Oakland Fire Department
Vegetation Inspection Audit
2011 - 2012

The audit found that the City can further mitigate risks within the Oakland Hills by improving its management over the vegetation inspection process and addressing parking obstructions.

City Auditor
Courtney A. Ruby, CPA, CFE
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November 19, 2013

OFFICE OF THE MAYOR
HONORABLE CITY COUNCIL
CITY ADMINISTRATOR
CITIZENS OF OAKLAND
OAKLAND, CALIFORNIA

RE: OAKLAND FIRE DEPARTMENT VEGETATION INSPECTION AUDIT FOR 2011 AND 2012

Dear Mayor Quan, President Kernighan, Members of the City Council, City Administrator Santana, and Oakland Citizens:

The catastrophic Oakland Hills Fire in 1991 left an indelible mark on our community. Twenty-five lives were lost, with more than 3,000 homes destroyed, resulting in an estimated $1 billion economic loss. In the 22 years since the disaster, policies and procedures have been put into place to better protect our community and mitigate the risks associated with the threat of wildfires.

Attached is the Vegetation Inspection Audit, which reviewed the Oakland Fire Department’s vegetation management and inspection program during calendar years 2011 and 2012. The audit revealed that the City has more to do to mitigate risks within the Oakland Hills by improving its management over the vegetation inspection process and addressing parking obstructions.

Specifically, the audit found that:

- The Fire Department needs to better communicate the importance of proper inspections to its staff, as well as improve its property inspection, abatement, and reporting process.
- Shifting priorities, coupled with budgetary constraints have led to a lack of clarity and resources among staff who supervise and conduct approximately 26,000 annual inspections.
- The City needs to address potential fire safety risks related to parking obstructions on narrow roads.
For example, economic constraints have forced the Fire Department to downgrade six full-time inspectors in the Vegetation Management Unit to part-time status. These part-time inspectors exhaust their allotted hours early in the year and are not given additional hours until after the next fiscal year commences. The result is that inspectors are not working during key months of the fire season.

The audit also revealed that the abatement process for noncompliant properties needs improvement. Ninety-three percent of noncompliant residential properties were left unabated in 2011, and 82 percent were left unabated in 2012 as a result of the Fire Department not having enough resources.

Additionally, the Fire Department has not recouped a majority of the $130,000 of abatement-related expenses due to inadequacies in the billing and collections process. In fact, the City failed to invoice property owners at all in 2011, and unpaid invoices were never forwarded to Citywide collections in either of the two years reviewed.

Finally, as City leaders we must heed the warning – the probability of another fire in the hills is great and we cannot turn a blind eye to the immediate need for better emergency access for firefighting equipment in the Oakland hills. The audit revealed the need for the City Council to be involved in working with community stakeholders and the Administration to determine if parking enforcement in the Oakland hills is a priority and if so, how to implement a plan that effectively reduces the risk of lives and homes being lost.

We cannot control the weather conditions that put our City at risk for wildfires. However, successfully managing resources, prioritizing inspections, training staff, and ensuring emergency access are within the Fire Department’s control. It is my hope that this report more clearly informs the City Administration, City Council, and City employees on areas for improvement in the Oakland Fire Department’s vegetation management and that these issues be addressed expediently. Our citizens’ lives are literally at stake.

I want to express our appreciation to the Fire Chief and her staff for their cooperation and commitment to addressing the concerns highlighted in the audit.

Respectfully submitted,

COURTNEY A. RUBY, CPA, CFE
City Auditor
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REPORT SUMMARY
Oakland Fire Department Vegetation Inspection Audit

OVERVIEW
The City can mitigate risks within the Oakland Hills by improving its management over the vegetation inspection process and addressing parking obstructions.

Objectives
The Office of the City Auditor conducted a performance audit of the City’s management over the vegetation inspection process during Calendar Years 2011 and 2012.

Given Oakland’s fire history, the Fire Chief is charged with the responsibility of inspecting all properties within the Oakland Hills for specific fire hazard conditions, including vegetation management (per Oakland Municipal Code Section 4906). In response to concerns regarding the Fire Department’s management of the inspection process, the Office of the City Auditor conducted an audit.

Key Findings
The findings from the audit include:

- **Finding 1:** The Fire Department needs to better communicate the importance of performing proper inspections and evaluating results
- **Finding 2:** The abatement process for non-compliant properties needs improvement
- **Finding 3:** The risk associated with parked vehicles obstructing road access needs to be more effectively communicated

Key Recommendations
To address the audit’s findings, the report includes seven key recommendations.

The Administration should:

- Implement clear policies and procedures that include stronger supervision and quality control measures
- Consider additional ways to integrate inspectors’ expertise to help guide and oversee the quality of inspections performed and data recorded
- Implement a tracking mechanism to ensure that all Fire Department staff attend training annually and consider the costs and benefits of amending the training to be more interactive
- Work with Fire Department and Human Resources regarding the employment timing of its part-time fire inspectors to better ensure that inspectors are working during fire season
- Increase the efficiency and effectiveness of the abatement process
- Consider establishing alternative collections methods, beyond placing liens on property sales, that can be used to ensure the City collects all amounts owed
- Work with the City Council to determine if parking that obstructs road access in the Oakland Hills is an enforcement issue. If so, an enforcement program should be designed with input from community stakeholders
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Introduction

In 1991, a fire burned its way through the Oakland Hills taking 25 lives, destroying more than 3,000 structures, and causing more than $1 billion in damage. Before the 1991 fire occurred, the threat of a fire was identified but warnings were not prioritized and procedures that might have lessened the risks were not put into practice. Management of vegetation within the Oakland Hills, such as abating overgrown trees and shrubs, is important because if left unchecked, vegetation can pose a serious threat by fueling a fire’s intensity. The Oakland Fire Department’s Fire Prevention Bureau (Fire Department) vegetation management oversight plays a role in reducing this risk and in safeguarding Oakland from another costly catastrophe. In response to concerns regarding the enforcement of vegetation management, the Office of the City Auditor (Office) conducted an audit of the Fire Department’s management of the inspection process within the Very High Fire Hazard Severity Zone.

Background

Due to its location, topography, flammable vegetation, climate, and history, the Oakland Fire Code (Fire Code) designates the majority of the Oakland Hills area as a Very High Fire Hazard Severity Zone.\(^1\) The Fire Chief is charged with the responsibility of inspecting all properties within its boundaries for compliance with the Fire Code’s vegetation management requirements. This mandate is administered through the Fire Department’s Fire Prevention Bureau. The Fire Department performs roughly 26,000 property inspections per year. The majority of inspections are carried out by Firefighters and Firefighter-Paramedics (Fire Department staff).

The Oakland Hills also receives supplemental fire prevention services funded by the Wildfire Prevention Assessment District (District), which was formed in response to the 1991 Oakland Hills Fire. The monies collected from property owners within the District\(^2\) pay for additional fire prevention, suppression, and preparedness activities beyond what is generally performed by the Fire Department.

Objectives, Scope & Methodology

Audit Scope & Objectives

The objective and scope of this audit was to determine whether the Fire Department effectively managed the vegetation inspection process for calendar years 2011 and 2012.

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\(^1\) Topography is defined as the features (such as mountains and rivers) in an area of land. Flammable vegetation is defined as vegetation, including ornamental, that either by its intrinsic characteristics, placement, or lack of care is easy to ignite, spreads fire rapidly, produces high heat, or creates fires that are difficult to suppress.

\(^2\) Residential property owners within the Wildfire Prevention Assessment District pay an annual $65 assessment tax.
Audit Methodology

To conduct the audit, the Office:

• Reviewed the Fire Department’s inspection policies and procedures
• Reviewed relevant State and City fire codes, regulations, and standards
• Interviewed seven randomly and judgmentally selected Fire Department staff and management
• Reviewed the Fire Department’s inspection and compliance records
• Reviewed the Fire Department’s abatement documentation, including invoices when available
• Reviewed related tips received through the Fraud, Waste + Abuse hotline
• Reviewed public forums regarding vegetation inspections
• Reviewed State and City vehicle codes and regulations
• Observed parking conditions during a weekday early afternoon within the Oakland Hills area

The Office conducted this performance audit in accordance with generally accepted government auditing standards (GAGAS). These standards require that the Office plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for the audit’s findings and conclusions based on the audit’s objectives. The Office believes that the evidence obtained provides a reasonable basis for the audit’s findings and conclusions based on the audit objectives.
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Finding 1

The Fire Department needs to better communicate the importance of performing proper inspections and evaluating results.

Multiple changes within the Fire Department and the lack of supervision over the inspection process may have impacted the quality of inspections being performed. Based on a random and judgmental selection of interviews with Fire Department staff, six out of seven interviewees noted that there is a lackluster culture surrounding performing fire inspections, including that inspections are not taken seriously and may not always be performed correctly.

Numerous changes to the inspection program may have impacted this culture. Some of the major changes that have occurred to the inspection process include:

- The number of budgeted inspectors in the Vegetation Management Unit, which is responsible for spearheading the inspection process of 26,000 properties annually, was reduced from six full-time inspectors to six part-time inspectors in 2011 due to lack of funding. According to the Fire Department, these part-time inspectors exhaust the maximum hours allowed by their part-time status early in the fire season and cannot be given additional hours until the start of a new fiscal year. What this means, according to the Fire Department, is that trained inspectors are not working during key months of the fire season.

- In 2011, the Fire Department decided to allow property owners of vacant parcels to self-inspect and report on their properties. This practice was discontinued in 2012.

- In 2011, inspection training was performed in a classroom with a live instructor, but changed in 2012 to an online format.

- In 2012, company officers and firefighters were assigned additional duties to enter inspection and compliance data into the database. Previously, the inspectors entered this data.

- According to Fire Department staff, fire inspections were performed in teams of firefighters and inspectors prior to 2010. This team approach did not occur in 2011 and 2012.

Another factor that may have impacted the inspection culture is that the Fire Department did not have clear policies and procedures or supervision over the inspection process. For example:

- Policies and procedures have not been implemented to guide the inspection process. No established process exists for management to ensure that inspections are adequately performed and documented correctly. There is no required supervision over the inspection process, inspection forms, or staff performance. For example, a Deputy Fire Chief instructed all Battalion

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3 Part-time employees may work no more than 1000 hours in a fiscal year.
4 The California Department of Forestry and Fire Protection defines the fire season as that portion of the year, generally 6 to 8 months in the summer and fall in California, declared such by the responsible public agency fire administrator. Declaration is based on fuel and weather conditions conducive to the ignition and spread of wildland fires.
5 Although the teams of firefighters and inspectors occurred outside of the audit’s scope of 2011 and 2012, it provides additional information that gives a greater understanding of changes occurring within the Fire Department.
Chiefs to review and approve at least 7% (or 986) of all inspections by signing the inspection forms. According to Fire Department staff, this never occurred. Additionally, performance reviews do not include a written evaluation of Fire Department staff’s inspection performance.

- While it is not mandatory that the Fire Department provide annual vegetation management training, the Fire Department has required that all appropriate Fire Department staff attend inspection trainings. Out of seven Fire Department staff interviewed, the Office found one instance where a Fire Department staff member had not attended training in three consecutive years even though this staff member had performed inspections each year. A comparison of the Fire Department’s training logs to inspections performed showed that approximately 35% (or 248) of Fire Department staff who performed inspections in 2012 did not attend training that year. Training is meant to inform Fire Department staff of the Fire Code and to instruct them on how to adequately perform inspections. The Fire Department records attendance, but it does not have a mechanism to ensure that all appropriate staff attend the annual inspection training. According to the Fire Department, some staff may miss training due to vacation, sick leave, or off-duty status at the time training is provided.

- Based on interviews with some Fire Department staff, there appears to be a lack of controls over the database for documenting and tracking compliance with inspections.

While many of these changes may have been, in part, because of limited resources, they appear to support the perception that fire inspections are not necessarily important. Consistent training, increasing controls, and including policies and procedures over the inspection process would likely help ensure the accuracy and completeness of inspections and may help to further mitigate fire risk.

**Recommendations**

We recommend that the Administration:

1. Implement clear policies and procedures that include stronger supervision and quality control measures, including but not limited to procedures requiring:
   - Oversight of inspection performance and inspection forms for accuracy and completeness
   - Stronger controls over the accuracy and monitoring of information in the inspection database
   - Inspection performance as part of written performance evaluations for Fire Department staff
2. Consider additional ways to integrate inspectors’ expertise to help guide and oversee the quality of inspections performed and data recorded
3. Implement a tracking mechanism to ensure that all Fire Department staff attend training annually and consider the costs and benefits of amending the training to be more interactive
4. Work with Fire Department and Human Resources regarding the employment timing of its part-time vegetation inspectors to better ensure that inspectors are working during the fire season

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6 The Fire Department was unable to provide a complete 2011 inspection record to compare to the training attendance log for 2011.
Finding 2

The abatement process for noncompliant properties needs improvement.

The Fire Department’s abatement process for noncompliant properties needs improvement. The process for addressing noncompliant properties is lengthy. As a result, properties with potentially the greatest fire risk (noncompliant properties whose property owners are unresponsive) may not get abated until September, toward the end of the fire season when the risk of fire may be waning. Additionally, given its limited resources, the Fire Department does not abate all properties remaining out of compliance with the Fire Code. For the properties that were abated in 2011 and 2012, the Fire Department’s billing and collections process failed to ensure cost recovery of the abatement fees fronted by the City, as required by the Oakland Municipal Code.

The Fire Department’s process for addressing noncompliant properties is lengthy. This results in properties with unresolved fire risks not being mitigated until the end of the fire season. The Fire Department begins the annual inspection process by sending out a first notice to all property owners that it will be performing inspections at least 30 days prior to the inspection date. When the Bureau finds a property to be noncompliant, they provide the property owners with up to two additional re-inspections and subsequent notices (with extended deadlines) to bring their properties into compliance. If issues with the property remain unaddressed after three inspections, the Fire Department then decides whether or not to abate the property. For properties the Fire Department decides to abate, the next step is to begin the competitive bidding process to obtain a contractor to perform the work. The contracting process is performed for each individual property and takes approximately one to two weeks to complete. Overall, the process to abate a noncompliant property is lengthy and abatements do not occur until September, which is toward the end of the fire season when the risk of fire may be waning.

The Fire Department does not abate all properties remaining out of compliance with the Fire Code. In 2011, out of all residential properties that failed inspections and were not subsequently brought into compliance by the property owner, 7.4% (or 39 properties) were abated by the City and 92.6% (or 488 properties) were left unabated. In 2012, 18% (or 54 properties) were abated by the City and 82% (or 248 properties) were left unabated. According to the Fire Department, it lacks the funding required to abate all non-compliant properties and prioritizes abating the highest risk properties first. In 2011, the Fire Department budgeted $100,000 per year to spend on abating properties. According to the Fire Department, the intent was to use the $100,000 as seed money to be spent and collected within the same fire season. The Fire Department used the money to abate the properties in 2011 and 2012, but it has not recouped the majority of the money, which is partially due to its failure to apply the collections and liens process for outstanding amounts due. According to the Fire Department, liens may be placed on a property, however, because a property owner could feasibly not have to pay the lien off until the property is sold (which could be many years later), this type of lien does not ensure timely recovery of money the City spends abating private properties.

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7 Abatement is described in the Oakland Municipal Code Section 109.3.2 as removal, restriction, rehabilitation, demolition, instituting security protocols, or by whatever means the Fire Chief deems reasonably necessary to correct a violation.
The Oakland Municipal Code, Section 109.3.1.2. instructs the Fire Chief to take action in recovering the cost for abating properties in violation of the Fire Code. In 2011 and 2012, as shown in the Exhibit below, the City spent at least $171,308\(^a\) on properties that remained noncompliant, and $126,803 of this amount was paid to contractors to abate properties. In 2011, the Fire Department did not invoice property owners. As a result, none of the money the City spent on abating those properties was recouped. In 2012, the Fire Department invoiced property owners for abatement-related expenses, but the City only recouped $7,819. Municipal Code, Sections 114.1 and 114.2 state that when a property owner fails to pay an invoice due to the City, the City should escalate the outstanding amount to the next level in the collections process, for example, placing a lien on the property. No liens were placed on properties for either 2011 or 2012 and unpaid invoices were not forwarded to Citywide Collections, as required by City policy, Administrative Instruction 1051.

<table>
<thead>
<tr>
<th>Year</th>
<th>Abatements Needed</th>
<th>Abatements Performed</th>
<th>Contract Cost Paid</th>
<th>Fees &amp; Overhead Costs</th>
<th>Total Spent by City</th>
<th>Total Amount Invoiced</th>
<th>Amount Recouped</th>
<th>Number of Liens</th>
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<tr>
<td>2011</td>
<td>527</td>
<td>39 (7.4%)</td>
<td>$40,736</td>
<td>$0(^a)</td>
<td>$40,736(^a)</td>
<td>$0</td>
<td>$0</td>
<td>0</td>
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<tr>
<td>2012</td>
<td>302</td>
<td>54 (18%)</td>
<td>$86,067</td>
<td>$44,505</td>
<td>$130,572</td>
<td>$130,572</td>
<td>$7,819</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>829</td>
<td>93 (11%)</td>
<td>$126,803</td>
<td>$44,505(^a)</td>
<td>$171,308(^b)</td>
<td>$130,572</td>
<td>$7,819</td>
<td>0</td>
</tr>
</tbody>
</table>

Source: The Oakland Fire Department

\(^a\) Associated re-inspection fees and administrative costs were not provided for the abatements performed in 2011.

\(^b\) Figure includes contract costs and associated re-inspection fees and administrative costs.

According to the City’s Building Services Division (Building Services), it administered the Fire Department’s billing, collections, and lien process for properties that were abated, however, it discontinued this function in Fiscal Year 2010-11 due to a lack of staffing. Based on the Exhibit above, it appears that after Building Services discontinued the billing, collections, and lien process, the Fire Department did not fully integrate these processes into its operations. The Fire Department also noted that its billing system is not fully automated and while the system can produce invoices it is not yet programmed to provide automated notices for outstanding amounts due. Because of this, the Fire Department must manually prepare such notices.

While the Fire Department may lack experience and resources for the billing and collections process, the City has other departments that are experienced in administering collections and can provide advice on establishing a process or potentially integrating the Fire Department’s billing and collections function into already existing processes.

\(^8\) Associated re-inspection fees and administrative costs were not provided for the abatements performed in 2011.
Recommendations

We recommend that the Administration:

5. Increase the efficiency and effectiveness of the abatement process, which includes but is not limited to:
   - Adjusting the noncompliance notification process so that abatements occur earlier in the fire season
   - Establishing blanket contracts and on-call service contracts that can be used for common type of abatements rather than going through a competitive contracting process for each property that will be abated
   - Ensuring that each year the Fire Department invoices noncompliant property owners for all abatement costs, re-inspection fees, and administrative costs
   - Increasing the effectiveness of the Fire Department’s billing system by programming the system to produce automated notices for outstanding amounts due
   - Having the Fire Department work with the Revenue Division to implement a collections process that will ensure timely cost recovery for properties abated by the City

6. Consider establishing alternative collections methods, beyond placing liens on property sales, that can be used to ensure the City collects all amounts owed

Other Reportable Matters

During the course of this audit, the Office noted another issue that was outside the original scope of the audit. This finding is described below.

Finding 3

The risk associated with parked vehicles obstructing road access needs to be more effectively mitigated.

Given that many streets in the Oakland Hills are narrow and winding, parked vehicles that obstruct road access pose a risk by reducing or limiting access by Fire Department vehicles. Road access was an issue in the devastating 1991 Oakland Hills Fire. The City of Los Angeles fire officials cite Oakland’s fire as support for their decision to specifically target vehicles parked on the narrow streets of the Hollywood Hills.

According to Fire Department staff, parking tickets are not issued during fire inspections, roving fire patrols, or after responding to calls where there has been difficulty responding due to obstructions of parked vehicles. Three interviewees could recall an instance where they were unable to reach their destination due to parked cars obstructing access. It was reported that on one occasion, Fire Department staff had to abandon their fire truck and run the rest of the way to their destination. As part of this audit, the Office and Fire Department staff observed parking conditions in the Oakland Hills. Within a two hour period, multiple instances of parked cars obstructing access were observed. In one instance, a parked car almost prevented the Fire Department’s SUV from continuing forward and would have prevented a larger fire truck from passing.
The California Vehicle Code section 22651 and Oakland Municipal Code section 10.08.080 allows firefighters to enforce certain laws, including parking laws that are related to fire suppression and response. Based on discussions with the City Attorney’s Office, it is the City Auditor’s conclusion that Fire Department staff are not legally prohibited from enforcing parking regulations in the City. The City, however, must comply with the requirements of the City Charter, the Civil Service Rules, and the Fire Department’s Memorandum of Understanding. According to the Fire Department, this is outside the scope of a firefighter’s responsibility. It is not effective for firefighters to take on another responsibility, such as issuing parking tickets, when the department has higher priorities. The Fire Department also noted that parking tickets can only be issued for parking code violations and while many of the parked cars in the Oakland Hills may obstruct road access because the roads are narrow and winding, this does not mean there is a citable violation. Further, according to the City, prior attempts to designate certain roads in the Oakland Hills as “no parking” zones have been met with resistance from residents.

As part of this audit, the Office also spoke with the City’s Parking Enforcement Division (Parking Enforcement) to gain a better understanding of Parking Enforcement’s presence in the Oakland Hills. According to Parking Division, the Oakland Hills are assigned to at least one Parking Enforcement Technician on a daily basis. However, the extent of these patrols varies from beat to beat, including the time spent patrolling, the area covered by the patrols, and the number of tickets issued on each beat. Because of this, the extent of patrol coverage in the Oakland Hills is unclear. According to the Parking Division, all areas of Oakland are patrolled with emphasis on patrolling areas with time limits and meter zones. For the most part, the streets in the Oakland Hills do not have parking time limits or meters.

**Recommendations**

We recommend that the Administration:

7. Work with the City Council to determine if parking that obstructs road access in the Oakland Hills is an enforcement priority and if so, an enforcement program should be designed with input from community stakeholders. If this is determined to be an enforcement priority, the Administration and City Council should:

   • Work with the Fire Department, Parking Enforcement, and any other applicable department to obtain a greater understanding of emergency road access needs in the Oakland Hills. If greater emergency access is needed, consider how to address the issue and then define and implement an action plan

   • Consider the costs and benefits of promoting improved emergency vehicle access to the Oakland Hills by authorizing the Fire Department to issue tickets during annual fire inspections, roving fire patrols, or when the Fire Department encounters an obstruction

   • Work with Parking Enforcement to more actively issue tickets for cars parked in the Oakland Hills that are obstructing road access and may hinder emergency responses, and if necessary have cars towed
## FINDINGS

The audit found the following:

<table>
<thead>
<tr>
<th>Finding</th>
<th>Details</th>
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<tbody>
<tr>
<td>Finding 1</td>
<td>The Fire Department needs to better communicate the importance of performing proper inspections and evaluating results.</td>
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## RECOMMENDATIONS:

We recommend that the Administration:

<table>
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<tr>
<th>Recommendation #1</th>
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<td></td>
<td>Implement clear policies and procedures that include stronger supervision and quality control measures, including but not limited to procedures requiring:</td>
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<td>Consider additional ways to integrate inspectors’ expertise to help guide and oversee the quality of inspections performed and data recorded</td>
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<td>Implement a tracking mechanism to ensure that all Fire Department staff attend training annually and consider the costs and benefits of amending the training to be more interactive</td>
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<td>Increase the efficiency and effectiveness of the abatement process, which includes but is not limited to:</td>
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- Increasing the effectiveness of the Fire Department’s billing system by programming the system to produce automated notices for outstanding amounts due
- Having the Fire Department work with the Revenue Division to implement a collections process that will ensure timely cost recovery for properties abated by the City

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<th>Recommendation #6</th>
<th>Consider establishing alternative collections methods, beyond placing liens on property sales, that can be used to ensure the City collects all amounts owed</th>
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| Recommendation #7 | Work with the City Council to determine if parking that obstructs road access in the Oakland Hills is an enforcement priority and if so, an enforcement program should be designed with input from community stakeholders. If this is determined to be an enforcement priority, the Administration and City Council should:
   - Work with the Fire Department, Parking Enforcement, and any other applicable department to obtain a greater understanding of emergency road access needs in the Oakland Hills. If greater emergency access is needed, consider how to address the issue and then define and implement an action plan
   - Consider the costs and benefits of promoting greater emergency vehicle access to the Oakland Hills by authorizing the Fire Department to issue tickets during its annual fire inspections, roving fire patrols, or when the Fire Department encounters an obstruction
   - Work with Parking Enforcement to more actively issue tickets for cars parked in the Oakland Hills that are obstructing road access and may hinder emergency responses, and if necessary have cars towed |
ADMINISTRATION’S RESPONSE
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November 6, 2013

The Honorable Courtney Ruby
Oakland City Auditor
1 Frank Ogawa Plaza, 4th Floor
Oakland, California 94612

RE: Vegetation Inspection Audit

Dear City Auditor Ruby:

I am pleased to provide you with the City Administration’s response to the Vegetation Inspection Audit. As mentioned in the exit interview, the Fire Department welcomes performance audits conducted cooperatively to improve the efficiency, effectiveness and customer service of City government.

During the period selected for the performance audit, there have been many changes, both selected and mandated within the Vegetation Management Unit. The audit performed only validated the issues the Fire Department has been working to address, such as permanent staffing of the supervisor position, a more efficient contract bidding system, a cost recovery billing system and a well-trained and dedicated inspection staff.

Although the Administration is concerned about the proposal of additional workload placed upon an already short staffed Vegetation Management Unit, staff will work with parking enforcement and examine what can be done regarding emergency vehicle access within the Oakland Hills area.

Attached to this cover letter is the Administration’s detailed response (Attachment A) on the audit findings, recommendations and other content. I look forward to working with your office to target key issues identified in the audit process that could result in ways to improve the vegetation management inspection process.

Sincerely,

[Signature]
Deanna J. Santana
City Administrator

c: Osborn Solitei, Controller

Attachments: Attachment A - Detailed Response
<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Response</th>
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<tr>
<td><strong>1. Implement clear policies and procedures that include stronger supervision and quality control measures, including but not limited to procedures requiring:</strong>&lt;br&gt;  - Oversight of inspection performance and inspection forms for accuracy and completeness&lt;br&gt;  - Stronger controls over the accuracy and monitoring of information in the database&lt;br&gt;  - Inspection performance included as part of written performance evaluations for Fire Department Staff</td>
<td><strong>Staff Agrees with Recommendation</strong> -&lt;br&gt;  - Staff is in the process of developing and distributing the proper procedures for conducting an inspection and accurately completing the vegetation management annual inspection form. Although both of these subjects are addressed during the annual refresher training, staff feels it is necessary to create a reference sheet to reinforce the annual training. Company Officers are responsible for signing off on each of the inspection forms. This space is located on the upper left hand corner of the form. This confirms officers have reviewed the form, for accuracy and completion. Staff will also reiterate the responsibility of the Company Officer when completing and signing the inspection form.&lt;br&gt;  - The OneStep database program was purchased off the shelf, and not tailored or designed to meet the needs of the Department. Over the last few years, staff has been working with the programmer to modify the database to meet the needs of the Fire Prevention Bureau. Staff has been directed to research redesign options for the program to include mandatory fields for completion for final submission and close out of an inspection in the database. If this is possible, this should ensure completed forms are submitted.&lt;br&gt;  - Due to the fact this has not been a measure of performance in the past for management staff, this item will be subject to meet and confer. Staff has been assigned to facilitate this process.</td>
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<td><strong>2. Consider additional ways to integrate Inspector’s expertise to help guide and oversee the quality of inspections performed and data recorded</strong></td>
<td><strong>Staff partially agrees with recommendation</strong> -&lt;br&gt;  Due to the turnover of 60% (3 of 5) of our Vegetation Management Unit staffing, there is a high probability sworn staff may have more experience with conducting vegetation management inspections than non-sworn staff. Because 60% (3 of 5) of the vegetation management inspectors are part time there is a high chance the first round of vegetation management inspections may be completed</td>
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<td>3. Implement a tracking mechanism to ensure all Fire Department staff attend training annually and consider the costs and benefits of amending the training to be more interactive</td>
<td><strong>Staff agrees with recommendation</strong> — Staff will coordinate with line personnel to make sure the training being provided for vegetation management inspections meets the needs of both the Vegetation Management Unit and line personnel responsible for conducting vegetation management inspections. As we move forward, all training sponsored outside of the Training Division will utilize the tracking mechanism established by the Training Division.</td>
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<td>4. Work with Fire Department and Human Resources regarding the employment timing of its part-time vegetation management inspectors to better ensure inspectors are working during the fire season</td>
<td><strong>Staff partially agrees with recommendation</strong> — Due to the increase in citizen involvement in vegetation management and fuel reduction, staff supports the full implementation of the vegetation management staffing. Having a year round program will provide a higher level of accountability, response and mitigation of fuel within the Fire District, year round, not just during fire season. Currently, the Vegetation Management Unit is staffed with one supervisor and one FTE inspector; the other three inspectors are part time. If full time staffing is not an option, staff has determined having staff work May 15 – October 31 will be most effective. We will coordinate with HR to determine if this will fall within their guidelines.</td>
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| 5. Increase the efficiency and effectiveness of the abatement process, which includes but is not limited to:  
  - Adjusting the noncompliant notification process so abatements can happen earlier in the fire season  
  - Establishing blanket contracts that can be used for common type of abatements rather than going through a competitive contracting process for each property that will be abated  
  - Ensure each year, the Fire Department invoices noncompliant property owners for all abatement costs, re-inspection fees and administrative costs | **Staff agrees with recommendation** —  
  - Staff has been instructed to explore the same concept used for the commercial inspection program when determining the amount of time needed to mitigate violation. All levels of violations should not automatically equate to a 30 day notice. Depending upon the type or extent of the violation, 14 days may be sufficient time to bring property into compliance.  
  - Staff has been instructed to coordinate with the Contract Compliance and Controller’s Office, Purchasing Section to determine the best method to contract out work, not projects; similar to the goat |
- Increase the effectiveness of the Fire Department’s billing system by programming the system to produce automated notices for outstanding amounts due
- Have the Fire Department work with the Revenue Division to implement a collections process that will ensure timely cost recovery for properties abated by the City

6. Consider establishing alternative collections methods, beyond placing liens on property sales that can be used to ensure the City collects all amounts owed.

Staff agrees with recommendation –
See recommendation #5, bullet #5

7. Work with City Council to determine if parking that obstructs road access in the Oakland Hills is an enforcement priority and if so, an enforcement program should be designed with input from community stakeholders. If this is determined to be an enforcement priority, the Administration and City Council should:

- Work with the Fire Department, Parking Enforcement and any other applicable department to obtain a greater understanding of emergency road access needs in the Oakland Hills. If greater emergency access is needed, consider how to address the issue and then define and implement an action plan
- Consider the costs and benefits of promoting greater emergency vehicle access to the Oakland Hills by authorizing the Fire Department to issue citations during its annual fire inspections, roving fire patrols, or when the Fire Department experiences an obstruction
- Work with Parking Enforcement to more actively issue tickets for cars parked in the Oakland Hills that are obstructing road access and may hinder emergency responses

Staff partially agrees with recommendation –
- Parking Enforcement should work with the Fire Department to gain a greater understanding of emergency road access needs in the Oakland Hills, thereby increasing the enforcement efforts within these identified areas.
- Staff will examine the cost, training, staffing and memorandum of understanding (MOU) impacts to having the Fire Department issue parking citations
- See bullet #1
The "Summary of Actions Necessary to Close the Report" provides the Office of the City Auditor’s (Office) analysis of the City Administration’s (Administration) proposed actions required to close the report. At the time of the Administration’s response, 5 recommendations are resolved and 2 recommendations are partially resolved. There are no unresolved recommendations. The Administration has agreed to implement 86 percent of the recommendations in the report.

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<th>Recommendation</th>
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| Recommendation #1 | Resolved | Implement clear policies and procedures that include stronger supervision and quality control measures, including but not limited to procedures requiring:  
- Oversight of inspection performance and inspection forms for accuracy and completeness  
- Stronger controls over the accuracy and monitoring of information in the database  
- Inspection performance as part of written performance evaluations for Fire Department staff  

Resolved - The Administration agrees with this recommendation and stated that it is in the process of developing and distributing procedures for conducting and completing inspections and inspection forms, and that it is working to modify its inspection database to meet the needs of the Fire Prevention Bureau. The Administration also stated it will facilitate a meet and confer process with the Union about including inspection performance as part of written evaluations for Fire Department staff. 

To close this recommendation, the Administration should provide evidence that it has implemented policies and procedures that include stronger supervision and quality control measures. The Administration should also provide evidence that it has modified its database to improve data accuracy and integrity and that it has included inspection performance as part of written evaluations. These documents should be provided to the Office by May 19, 2014. |
| Recommendation #2 | Partially Resolved | Consider additional ways to integrate inspectors’ expertise to help guide and oversee the quality of inspections performed and data recorded  

Partially Resolved - The Administration partially agrees with this recommendation. While the Administration appears to agree with this recommendation, it noted that the vacant inspector positions may not be filled and new inspectors may not be the most experienced with the inspection process by the next round of inspections. The Office understands that the Administration will adjust for short-term, staffing limitations as appropriate. 

To close this recommendation, the Administration should provide evidence of how it has integrated inspectors’ expertise, or expertise of similar value, into improving quality of inspections performed and data recorded. This documentation should be provided to the Office by May 19, 2014. |
| Recommendation #3 | Resolved | Implement a tracking mechanism to ensure that all Fire Department staff attend training annually and consider the costs and benefits of amending the training to be more interactive  

Resolved - The Administration agrees with this recommendation and stated that it will better coordinate training to meet the needs of the Fire Department staff performing inspections. Additionally, the Administration agrees to track inspection training attendance. 

To close this recommendation, the Administration should provide support for how it has improved its training and that it implemented a tracking mechanism to ensure that all Fire Department staff attend training annually. This documentation should be provided to the Office by May 19, 2014. |
| **Recommendation #4** | **Resolved** - The Administration partially agrees with this recommendation. However, the Office’s review of the Administration’s response to the recommendation found it to be in agreement with the recommendation’s intent. The Office considers this recommendation to be resolved.

The Administration stated that its preference is to return to full-time vegetation management staffing. However, if that is not possible, it agrees to coordinate with Human Resources to increase effectiveness by determining if it can have part-time staff work from May 15 to October 31.

**To close this recommendation, the Administration should provide support for how it has addressed this issue, either by increasing inspection staff to full-time or by adjusting the months that part-time inspection staff are working. This documentation should be provided to the Office by May 19, 2014.** |
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<td>Work with Fire Department and Human Resources regarding the employment timing of its part-time fire inspectors to better ensure that inspectors are working during the fire season</td>
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| **Recommendation #5** | **Resolved** - The Administration agrees with this recommendation and stated staff will explore alternative concepts to improve the abatement process, including the length of time given to property owners to fix their code violations and the best method to contract out abatement work. The Administration states that all noncompliant property owners are now being invoiced and that by January 1, 2014, the Fire Department’s billing system will be programmed to produce automated notices for outstanding amounts due. The Administration also agrees to have the Fire Department work with the Revenue Division to implement a collections process to ensure a more timely cost recovery for abated properties.

**To close this recommendation, the Administration should provide evidence that adjustments have been made to the noncompliant notification process and the abatement contracting process so that abatements are addressed more timely. Additionally, the Administration should provide documentation to support that all abatements have been invoiced; that OneStep has been programmed to produce automated invoices for outstanding amounts due; and that a timely cost recovery collections process has been implemented. This documentation should be provided to the Office by May 19, 2014.** |
| Increase the efficiency and effectiveness of the abatement process, which includes but is not limited to: |  |
| • Adjusting the noncompliant notification process so that abatements can happen earlier in the fire season |  |
| • Establishing blanket contracts that can be used for common type of abatements rather than going through a competitive contracting process for each property that will be abated |  |
| • Ensuring that each year the Fire Department invoices noncompliant property owners for all abatement costs, re-inspection fees and administrative costs |  |
| • Increasing the effectiveness of the Fire Department’s billing system by programming the system to produce automated notices for outstanding amounts due |  |
| • Having the Fire Department work with Revenue Division to implement a collections process that will ensure timely cost recovery for properties abated by the City |  |
Recommendation #6
Consider establishing alternative collections methods, beyond placing liens on property sales, that can be used to ensure the City collects all amounts owed

Resolved - The Administration agrees with this recommendation and states that the Fire Department will work with the Revenue Division to implement a collections process to ensure timely cost recovery for properties abated by the City.

To close this recommendation, the Administration should provide support for the Fire Department and Revenue Division’s collection process, including its consideration and implementation of alternative collection methods. This documentation should be provided to the Office by May 19, 2014.

Recommendation #7
Work with City Council to determine if parking that obstructs road access in the Oakland Hills is an enforcement priority and if so, an enforcement program should be designed with input from community stakeholders. If this is determined to be an enforcement priority, the Administration and City Council should:

- Work with the Fire Department, Parking Enforcement and any other applicable department to obtain a greater understanding of emergency road access needs in the Oakland Hills. If greater emergency access is needed consider how to address the issue and then define and implement an action plan
- Consider the costs and benefits of promoting greater emergency vehicle access to the Oakland Hills by authorizing the Fire Department to issue tickets during annual fire inspections, roving fire patrols, or when the Fire Department experiences an obstruction
- Work with Parking Enforcement to more actively issue tickets for cars parked in the Oakland Hills that are obstructing road access and may hinder emergency responses, and if necessary, have cars towed

Partially Resolved - The Administration partially agrees with this recommendation. Although the Administration acknowledges the need to gain a greater understanding of emergency road access within the Oakland Hills and has agreed to consider the impacts of issuing parking citations, the Administration did not comment on collaborating with the City Council or community stakeholders throughout this recommendation’s deliberative process.

This report demonstrates that there are varying opinions among residents of the Oakland Hills and City departments regarding the issue of parking obstructions and that this issue can result in catastrophic losses, as was learned in the aftermath of the 1991 Oakland Hills Fire. As such, the Administration should work with the City Council to engage community stakeholders in addressing parking obstructions as a costly threat to both the residents and the City at large.

To close this recommendation, the Administration should provide evidence that it has worked with the Fire Department, Parking Enforcement, and the City Council to determine if this is an enforcement priority. The Administration should also provide evidence of the steps it has taken to address parking obstructions in the Oakland Hills. This documentation should be provided to the Office by May 19, 2014.