>Art &amp; Special Interest Classes</td>
<td>672</td>
<td>766</td>
<td>786</td>
<td>837</td>
</tr>
<tr>
<td>Other_Not Categorized</td>
<td>413</td>
<td>633</td>
<td>639</td>
<td>943</td>
</tr>
<tr>
<td>After School Programs &amp; Day Camps</td>
<td>2,127</td>
<td>1,571</td>
<td>1,791</td>
<td>1,523</td>
</tr>
<tr>
<td>Martial Arts</td>
<td>1,628</td>
<td>1,361</td>
<td>1,480</td>
<td>1,632</td>
</tr>
<tr>
<td>Fitness</td>
<td>2,182</td>
<td>1,872</td>
<td>1,913</td>
<td>1,764</td>
</tr>
<tr>
<td>Sports</td>
<td>4,204</td>
<td>3,198</td>
<td>2,451</td>
<td>2,173</td>
</tr>
<tr>
<td>Tots 0-5 yrs</td>
<td>2,299</td>
<td>2,224</td>
<td>2,374</td>
<td>2,310</td>
</tr>
<tr>
<td>Access Leisure</td>
<td>2,643</td>
<td>2,790</td>
<td>2,924</td>
<td>2,608</td>
</tr>
<tr>
<td>Community Centers</td>
<td>2,966</td>
<td>3,255</td>
<td>2,903</td>
<td>2,827</td>
</tr>
<tr>
<td>Aquatics</td>
<td>2,452</td>
<td>2,516</td>
<td>2,370</td>
<td>3,018</td>
</tr>
<tr>
<td>Dance</td>
<td>4,989</td>
<td>5,041</td>
<td>4,020</td>
<td>3,379</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>27,400</strong></td>
<td><strong>26,375</strong></td>
<td><strong>24,633</strong></td>
<td><strong>23,784</strong></td>
</tr>
</tbody>
</table>

Source: Auditor generated based on CLASS registration data.

*Adult Sports League fees are paid in lump sum and therefore reflect an attendance of “1.”

CLASS data indicates that overall attendance in fee-based dance and fitness classes have declined, while DPR experienced an increase in fee-based aquatics class attendance. This type of information would typically be used to help inform decisions regarding the types of programs and services to offer. It appears that DPR is not fully leveraging this information to assess its programs and identify trends. The information is not complete as it does not include all attendance-based programs and services offered by DPR. Without attendance data related to non-fee based programs and services it is difficult to gauge overall participation in the department’s programs and services. As the figure below demonstrates, overall year over year attendance in DPR sponsored fee-based programs and services appears to be declining.
While the decline may be due to various factors, in our opinion, incomplete information limits the usefulness of data to help identify and address issues and trends. To address this issue, the department should be capturing data related to attendance of non-fee based programs. More complete data could help DPR to evaluate their overall engagement level with the community and better inform the strategic planning process.

RECOMMENDATION

We recommend the Department of Parks and Recreation:

5. Track attendance for non-fee based programs and services to evaluate attendance and program success.

311 Call Center Data is Not Appropriately Categorized for Trend Analysis or Decision Making

311 is a phone number that Sacramento residents, businesses, and visitors can call while within the City limits to reach the City’s centralized call center. Callers can request non-emergency services, report incidents, or get information on a variety of City services, including building permits, stray animals, utilities billing, and park amenities. In order to learn more about the types of calls the 311 Call Center receives related to DPR, we obtained and analyzed data from the call center’s software system. The figure below shows DPR call categories, the number of calls received in each category, and the percentage of total for fiscal year 2017.

---

2 Report emergencies such as fires or crimes in progress to 911.
### Figure 8: 311 Calls for the Department of Parks and Recreation by Category for Fiscal Year 2017

<table>
<thead>
<tr>
<th>Call Category</th>
<th>Number of Calls</th>
<th>Percentage of Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other</td>
<td>1,029</td>
<td>21.43%</td>
</tr>
<tr>
<td>General Info</td>
<td>952</td>
<td>19.83%</td>
</tr>
<tr>
<td>Irrigation</td>
<td>733</td>
<td>15.26%</td>
</tr>
<tr>
<td>Grounds Cleaning</td>
<td>413</td>
<td>8.60%</td>
</tr>
<tr>
<td>Directory Assistance</td>
<td>269</td>
<td>5.60%</td>
</tr>
<tr>
<td>Mowing/Weeds</td>
<td>232</td>
<td>4.83%</td>
</tr>
<tr>
<td>Playgrounds</td>
<td>168</td>
<td>3.50%</td>
</tr>
<tr>
<td>Citizen Safety Concern</td>
<td>157</td>
<td>3.27%</td>
</tr>
<tr>
<td>Restrooms</td>
<td>153</td>
<td>3.19%</td>
</tr>
<tr>
<td>Lighting</td>
<td>127</td>
<td>2.64%</td>
</tr>
<tr>
<td>Fencing/Gate</td>
<td>122</td>
<td>2.54%</td>
</tr>
<tr>
<td>Nuisance</td>
<td>112</td>
<td>2.33%</td>
</tr>
<tr>
<td>Community Centers</td>
<td>93</td>
<td>1.94%</td>
</tr>
<tr>
<td>Permit/Reservation</td>
<td>86</td>
<td>1.79%</td>
</tr>
<tr>
<td>Dog Off-Leash</td>
<td>67</td>
<td>1.40%</td>
</tr>
<tr>
<td>Park Dispute</td>
<td>23</td>
<td>0.48%</td>
</tr>
<tr>
<td>In Park After Dark</td>
<td>17</td>
<td>0.35%</td>
</tr>
<tr>
<td>No Value</td>
<td>17</td>
<td>0.35%</td>
</tr>
<tr>
<td>Transfer</td>
<td>14</td>
<td>0.29%</td>
</tr>
<tr>
<td>Smoking/Drinking in Park</td>
<td>13</td>
<td>0.27%</td>
</tr>
<tr>
<td>Suspected Criminal Activity</td>
<td>5</td>
<td>0.10%</td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>4,802</strong></td>
<td><strong>100.00%</strong></td>
</tr>
</tbody>
</table>

**Source:** Auditor generated from 311 Call Center Oracle Service Cloud data.

Consolidating DPR’s call center data, as shown in the figure above, revealed that over 40 percent of the calls were categorized as either “Other” or “General Info.” The 311 Call Center does not maintain definitions of the call categories; however, we reviewed the notes associated with some of the entries classified as “General Info” to determine if they could have been assigned to a more specific call category. Here are some examples of where, in our opinion, the calls could have been assigned to a more specific category:
**Figure 9: Examples of 311 Calls That Could Have Been Placed into More Specific Call Categories**

<table>
<thead>
<tr>
<th>Reference #</th>
<th>Date Created</th>
<th>Date Closed</th>
<th>Notes</th>
<th>Call Category</th>
<th>More Specific Call Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>170409-000311</td>
<td>04/09/2017 03:03 PM</td>
<td>04/09/2017 03:03 PM</td>
<td>PARK RESERVATION DISPUTE NEAR CREST DR AT DANBROOK DR. I ADVISED NO RESERVATION AREA AT NW END OF PARK; FIRST COME FIRST SERVE.</td>
<td>General Info</td>
<td>Permit/Reservation</td>
</tr>
<tr>
<td>161006-001007</td>
<td>10/06/2016 06:45 PM</td>
<td>10/06/2016 06:58 PM</td>
<td>Northgate Park northeast side - Several lights out; inadequate light for soccer practice</td>
<td>General Info</td>
<td>Lighting</td>
</tr>
<tr>
<td>160726-000558</td>
<td>07/26/2016 12:12 PM</td>
<td>07/28/2016 09:11 AM</td>
<td>Serious crack in plastic slide in the children’s play ground, it is not usable and could be dangerous.</td>
<td>General Info</td>
<td>Playgrounds</td>
</tr>
</tbody>
</table>

*Source: Auditor generated from 311 Call Center data.*

In our opinion, applying the “General Info” and “Other” categories to more than 40 percent of the calls prevents DRP from collecting complete, accurate, and relevant data. DPR should work with the City’s 311 Call Center to define more appropriate categories and clarify for 311 Call Center staff when it is appropriate to use the “General Info” or “Other” categories. DPR should actively monitor and analyze information to identify issues, trends, and opportunities for improvement. Having more precise and consistent data would aid DPR in their strategic planning process, and by pinpointing the types of calls being received, DPR could work to reduce the number of incoming service calls related to their programs and amenities.

**RECOMMENDATIONS**

We recommend the Department of Parks and Recreation work with the 311 Call Center to:

6. Define when it is appropriate to use the “General Info” or “Other” call categories.
7. Evaluate the call categories and develop a list that better captures the types of calls received about DPR programs and services.
Many of the Department’s Programs and Services Do Not Have Performance Measures to Evaluate Their Success

NRPA’s guidance on program and services management states that “Goals and objectives are critical to program planning and management. Goals for the organization relate to the extent and nature of the coverage, the basic program design, and promotional and financial aspects. Each program or service should have specific goals and objectives.” We reviewed the City’s FY2017/18 Approved Budget and noted that DPR’s performance measures primarily addressed park operations and did not set goals for the department’s programming.

The NRPA recommends that goals and objectives be:

- Written;
- Reviewed at the beginning of each year or season;
- Prepared in consultation with participation councils, planning committees, supervisory personnel, and recreation leaders;
- Specific and realistic; and
- Based on the department’s overall mission, goals, and philosophy.

Performance measures should be tailored to the program or service being evaluated; some examples of basic performance measures related to programming include the number of programs, number of program participants, participants per program, average daily activity at community centers, and participant satisfaction. Some cities also display these metrics on a per capita basis to adjust for growth or decline in the City’s population.

Establishing and monitoring programming performance measures will better equip DPR to monitor and evaluate their progress over time. Failure to establish goals and objectives could lead to programs and services that continuously underperform or do not meet management or the public’s expectations. We recommend DPR establish performance measures that align their goals and objectives with the department’s overall mission and vision.

RECOMMENDATION

We recommend the Department of Parks and Recreation:

8. Develop programming performance measures.
The Department of Parks and Recreation Lacks Department-Specific Policies and Procedures

Policies and procedures are a foundational element of a well-controlled environment, and help establish guidelines and document expectations for both employees and managers. Citywide policies address issues that affect the vast number of City employees, while department-specific policies apply only to employees of the department or area that they operate within. Department-specific procedures are commonly used across many City departments and in instances where the unique nature of the position or job duties calls for more comprehensive direction from management than would be practical in a Citywide policy.

During this engagement, we noted a general lack of department-specific policies and procedures that provide direction to staff on management’s expectation regarding DPR processes. Without direction from documented policies and standards, organizations can become disoriented and perform ineffectively. DPR management recognizes the need for policies and procedures to provide clarity on a number of topics, and they are actively working towards developing and implementing several policies. We recommend DPR continue the process of identifying policy gaps and develop policies where needed.

RECOMMENDATION
We recommend the Department of Parks and Recreation:

9. Develop department-specific policies and procedures.

According to GreenPlay LLC\(^3\), a national consortium of experts on parks, recreation, and open space, “The creation of a cost recovery and subsidy allocation philosophy and policy is a key component to maintaining an agency’s financial control, equitably pricing offerings, and helping to identify core services including programs and facilities.” Establishing a comprehensive revenue policy that includes cost recovery levels, is also a recommended NRPA best practice. DPR has not developed a department-wide cost recovery philosophy that guides their program pricing. Historically, fees and charges have been updated on an ad-hoc basis and evaluated independently of each other. Without guiding principles or philosophies, it is difficult to determine if the department’s pricing structure is in line with management and the public’s expectations, adequately supports the sustainability of programs, benefits a wide range of constituents, or is fiscally responsible. More specifically we found:

- Pricing and cost recovery levels for programs and services have not been evaluated department-wide;
- DPR is not establishing cost recovery goals or determining cost recovery levels as required by the Citywide Fees and Charges Policy; and
- Additional revenue enhancement practices could be explored.

We made recommendations for DPR to develop a cost recovery methodology that is in line with industry best practices and the Citywide Fees and Charges Policy. We also provided some examples of revenue enhancement practices used by other cities that DPR could consider incorporating into their model.

Pricing and Cost Recovery Levels for Programs and Services Have Not Been Evaluated Department-Wide

During the course of a year, the City of Sacramento Department of Parks and Recreation offers an extensive list of over 300 recreational and educational programs and classes. Many of these programs, both City-sponsored and

\(^3\) According to their Statement of Qualifications, GreenPlay LLC operates as a consortium of experts to provide services nationally for park, recreation, open space, and related agencies. Since 1999, GreenPlay has completed over 450 projects in 43 states for governmental agencies and private sector companies. [http://www.greenplayllc.com](http://www.greenplayllc.com)
vendor-operated, require that a user fee be paid to participate in the class or program. Some programs, such as Youth Employment, are provided at little or no cost to the user. A number of these programs are offered by third-party vendors who operate in partnership with the City, whereby the vendor offers courses at a City facility; DPR receives 30 percent of the revenue from registration fees, and the third-party vendor retains the remaining 70 percent. Currently, pricing for programs and services are set independent of each other and are not considered as part of an overall department-wide cohesive plan.

According to GreenPlay LLC, establishing a carefully considered philosophy for cost recovery is a good foundation for charging fees for facilities, programs, and services. A cost recovery model provides the basis for determining the amount of subsidy (i.e. general fund contribution) that will go towards supporting programs and services, and provides a justification for fee increases or reductions where user fees are charged to offset the cost of providing a service.

While there may be many ways for DPR to evaluate their pricing, cost recovery, and diversity of programs on a department-wide scale, one well-established method is the pyramid model. The pyramid cost recovery model is used by the cities of San Diego, Alexandria, and Davis. The figure below shows an example of a pyramid cost recovery model and how a parks and recreation department could structure its funding in order to balance the amount of subsidy provided towards those programs, while also maximizing community benefit. Programs and services at the bottom of the pyramid are subsidized by general fund revenue and are generally provided at little or no cost to the user, whereas programs and services in the mid-ranges charge user fees but are partially subsidized by the general fund. Programs and services at the top of the pyramid operate at or near full cost recovery with the user paying for the full cost of the service.
When using this cost recovery model, an agency would generally design their cost recovery program with input from the public on which services should be subsidized and which programs should charge user fees. One option is to design the cost recovery pyramid model so that programs offering a high level of benefit to the entire community are heavily subsidized, while programs that offer mostly individual benefit are offered at prices that are closer to full cost recovery. These decisions and pricing levels would ideally be made with the department’s mission, vision, and overall philosophy in mind.

The City of Portland’s PRK-3.06 Cost Recovery Policy for City Parks and Recreation Programs defines their cost recovery goals by broad demographic groups. For example, their cost recovery goals are broken out between four groups, with a cost recovery goal associated with each: Youth (42 percent), Adults (63 percent), Low Income Youth (23 percent) and Low-Income Adults (26 percent) of total costs. In addition to the low-income pricing, the City of Portland also offers financial assistance programs through scholarships, promotions, and partnerships. However, no two cities are identical and tax bases differ across states and local agencies. In our opinion, DPR should endeavor to identify a holistic cost recovery model that aligns with its mission and vision and seeks to offer inclusion and recreation activities to a broad range of residents.

We attempted to assess DPR’s cost recovery levels, however our ability to evaluate cost recovery at the program-level for DPR was hindered by a lack of
readily available data. While some information is available, DPR does not regularly track revenue and expenses for all programs at the individual program level. Therefore, we performed a high-level analysis using the department’s FY2016 year-end revenue and expense data by division in order to demonstrate the potential of implementing a cost recovery model.

The figure below shows the results of our high-level analysis and the corresponding cost recovery percentages based on direct operating expenses only.

Figure 11: High-Level Overview of DPR’s Direct Operating Expense Cost Recovery by Division

Source: Auditor generated from City FY2016 financial data.

*Does not include costs associated with indirect expenses or capital improvement projects.

Due to lack of time and resources, we did not perform a deep dive into the department’s revenue and expense accounts to determine the applicability of individual transactions in the cost recovery model and we relied on the information in the City’s revenue and expense summary reports. The
department or a consultant could perform a more robust analysis in order to
more precisely evaluate cost recovery percentages by program.
It is important to note that we only included the department’s annual operating
costs in our analysis and did not include multi-year expenses from capital
improvement projects (CIP) or indirect expenses, such as department-wide IT
support, fiscal services, park safety, or park development. Incorporating CIP and
indirect expenses into the analysis would likely increase the total cost
associated with providing these services, thereby lowering the cost recovery
percentages. Including indirect costs may cause Older Adult Services and
Permitting and Events to fall into the Low (0-40%) cost recovery category and
DPR would have no programs or services in the Medium (41-80%) range.

Having such a large number of programs and services in the Low (0-40%) cost
recovery category means that the general fund is expected to subsidize a
number of the department’s programs and services. Moving some of the
programs and services towards the Medium (41-80%) cost recovery category
could offset more of the costs to provide these programs and services, while
relieving some of the pressure on the general fund. However, this is a policy
decision and should be evaluated as a department-wide holistic approach to
determine which programs and services the public wants to subsidize, and at
what level. Resulting pricing changes may need to be phased in over time, and
reevaluated after an initial test period, to determine their effects on overall
attendance levels. We recommend DPR define cost recovery goals and
objectives that are in line with industry best practices and the Citywide Fees and
Charges Policy.

RECOMMENDATIONS
We recommend the Department of Parks and Recreation:

10. Define the department’s cost recovery goals and objectives.
11. Evaluate the department’s fees and charges to determine if they are in
alignment with the department’s mission, vision, and cost recovery
goals.

The Department of Parks and Recreation is Not Establishing Cost
Recovery Goals or Determining Cost Recovery Levels as Required
by the Citywide Fees and Charges Policy
The Citywide Fees and Charges Policy (Resolution 2006-106) was adopted by
City Council on February 7, 2006 and later amended on May 8, 2014 (Resolution
The City of Sacramento’s *Citywide Fees and Charges Policy* outlines the types of fees the City charges and sets forth guidelines for:

- Establishing cost recovery goals;
- Determining the categories of cost recovery levels in which to categorize/organize fees;
- Methods for categorizing fees; and
- Establishing and modifying fees and charges.

The *Citywide Fees and Charges Policy* lists five cost recovery categories with which to classify fees. The cost recovery categories are outlined in the figure below.

### Figure 12: Citywide Fees and Charges Policy Cost Recovery Categories

<table>
<thead>
<tr>
<th>Cost Recovery Level</th>
<th>Cost Recovery Percentage</th>
<th>Cost Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enterprise</td>
<td>100</td>
<td>Total Costs</td>
</tr>
<tr>
<td>High</td>
<td>81-100</td>
<td>Total Costs</td>
</tr>
<tr>
<td>Medium</td>
<td>41-80</td>
<td>Direct Costs</td>
</tr>
<tr>
<td>Low</td>
<td>0-40</td>
<td>Direct Costs</td>
</tr>
<tr>
<td>Other</td>
<td>N/A*</td>
<td>N/A*</td>
</tr>
</tbody>
</table>

*Source: Auditor generated based on the Citywide Fees and Charges Policy (Resolution 2014-0111).*

*Set at market rate or by Council policy.*

The *Citywide Fees and Charges Policy* also requires that “At the beginning of the budget process each department will submit a list of proposed adjustments to their section of the master fee schedule. Each service must be assigned a target cost recovery level as defined above.” While DPR staff regularly sought Council approval for program pricing changes, DPR staff did not establish cost recovery goals or determine cost recovery levels in accordance with the direction provided in the *Citywide Fees and Charges Policy.*

The *Citywide Fees and Charges Policy* was adopted by Council “to ensure that City fees and charges reflect Council’s direction regarding recovery of costs related to providing programs and services.” In addition, annual review of fees and charges helps to ensure that the City’s cost recovery keeps pace with changes in cost of living and service delivery levels. Fees and charges that do not comply with the policy may not reflect the guidelines established by City Council or may not keep pace with the cost of living. We recommend DPR bring their pricing in line with the *Citywide Fees and Charges Policy.*
RECOMMENDATION
We recommend the Department of Parks and Recreation:

12. Comply with the Citywide Fees and Charges Policy by establishing cost recovery goals and identifying cost recovery levels.

The Department of Parks and Recreation Could Improve Cost Recovery by Implementing Some Revenue Enhancement Practices

DPR Should Consider Implementing the Commercial Sponsorship Program
After experiencing two consecutive years of budget cuts, in April 2010 the Department of Parks and Recreation sought to implement an advertising program that would enable revenue-generating sponsorship agreements with the private sector. In support of these initiatives, Council adopted a Donation and Sponsorship Policy and an Advertising Policy Pertaining to Advertising on Department of Parks and Recreation Property under Resolution 2010-184. This resolution authorized the Director of the Department of Parks and Recreation to implement a Community Sponsorship Initiative using the sponsorship and advertising policies previously mentioned. The Community Sponsorship Initiative included plans to test the feasibility of acquiring sponsorships at the Sacramento Softball Complex and by permitting commercial advertising in the department’s recreation magazine. According to DPR staff, this program never fully materialized. As it stands today, there are no DPR staff assigned to generating commercial sponsorships, no commercial sponsorship at the Sacramento Softball Complex, and no commercial advertising in DPR’s programming brochure.

To determine the potential revenue that could be generated from implementing a sponsorship and advertising program, we reviewed similar programs at other cities. For example, the City of Long Beach, California charges commercial advertisers for space in their Recreation Connection brochure. The commercial advertising rates range from $550 for a quarter page to $2,700 for the back cover. The figure below is a snapshot from their Advertising Guide.
In contrast, the back cover of DPR’s *Come Out and Play* brochure for Fall/Winter 2016 is essentially blank, and the Summer 2017 brochure back cover is a listing of the community center locations/hours, which is information that is repeated from a previous interior page. While it appears the intent of the *Community Sponsorship Initiative* was to develop a sponsorship and advertising program, this program has no dedicated staff and has not been implemented.

The City of Folsom, California employs a Marketing Coordinator whose responsibilities include, among other things, developing a comprehensive sponsorship program. Currently, this sponsorship program includes commercial marketing in their programming brochure. Depending on the interest level from local businesses, the Marketing Coordinator estimates annual revenue from commercial advertising to be between $0 and $6,000 per year. This helps to partially offset some of the expense associated with printing and mailing their brochures to residents, a service which DPR no longer offers due to the cost.

The potential downside of implementing a commercial sponsorship program is staff time associated with contacting potential advertisers and coordinating the advertising content; however, we believe this could be a potential option for DPR to explore and evaluate whether there is enough commercial sponsorship interest to support the staff time associated with managing the program.

Recognizing that historically, the demand for funding has far outweighed the general fund’s ability to fully cover costs, DPR must continually search for alternative revenue sources in order to maintain their current level of service. We recommend that DPR explore implementing an advertising and sponsorship program, including advertisements at the Sacramento Softball Complex and in the department’s programming brochure.
RECOMMENDATION
We recommend the Department of Parks and Recreation:

13. Consider implementing an advertising and sponsorship program.

Non-Resident Fees are a Common Practice
Sacramento City residents pay into the City’s General Fund through property taxes, which are then used to support the various programs and services offered throughout the City, including those provided by DPR. Another potential revenue enhancement strategy DPR could consider incorporating in their pricing model is applying a surcharge to non-residents when they elect to participate in the City’s programs and services. With the exception of Camp Sacramento reservations, DPR does not apply a non-resident fee to any of its programs or services. A potential drawback of implementing a non-resident fee could include staff time for residency verification. In addition, fees may need to be phased in over time, or adjusted after an initial testing period, to determine how the changes affect overall attendance levels.

We surveyed ten cities to evaluate the frequency of charging non-residents a surcharge for participating in City-sponsored programs and services. We primarily surveyed California cities, but to broaden our population we also included two cities located in other states. The survey results are displayed in the figure below. A “Yes” result indicates the city charges a higher fee to non-residents, while a “No” indicates the city does not charge a higher fee to non-residents. A “Yes” does not necessarily mean all programs within the category charge a non-resident fee.

Figure 14: Non-Resident Fee Survey

<table>
<thead>
<tr>
<th>City</th>
<th>Swim Lessons</th>
<th>Enrichment Classes</th>
<th>Facility Rentals</th>
<th>Park Site Rentals</th>
<th>Summer Camps</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austin, TX</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Bakersfield, CA</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Folsom, CA</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Long Beach, CA</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Oakland, CA</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Palo Alto, CA</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Portland, OR</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Roseville, CA</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Sacramento, CA</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>San Jose, CA</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Source: Various city fee schedules and activity brochures.
Based on the survey results, seven out of ten cities charge non-resident fees for at least a portion of their swim lessons, enrichment classes, and facility rentals. Charging non-resident fees for park site rentals, such as picnic site reservations, were not as popular.

Some cities we surveyed marketed the lower rate for residents as a “resident discount” instead of focusing on the higher fee for non-residents. However, the result is the same in that the city charges a higher user fee to non-residents. The amount of the non-resident fee increase varied among the cities surveyed. Some cities charged a percentage increase above the resident rate, and others tailored the amount to the individual program or service.

The City of Folsom estimated that nearly 30 percent of their attendees for programs and services were non-residents. If we estimate a 25 percent non-resident participation rate for the City of Sacramento’s DPR programs and services, a 25 percent non-resident fee would potentially increase their annual fee revenue by approximately $90,000. Charging non-residents an additional fee for participating in the City’s programs and services is a relatively common practice among the cities we surveyed, and one that DPR could consider incorporating into their fee schedule as another revenue enhancement practice.

**RECOMMENDATION**

We recommend the Department of Parks and Recreation:

14. Consider updating the fee structure for some programs and services to include a non-resident fee.

**Consider Developing and Marketing a Utility Bill Voluntary Donation Program**

The City of Sacramento Utilities Department issues approximately 146,000 invoices to businesses and residents and collects payment for utilities services (water, wastewater, recycling, etc.) every month. On an annual basis, this equates to over 1.7 million invoices per year. This regular interaction with the City’s residents provides a unique opportunity for DPR to leverage by reaching out to those who may have the capacity and willingness to make financial donations, let them know where the need for additional funding is, and provide a mechanism for payment. The donations could be used to enhance various programs and services, to sponsor low-income or disadvantaged residents who cannot afford to participate in the City’s fee-based programs, or to fund other community needs as identified by DPR.
The City of Austin, Texas (estimated population 947,890) already has a utility bill voluntary donation program and received approximately $238,000 in donations between FY2014 and FY2016. Their donation program supplements three different services and allows residents to elect how much they want to contribute, and which service they would like to support. The figure below shows the advertisement on the City of Austin’s website for the utility bill voluntary donation program and a snapshot of what the utility bill looks like.

*Figure 15: Advertisement for City of Austin’s Utility Bill Voluntary Donation Program*

Source: City of Austin website.

The City of Scottsdale, Arizona (estimated population 246,645) also offers utility customers the option to provide a donation when paying their utility bill. However, their approach differs slightly from the City of Austin’s program. The City of Scottsdale added a prepopulated $1.00 donation as part of the bill’s “Grand Total.” If a resident does not want to donate $1.00, they can opt out and pay the “Utility Amount Due” listed on their bill. In support of their effort, the City of Scottsdale maintains a “Scottsdale Cares” website that provides residents with information about the program. Some of the areas highlighted on the website include where the money is spent, the tax-deductible nature of donations, and that none of the donations go towards paying administrative fees.

The figure below is a snapshot from Scottsdale’s website that describes how to participate in the Scottsdale Cares program and what the donations are used for. While $1.00 may not seem like a significant donation, the crowdsourcing effect of reaching so many households means that even if a small percentage of the overall population contributes, it adds up quickly. Over the last two years the program has raised approximately $280,000.
By leveraging the monthly interaction that the City of Sacramento’s Utilities Department already has with Sacramento residents, DPR could develop a utility bill voluntary donation program that could potentially be used to fund scholarships for low-income or disadvantaged residents, or to supplement DPR’s existing programs and services. If five percent of Sacramento residents voluntarily contributed just $1 per month on their utility bill, we estimate that DPR could potentially receive approximately $90,000 in donations per year. Costs associated with implementing this type of program are minimal, as the program leverages existing resources. While it is important to recognize that donation levels may fluctuate from year to year, as a program of this nature relies on voluntary contributions that may be adversely affected by downturns in the economy, DPR could consider implementing this new program as one facet of their overall revenue enhancement strategy.

RECOMMENDATION
We recommend the Department of Parks and Recreation:

15. Consider developing and marketing a utility bill voluntary donation program.
Finding 3: Nearly Half of the Supervisors Responsible for Administering and Monitoring Part-Time Employee Hours and Benefits Have Not Received Labor Relations Training

Navigating the applicability of retirement and health benefits eligibility for part-time and temporary City employees can be a complex task. A myriad of Federal, State, and Local regulations must be considered when determining eligibility. Failure to follow these rules can result in undesirable consequences, including grievances, penalties, and fines. For example, in 2015, labor union IUOE Stationary Engineers Local 39 (Local 39) filed a grievance against the City alleging failure to comply with job classification requirements and for working non-career employees more than 1,040 hours without offering them benefits. In compliance with the terms of the settlement agreement, the City’s Human Resources Department hired a consultant to perform a job classification study and evaluate DPR’s job classifications to determine if improvements can be made in this area. As this study is still in progress, we focused our testing on some of the other areas of concern that were brought forward by the labor union in the 2015 grievance, such as part-time employee benefits eligibility and human resources training for supervisors.

Based on our testing sample, part-time employees who met the hours-worked requirements were being offered retirement and health benefits. Areas for improvement included providing formal training for supervisors and developing written guidance. Specifically, we determined that:

- Part-time employees are being offered benefits in accordance with CalPERS and health benefits hours-worked guidelines;
- Some supervisors were not formally trained on labor relations topics;
- Policies and procedures had not been developed to provide guidance on part-time employee hours-worked reporting and responsibility; and
- A former CalPERS member had not been re-enrolled in CalPERS.

In addition to the department’s full-time staff, DPR has over 800 active part-time and temporary employees who are responsible for contributing to the success of the various programs and services that DPR offers. While having a number of part-time employees to draw from offers the department some level of flexibility in staffing its programs and services, it also requires a great deal of time and experience to properly administer. In our opinion, supervisor training and a clear set of policy guidelines are essential to ensure DPR administers part-time employees in a responsible and efficient manner.
Part-Time Employees are Being Offered Benefits in Accordance with CalPERS and Health Benefits Hours-Worked Guidelines

The CalPERS Public Agency & Schools Reference Guide\(^4\) outlines the thresholds on when a part-time or “Less Than Full-Time” employee must be enrolled in CalPERS. The reference guide states that if a part-time employee works more than 1,000 hours in a fiscal year they are no longer excluded from membership and must be enrolled no later than the first day of the next pay period. In order for an employer to monitor and comply with this threshold, CalPERS requires that employers track the number of hours that employees work in a fiscal year (July 1 – June 30).

The Local 39 labor agreement covers employees in the Operations and Maintenance, Office and Technical, and Professional Units. Generally, this is the labor agreement that applies to hourly and part-time employees who work in DPR. Article 8 of the Local 39 labor agreement outlines minimum requirements for health benefit eligibility and defines contribution amounts the City will provide towards health benefits for eligible employees and their families. In order for non-career part-time employees to qualify for health benefits, they must work more than 1,040 hours within one year of each date of employment.

In an effort to comply with the requirement for CalPERS membership eligibility and labor agreement health benefits eligibility, DPR staff regularly generate reports from the City’s timekeeping system that informs them of the number of hours worked by part-time employees. These reports are also monitored by the City’s Human Resources Department so they can verify that DPR is enrolling eligible employees for retirement and health benefits in a timely manner. We tested the accuracy and reliability of the information in the reports generated from the City’s benefit tracking software (eCAPS) to determine if they appeared to meet the benefits thresholds outlined in the CalPERS guidance and the Local 39 labor agreement. Based on the information we reviewed, all employees who met the predetermined hours-worked thresholds in our sample had been offered benefits.

Some Supervisors Were Not Formally Trained on Labor Relations Topics

In the grievance settlement with Local 39, the City agreed to “provide Human Resources training to appropriate Parks and Recreation staff on the following issues: discipline, grievances, benefits, leaves, overtime, schedule changes, and worker’s compensation.” These labor relations issues go beyond the accuracy and reliability of an hours-tracking report and delve into more nuanced areas of human resources that, in our opinion, could be enhanced by formally training DPR supervisors on the City’s expectations and consistently reinforcing employee responsibilities in these areas. DPR could establish policies and procedures that provide guidance on who should receive labor relations training and how often.

In order to evaluate the extensiveness of supervisor training, we compared a listing of active DPR employees with supervisory titles to the list of employees who attended City-sponsored human resources labor relations training. We obtained the list of all DPR employees from the City’s human resources and payroll system (eCAPS) and identified 39 employees whose job titles specified that they were either a “manager”, “supervisor,” “director”, or “superintendent.” We also identified two additional employees who did not hold a supervisory title but were being included on the part-time employee hours report distribution lists, indicating that they had some role in this process. It is important to note that this exercise serves as a litmus test to evaluate DPR employee labor relations training, and the list of employees should not be considered all-inclusive. There may be employees who perform a supervisory role, but whose job titles do not clearly indicate so.

According to City training records, out of the 41 DPR employees we identified as having a supervisory title, 20 have not attended human resources labor relations training. The figure on the next page displays the results of our testing.
Figure 17: Labor Relations Training Testing for DPR Supervisors and Managers

<table>
<thead>
<tr>
<th>Job Code</th>
<th>Job Description</th>
<th>Attended Labor Relations Training?</th>
</tr>
</thead>
<tbody>
<tr>
<td>015110</td>
<td>Aquatics Recreation Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>001922</td>
<td>Assistant Camp Sacramento Supv</td>
<td>NO</td>
</tr>
<tr>
<td>001912</td>
<td>Camp Sacramento Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>020019</td>
<td>Director of Parks &amp; Recreation</td>
<td>YES</td>
</tr>
<tr>
<td>001778</td>
<td>Neighborhood Services Area Mgr</td>
<td>NO</td>
</tr>
<tr>
<td>001896</td>
<td>Operations Manager</td>
<td>YES</td>
</tr>
<tr>
<td>001781</td>
<td>Park Maintenance Manager</td>
<td>YES</td>
</tr>
<tr>
<td>001782</td>
<td>Park Maintenance Superintendent</td>
<td>YES</td>
</tr>
<tr>
<td>001782</td>
<td>Park Maintenance Superintendent</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>015028</td>
<td>Parks Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>015091</td>
<td>Program Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>015091</td>
<td>Program Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>015091</td>
<td>Program Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>015091</td>
<td>Program Supervisor</td>
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</tr>
<tr>
<td>015091</td>
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<tr>
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<tr>
<td>015091</td>
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</tr>
<tr>
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<td>015091</td>
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<td>YES</td>
</tr>
<tr>
<td>015091</td>
<td>Program Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>001805</td>
<td>Recreation General Supervisor</td>
<td>YES</td>
</tr>
<tr>
<td>001805</td>
<td>Recreation General Supervisor</td>
<td>NO</td>
</tr>
<tr>
<td>001803</td>
<td>Recreation Manager</td>
<td>YES</td>
</tr>
<tr>
<td>001803</td>
<td>Recreation Manager</td>
<td>YES</td>
</tr>
<tr>
<td>001804</td>
<td>Recreation Superintendent</td>
<td>YES</td>
</tr>
<tr>
<td>001804</td>
<td>Recreation Superintendent</td>
<td>YES</td>
</tr>
<tr>
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<td>001804</td>
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<td>YES</td>
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<td>001834</td>
<td>Support Services Manager</td>
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<tr>
<td>016210</td>
<td>Program Coordinator</td>
<td>NO</td>
</tr>
<tr>
<td>016210</td>
<td>Program Coordinator</td>
<td>NO</td>
</tr>
</tbody>
</table>

Source: Auditor generated based on eCAPS and Target Solutions records.

We also reviewed the list of employees who attended human resources training in 2017, when the course was offered again, to evaluate the frequency of labor
relations training. Based on the City’s training records, we found 12 employees who attended training in 2015, and are still actively employed with the City, did not attend human resources training again in 2017. Five employees attended human resources training in both 2015 and 2017. As the figure below indicates, there appear to be inconsistencies in the frequency of training. Some employees repeated the training after two years, while others did not.

Figure 18: Frequency of DPR Labor Relations Training

<table>
<thead>
<tr>
<th>Job Description</th>
<th>2015 Training</th>
<th>2017 Training</th>
<th>Received Training in 2015 and 2017?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Camp Sacramento Supervisor</td>
<td>✓</td>
<td>✓</td>
<td>YES</td>
</tr>
<tr>
<td>Recreation Manager</td>
<td>✓</td>
<td>✓</td>
<td>YES</td>
</tr>
<tr>
<td>Personnel Transactions Coordinator</td>
<td>✓</td>
<td>✓</td>
<td>YES</td>
</tr>
<tr>
<td>Recreation Superintendent</td>
<td>✓</td>
<td>✓</td>
<td>YES</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td>✓</td>
<td>✓</td>
<td>YES</td>
</tr>
<tr>
<td>Recreation Superintendent</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td></td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Operations Manager</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Parks Supervisor</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Park Maintenance Superintendent</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Program Supervisor</td>
<td>✓</td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td>Administrative Officer</td>
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<td>Program Supervisor</td>
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</tr>
<tr>
<td>Total</td>
<td>17</td>
<td>5</td>
<td></td>
</tr>
</tbody>
</table>

Source: Auditor generated based on eCAPS and Target Solutions records.

In our opinion, training should be part of an on-going process, whereby employees attend classes on a consistent basis to ensure their skills and understanding of applicable laws, regulations, and labor agreements remains current. Laws and regulations are subject to change, and labor agreement terms are renegotiated every few years. Failure to consistently train employees on benefits, labor agreements, employment and classification rules could lead to supervisors and managers incorrectly applying these rules. In order to avoid misapplication of laws and regulations, we recommend DPR work with the Department of Human Resources to formally identify all job classifications and
roles responsible for managing and scheduling employees, require that they attend human resources training on a regular basis, and track completion of the training in the City’s training software system.

RECOMMENDATIONS
We recommend the Department of Parks and Recreation work with the Department of Human Resources to:

16. Identify all employees responsible for performing human resources functions, including managing and scheduling employees.
17. Require that the identified employees attend human resources training and determine the frequency of subsequent training to ensure they remain current.
18. Develop policies and procedures on part-time employee reporting, responsibility, and training.

A Former CalPERS Member Had Not Been Re-Enrolled in CalPERS
The CalPERS Public Agency & Schools Reference Guide states that an individual who is already a CalPERS member, unless working in a position excluded by law or contract exclusion, must be enrolled into CalPERS membership on the date of hire. This essentially means that once an individual has qualified for CalPERS membership, they do not need to meet the minimum qualifications again to re-qualify for membership, and must be enrolled immediately upon being hired by another CalPERS member agency, such as the City of Sacramento. As this requirement is triggered by a new employee’s former CalPERS membership status, and not by the number of hours worked, it would not be captured by the hours-worked reports.

During our review of part-time employee enrollment in CalPERS, we noted a part-time employee that had a low City of Sacramento Employee ID number, indicating that they had been assigned a City Employee ID number several years ago, and cross referenced it against the CalPERS database to see if they had previously been enrolled in CalPERS. Based on the information in the CalPERS database, they were a former CalPERS member, but were not listed in the CalPERS system as a current City of Sacramento part-time employee.

We contacted the City’s Human Resources Department to determine why the part-time employee had not been enrolled. The City’s Human Resources Department contacted CalPERS to verify if enrollment was required and CalPERS determined that the City should have enrolled the part-time employee when they started working for the City. While the Department of Human Resources’
current procedure for onboarding new employees states that Benefits Services staff will search the CalPERS system “for every new hire”, this may not have been the department’s process when the employee was first hired by the City in 2007.

It is the employer’s responsibility to determine if its employees are eligible for CalPERS membership, and failure to enroll eligible members could cost the City an administrative fee of $500 per incident. In addition, the City would have to pay arrears for employee contributions due for member earnings that were not previously reported. Due to a software system change, the City does not have payroll records prior to August 2008 and will therefore be unable to provide records prior to August 2008 to CalPERS.

While this individual would not have been identified by the hours-worked benefits reports generated by DPR to notify them of employees who become CalPERS eligible (because the employee had not worked enough hours to qualify for membership in the fiscal year) this employee should have been enrolled in CalPERS immediately upon hire. This example underscores both the complexity of the benefits rules and the importance of employee training on how to properly administer employee benefits.

It is important to note that we did not perform a comprehensive analysis of all part-time employees to determine if they had been properly enrolled, as this was not the focus of our audit; there may be more part-time employees that need to be enrolled in CalPERS. We recommend the Department of Human Resources perform a more comprehensive review of the process for determining CalPERS membership eligibility status for newly hired part-time employees and review current part-time employees to ensure all eligible employees are enrolled.

**RECOMMENDATIONS**

We recommend the Department of Human Resources:

19. Review the process for determining prior CalPERS membership status to ensure it adequately captures all eligible members.

20. Verify that all current part-time employees who are eligible for CalPERS membership are enrolled with CalPERS.
To: Jorge Oseguera, City Auditor
From: Christopher C. Conlin, Director
CC: Howard Chan, City Manager
Date: October 24, 2017
Re: Response to Audit of the Department of Parks and Recreation’s Strategic Planning and Part-Time Employee Benefits Management

1. On behalf of the Department of Parks and Recreation, I would like to thank the City Auditor and staff for their thorough review and identification of areas for improvement, as well as recommendations supported by industry recognized best practices and standards of excellence.

2. The Department of Parks and Recreation acknowledges receipt and concurs with the recommendations from the City Auditor’s draft report.

3. Corrective actions are already in progress. The Department is developing new draft policies, procedures, and training plans. Additionally, the Department will soon resume our strategic planning process to identify opportunities for optimal effectiveness and efficiency.

4. The Department’s specific responses to the 20 audit recommendations follow:

AUDIT RECOMMENDATIONS AND DEPARTMENTAL RESPONSE

1. **Update the Parks and Recreation Master Plan**
   **Response:** DPR concurs; the Department last updated the Master Plan in April of 2009, however, the staff position and resources for this effort were eliminated during the economic downturn. The Department will make a future budget request to restore the staff and resources necessary to update the Parks and Recreation Master Plan.

2. **Complete the process of updating the Strategic Plan**
   **Response:** DPR concurs; this recommendation is currently in progress. The Department contracted the services of consultant group MIG in October 2016 to develop the Department’s Strategic Plan. The planning process progressed through several sessions of internal and stakeholder workshops developing draft core values, vision statement, mission statement, goals and functional areas. In April 2017 the planning process was paused to accommodate the Department’s Youth Development reorganization efforts. Based on approval by the City Manager for the reorganization plan, MIG has been notified to resume planning and complete the department’s strategic plan by early 2018.
3. Align the department’s organizational structure to suit the department’s objectives as defined by its mission, vision, and goals.

Response: DPR concurs; this recommendation will be implemented upon completion of the Strategic Plan, and incorporation of input from community stakeholders, City Council, and City Manager in the context of the City Council directed Youth Development reorganization.

4. Conduct a needs assessment survey

Response: DPR concurs; the Department has conducted several needs assessment surveys over the past several years, to include an Aquatics survey, Facilities survey, Parkland survey, and Stakeholder survey. The Department is coordinating with the City Manager’s Office to incorporate needs requests into the City-wide survey assessment that is being formulated.

5. Track attendance for non-fee based programs and services to evaluate attendance and program success.

Response: DPR concurs; the Department is currently implementing a more robust registration, payment, and data management system that will allow for increased tracking of both fee-based and non-fee based programs. Specifically, the non-fee based program START mentioned within the audit is already tracked through another data management system that best satisfies grant compliance and reporting requirements; however, this program’s attendance data is not currently included in the fee-based data management system with regard to data for attendance, participant stipend payments, and school participation. The Department will compile and review these START data points for department planning purposes. For the remaining non-fee based programs, such as drop-in programs and services, the Department will pilot attendance tracking methods such as participant sign-in sheets, manual participant counts by staff, and meal counts for programs offering food to program participants.

6. Define when it is appropriate to use the “general Info” or “other” call categories.

Response: DPR concurs; this recommendation currently being implemented to better define and determine the appropriate classification of Department-related 311 calls. For instance, Suspected Criminal Activity is being changed to Suspicious Activity so that callers/internet users will have a broader category to choose from, and eliminate the use of the more ambiguous “other” category. In many instances, this “other” category is erroneously being used to inform the City of illegal camps in the park. The “Homeless Camps” category is a standalone category outside of the Parks dropdown that the Department will consider including as a Parks specific reporting option.

7. Evaluate the call categories and develop a list that better captures the types of calls received about DPR programs and services.

Response: DPR concurs; this recommendation is currently being implemented. Staff has coordinated with 311 to provide an expanded list and an explanation of the categories, as well as more user-friendly explanations as to how they are to be used. The Department will review call logs periodically to ensure this recommendation is fully implemented.
8. Develop programming performance measures

Response: DPR concurrs; this recommendation is currently being implemented. The Department developed and has tracked programming performance measures related to Measure U Intramural Sports, Park Maintenance, and START since 2014 as part of the City Manager’s Office pilot performance measurement initiative. At the City Manager’s request, the department recently developed revised performance measures for all department divisions to better assess and improve service delivery. These new performance measures will be implemented upon final approval.

9. Develop department-specific policies and procedures

Response: DPR concurrs; this recommendation is currently being implemented. For human resources-related policies, the Department will defer and conform to adopted citywide policies established by the Department of Human Resources. The Department is currently developing draft, department-specific policies and procedures to be reviewed and approved by respective labor bargaining units and the Department of Human Resources for compliance with labor agreements and citywide policy. Additionally, the Department will utilize the APPS program to ensure policies and procedures are vetted by the City’s Budget Division.

10. Define department’s cost recovery goals and objectives

Response: DPR concurrs; this recommendation is currently being implemented. The Department is executing a City Council directed reorganization and has contracted the services of a consultant to resume the Strategic Planning process. Once the Youth Development reorganization and Strategic Plan are complete, the Department will have an accurate basis to better define cost recovery goals and objectives, and then align service delivery accordingly.

11. Evaluate the department’s fees and charges to determine if they are in alignment with the department’s mission, vision, and cost recovery goals.

Response: DPR concurrs; this recommendation is currently being implemented. As referenced in the Audit Report, there is an industry-validated cost recovery model and policy development process the Department is utilizing. This is a two-phase process in which DPR is currently identifying all actual revenues and expenditures for programs and services to determine the status quo. Once the Department reorganization and Strategic Plan are complete, the Department will begin to align service delivery fees and charges with the revised mission, vision, and cost recovery goals.

12. Comply with the Citywide Fees and Charges Policy by establishing cost recovery goals and identifying cost recovery levels.

Response: DPR concurrs; this recommendation is currently being implemented. As referenced above, the Department will adopt and utilize the cost recovery model provided in the Audit to ensure compliance with the Citywide Fees and Charges Policy. In so doing, DPR currently analyzing our present fee structures. After completing the Department reorganization and Strategic Plan, we will identify the cost recovery goals and ensure that the fee structure comes into alignment with those goals.
13. **Consider implementing an advertising and sponsorship program**

**Response:** DPR concurs; the Department established a formal Community Sponsorship Initiative (CSI) and related policy in 2010 in response to the economic downturn. The CSI efforts resulted in business and product advertising at various sports fields and amenities, and a sponsorship with supermarket chain SaveMart benefitting our Access Leisure Program. The staff position dedicated to the CSI and department media and marketing was unfortunately eliminated as part of required budget reductions. DPR will continue to research new opportunities for advertising and sponsorships as well as seek restoration of the CSI position.

14. **Consider updating the fee structure for some programs and services to include a non-resident fee.**

**Response:** DPR concurs; the Department will research and consider updating the fee structure for programs and services that require registration and/or reservations to include a non-resident fee.

15. **Consider developing and marketing a utility bill voluntary donation program.**

**Response:** DPR concurs; the Department will research the effectiveness of such a voluntary donation program in coordination with the affected departments, and if municipalities that have these programs also have other assessment programs concurrently.

16. **Identify all employees responsible for performing human resources functions, including managing and scheduling employees.**

**Response:** DPR concurs; this recommendation has been implemented. The Department has identified all employees responsible for performing human resources functions, and has developed procedures for managing and scheduling employees.

17. **Require that the identified employees attend human resources training and determine the frequency of subsequent training to ensure they remain current.**

**Response:** DPR concurs; the Department will require that identified employees attend human resources training upon initial hire, as well as annually. The Department has enlisted the assistance of the Department of Human Resources Training Specialist to develop and deliver human resources training.

18. **Develop policies and procedures on part-time employee reporting, responsibility, and training**

**Response:** DPR concurs; this recommendation is currently being implemented. The Department has developed procedures for part-time employee reporting, and is concurrently refining an accompanying policy. The Department is also collaborating with the Department of Human Resources to develop and implement formal training for responsible supervisory staff.

19. **Review the process for determining prior CalPERS membership status to ensure it adequately captures all eligible members.**

**Response:** Per the City Auditor, Human Resources will be responding to this recommendation directly.
20. Verify that all current part-time employees who are eligible for CalPERS membership are enrolled with CalPERS.

Response: Per the City Auditor, Human Resources will be responding to this recommendation directly.
MEMORANDUM

TO: Jorge Oseguera, City Auditor

FROM: Samantha Wallace, Human Resources Manager

DATE: October 31, 2017

RE: Audit of the Parks and Recreation Department’s Strategic Planning and Part-Time Employee Benefits Management

This communication is in response to the City Auditor’s Report #2017-08.

1. The Human Resources Department acknowledges receipt and concurs with the findings and recommendations from the City Auditor’s report.
2. I would like to take this opportunity to thank the City Auditor and staff for their recommendations and for their efforts in identifying areas for improvement.
3. Below please find the Human Resources Department’s response to recommendations 19 and 20 in the audit report.

19. Review the process for determining prior CalPERS membership status to ensure it adequately captures all eligible members.
   Response
   Human Resources will review the process for determining prior CalPERS membership status and consult with CalPERS as necessary to determine memberships status for eligible members.

20. Verify that all current part-time employees who are eligible for CalPERS membership are enrolled with CalPERS.
   Response
   Human Resources will review current part-time employees who are eligible for CalPERS membership are enrolled in with CalPERS and consult with CalPERS as necessary to determine membership eligibility.

Samantha Wallace
Human Resources Manager