SUBJECT: Annual Review of City’s Code of Ethics and Conduct for Elected and Appointed Officials

DISCUSSION
This report represents Council’s annual opportunity to review and revise the City’s Code of Ethics and Conduct for Elected and Appointed Officials (hereafter referred to as “the Code” and depicted by Attachment A). Council policy requires that this review be performed shortly after the selection of the Mayor and/or Vice Mayor each year.

The Code contains a section on ethical standards and a section on conduct which describes the manner in which officials should treat one another, City staff, constituents, and others with whom they may come in contact while representing the City.

No changes to the Code are proposed by staff. The City’s boards and commissions completed their annual review of the Code during the months of November 2010 – March 2011, and no specific suggestions were made to revise the Code. Excerpts of the minutes of their meetings are included as Attachment B.

EXISTING POLICY
2010 Code of Ethics and Conduct for Elected and Appointed Officials.

FISCAL IMPACT
There is no fiscal impact associated with this report.

PUBLIC CONTACT
Public contact was made by posting the Council agenda on the City’s official-notice bulletin board outside City Hall, at the Sunnyvale Senior Center, Community Center and Department of Public Safety; and by making the agenda and report available at the Sunnyvale Public Library, the Office of the City Clerk and on the City’s Web site.

ALTERNATIVES
1. Review and approve the 2011 Code of Ethics and Conduct for Elected and Appointed Officials with no changes.
2. Review and approve the 2011 Code of Ethics and Conduct for Elected and Appointed Officials with changes.
RECOMMENDATION
Staff recommends Council review and approve the 2011 Code of Ethics and Conduct for Elected and Appointed Officials with no changes.

Reviewed by:

Robert Walker, Assistant City Manager
Prepared by: Lisa Natusch, Deputy City Clerk

Approved by:

Gary M. Luebbers
City Manager

Attachments
A. Proposed 2011 Code of Ethics and Conduct for Elected and Appointed Officials
B. Excerpts from Board and Commission Meeting Minutes
Attachment A
City of Sunnyvale

2010-2011 Code of Ethics and Conduct for Elected and Appointed Officials

"Conduct is three-fourths of our life and its largest concern."

-- Matthew Arnold
Table of Contents

<table>
<thead>
<tr>
<th>Title</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Ethics</td>
<td>3</td>
</tr>
<tr>
<td>B. Conduct</td>
<td>5</td>
</tr>
<tr>
<td>1. Elected and Appointed Officials’ Conduct with One Another</td>
<td>5</td>
</tr>
<tr>
<td>2. Elected and Appointed Officials’ Conduct with City Staff</td>
<td>7</td>
</tr>
<tr>
<td>3. Elected and Appointed Officials’ Conduct with the Public</td>
<td>9</td>
</tr>
<tr>
<td>4. Council Conduct with Other Public Agencies</td>
<td>11</td>
</tr>
<tr>
<td>5. Council Conduct with Boards and Commissions</td>
<td>11</td>
</tr>
<tr>
<td>6. Conduct with the Media</td>
<td>12</td>
</tr>
<tr>
<td>C. Sanctions</td>
<td>12</td>
</tr>
<tr>
<td>D. Principles of Proper Conduct</td>
<td>14</td>
</tr>
<tr>
<td>E. Checklist for Monitoring Conduct</td>
<td>15</td>
</tr>
<tr>
<td>F. Glossary of Terms</td>
<td>15</td>
</tr>
<tr>
<td>G. Implementation</td>
<td>15</td>
</tr>
</tbody>
</table>
**Policy Purpose**

The Sunnyvale City Council has adopted a Code of Ethics and Conduct for members of the City Council and the City’s boards and commissions to assure public confidence in the integrity of local government and its effective and fair operation.

**A. ETHICS**

The citizens and businesses of Sunnyvale are entitled to have fair, ethical and accountable local government which has earned the public’s full confidence for integrity. In keeping with the City of Sunnyvale Commitment to Excellence, the effective functioning of democratic government therefore requires that:

- public officials, both elected and appointed, comply with both the letter and spirit of the laws and policies affecting the operations of government;
- public officials be independent, impartial and fair in their judgment and actions;
- public office be used for the public good, not for personal gain; and
- public deliberations and processes be conducted openly, unless legally confidential, in an atmosphere of respect and civility.

To this end, the Sunnyvale City Council has adopted a Code of Ethics and Conduct for members of the City Council and of the City’s boards and commissions to assure public confidence in the integrity of local government and its effective and fair operation. The Ethics section of the City’s Code of Ethics and Conduct provides guidance on ethical issues and questions of right and wrong.

1. **Act in the Public Interest.** Recognizing that stewardship of the public interest must be their primary concern, members will work for the common good of the people of Sunnyvale and not for any private or personal interest, and they will assure fair and equal treatment of all persons, claims and transactions coming before the Sunnyvale City Council, boards and commissions.

2. **Comply with both the spirit and the letter of the Law and City Policy.** Members shall comply with the laws of the nation, the State of California and the City of Sunnyvale in the performance of their public duties. These laws include, but are not limited to: the United States and California constitutions; the Sunnyvale City Charter; laws pertaining to conflicts of interest, election campaigns, financial disclosures, employer responsibilities, and open processes of government; and City ordinances and policies.

3. **Conduct of Members.** The professional and personal conduct of members must be above reproach and avoid even the appearance of impropriety. Members shall refrain from abusive conduct, personal charges or verbal attacks upon the character or motives of other members of Council, boards and commissions, the staff or public.

4. **Respect for Process.** Members shall perform their duties in accordance with the processes and rules of order established by the City Council and board and commissions governing the deliberation of public policy issues, meaningful involvement of the public, and implementation of policy decisions of the City Council by City staff.

5. **Conduct of Public Meetings.** Members shall prepare themselves for public issues; listen courteously and attentively to all public discussions before the body; and focus on the business at hand. They shall refrain from interrupting other speakers; making personal comments not germane to the business of the body; or otherwise interfering with the orderly conduct of meetings.

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6. Decisions Based on Merit. Members shall base their decisions on the merits and substance of the matter at hand, rather than on unrelated considerations.

7. Communication. Members shall publicly disclose substantive information that is relevant to a matter under consideration by the Council or boards and commissions, which they may have received from sources outside of the public decision-making process.

8. Conflict of Interest. In order to assure their independence and impartiality on behalf of the common good, members shall not use their official positions to influence government decisions in which they have a material financial interest, or where they have an organizational responsibility or personal relationship which may give the appearance of a conflict of interest. In accordance with the law, members shall disclose investments, interests in real property, sources of income, and gifts; and they shall abstain from participating in deliberations and decision-making where conflicts may exist.

9. Gifts and Favors. Members shall not take any special advantage of services or opportunities for personal gain, by virtue of their public office, that are not available to the public in general. They shall refrain from accepting any gifts, favors or promises of future benefits which might compromise their independence of judgment or action or give the appearance of being compromised.

10. Confidential Information. Members shall respect the confidentiality of information concerning the property, personnel or affairs of the City. They shall neither disclose confidential information without proper legal authorization, nor use such information to advance their personal, financial or other private interests.

11. Use of Public Resources. Members shall not use public resources not available to the public in general, such as City staff time, equipment, supplies or facilities, for private gain or personal purposes.

12. Representation of Private Interests. In keeping with their role as stewards of the public interest, members of Council shall not appear on behalf of the private interests of third parties before the Council or any board, commission or proceeding of the City, nor shall members of boards and commissions appear before their own bodies or before the Council on behalf of the private interests of third parties on matters related to the areas of service of their bodies.

13. Advocacy. Members shall represent the official policies or positions of the City Council, board or commission to the best of their ability when designated as delegates for this purpose. When presenting their individual opinions and positions, members shall explicitly state they do not represent their body or the City of Sunnyvale, nor will they allow the inference that they do. Council members and board and commission members have the right to endorse candidates for all Council seats or other elected offices. It is inappropriate to mention or display endorsements during Council meetings, board/commission meetings, or other official City meetings.

14. Policy Role of Members. Members shall respect and adhere to the council-manager structure of Sunnyvale City government as outlined by the Sunnyvale City Charter. In this structure, the City Council determines the policies of the City with the advice, information and analysis provided by the public, boards and commissions, and City staff. Except as provided by the City Charter, members therefore shall not interfere with the administrative functions of the City or the professional duties of City staff; nor shall they impair the ability of staff to implement Council policy decisions.

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15. Independence of boards and commissions. Because of the value of the independent advice of boards and commissions to the public decision-making process, members of Council shall refrain from using their position to unduly influence the deliberations or outcomes of board and commission proceedings.

16. Positive Work Place Environment. Members shall support the maintenance of a positive and constructive work place environment for City employees and for citizens and businesses dealing with the City. Members shall recognize their special role in dealings with City employees to in no way create the perception of inappropriate direction to staff.

B. CONDUCT

The Conduct section of the City’s Code of Ethics and Conduct is designed to describe the manner in which Councilmembers and board and commission members should treat one another, City staff, constituents, and others they come into contact with in representing the City of Sunnyvale. It reflects the work of a Council Policy and Protocol Subcommittee that was charged with defining more clearly the behavior, manners, and courtesies that are suitable for various occasions. The Subcommittee also considered a wide variety of policy changes and clarifications designed to make public meetings and the process of governance run more smoothly.

The constant and consistent theme through all of the conduct guidelines is "respect." Councilmembers experience huge workloads and tremendous stress in making decisions that could impact thousands of lives. Despite these pressures, elected and appointed officials are called upon to exhibit appropriate behavior at all times. Demonstrating respect for each individual through words and actions is the touchstone that can help guide Councilmembers and board and commission members to do the right thing in even the most difficult situations.

1. Elected and Appointed Officials’ Conduct with One Another

"In life, courtesy and self-possession, and in the arts, style, are the sensible impressions of the free mind, for both arise out of a deliberate shaping of all things and from never being swept away, whatever the emotion, into confusion or dullness."

-- William Butler Yeats

Elected and appointed officials are composed of individuals with a wide variety of backgrounds, personalities, values, opinions, and goals. Despite this diversity, all have chosen to serve in public office in order to preserve and protect the present and the future of the community. In all cases, this common goal should be acknowledged even though individuals may "agree to disagree" on contentious issues.

1(a). In Public Meetings

Use formal titles
Elected and appointed officials should refer to one another formally during public meetings, such as Mayor, Vice Mayor, Chair, Commissioner or Councilmember followed by the individual’s last name.

Practice civility and decorum in discussions and debate
Difficult questions, tough challenges to a particular point of view, and criticism of ideas and information are legitimate elements of a free democracy in action. This does not allow, however, public officials to make belligerent, personal, impertinent, slanderous, threatening, abusive, or disparaging comments. No shouting or physical actions that could be construed as threatening will be tolerated.
Honor the role of the chair in maintaining order
It is the responsibility of the chair to keep the comments of members on track during public meetings. Members should honor efforts by the chair to focus discussion on current agenda items. If there is disagreement about the agenda or the chair’s actions, those objections should be voiced politely and with reason, following procedures outlined in parliamentary procedure.

Avoid personal comments that could offend other members
If a member is personally offended by the remarks of another member, the offended member should make notes of the actual words used and call for a "point of personal privilege" that challenges the other member to justify or apologize for the language used. The chair will maintain control of this discussion.

Demonstrate effective problem-solving approaches
Members have a public stage to show how individuals with disparate points of view can find common ground and seek a compromise that benefits the community as a whole.

Outside of official board or commission meetings, individual board and commission members are not authorized to represent the City or their board or commission unless specifically designated by the Council or the board or commission to do so for a particular purpose. In private settings, board and commission members may communicate at any time and on any subject with individual members of the City Council, and may express to them individual viewpoints and opinions. In public, however, all members shall represent the official policies or positions of their board or commission, with the following exception. During a Council public hearing on any item addressed by the board or commission, any member may speak under standard time limits, but shall indicate whether their testimony represents an official position (majority opinion) or a minority opinion of the board/commission to which they belong. The chair shall represent the majority view of the board or commission, but may report on any minority views as well, including his or her own. When an official board or commission position differs from staff’s recommendation on a particular policy issue, then at the Mayor’s discretion additional time may be provided to the chair of the board or commission (or his/her designee) to explain the position of the board/commission or to rebut statements made by staff or the public. If new information is brought to light during a public hearing which was not shared previously with the board or commission, the Mayor may allow the board or commission chair to respond. If the Council deems the new information sufficient to warrant additional study, then by majority vote Council may remand the issue back to the board or commission for further study prior to taking other action itself.

Individual opinions and positions may be expressed by board and commission members regarding items that have not come before the particular board/commission to which they belong. When presenting their individual opinions and positions, members shall explicitly state they do not represent their body or the City of Sunnyvale, nor will they allow the inference that they do.

Although a board or commission may disagree with the final decision the Council makes, the board or commission shall not act in any manner contrary to the established policy adopted by the Council.

1(b). In Private Encounters

Continue respectful behavior in private
The same level of respect and consideration of differing points of view that is deemed appropriate for public discussions should be maintained in private conversations.

Be aware of the insecurity of written notes, voicemail messages, and E-mail
Technology allows words written or said without much forethought to be distributed wide and far. Would you feel comfortable to have this note faxed to others? How would you feel if this voicemail message were

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played on a speaker phone in a full office? What would happen if this E-mail message were forwarded to others? Written notes, voicemail messages and e-mail should be treated as potentially "public" communication.

*Even private conversations can have a public presence*
Elected and appointed officials are always on display – their actions, mannerisms, and language are monitored by people around them that they may not know. Lunch table conversations will be eavesdropped upon, parking lot debates will be watched, and casual comments between individuals before and after public meetings noted.

In private, board and commission members may communicate at any time and on any subject with the City Council, and may express to Council individual viewpoints and opinions.

2. Elected and Appointed Officials' Conduct with City Staff

"Never let a problem become an excuse."
-- Robert Schuller

Governance of a City relies on the cooperative efforts of elected officials, who set policy, appointed officials who advise the elected, and City staff who implements and administers the Council’s policies. Therefore, every effort should be made to be cooperative and show mutual respect for the contributions made by each individual for the good of the community.

*Treat all staff as professionals*
Clear, honest communication that respects the abilities, experience, and dignity of each individual is expected. Poor behavior towards staff is not acceptable.

*Member questions/inquiries to City staff*
1. **General.** Council and board/commission communications with City staff should be limited to normal City business hours unless the circumstances warrant otherwise. Responses to Council questions posed outside of normal business hours should be expected no earlier than the next business day.

2. **Routine Requests for Information and Inquiries.** Members may contact staff directly for information made readily available to the general public on a regular basis (e.g., “What are the library’s hours of operation?” or “How does one reserve a tee time at the golf course?”). Under these circumstances staff shall treat the member no differently than they would the general public, and the member shall not use their elected status to secure preferential treatment. The city manager does not need to be advised of such contacts.

3. **Non-Routine Requests for Readily Available Information.** Members may also contact staff directly for easily retrievable information not routinely requested by the general public so long as it does not require staff to discuss the issue or express an opinion (e.g., “How many traffic lights are there in the City?” or “Under what circumstances does the City lower its flags to half mast?”)

4. **Non-Routine Requests Requiring Special Effort.** Any member request or inquiry that requires staff to compile information that is not readily available or easily retrievable and/or that requests staff to express an opinion (legal or otherwise) must be directed to the city manager, or to the city attorney, as appropriate (e.g., “How many Study Issues completed over the past five years have required 500 or more hours of staff time?”, or “What is the logic behind the City’s sign ordinances affecting businesses along El Camino Real?”). The city manager (or city attorney as appropriate) shall be responsible for
distributing such requests to his/her staff for follow-up. Responses to such requests shall be copied to all Councilmembers (if originating from a Councilmember), relevant board or commission members (if originating from a board or commission member), the city manager, the city attorney as appropriate and affected department directors.

5. **Meeting Requests.** Any member request for a meeting with staff must be directed to the city manager or city attorney, as appropriate.

6. **Public Safety Restrictions.** Under certain circumstances, requests for information regarding operations or personnel of the Department of Public Safety may be legally restricted. Applicable statutes include: The Peace Officers’ Procedural Bill of Rights (California Government Code Section 3300, et seq.), Confidentiality of Peace Officer Records (California Penal Code Section 832.5-7), and a number of exceptions to the California Public Records Act, defined in Government Code Section 6254. Providing information in response to such requests could violate the law, and might also violate due process rights that have been defined for peace officers in the State of California. Accordingly, it shall be the policy of the City of Sunnyvale to strictly comply with all applicable legal authorities governing the release of Department of Public Safety information and records.

*Do not disrupt City staff from their jobs*

Elected and appointed officials should not disrupt City staff while they are in meetings, on the phone, or engrossed in performing their job functions in order to have their individual needs met. Do not attend City staff meetings unless requested by staff – even if the elected or appointed official does not say anything, his or her presence implies support, shows partiality, intimidates staff, and hampers staff’s ability to do their job objectively.

*Never publicly criticize an individual employee*

Elected and appointed officials should never express concerns about the performance of a City employee in public, to the employee directly, or to the employee’s manager. Comments about staff performance should only be made to the city manager through private correspondence or conversation. Comments about staff in the office of the city attorney should be made directly to the city attorney. Appointed officials should make their comments regarding staff to the city manager or the Mayor.

*Do not get involved in administrative functions*

Elected and appointed officials must not attempt to influence City staff on the making of appointments, awarding of contracts, selecting of consultants, processing of development applications, or granting of City licenses and permits. [See Code of Ethics] The Sunnyvale City Charter, Section 807, also contains information about the prohibition of Council interference in administrative functions.

*Check with City staff on correspondence before taking action*

Before sending correspondence, Councilmembers should check with City staff to see if an official City response has already been sent or is in progress. Board and commission members shall not send correspondence except as authorized under the City’s policies governing volunteers. (Council Policy 7.2.19, Boards and Commissions.)

*Limit requests for staff support*

Routine secretarial support will be provided to all Councilmembers. The Council Executive Assistant opens all mail for Councilmembers, unless a Councilmember requests other arrangements. Mail addressed to the Mayor is reviewed first by the city manager who notes suggested action and/or follow-up items.

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Requests for additional staff support – even in high priority or emergency situations – should be made to the city manager who is responsible for allocating City resources in order to maintain a professional, well-run City government.

Do not solicit political support from staff
Elected and appointed officials should not solicit any type of political support (financial contributions, display of posters or lawn signs, name on support list, etc.) from City staff. City staff may, as private citizens with constitutional rights, support political candidates but all such activities must be done away from the workplace.

3. Elected and Appointed Officials’ Conduct with the Public

"If a man be gracious and courteous to strangers, it shows he is a citizen of the world, and that his heart is no island cut off from other lands, but a continent that joins to them."

-- Francis Bacon

3(a). In Public Meetings

Making the public feel welcome is an important part of the democratic process. No signs of partiality, prejudice or disrespect should be evident on the part of individual members toward an individual participating in a public forum. Every effort should be made to be fair and impartial in listening to public testimony.

Be welcoming to speakers and treat them with care and gentleness. While questions of clarification may be asked, the official’s primary role during public testimony is to listen.

"I give many public presentations so standing up in front of a group and using a microphone is not new to me. But I found that speaking in front of Council was an entirely different experience. I was incredibly nervous and my voice was shaking. I think the reason was because the issue was so personal to me. The Council was going to take a vote that would affect my family’s daily life and my home. I was feeling a lot of emotion. The way that Council treats people during public hearings can do a lot to make them relax or to push their emotions to a higher level of intensity."

Be fair and equitable in allocating public hearing time to individual speakers.

"The first thing the Mayor said to me was to be brief because the meeting was running late and the Council was eager to go home. That shouldn’t be my problem. I’m sorry my item was at the end of the agenda and that there were a lot of speakers, but it is critically important to me and I should be allowed to say what I have to say and believe that the Council is listening to me."

The chair will determine and announce limits on speakers at the start of the public hearing process. Questions should not be asked for the express purpose of allowing one speaker to evade the time limit imposed on all others (e.g., “Was there something else you wanted to say?”). Generally, each speaker will be allocated three minutes with applicants and appellants or their designated representatives allowed ten. If many speakers are anticipated, the chair may shorten the time limit and/or ask speakers to limit themselves to new information and points of view not already covered by previous speakers.

No speaker will be turned away unless he or she exhibits inappropriate behavior. Each speaker may only speak once during the public hearing unless the chair requests additional clarification later in the process. After the close of the public hearing, no more public testimony will be accepted unless the chair reopens the public hearing for a limited and specific purpose.

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Give the appearance of active listening
It is disconcerting to speakers to have members not look at them when they are speaking. It is fine to look down at documents or to make notes, but reading for a long period of time or gazing around the room gives the appearance of disinterest. Be aware of facial expressions, especially those that could be interpreted as "smirking," disbelief, anger or boredom.

Maintain an open mind
Members of the public deserve an opportunity to influence the thinking of elected and appointed officials. To express an opinion or pass judgment prior to the close of a public hearing casts doubt on a member’s ability to conduct a fair review of the issue. This is particularly important when officials are serving in a quasi-judicial capacity.

Ask for clarification, but avoid debate and argument with the public
Only the chair – not individual members – can interrupt a speaker during a presentation. However, a member can ask the chair for a point of order if the speaker is off the topic or exhibiting behavior or language the member finds disturbing.

If speakers become flustered or defensive by questions, it is the responsibility of the chair to calm and focus the speaker and to maintain the order and decorum of the meeting. Questions by members to the public testifying should seek to clarify or expand information. It is never appropriate to belligerently challenge or belittle the speaker. Members’ personal opinions or inclinations about upcoming votes should not be revealed until after the public hearing is closed.

No personal attacks of any kind, under any circumstance
Members should be aware that their body language and tone of voice, as well as the words they use, can appear to be intimidating or aggressive.

Follow parliamentary procedure in conducting public meetings
The city attorney serves as advisory parliamentarian for the City and is available to answer questions or interpret situations according to parliamentary procedures. The chair, subject to the appeal of the full Council or board/commission makes final rulings on parliamentary procedure.

3(b). In Unofficial Settings

Make no promises on behalf of the Council, board/commission or City
Members will frequently be asked to explain a Council or board/commission action or to give their opinion about an issue as they meet and talk with constituents in the community. It is appropriate to give a brief overview of City policy and to refer to City staff for further information. It is inappropriate to overtly or implicitly promise Council or board/commission action, or to promise City staff will do something specific (fix a pothole, remove a library book, plant new flowers in the median, etc.).

Make no personal comments about other members
It is acceptable to publicly disagree about an issue, but it is unacceptable to make derogatory comments about other members, their opinions and actions.

Remember that despite its impressive population figures, Sunnyvale is a small town at heart
Members are constantly being observed by the community every day that they serve in office. Their behaviors and comments serve as models for proper deportment in the City of Sunnyvale. Honesty and respect for the dignity of each individual should be reflected in every word and action taken by members, 24 hours a day, seven days a week. It is a serious and continuous responsibility.

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4. Council Conduct with Other Public Agencies

"Always do right. This will gratify some people and astonish the rest."
-- Mark Twain

Be clear about representing the City or personal interests
When representing the City, the Councilmember must support and advocate the official City position on an issue, not a personal viewpoint. Outside of official board or commission meetings, board and commission members are not authorized to represent the City or their board or commission unless specifically designated by the Council or the board or commission to do so for a particular purpose.

When representing another organization whose position is different from the City, the Councilmember should withdraw from voting on the issue if it significantly impacts or is detrimental to the City’s interest. Councilmembers should be clear about which organizations they represent and inform the Mayor and Council of their involvement.

Correspondence also should be equally clear about representation
City letterhead may be used when the Councilmember is representing the City and the City’s official position. A copy of official correspondence should be given to the Council Executive Assistant to be filed in the Council Office as part of the permanent public record.

City letterhead should not be used for non-City business nor for correspondence representing a dissenting point of view from an official Council position.

5. Council Conduct with Boards and Commissions

"We rarely find that people have good sense unless they agree with us."
--Francois, Duc de La Rochefoucauld

The City has established several boards and commissions as a means of gathering more community input. Citizens who serve on boards and commissions become more involved in government and serve as advisors to the City Council. They are a valuable resource to the City’s leadership and should be treated with appreciation and respect.

If attending a board or commission meeting, be careful to only express personal opinions
Councilmembers may attend any board or commission meeting, which are always open to any member of the public. However, they should be sensitive to the way their participation especially if it is on behalf of an individual, business or developer -- could be viewed as unfairly affecting the process. Any public comments by a Councilmember at a board or commission meeting should be clearly made as individual opinion and not a representation of the feelings of the entire City Council.

Limit contact with board and commission members to questions of clarification
It is inappropriate for a Councilmember to contact a board or commission member to lobby on behalf of an individual, business, or developer, and vice versa. It is acceptable for Councilmembers to contact board or commission members in order to clarify a position taken by the board or commission.

Remember that boards and commissions serve the community, not individual Councilmembers
The City Council appoints individuals to serve on boards and commissions, and it is the responsibility of boards and commissions to follow policy established by the Council. But board and commission members do not report to individual Councilmembers, nor should Councilmembers feel they have the power or right to

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threaten board and commission members with removal if they disagree about an issue. Appointment and re-appointment to a board or commission should be based on such criteria as expertise, ability to work with staff and the public, and commitment to fulfilling official duties. A board or commission appointment should not be used as a political "reward."

Be respectful of diverse opinions
A primary role of boards and commissions is to represent many points of view in the community and to provide the Council with advice based on a full spectrum of concerns and perspectives. Councilmembers may have a closer working relationship with some individuals serving on boards and commissions, but must be fair and respectful of all citizens serving on boards and commissions.

Keep political support away from public forums
Board and commission members may offer political support to a Councilmember, but not in a public forum while conducting official duties. Conversely, Councilmembers may support board and commission members who are running for office, but not in an official forum in their capacity as a Councilmember.

6. Conduct with the Media

"Keep them well fed and never let them know that all you’ve got is a chair and a whip."
-- Lion Tamer School

Board and commission members are not authorized to represent the City outside of official board/commission meetings unless specifically authorized to do so.

Councilmembers are frequently contacted by the media for background and quotes.

The best advice for dealing with the media is to never go "off the record"
Most members of the media represent the highest levels of journalistic integrity and ethics, and can be trusted to keep their word. But one bad experience can be catastrophic. Words that are not said cannot be quoted.

The Mayor is the official spokesperson for the City on City positions.
The Mayor is the designated representative of the Council to present and speak on the official City position. If an individual Councilmember is contacted by the media, the Councilmember should be clear about whether their comments represent the official City position or a personal viewpoint.

Choose words carefully and cautiously
Comments taken out of context can cause problems. Be especially cautious about humor, sardonic asides, sarcasm, or word play. It is never appropriate to use personal slurs or swear words when talking with the media.

C. SANCTIONS

"You cannot have a proud and chivalrous spirit if your conduct is mean and paltry; for whatever a man’s actions are, such must be his spirit."
-- Demosthenes

Public Disruption
Members of the public who do not follow proper conduct after a warning in a public hearing may be barred from further testimony at that meeting or removed from the Council Chambers.

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Inappropriate Staff Behavior
Councilmembers should refer to the city manager any City staff or to the city attorney any City Attorney’s staff who do not follow proper conduct in their dealings with Councilmembers, other City staff, or the public. These employees may be disciplined in accordance with standard City procedures for such actions. (Please refer to the section on Council Conduct with City Staff for more details on interaction with Staff.)

Councilmembers Behavior and Conduct
Compliance and Enforcement. The Sunnyvale Code of Ethics and Conduct expresses standards of ethical conduct expected for members of the Sunnyvale City Council, boards and commissions. Members themselves have the primary responsibility to assure that ethical standards are understood and met, and that the public can continue to have full confidence in the integrity of government. The chairs of boards and commissions and the Mayor and Council have the additional responsibility to intervene when actions of members that appear to be in violation of the Code of Ethics and Conduct are brought to their attention.

City Councilmembers who intentionally and repeatedly do not follow proper conduct may be reprimanded or formally censured by the Council, lose seniority or committee assignments (both within the City of Sunnyvale or with inter-government agencies) or have official travel restricted. Serious infractions of the Code of Ethics or Code of Conduct could lead to other sanctions as deemed appropriate by Council.

Councilmembers should point out to the offending Councilmember infractions of the Code of Ethics and Conduct. If the offenses continue, then the matter should be referred to the Mayor in private. If the Mayor is the individual whose actions are being challenged, then the matter should be referred to the Vice Mayor.

It is the responsibility of the Mayor to initiate action if a Councilmember’s behavior may warrant sanction. If no action is taken by the Mayor, the alleged violation(s) can be brought up with the full Council in a public meeting.

Board and Commission Members Behavior and Conduct
Counseling, verbal reprimands and written warnings may be administered by the Mayor to board and commission members failing to comply with City policy. These lower levels of sanctions shall be kept private to the degree allowed by law. Copies of all written reprimands administered by the Mayor shall be distributed in memo format to the chair of the respective board or commission, the city clerk, the city attorney, the city manager, and the City Council. Written reprimands administered by the Mayor shall not be included in packets for public meetings and shall not be publicized except as required under the Public Records Act.

The City Council may impose sanctions on board and commission members whose conduct does not comply with the City’s policies, up to and including removal from office. Any form of discipline imposed by Council shall be determined by a majority vote of at least a quorum of the Council at a noticed public meeting and such action shall be preceded by a Report to Council with supporting documentation. The Report to Council shall be distributed in accordance with normal procedures, including hard copies to numerous public facilities and posting online. Any Report to Council addressing alleged misconduct by a board or commission member shall be routed through the Office of the city attorney for review of whether any information is exempt from disclosure (subject to redaction) based on privacy interests authorized under the Public Records Act.

When deemed warranted, the Mayor or majority of Council may call for an investigation of board or commission member conduct. Should the city manager or city attorney believe an investigation is warranted,

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they shall confer with the Mayor or Council. The Mayor or Council shall ask the city manager and/or the city attorney to investigate the allegation and report the findings.

The results of any such investigation shall be provided to the full Council in the form of a Report to Council, and shall be placed on the agenda of a noticed public meeting as “Information Only”. Any such report shall be made public and distributed in accordance with normal procedures (i.e., hard copies to numerous public locations and posted online). Any report to Council addressing the investigation of board and commission members shall be routed through the Office of the City Attorney for review of whether any information is exempt from disclosure (subject to redaction) based on privacy interests authorized under the Public Records Act.

It shall be the Mayor and/or the Council’s responsibility to determine the next appropriate action. Any such action taken by Council (with the exception of “take no further action”) shall be conducted at a noticed public hearing. These actions include, but are not limited to: discussing and counseling the individual on the violations; placing the matter on a future public hearing agenda to consider sanctions; forming a Council ad hoc subcommittee to review the allegation, the investigation and its findings, as well as to recommend sanction options for Council consideration.

Under the City Charter, the City Council also may remove members of boards and commissions from office. A violation of this Code of Ethics and Conduct shall not be considered a basis for challenging the validity of a Council, board or commission decision.

D. PRINCIPLES OF PROPER CONDUCT

Proper conduct IS …

- Keeping promises
- Being dependable
- Building a solid reputation
- Participating and being available
- Demonstrating patience
- Showing empathy
- Holding onto ethical principles under stress
- Listening attentively
- Studying thoroughly
- Keeping integrity intact
- Overcoming discouragement
- Going above and beyond, time and time again
- Modeling a professional manner

Proper conduct IS NOT …

- Showing antagonism or hostility
- Deliberately lying or misleading
- Speaking recklessly
- Spreading rumors
- Stirring up bad feelings, divisiveness
- Acting in a self-righteous manner
It all comes down to respect

Respect for one another as individuals … respect for the validity of different opinions … respect for the democratic process … respect for the community that we serve.

E. CHECKLIST FOR MONITORING CONDUCT

- Will my decision/statement/action violate the trust, rights or good will of others?
- What are my interior motives and the spirit behind my actions?
- If I have to justify my conduct in public tomorrow, will I do so with pride or shame?
- How would my conduct be evaluated by people whose integrity and character I respect?
- Even if my conduct is not illegal or unethical, is it done at someone else’s painful expense? Will it destroy their trust in me? Will it harm their reputation?
- Is my conduct fair? Just? Morally right?
- If I were on the receiving end of my conduct, would I approve and agree, or would I take offense?
- Does my conduct give others reason to trust or distrust me?
- Am I willing to take an ethical stand when it is called for? Am I willing to make my ethical beliefs public in a way that makes it clear what I stand for?
- Do I exhibit the same conduct in my private life as I do in my public life?
- Can I take legitimate pride in the way I conduct myself and the example I set?
- Do I listen and understand the views of others?
- Do I question and confront different points of view in a constructive manner?
- Do I work to resolve differences and come to mutual agreement?
- Do I support others and show respect for their ideas?
- Will my conduct cause public embarrassment to someone else?

F. GLOSSARY OF TERMS

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>attitude</td>
<td>The manner in which one shows one’s dispositions, opinions, and feelings</td>
</tr>
<tr>
<td>behavior</td>
<td>External appearance or action; manner of behaving; carriage of oneself</td>
</tr>
<tr>
<td>civility</td>
<td>Politeness, consideration, courtesy</td>
</tr>
<tr>
<td>conduct</td>
<td>The way one acts; personal behavior</td>
</tr>
<tr>
<td>courtesy</td>
<td>Politeness connected with kindness</td>
</tr>
<tr>
<td>decorum</td>
<td>Suitable; proper; good taste in behavior</td>
</tr>
<tr>
<td>manners</td>
<td>A way of acting; a style, method, or form; the way in which thing are done</td>
</tr>
<tr>
<td>point of order</td>
<td>An interruption of a meeting to question whether rules or bylaws are being broken, such as the speaker has strayed from the motion currently under consideration</td>
</tr>
<tr>
<td>point of personal privilege</td>
<td>A challenge to a speaker to defend or apologize for comments that a fellow member considers offensive</td>
</tr>
<tr>
<td>propriety</td>
<td>Conforming to acceptable standards of behavior</td>
</tr>
<tr>
<td>protocol</td>
<td>The courtesies that are established as proper and correct</td>
</tr>
<tr>
<td>respect</td>
<td>The act of noticing with attention; holding in esteem; courteous regard</td>
</tr>
</tbody>
</table>

G. IMPLEMENTATION

As an expression of the standards of conduct for members expected by the City, the Sunnyvale Code of Ethics and Conduct is intended to be self-enforcing. It therefore becomes most effective when members are thoroughly familiar with it and embrace its provisions. For this reason, this document shall be included in the regular orientations for candidates for City Council, applicants to board and commissions, and newly elected members.

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and appointed officials. Members entering office shall sign a statement affirming they read and understood the City of Sunnyvale Code of Ethics and Conduct. In addition, the Code of Ethics and Conduct shall be annually reviewed by the City Council, boards and commissions, and the City Council shall consider recommendations from boards and commissions and update it as necessary.

(Adopted: RTC 08-113 (4/8/08), Update: RTC 09-036 (2/3/09); Updated: RTC 09-047 (2/24/09); Approved with no changes: RTC 10-078 (3/23/10))

Lead Department: Office of the City Manager
3. DISCUSSION BRE Properties, Town & Country

Superintendent of Recreation Steward said this item would be continued to the next meeting.

3. DISCUSSION Review of Code of Ethics and Conduct for Elected and Appointed Officials

Superintendent of Recreation said this was the Commission's opportunity to review and discuss the Code of Ethics and Conduct and that she was available to answer questions. There was no discussion and no questions.

NON-AGENDA ITEMS AND COMMENTS

COMMISSION MEMBERS ORAL COMMENTS

Commissioner Karun said she will be unable to attend the two Commission meetings scheduled for April.

STAFF ORAL COMMENTS

Superintendent of Recreation reviewed the Information Only items.

INFORMATION ONLY ITEMS

Staff Liaison Written Report
Recreation Division Report, July - September 2010
2011 Study Issue Council Ranking Results for Community Services Department
Arts Commission Unapproved 2011 Calendar
Activity Guide, March - April 2011

ADJOURNMENT

Vice Chair Hughes adjourned the meeting at 7:50 p.m.

Respectfully submitted:

Nancy Bolgard Steward, Superintendent of Recreation
Department of Community Services

ks
the function of a planning commission. Added that he is aware of one City that involves its BPAC in reviewing plans of large-scale developments with potential impacts on cyclists and pedestrians. Noted that recommending plan improvements early on in the process is very important prior to setting the conditions of approval on a project.

PUBLIC HEARINGS/GENERAL BUSINESS

2. ACTION: Annual Review of the City of Sunnyvale Code of Ethics and Conduct for Elected and Appointed Officials

Commissioner Gandrud – Requested a confirmation of his understanding of item #5 on Page 8 of the Code regarding “Meeting Requests” which indicates that any request by a Board or Commission member to meet with staff must be directed to the City Manager or City Attorney, as appropriate.

Commissioner Switzer moved a motion seconded by Commissioner Gandrud to accept the Code of Ethics and Conduct for Elected and Appointed Officials without changes. Motion was passed 5-0 (Chair Walz had to leave early due to family need).

NON-AGENDA ITEMS AND COMMENTS

• BPAC ORAL COMMENTS

Commissioner Switzer – Indicated that workers implementing the development at Lawrence Station Road/Elko Drive keep the streets and bike lanes clear of construction related debris. Also noted that there was a significant amount of broken glass on the north side of Persian Drive last week which had been cleaned since. Reported that there are beer bottles wedged in the hand railing along the Borregas Avenue bicycle and pedestrian bridges over-crossing US 101 and SR 237. Also inquired about the need for the recommended traffic signal at the intersection of Bernardo Avenue/Remington Drive.

Heba El-Guendy – Clarified that the recommended installation of traffic signal at the intersection of Bernardo Avenue/Remington Drive is a result of staff safety and operational review, and the project was approved by Council for implementation.

Commissioner Durham – With regard to an article that he previously circulated concerning bicycles and motor vehicles sharing the road, he noted that there is no sharing in the law and a bicycle or a car either has the right-of-way or not. Added its relevance to the study issue regarding signage that would allow cyclists use of the full width of the travel lane, and suggested that BPAC pursue removal of the “Share the Road” signs on Wolfe Road and replacing them with signs that clearly permit cyclists to use the full lane width. Also suggested a potential future study issue for
The Board of Building Code Appeals last met on November 12, 2009.
MINUTES

SUNNYVALE BOARD OF LIBRARY TRUSTEES
NOVEMBER 1, 2010

The Board of Library Trustees met in regular session in the Library Program Room, 665 West Olive Avenue at 7:00 p.m. with Tom Flaherty presiding.

ROLL CALL

PRESENT: Vice Chair Tom Flaherty
Boardmember Narendra Pathak
Boardmember Jill Shanmugasundaram

ABSENT: Chair Ray Su
Boardmember Judi Miller

STAFF PRESENT: Lisa G. Rosenblum, Library Director

Boardmember Shanmugasundaram moved, and Boardmember Pathak seconded, to excuse Chair Su’s and Boardmember Miller’s absence from the November meeting. Motion carried unanimously.

SCHEDULED PRESENTATION: None.

PUBLIC ANNOUNCEMENTS: None.

CONSENT CALENDAR:

1) Approval of Draft Minutes of 10/04/10

Boardmember Pathak moved, and Boardmember Shanmugasundaram seconded, approval of the consent calendar as presented. Motion carried unanimously.

PUBLIC COMMENT: None.

PUBLIC HEARINGS/GENERAL BUSINESS:

2. Review of Code of Ethics and Conduct for Elected and Appointed Officials:
Director Rosenblum provided the Board with an overview of the Code of Ethics and Conduct for Elected and Appointed Officials. No comments were provided.

Vice Chair Flaherty opened the public hearing, and there being no public testimonies, closed the public hearing.

Boardmember Shanmugasundaram moved, and Boardmember Pathak seconded, to approve the Code of Ethics and Conduct for Elected and Appointed Officials. Motion carried unanimously.
Comm. Vaidyanathan asked about the irrigation plan for the landscaping upstairs. Chair Stanek noted that this question may be more appropriate for the applicant.

Des Nolan, applicant wished the Commission a “Happy New Year” and thanked Mr. Kuchenig for his assistance with this project. He noted that he hopes the project is an asset to Sunnyvale by bringing in more business to South Murphy Avenue.

Comm. Vaidyanathan asked about the drainage plan for the landscaping on the second floor.

Mr. Nolan responded that they have not fully planned the drainage for landscaping, but mentioned that there are roof drains on the second floor which they could tie into.

Comm. Ringel asked Mr. Nolan if they had an issue of removing the bench on the second floor. Mr. Nolan responded that removing the bench seating is not a concern.

Comm. Ringel shared his idea of a safety barrier near the window on the second floor.

Comm. Squellati asked about the hours of operation.

Mr. Nolan responded that they will open 11 a.m. to 2 a.m. and noted that it would not be a restaurant.

Mr. Kuchenig restated that the land use issues will be brought to the Planning Commission hearing of February 14, 2011.

Chair Stanek noted her acquaintance to the applicant’s advisor, Pat Castillo. She noted that Pat Castillo assisted Anthony Kirk, consultant, with materials to the Sunnyvale Historical Society, in which she is a member. Vice Chair Squellati noted his acquaintance as well.

Chair Stanek closed the public hearing.

Chair Stanek pointed out the “Alternatives” from the staff report.

Comm. Ringel motioned to approve the Landmark Alteration Permit with modified Conditions of Approval. PS-1A shall be modified to allow seating area with a barrier between the second floor window and the seating area. Comm. Vaidyanathan seconded. Motion carried 6 - 0.

2. Review of the Code of Ethics

Mr. Kuchenig noted that there are no changes from the previous Code of Ethics from 2010, and that this is a required annual review for all Boards and Commissions.

Chair Stanek asked if the Commission had any suggestions for changes to the Code of Ethics.
3. Discussion and Adoption of Final 2010 Work Plan

Mr. Kuchenig noted that the Work Plan is reviewed every January to discuss the work to be done for the year. He noted that the second week of January is chosen instead of the regular first Wednesday of the month to allow time from the holidays.

Comm. Squellati noted that he will not be able to make the July 6 meeting, and asked to change the meeting to July 13.

Comm. Vaidyanathan made a motion to change the July 6 meeting to July 13. Comm. Verma seconded. Motion carried 6 - 0.

NON-AGENDA ITEMS AND COMMENTS

Mr. Kuchenig noted that there was an email from the Deputy City Clerk, Lisa Natusch, to the Boards and Commission members regarding the invitation for applying to the Charter Review Committee.

Comm. Ringel noted to Chair Stanek about the issue regarding the closure of South Murphy Ave to vehicles.

Mr. Kuchenig responded that Comm. Ringel’s suggestion was forwarded to City Council through the draft minutes. Mr. Kuchenig noted that the City Council will be voting on the issue at the study issue workshop.

Comm. Ringel asked staff for a copy of the study issue from the Department of Public Works.

Chair Stanek asked about the E Clampus Vitus Historical Marker that was moved during reconstruction to the wrong location across the street. Mr. Kuchenig responded that he will follow up with Public Works for a formal response.

Vice Chair Squellati asked for any updates regarding the Trompe l’oeil artwork proposal on South Murphy Avenue. Mr. Kuchenig responded.

Comm. Ringel asked for an excused absence for the April meeting. Chair Stanek noted that this meeting is a “Special Meeting”, and may not occur. Staff took note of his planned absence if a meeting is scheduled.

INFORMATION ONLY ITEMS
facilities and services, and HOME funds which are only for affordable housing projects. She noted that the Capital Project RFP has not changed since last year. It contains the same scoring system, but the Commissioners may change it if they wish.

She also explained that no more than 15% of the City's annual CDBG grant may be used for public services, according to federal regulations, and the remainder may be for capital projects as long as the facilities (built or rehabilitated with these funds) are used to provide CDBG-eligible services.

She explained that HUD uses a formula to allocate these funds to each state and local jurisdiction, and that the City does not have to compete for the funds. However, they are subject to annual Congressional appropriations. In the current economic climate, it is uncertain how much will be appropriated for CDBG for the coming fiscal year.

There was a lengthy discussion and Officer Isé answered questions and clarified various points for the Commissioners who made several recommendations for minor edits to both RFPs (page 5 of the Capital Projects RFP, and the cover sheet and page 3 of the Human Services RFP). She also explained the schedule for the funding application process as set forth in the RFP.

Commissioners reviewed and commented on the scoring criteria in the draft RFP and the maximum points given to each criterion.

**Commissioner Fowler moved and Commissioner Dietrich seconded to add transportation as a funding priority in the RFP.**

**Motion passed unanimously 6-0-0.**

Chair Anderson asked for a motion to approve the RFPs with the suggested changes.

**Commissioner Hailu moved and Vice Chair Pham seconded to approve the RFPs with the suggested changes.**

**Motion passed unanimously 6-0-0.**

Commissioner Hailu left at 8:35 p.m.


Officer Isé explained that this is an opportunity for the Commissioners to review the Code and to suggest any changes.

The Commissioners agreed to email any comments to staff within the following week.

**NON-AGENDA ITEMS AND COMMENTS**

- BOARDMEMBERS OR COMMISSIONERS ORAL COMMENTS
1.B. Approval of Master Work Plan

Assistant to the Director Merrill provided an overview of upcoming meeting dates and reports and also explained the April 13, 2011, joint meeting scheduled with the Arts Commission.

**MOTION:** Commissioner Harms moved and Commissioner Chuck seconded to approve Consent Item 1.B. as presented.

**VOTE:** 4-0 motion passed. Chair Colvin was absent.

PUBLIC COMMENTS - None

PUBLIC HEARINGS/GENERAL BUSINESS

2. DISCUSSION Review of Code of Ethics and Conduct for Elected and Appointed Officials

Assistant to the Director Merrill said this was the Commissioners' opportunity to review and discuss the Code of Ethics and Conduct and that she was available to answer questions.

The Public Hearing was opened. There were no speakers. The Public Hearing was closed.

Commissioners had no comments and no questions.

NON-AGENDA ITEMS AND COMMENTS

COMMISSIONER ORAL COMMENTS

Commissioner Harms inquired about the status of a past action where the Commission recommended that the name of Community Services Department be changed back to Parks and Recreation Department. Assistant to the Director Merrill confirmed that City Manager Luebbers received the Commission’s recommendation, but she said this is an administrative issue.

Commissioner Kinder stated he is pleased to be back on the Commission.

Commissioner Harms asked if the Senior Center fitness room closure in the evenings is due to budget reductions. Recreation Superintendent Steward responded that there were relatively few participants in the fitness room during evening hours. At the same time there is a high demand for fitness classes; therefore, the fitness room is closed to drop-in use in the evenings now, but available to those taking classes.

Vice Chair Pochowski asked if there were changes in field use policies. Recreation Superintendent Steward responded she is not ready to formally respond but indicated that there is high demand for athletic fields in the City. She also indicated that she expects to raise youth sports organizations and other groups’ fees in the foreseeable future. The groups have received verbal and written communication about this issue, so they are aware that it is coming. The new fees are not public yet however. She said staff is also looking at field rental fees to the general public and these will be adjusted based on market rates. Staff is also looking at adult sports field use in which the groups advertise via the internet, charge participant fees and routinely plan their games on Sunnyvale fields, but do not pay fees to use the fields. She also pointed out issues with other camps, programs and day care that are bussed into Sunnyvale parks from surrounding cities on a drop-in basis. In some cases,
The Personnel Board met in regular session in Council Chambers, 456 W. Olive Avenue at 5:00 p.m. with Garry Sellers presiding.

The meeting was called to order at 5:02 p.m.

ROLL CALL

Present: Marc Ketzel, Judith Nickey, and Garry Sellers

Absent: Traci Oberamn (excused)
Stephanie Saprai (excused)

Staff: Teri Silva, Director of Human Resources

Also Present: Marc Hynes, Attorney to the Personnel Board
Dan Jensen, Esq.
Suzanne Solomon, Esq.

SCHEDULED PRESENTATION

There were no scheduled presentations.

PUBLIC ANNOUNCEMENTS

There were no public announcements.

CONSENT CALENDAR

1.A. Approval of the July 19, 2010 minutes was postponed based on lack of quorum.

PUBLIC COMMENTS

There were no public comments.

GENERAL BUSINESS/PUBLIC HEARINGS

2. There was a discussion by Dan Jensen and Suzanne Solomon to select hearing dates for the appeal of disciplinary action. The dates chosen were January 31, 2011 and February 2, 2011.

3. Marc Hynes provided training on disciplinary hearing procedures to the Personnel Board.

4. There were no proposed changes to the Code of Ethics.

NON-AGENDA ITEMS AND COMMENTS

B/C Members Oral Comments
None.
3. 2010-7739 - City Ventures [Applicant] Veronica and Ronald D'Amico Trustee [Owner]: Special Development Permit to allow 24 townhomes and a Vesting Tentative Map to subdivide two lots into 24 lots and one common lot for a site located at 650-660 E. Taylor Avenue. (Mitigated Negative Declaration) – NC

ACTION: Vice Chair Hendricks made a motion on 2010-7739 to adopt the Mitigated Negative Declaration and approve the Special Development Permit and Vesting Tentative Map with attached conditions, including carriage-style garage doors, centralized trash enclosures with bins, reduced number of four-bedroom units, and reduced number of compact spaces. Comm. Sulser seconded. Motion carried 6-0, with Comm. Dohadwala absent.

APPEAL OPTIONS: This action is final unless appealed to City Council no later than December 28, 2010.

4. Annual Review of the Code of Ethics

Ms. Ryan said the City Council asks the Boards and Commissions to review the Code of Ethics annually and to provide comment to Council.

Chair Travis opened and closed the public hearing as there were no speakers.

ACTION: Comm. Chang made a motion to offer no comments to the City Council regarding the annual review of the Code of Ethics. Comm. Hungerford seconded. Motion carried 6-0, with Comm. Dohadwala absent.

APPEAL OPTIONS: The results of this motion will be forwarded to the City Council for their annual consideration of the Code of Ethics.

CITIZENS TO BE HEARD
(Reopened this item as there were no speakers in the beginning of the meeting and the speaker arrived after the agenda item was completed.)

Mei-Ling Stefen, a Sunnyvale resident, discussed her concerns about the City creating and enforcing regulations for Medical Marijuana Distribution Facilities (MMDs). She discussed examples of Neighborhood Preservation cases where she said the violations resulted in no penalties, and follow-up on requirements for permits were overdue. She said she is concerned that even with a well-written ordinance that it would be difficult to regulate, monitor, and enforce the ordinance for MMDs.
Commissioner Green-Heffern made a motion to approve the Sustainability Commission Annual Workplan with the addition of the Reliable Electrical Power Options study issue included in the Additional Items Not Yet Included section of the workplan. Commissioner Glaser seconded the motion.

VOTE: 5 – 0

2. ACTION: Discussion on Council’s 2011 Ranked Study issues

This action item was deferred to the next regular meeting to provide Commissioners the opportunity to become more familiar with the issues and review the study issue white papers as well as provide an opportunity for absent Commissioners to participate in the discussion.

3. ACTION: Study issue sponsorship

Commissioner Glaser raised three topics of interest for possible study.
- Renovation of City facilities as a model and mechanism for education/outreach for sustainable construction.
- A study to address industrial energy consumption and ways to reduce consumption in that sector.
- Intracity transportation - Local Transportation Options.

No action was taken.

4. ACTION: Commission Recommendations for Public Outreach

This item was deferred to the next regular meeting to provide the Commissioner who raised the issue to be present and speak to the topic.

5. ACTION: Annual Review of Code of Ethics and Conduct for Elected and Appointed Officials

As provided for in Council Policy, annually, Commissioner’s are given the opportunity to review and provide comments, suggestions and feedback to Council regarding the Code of Ethics and Conduct for Elected and Appointed Officials. There were no comments from the Sustainability Commission.

NON-AGENDA ITEMS AND COMMENTS

Board and Commission Member Oral Comments

Commissioner Glaser - Asked for information from representatives of the Bay Conservation and Development Commission (BCDC) addressing BCDC’s local and regional efforts regarding sea level rise, the science being employed and the range of regional involvement amongst Bay area communities.

Commissioner Glaser – Inquired about the efforts and work performed by Acterra’s Green@Home program in Sunnyvale. Staff indicated that a summary report of Green@Home program activities to date is available.