CITY of ALBUQUERQUE TWENTY FOURTH COUNCIL

UNCI	L BILL NO. RA-20-1	ENACTMENT NO.
ONSO	RED BY: Pat Davis	
1	RI	JLES AMENDMENT
2	Amending Article III, Section 4 of the City Council Rules of Procedure relating	
3	to "Proclamations and Presentations."	
4	SECTION 1. Article III, Section 4(C) is hereby amended as follows:	
5	"(C) [No more than two proclamations (Item 3 above) may be considered	
6	at any meeting of the Council; no Councilor may present more than four	
7	proclamations at a Council meeting per calendar year. However, nothing	
8	herein prohibits a Councilor from sponsoring and presenting additional	
9	proclamations outside of Council meetings.] Presentations (Item 3 above)	
10	includes the Gross Receipts Tax Report at the second regular meeting each	
11	month, and any other presentation allowed at the discretion of the President."	
12	SECTION 2. SEVERABILITY CLAUSE. If any section, paragraph, word or	
13	phrase of this rule amendment is for any reason held to be invalid or	
14	unenforceable by any court of competent jurisdiction, such decision shall not	
15	affect the validity of the remaining provisions of this proposition. The Council	
16	hereby declares that it would have passed this proposition and each section,	
17	paragraph, sentence, clause, word or phrase thereof irrespective of any	
18	provision being declared unconstitutional or otherwise invalid.	
19	SECTION 3. EFFECTIVE DA	TE. This rule amendment shall take effect
20	immediately upon adoption.	
21		
. 22		
23		
24		
25		
	ONSC 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Amending Article III, Section 4 to "Proclamations and Presents SECTION 1. Article III, Section (C) [No more than two proclamations at a Council meeting of the Council; is proclamations at a Council meeting proclamations outside of Council includes the Gross Receipts Tamonth, and any other presentated SECTION 2. SEVERABILITY phrase of this rule amendment unenforceable by any court of affect the validity of the remain hereby declares that it would hereby declares that it would hereby declared uncord SECTION 3. EFFECTIVE DA immediately upon adoption.