

BOARD AND STAKEHOLDER MEETING AGENDA

Tuesday 21 January 2020 6:30 PM

[Note meeting day is Tuesday, not Monday, due to Martin Luther King, Jr. Day]

CABRILLO MARINA COMMUNITY BUILDING

2965 Via Cabrillo-Marina (see map below) San Pedro, CA 90731

The public is invited to speak on issues of general interest during the public comment periods at the beginning and end of the meeting. Comments on specific agenda items will be heard only when those items are considered. Public comment may be limited in time or number of speakers. Those wishing to make comment, but not wanting to speak publicly, may submit written communications to the Board.

- 1. Voluntary opportunity to say the Pledge of Allegiance.
- 2. Public comment on non-agenda items.
- 3. Call to order and roll call.
- 4. Board election to fill vacant Board seat.
- 5. Board member comment on non-agenda items. [May include comment on Board members' own activities/brief announcements; brief response to statements made or questions posed by persons exercising their general public comment rights or asking questions for clarification; introduction of new issues for consideration by the Board at its next meeting; or requests for research and a report back to the Board.]
- 6. Approval of prior meeting minutes.
- 7. Reports from government agency representatives LA Police Department, Port Police, Council District 15, Port of LA, LA Unified School District, US Congress, State Assembly, Department of Neighborhood Empowerment, NC Budget Advocate, others.
- 8. Motion opposing digital billboards in Los Angeles (Council File 11-1705).
- 9. Motion opposing City of Los Angeles Vacation Rental Ordinance (CPC-2019-7045-CA).
- 10. Motion opposing State Senate Bill 50 (Council Files 18-1226-S1 and 19-0002-S38).
- 11. Motion opposing procedures proposed by the Board of Neighborhood Commissioners for censure and removal of Neighborhood Council Board Members.
- 12. Motion opposing additional mandatory training of Neighborhood Council Board Members proposed by the Board of Neighborhood Commissioners.
- 13. Motion recommending clarification of procedures proposed by the Board of Neighborhood Commissioners for dispute resolution.
- 14. Committee reports.
- 15. Treasurer's report.

Budget and Finance (Consent Calendar)

- 16. Approval of Monthly Expenditure Reports for December 2019.
- 17. Approval of Monthly Expenses, including approval of Treasurer's payment of all recurring Neighborhood Council expenses including (but not limited to) Lloyd Staffing, The Mailroom, Angels Gate Cultural Center meeting expenses, vendor(s) for meeting refreshments, and office supplies.
- 18. Approval of funding requests received from committees.
- 19. Report on potential availability of \$5,000 to support the Marine Mammal Care Center.
- 20. Motion authorizing expenditure for support of the Marine Mammal Care Center.

- 21. Motion authorizing expenditure for sponsorship of the "Pathways to Employment" event.
- 22. Approval of budget category reallocations to accomodate authorized expenditures.
- 23. Appointments of committee officers, committee members, and Board representatives.
- 24. Announcements.
- 25. Public comment on non-agenda items.
- 26. Adjournment.

8. Motion opposing digital billboards in Los Angeles (Council File 11-1705).

Planning and Land Use Committee

Whereas, Digital billboards are an imminent threat to neighborhoods;

Digital billboards are dangerous to drivers and the pedestrians and cyclists who share the streets;

No billboard should be erected without the input approval and opt-in of local residents;

Digital billboards are known contributors to congestion; and

The incessant blinking of digital billboards causes disruption in human and wildlife sleep patterns and can lead to a host of maladies:

Therefore be it resolved that the Coastal San Pedro Neighborhood Council recommends that the Los Angeles City Council vote no on Digital Billboards (Council File 11-1705).

CIS to Council File 11-1705

9. Motion opposing City of Los Angeles Vacation Rental Ordinance (CPC-2019-7045-CA). *Planning and Land Use Committee*

Whereas:

Taking up the Vacation Rental Ordinance in the face of the current severe housing and homelessness crisis is unconscionable;

We do not believe our leaders should spend valuable time and resources exploring a vacation rental policy under which people are allowed and encouraged to hold mostly vacant homes off the long-term market and keep them for short-term rentals;

The proposed Vacation Rental Ordinance is essentially a giant loophole of the Home Sharing Ordinance (HSO) to favor the wealthy who are able to afford second homes;

The proposed Vacation Rental Ordinance is a conflict of laws, as the HSO was specifically created to limit short-term rentals to one's primary residence; in fact, the original City Council motion for the HSO specifically stated that the City should "prohibit hosts from renting units or buildings that are not their primary residence."

The proposed Vacation Rental Ordinance is simply a mechanism to undercut the years of work and compromise reflected in the HSO; and

There is no practical way to enforce the provisions of the proposed Vacation Rental Ordinance;

Therefore Be It Resolved that the Coastal San Pedro Neighborhood Council recommends denial of the City of Los Angeles proposed Vacation Rental Ordinance (Council File 18-1246).

CIS to Council File 18-1246

10. Motion opposing State Senate Bill 50 (Council Files 18-1226-S1 and 19-0002-S38).

Planning and Land Use Committee

See attachments.

Whereas Senate Bill 50, as currently proposed, would forever significantly, adversely, and irrevocably alter the Coastal Zone communities, and as San Pedro is designated in the Coastal Plan as a "Special Coastal Community" to be protected under the California Coastal Act,

Resolved, the Coastal San Pedro Neighborhood Council recommends opposition to Senate Bill 50, particularly in the Coastal Zone areas.

CIS to Council Files 18-1226-S1 and 19-0002-S38

11. Motion opposing procedures proposed by the Board of Neighborhood Commissioners for censure and removal of Neighborhood Council Board Members.

[Administrative Operations Committee]

See attached procedures proposed by the Board of Neighborhood Commissioners for censure and removal.

Whereas, the intent of the City Charter empowering Neighborhood councils is to enable them to devise and implement their own bylaws as a way of reflecting the diversity of interests in our city; and

Whereas, any Neighborhood Council is already empowered to adopt censure and removal procedures if they wish; therefore

Resolved, the Coastal San Pedro Neighborhood Council opposes the imposition on all Neighborhood Councils of the policies on censure and removal proposed by the Board of Neighborhood Commissioners without the explicit adoption of those procedures by a Neighborhood Council; and

Further resolved, we call on our Board of Neighborhood Commissioners representative to oppose these proposed policies.

12. Motion opposing additional mandatory training of Neighborhood Council Board Members proposed by the Board of Neighborhood Commissioners.

[Administrative Operations Committee]

See attached procedures proposed by the Board of Neighborhood Commissioners for additional mandatory training.

Resolved, the Coastal San Pedro Neighborhood Council opposes any additional mandated training of officers, committee members, and Board Members as proposed in the Board of Neighborhood Commissioners motion on Neighborhood Council Leadership Orientation; and

Further resolved, the Coastal San Pedro Neighborhood Council supports the creation of voluntary training.

13. Motion recommending clarification of procedures proposed by the Board of Neighborhood Commissioners for dispute resolution.

[Administrative Operations Committee]

See attached procedures proposed by the Board of Neighborhood Commissioners for a dispute resolution process.

Resolved, the Coastal San Pedro Neighborhood Council recommends that the Board of Neighborhood Commissioners should include language clarifying that the proposed dispute resolution process is entirely voluntary.

19. Motion authorizing expenditure for support of the Marine Mammal Care Center.

Resolved, the Coastal San Pedro Neighborhood Council allocates and authorizes the expenditure of \$5,000 to support the Marine Mammal Care Center.

20. Motion authorizing expenditure for sponsorship of the "Pathways to Employment" event.

Resolved, the Coastal San Pedro Neighborhood Council allocates and authorizes the expenditure of \$750 to be paid to the San Pedro Rotary Club for a sponsorship fee for the Ninth Annual "Pathways to Employment" event scheduled to be held Saturday, April 18.

21. Approval of budget category reallocations to accomodate reallocated expenditures.

Resolved, the Coastal San Pedro Neighborhood shall reallocate funds within its budget categories to accomodate approved expenditures.

For more information, please call 310-918-8650; write to CSPNC, 1840 S. Gaffey Street #34, San Pedro, CA 90731; or visit the Coastal San Pedro Neighborhood Council website at www.cspnc.org.

PUBLIC INPUT AT NEIGHBORHOOD COUNCIL MEETINGS — The public can address the Board on any agenda item before the Board takes an action on an item. Comments from the public on agenda items will be heard only when the respective item is being considered. Comments from the public on other matters not appearing on the agenda will be heard during the General Public Comment period. Please note that under the Brown Act, the Board is prevented from acting on a matter that you bring to its attention during the General Public Comment period; however, the issue raised by a member of the public may become the subject of a future Committee or Board meeting.

STATE OF CALIFORNIA PENAL CODE SECTION 403 (Amended by Stats. 1994, Ch. 923, Sec. 159. Effective January 1, 1995.) — Every person who, without authority of law, willfully disturbs or breaks up any assembly or meeting that is not unlawful in its character, other than an assembly or meeting referred to in Section 302 of the Penal Code or Section 18340 of the Elections Code, is quilty of a misdemeanor.

THE AMERICAN WITH DISABILITIES ACT — As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and upon request will provide reasonable accommodation to ensure equal access to its programs, services, and activities. Sign language interpreters, assisted listening devices, or other auxiliary aids and/or services may be provided upon request. To ensure availability of services please make your request at least 3 business days (72 hours) prior to the meeting by contacting the CSPNC secretary at 310-918-8650.

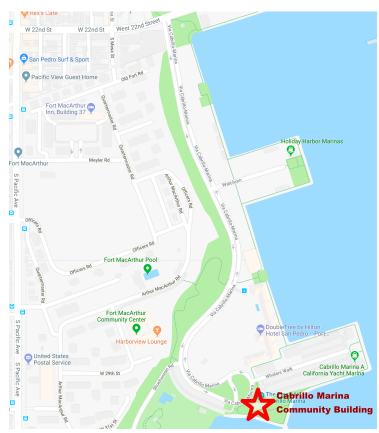
PUBLIC ACCESS OF RECORDS — In compliance with government code section 54957.5, non-exempt writings that are distributed to all or a majority of

the Board members in advance of a meeting may be viewed at 1840 S Gaffey St, San Pedro, CA 90731, at our website: http://www.cspnc.org, or at a scheduled meeting. In addition if you would like a copy of any record related to an item on the Agenda, please contact the Coastal San Pedro Neighborhood Council at 310-918-8650.

PUBLIC POSTING OF AGENDAS — Coastal San Pedro Neighborhood Council agendas are posted for public review as follows: 1840 S Gaffey St, San Pedro, CA 90731 and http://www.cspnc.org You can also receive our agendas via email by subscribing to L.A. City's Early Notification System at: http://www.lacity.org/government/Subscriptions/NeighborhoodCouncils/index.htm

RECONSIDERATION AND GRIEVANCE PROCESS — For information on the Coastal San Pedro Neighborhood Council's process for board action reconsideration, stakeholder grievance policy, or any other procedural matters related to this Council, please consult the CSPNC Bylaws. The Bylaws are available at our Board meetings and our website http://www.cspnc.org

SERVICIOS DE TRADUCCION — Si requiere servicios de traducción, favor de avisar al Concejo Vecinal 3 días de trabajo (72 horas) antes del evento. Por favor contacte a the CSPNC Secretary, al 310-918-8650 por correo electrónico board@cspnc.org para avisar al Concejo Vecinal.



Attachments for "10. Motion opposing State Senate Bill 50"

284 * PART IV: PLAN MAPS AND REGIONAL SUMMARIES

SOUTH COAST REGION

In the South Coast Region - the most urbanized region of the coastal zone - the prime coastal concerns are the need for meeting vast recreational demands, protecting and restoring the last remaining natural lands and waters, and protecting the unique and valued coastal neighborhoods from Malibu to Laguna.

South Coast Resource Management Area.1 The historic character and function of Malibu as a recreational and resort destination and the need for recreational areas close to the large urban population of the Los Angeles Basin are reflected by the inclusion in the resource management area of the entire Malibu coast up to the ridgeline (drainage divide) of the Santa Monica Mountains.

Along the developed section of the south coast shoreline between the Santa Monica Mountains and Orange County, the line narrows to follow the nearest roads adjacent to special coastal neighborhoods (e.g., Venice, San Pedro, and NapleslBelmont Shores), major coastal recreation areas (e.g., Marina del Rey and Alamitos Bay), areas where the cumulative impact of development could exclude or hinder access to the shoreline (e.g., Redondo Beach), and remaining habitat resources (including potential restoration areas such as the Bolsa Chica wetlands in Northern Orange County.).

The management area extends inland to 1-405 to include designated Santa Ana River greenbelt areas with high public recreation value. Further south, the management area includes the immediate drainage area of Upper Newport Bay inland to 1-405. The Irvine Company's open property is included because of its importance in planning how to meet recreational and open space needs in the heavily-developed surrounding area. The resource management area also incorporates the Laguna greenbelt, a valuable habitat and open space area designated for protection by both Orange County and the City of Laguna Beach; the last major open areas along the southern Orange County coast (AVCO headlands, Dana Point Headlands, Dana Point Palisades, and the Reeves Ranch property in San Clemente seaward of 1-5); and productive coastal agricultural lands to the ridgelines on each side of the Capistrano Valley up to five miles inland.

All of the area of Santa Catalina and San Clemente Islands is also included in the resource management area because of their sensitivity to development impacts.

Section 30253 Minimization of adverse impacts

New development shall do all of the following:

- (a) Minimize risks to life and property in areas of high geologic, flood, and fire hazard,
- (b) Assure stability and structural integrity, and neither create nor contribute significantly to erosion, geologic instability, or destruction of the site or surrounding area or in any way require the construction of protective devices that would substantially alter natural landforms along bluffs and cliffs.
- (c) Be consistent with requirements imposed by an air pollution control district or the State Air Resources Board as to each particular development.
 - (d) Minimize energy consumption and vehicle miles traveled.
- (e) Where appropriate, protect special communities and neighborhoods that, because of their unique characteristics, are popular visitor destination points for recreational uses.

Proposed Removal Policy

Whereas the Board of Neighborhood Commissioners has conducted a number of Town Hall meetings around the City;

Whereas the Board of Neighborhood Commissioners has been told of many instances where Neighborhood Councils have experienced repeated disruptive conduct by Neighborhood Council board members;

Whereas Neighborhood Councils have often had to rely on other governmental agencies to address these situations;

Whereas Neighborhood Councils have experienced instances where efforts, including Censure have failed to resolve such situations;

Whereas any process for addressing these situations should be uniform and predictable across the entire Neighborhood Council system;

Whereas the Board of Neighborhood Commissioners desires to institute a policy that includes openness, fairness, and a proper degree of procedural due process and that provides consistent guidelines;

NOW THEREFORE, IT IS RESOLVED THAT the Board of Neighborhood Commissioners establishes this policy for the Removal of offending Neighborhood Council Board members:

POLICY NUMBER 2019 -

Any Board member may be removed by the Board for cause, following a good faith determination by the Board that the member has engaged in conduct that is contrary to rules and regulations applicable to the Board or that impedes the orderly business of Board operations. A Board member shall not be subject to removal under this Section unless the member has been censured at least once pursuant to the Censure Policy. Grounds for removal include, but are not limited to, persistent disruptive conduct at meetings, violations or abuses of the Board's bylaws or rules, violations of the Code of Conduct, acting on behalf of the Board without authorization, and misuse or abuse of the censure or removal processes. The Board shall use the following procedure when removing a Board member:

1. A motion to remove a Board member may be initiated by (3) Board members. The proposed motion shall be delivered to any officer of the Board or a specific officer or member of the Board as may be specified in the bylaws or standing rules of the Neighborhood Council. The motion shall be in writing and provide the specific facts and grounds for the proposed removal action including the date and specific conduct relied upon for the motion. The motion shall not be conclusionary-, eg "for alleged violations of the Code of Conduct", but shall be a factual statement that describes conduct only and is not intended to embarrass or humiliate the board member. The motion to remove shall also include a copy of the prior censure motion an the date it was passed.

- 2. The Board member, group of Board members or committee responsible for writing the agenda shall list and briefly describe the motion on the agenda -of the next regular or special Board meeting scheduled at least thirty (30) days following the delivery of the proposed removal motion.
- 3. The Board member subject to removal shall be given a minimum of thirty (30) days prior written notice, which may include email sent to the last email address on file with the Neighborhood Council, of any meeting at which a motion to remove will be heard. The notice shall provide the specific facts and grounds for the proposed removal as specified in 1 above. The Board shall also provide a copy of the notice to the Department of Neighborhood Empowerment a minimum of thirty (30) days prior to any meeting at which a motion to censure will be considered.
- 4. The Board member subject to removal shall be given_reasonable time to be heard at the meeting, either orally or in writing, prior to the Board's vote on a motion for removal.
- 5. The Board shall decide whether or not the Board member should be removed by an affirmative vote of two-thirds (2/3) of the Board members. The Board member who is the subject of the removal motion shall not be allowed to vote. For the purpose of the removal motion, abstentions shall not be counted as votes.
- 6. In no event shall a motion to remove a board member be heard by the Neighborhood Council within sixty (60) days of the next election or selection.
- 7. The Board of Neighborhood Commissioners shall review a Neighborhood Counceils' removal decision if requested to do so by the affected Board member. Once the request is made for the Board of Neighborhood Commissioners to review the decision to remove, the Neighborhood Council voting to remove the board member may not fill the vacancy created by the removal until the Board of Neighborhood Commissioners has made a decision on whether the removal was proper or the Board of Neighborhood Commission declines to review the matter. The Commission's decision whether to hear or decline the removal review shall be sent in writing to the requestor within 30 days after the request for review is delivered.
 - a. The request must in writing and must be delivered to the Executive Assistant of the Commission or, in the absence of an Executive Assistant, to the President of the Commission within thirty (30) days of the date of the action by the Neighborhood Council to remove the Board member.
 - b. The request must state the basis for the review. The request shall not cite or present any evidence not considered by the Neighborhood Council, but must address only procedural deficiencies.
 - c. If the Commission agrees to hear the review it will be placed on the agenda of a regular or special meeting within sixty (60) days of receipt of the request for review.
 - d. At the review the Commission will determine if the facts as presented support the removal motion and if the procedures set out in this policy were correctly applied.

f. If the Commission returns the matter for further consideration and the Neighborhood Council does not act within sixty (60) days of the Commission's decision the Board member will be considered reinstated.



Proposed Censure Policy

Whereas the Board of Neighborhood Commissioners has conducted a number of Town Hall meetings around the City;

Whereas the Board of Neighborhood Commissioners has been told of many instances where Neighborhood Councils have experienced repeated disruptive conduct by Neighborhood Council board members;

Whereas Neighborhood Councils have often had to rely on other governmental agencies to address these situations:

Whereas Neighborhood Councils have experienced instances where efforts to resolve such situations have not been effective;

Whereas any process for addressing these situations should be uniform across the entire Neighborhood Council system;

Whereas the Board of Neighborhood Commissioners desires to institute a policy that includes openness, fairness, and a proper degree of procedural due process and that provides consistent guidelines;

NOW THEREFORE, IT IS RESOLVED THAT the Board of Neighborhood Commissioners establishes this policy for the Censure of offending Neighborhood Council Board member:

POLICY NUMBER 2019 -

The purpose of the censure process is to place a Board member on notice of misconduct and to provide the Board member with an opportunity to correct the misconduct. The Board may censure any Board member at a regular or special meeting open to the public following a good-faith determination by the Board that the member has engaged in conduct that is contrary to rules and regulations applicable to the Board or that impedes the orderly business of Board operations. Grounds for censure include, but are not limited to, persistent disruptive conduct at meetings, violations or abuses of the Board's bylaws or rules, violations of the Code of Conduct, acting on behalf of the Board without authorization, and misuse or abuse of the censure or removal process. The Board shall use the following procedure when censuring a Board member:

- 1.A motion to censure a Board member may be initiated by (3) Board members. The motion shall be delivered to any officer of the Board or a specific officer member of the Board as may be specified in the bylaws or standing rules of the Neighborhood Council. The motion shall be in writing and provide the specific facts and grounds for the proposed censure including the date and specific conduct relied upon for the motion. The motion shall not be accusatory, eg "for alleged violations of the Code of Conduct" but shall be a factual statement that describes conduct only and is not intended to embarrass or humiliate the board member.
- 2. The Board member, group of Board members or committee responsible for promulgating the agenda shall in include the motion on the agenda of the next regular or special Board meeting scheduled at least thirty (30) days following the delivery of the proposed censure motion.

- 3. The Board member subject to censure shall be given a minimum of thirty (30) days prior written notice, which may include email sent to the last email address on file with the Neighborhood Council, of any meeting at which the motion to censure will be considered. The notice shall provide the specific facts and grounds for the proposed censure as specified in 1 above. The Board shall also provide a copy of the notice to the Department of Neighborhood Empowerment a minimum of thirty (30) days prior to the meeting at which the motion to censure will be considered.
- 4. The Board member subject to censure shall be given a reasonable opportunity to be heard at the meeting, either orally or in writing, prior to the Board's vote on a motion of censure.
- 5. The Board shall decide by a majority vote of those present and voting whether or not the Board member should be censured. The Board member who is the subject of the censure motion shall not be counted as part of the majority present and voting and shall not be allowed to vote. For the purpose of censure motion, abstentions shall not be counted as votes.
- 6. In no event shall a motion to censure a board member be heard by the Neighborhood Council within thirty (30) days of the next scheduled Board election or selection.

[Note: this disjoint text is included in the filed draft.]

- "for constant loud interruptions of other Board members and the use of racial and ethnic slurs intended to intimidate and silence them".
- 2. The Board member, group of Board members or committee responsible for promulgating the agenda shall in include the motion on the agenda of the next regular or special Board meeting scheduled at least thirty (30) days following the delivery of the proposed censure motion.
- 3. The Board member subject to censure shall be given a minimum of thirty (30) days prior written notice, which may include email sent to the last email address on file with the Neighborhood Council, of any meeting at which the motion to censure will be considered. The notice shall provide the specific facts and grounds for the proposed censure as specified in 1 above. The Board shall also provide a copy of the notice to the Department of Neighborhood Empowerment a minimum of thirty (30) days prior to the meeting at which the motion to censure will be considered.
- 4. The Board member subject to censure shall be given an opportunity to be heard at the meeting, either orally or in writing, prior to the Board's vote on a motion of censure.
- 5. The Board shall decide by a majority vote of those present and voting whether or not the Board member should be censured. The Board member who is the subject of the censure motion shall not be counted as part of the majority present and voting and shall not be allowed to vote. For the purpose of censure motion, abstentions shall not be counted as votes.
- 6. In no event shall a motion to remove a board member be heard by the Neighborhood Council within thirty (30) days of the next scheduled Board election or selection

Proposed Resolution by the Board of Neighborhood Commissioners Comprehensive Mediation and Dispute Resolution Process November 26, 2019

WHEREAS, Neighborhood Council board members have conflicts with each other;

WHEREAS, board members are frustrated, unable to act, and stakeholders feel left out of decision-making process and sometimes ignored or disenfranchised;

WHEREAS, the Department of Neighborhood Empowerment has seen an increasing number of intra-council complaints and has limited tools to resolve differences or may no longer be a neutral party;

WHEREAS, grievances are for Board actions and not individual board member actions against another board member;

NOW, THEREFORE, BE IT RESOLVED that the Board of Neighborhood Commissioners requests that the Department of Neighborhood Empowerment develop an outline for and implement a comprehensive mediation and dispute resolution process for Neighborhood Councils that integrates existing resources from the City, County, or nonprofit organization. This may include developing a budget request and a formal Memorandum of Understanding with the City Attorney's Dispute Resolution Program, the County of LA's Dispute Resolution Program, or with an independent contractor.

AND IT IS ALSO RESOLVED that the Board of Neighborhood Commissioners will request in writing that the City's HEALTH, EDUCATION, NEIGHBORHOODS, PARKS, ARTS, AND RIVER COMMITTEE agendize this item for discussion and action including a budgetary request and report back from the Department on progress.

Proposed Resolution by the Board of Neighborhood Commissioners Neighborhood Council Leadership Orientation November 26, 2019

WHEREAS, as an elected representative of the community, Neighborhood Council leaders represent the diversity of ideas in their community and are expected to lead with integrity in the City of Los Angeles;

WHEREAS, the City of Los Angeles is committed to inclusivity as a key principle guiding the work of City staff and representation;

WHEREAS, Neighborhood Council board members are required to take mandatory ethics and financial training every two years when board members are informed of their roles and responsibilities as an elected representative of their neighborhood;

WHEREAS, the Department of Neighborhood Empowerment (The Department), City Clerk, and City Attorney conducts workshops and forums to inform board members in their role as elected representatives, organizers and advocates of his/her community;

WHEREAS, businesses, nonprofits, and government agencies have a detailed orientation process for new employees and volunteers;

WHEREAS many Neighborhood Council board members need to expand their leadership skills through advanced training in communication, coalition building, conflict resolution; and dealing with the aspects of positive interpersonal relationships, that bring about an atmosphere of inclusiveness, understanding, and empathy that helps to cope with challenges and develops those critical skills for the proper functioning of a neighborhood council board;

NOW, THEREFORE, IT IS RESOLVED that the Board of Neighborhood Commissioners (the Commission) establish a policy on Neighborhood Council Leadership Orientation.

POLICY NUMBER: 2019 – 1

The Board of Neighborhood Commissioners recommends that:

1. The Department review, update, and re-publish the Neighborhood Council Handbook as a an orientation packet for all Board members. The Commission recommends that the Department include details on how to ensure that Neighborhood Councils are inclusive of and ensure participation of under-represented and diverse populations. The Department should provide and certify receipt of this Handbook after a Board member has been elected or appointed and publicly list that on the website.

2. The Department develop a Leadership Academy, held every other year after elections and modeled after the successful Civic U programs, for executive board members (President/Chair, Vice President/Vice-Chair, Treasurer, Secretary, and any other duly appointed or elected executive board members) and for those board members interested in a leadership role.

AND IT IS ALSO RESOLVED that:

- 1. The Department, in coordination with the City Clerk and City Attorney, develop a document that shall be affirmed by candidates or appointed Neighborhood Council board members, whether elected or appointed, acknowledging that they understand the roles and responsibilities of Neighborhood Council board members and will educate themselves on and follow all applicable laws. The "Neighborhood Council Candidate/Appointee Affirmation" shall be required as part of the City Clerk's candidate certification process. Board members running for re-election shall also re-affirm. The Department shall collect affirmation from board appointments and publicly list who has affirmed.
- 2. The "Planning 101" Training developed the City of Los Angeles Department of Planning as part of the NC Reforms to ensure understanding of and compliance of land use laws and conflicts of interest, shall be required for all appointed and confirmed members of each Neighborhood Council's planning and land use committee. Committee members who do not complete the training within 60 days from the date of their confirmation as a committee member shall not be eligible to vote on motions or recommendations on planning, zoning, or land use.