REPORT TO PLANNING COMMISSION

Hearing Date: December 10, 2012
File Number: 2012-7811

SUBJECT: PM Entertainment Inc. (Jane Sun Et Al): Application for Special Development Permit to allow a nightclub and entertainment establishment with general alcohol sales (Type 48) within an existing building in Downtown Specific Plan Zoning District located at 146 S. Murphy Ave. (APN: 209-06-034):

REPORT IN BRIEF:

Existing Site Conditions

Surrounding Land Uses

Issues

Environmental Status

Pure Lounge: restaurant with on-site general alcohol sales and entertainment

North
South
East
West
Commercial
Commercial
Downtown parking
Commercial

Compatibility with the downtown area: specifically, the nightclub use.

A Class 1 Categorical Exemption relieves this project from California Environmental Quality Act provisions and City Guidelines.
PROJECT DATA TABLE

<table>
<thead>
<tr>
<th></th>
<th>EXISTING</th>
<th>PROPOSED</th>
<th>REQUIRED/ PERMITTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Plan</td>
<td>Downtown Specific Plan</td>
<td>No Change</td>
<td>Downtown Specific Plan</td>
</tr>
<tr>
<td>Zoning District</td>
<td>DSP / Block 2</td>
<td>No Change</td>
<td>DSP / Block 2</td>
</tr>
<tr>
<td>Lot Size (s.f.)</td>
<td>8,518</td>
<td>No Change</td>
<td>2,800 min.</td>
</tr>
<tr>
<td>Gross Floor Area (s.f.)</td>
<td>10,144</td>
<td>No Change</td>
<td>N/A</td>
</tr>
<tr>
<td>Gross Floor Area of Tenant</td>
<td>10,144</td>
<td>No Change</td>
<td>N/A</td>
</tr>
<tr>
<td>Lot Coverage (%)</td>
<td>7,438 (87%)</td>
<td>No Change</td>
<td>100% max.</td>
</tr>
</tbody>
</table>

Starred items indicate deviations from Sunnyvale Municipal Code requirements.

BACKGROUND:

ABC Licensing

The State of California Department of Alcoholic Beverage Control (ABC) regulates the type of spirits sold and ages allowed into an establishment; ABC may impose other restrictions based on the requested license and site history. There are numerous types of licenses issued by ABC. Generally, restaurants will operate within two types of licenses either a Type 41 (Eating Establishment, Beer and Wine) or a Type 47 (Eating Establishment, General Sales “Distilled Spirits”), both of which require a specific volume of food sales and allow patrons of any age into the establishment. A Type 48 (Public Premises, General Sales) does not require food sales, but it does restrict the age allowed on site to 21 or older. When a license is granted for a problematic site, ABC often imposes conditions on a license which restricts any changes for a one year period (referred to as “Rule 66”). Rule 66 does not prohibit the application process for a different license type, such as changing from a Type 47 to a Type 48.

Original Use Permit

On April 8, 1986, the City Council approved a Use Permit (5714) to allow renovations to the exterior of the building, a theater-restaurant use (including beer and wine sales) and a roof-mounted satellite dish. A one-year review was required for the Use Permit, which was approved by the City Council in 1987. The Use Permit (5714-B) was later modified on August 28, 1990 to allow live entertainment, with dancing, and sales of alcohol pursuant to a general sales Type 47 (eating establishment) Alcoholic Beverage Control License (see ABC license discussion below).
Since the original approval, the businesses operating at the subject property have varied, including “The Palace” and “The Forum.” From 2005 - 2010, the property was leased by The Abyss Entertainment Group, Inc., doing business as “The Abyss.”

Revocation
On October 20, 2009, the City Council approved revocation of the original Use Permit (5714). The revocation was initiated due to noncompliance with the required restaurant sales, poor security, and age groups allowed. The Abyss frequently held 18 or older events that were often operated by promoters. In addition, they were not operating as a restaurant and were in noncompliance with their ABC License. This resulted in large groups of people coming to the event with poor crowd control leading to public drunkenness and fights. This was an issue that had evolved over the years and came to head under the operations by the Abyss Entertainment Group.

Since the original Use Permit was still valid and the Zoning Code did not allow the City to impose additional conditions, the only available recourse was revocation. In addition to the City’s revocation of the Use Permit, the Alcoholic Beverage Control (ABC) revoked the ABC License for the site on September 14, 2010 and issued a one year stay.

2010 Special Development Permit (#2010-7415)
Following the closing of the Abyss, a new applicant (PM Entertainment now operating as Pure Lounge) requested approval of a Restaurant (Type 47) and Entertainment Establishment with General Sales of alcohol to be located at the subject site. The City was concerned about issues resulting from the past use, ABC license type and size of the building (volume of patrons). The main contributing factor is the size of the space and the corresponding funding needed for rent, which has resulted in the previous uses abandoning the restaurant element and focusing on the large dance/club events.

Planning staff coordinated review of the 2010 SDP with the Department of Public Safety and ABC to ensure that appropriate conditions were in place with the approval of the new use. Safe guards and conditions of approval were based on past experience and included the following:

- 6 and 12 month compliance reviews
- Security Plan
- Installation of Security Cameras
- Compliance with the ABC Type 47 License
- Ability to initiate Revocation proceedings
- Hours of Operation Limits (Restaurant) 6:00 a.m.–1:30 a.m.
- Hours of Operation Limits (Entertainment Establishment) 10:00 p.m.–1:30 a.m.
- Age Restrictions limiting 21 and over after 10:00 p.m.
• No outside promoters
• Employee training regarding security

The Planning Commission approved the Special Development Permit on August 23, 2010 (see Attachment C, 2010-7415 Conditions of Approval). Following the approval by the Planning Commission, ABC issued a Type 47 License which imposed additional restrictions on the hours allowed for alcohol sales to 12:00 a.m. (midnight) on Sunday through Friday and 1:00 a.m. on Saturdays (see Attachment D). The ABC license was not issued until January 26, 2012 due to the one year stay required for the ABC revocation and negotiations between the applicant and ABC.

6 Month Compliance Review
A six month compliance review was conducted in September 2012. Planning staff reviewed information provided by the applicant and coordinated the review with the Department of Public Safety and ABC. The City found that the use was not operating as an eating establishment as the sales receipts indicated that alcohol sales were over 70%. Although the use was in noncompliance, the City found that the operator had made every effort to comply with the 2010 SDP conditions and had been cooperative with the Department of Public Safety regarding security and calls for service to the site. The City put the applicant on notice regarding noncompliance and that it may be a potential issue at the 12 month review (see Attachment E).

Permit History Summary
The following table summarizes previous planning applications related to the proposed use at the subject site.

<table>
<thead>
<tr>
<th>File Number</th>
<th>Brief Description</th>
<th>Hearing/Decision</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012-7526</td>
<td>6 Month Compliance Review</td>
<td>Approved with notice of noncompliance</td>
<td>9/10/2012</td>
</tr>
<tr>
<td>2010-7415</td>
<td>Restaurant and Entertainment Establishment</td>
<td>Approved</td>
<td>8/23/2010</td>
</tr>
<tr>
<td>2010-7310</td>
<td>Revocation of Use Permit 5714</td>
<td>Approved</td>
<td>10/20/2009</td>
</tr>
<tr>
<td>2008-0203</td>
<td>New Interior Seating</td>
<td>Approved</td>
<td>4/21/2008</td>
</tr>
<tr>
<td>2003-0372</td>
<td>Special Event to Extend Business Hours to 3:00 a.m.</td>
<td>Denied</td>
<td>7/16/2003</td>
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<tr>
<td>2002-0955</td>
<td>Special Event to Extend Business Hours to 3:00 a.m. for New Years</td>
<td>Approved</td>
<td>12/20/2002</td>
</tr>
<tr>
<td>File Number</td>
<td>Brief Description</td>
<td>Hearing/Decision</td>
<td>Date</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------------------------------------------------</td>
<td>------------------</td>
<td>------------</td>
</tr>
<tr>
<td>5714-B</td>
<td>Modified to allow general alcohol sales and live</td>
<td>Approved</td>
<td>8/28/1990</td>
</tr>
<tr>
<td></td>
<td>entertainment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5714</td>
<td>Theater-Restaurant with beer and wine sales</td>
<td>Approved</td>
<td>4/8/1986</td>
</tr>
</tbody>
</table>

**DISCUSSION:**

**Application Request**

The applicant is requesting to change the use to a full nightclub and to allow longer hours of operation, staying open until 2:00 a.m. four days a week. The applicant has included a project description letter with the application (see Attachment F). A Special Development Permit (SDP) is required for intensification of the existing use and to modify the existing conditions of the previous SDP (2010-7415).

**Use**

Since January 2012, the applicant has been attempting to operate the use as a restaurant with music and dancing. The project applicant has indicated that the approved use and ABC license requirements have been difficult to comply with due to the hours of operation restrictions, age restrictions, size of kitchen and overall rent for the space. The applicant has indicated that they would like to operate the business as a nightclub Thursday night through Sunday with hours ranging from 6:00 p.m. to 2:00 a.m. The applicant has indicated that they would like to have up to 500 patrons on the weekends.

- **Business Hours**
  
  The building is a former cinema (movie theater) and is about 9,900 square feet in total size. The City has always been concerned with the volume of people the site can accommodate and the impact it can have on the downtown prior to doors opening and after doors close at 2:00 a.m. The 2010 SDP included a condition requiring the use to close at 1:30 a.m. This was intended to allow patrons time to disperse before other bars in the downtown closed. The applicant has requested an adjustment to the closing hours to allow the business to remain open until 2:00 a.m. The maximum hours of operation allowed by ABC for a Type 48 are 6:00 a.m. to 2:00 a.m. seven days a week, Monday through Sunday. Staff is still concerned about the volume of patrons that can potentially flood the downtown if all businesses close their doors at 2:00 a.m. Staff is recommending that the business hours begin at 6:00 p.m.
(as requested by the applicant) and that the current 1:30 a.m. closing time remain in place to address business close concerns.

- Occupancy
  The applicant has indicated that they are expecting up to 500 patrons on Saturdays. Based on the floor plans for the 2010 SDP, the maximum occupancy for the use is 410 persons, including staff and patrons. Staff has included a condition establishing the maximum occupancy for the site at 410 persons. Additional patrons can only be admitted when the occupancy drops below 410. Staff would be concerned if a line of interested patrons formed outside the building. This situation existed with the former Abyss and it negatively impacted Murphy Avenue businesses and Public Safety found unacceptable. Staff has included Condition of Approval (AT-6), which includes measures to address security and lines.

- Security Plan
  The 2010 SDP also included the implementation of a security plan for the business prior to commencement of the use. The applicant developed a security plan in coordination with the Department of Public Safety prior to commencement of the use (see Attachment G). The applicant has been implementing the security plan and coordinating with Department of Public Safety since the business has opened. The current security plan would need to be revised based on this SDP application. The security plan can address concerns associated with patrons waiting for admittance.

ABC License Transition

The applicant has also submitted an application to the ABC requesting a new license for a Type 48 (Public Premises, General Sales). ABC has received the application and it is currently going through the required posting and notification process. The final action by ABC is pending a decision by the City. If the SDP is approved, ABC will then finalize the license within timeframes established by ABC. Until a new license is issued, Pure Lounge would need to stop serving alcohol at midnight per the Type 47 conditions.

Permit Compliance

Staff has included a 6 and 12 month compliance review for the proposed change in use. The timeframes will be based on the date of issuance of a new ABC license. In addition to the compliance review, conditions requiring compliance with the ABC license are also recommended and they allow the City to initiate revocation proceeding if necessary.
Environmental Review

A Class 1 Categorical Exemption relieves this project from California Environmental Quality Act provisions and City Guidelines. Class 1 Categorical Exemptions includes minor changes to existing facilities, in this case there are minor interior changes to the existing structure.

FISCAL IMPACT

No fiscal impacts other than normal fees and taxes are expected.

PUBLIC CONTACT

The project applicant has met with the Sunnyvale Downtown Association and received a letter in support of the proposed change (see Attachment G). Staff has also received two letters in opposition to the existing and proposed use (see Attachment H). Ms. Linda Sun notes noncompliance with several conditions based on photographs that are accessible at the Pure Lounge Facebook page. The City is not aware of any major issues at the site. The issue regarding the roof parapet was the result of construction work conducted without a permit; a permit was subsequently issued and the parapet has been repaired. The second letter from Ms. Dugan notes concerns regarding operations and requests that the permits be evaluated very carefully and that ample measures are in place.

<table>
<thead>
<tr>
<th>Notice of Negative Declaration and Public Hearing</th>
<th>Staff Report</th>
<th>Agenda</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Published in the <em>Sun</em> newspaper</td>
<td>• Posted on the City of Sunnyvale’s Website</td>
<td>• Posted on the City’s official notice bulletin board</td>
</tr>
<tr>
<td>• Posted on the site</td>
<td>• Provided at the Reference Section of the City of Sunnyvale’s Public Library</td>
<td>• City of Sunnyvale’s Website</td>
</tr>
<tr>
<td>• 234 notices mailed to the property owners and tenants within 300 ft. of the project site and the Sunnyvale Downtown Association</td>
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<td></td>
</tr>
</tbody>
</table>

CONCLUSION

The applicant has been attempting to comply with the Conditions of Approval from the 2010 SDP and the conditions of the Type 47 ABC license. Staff finds that the reality of the space is that the kitchen area is too small to support a
restaurant of a size that could support the rent for the space. This leaves the business owner depending on alcohol sales to cover costs. The current business owner, PM Entertainment, has been working closely with the Department of Public Safety to address security concerns. The conditions included in Attachment B provide assurances for the City to monitor the business and implement any needed corrections or begin revocation proceedings if major problems arise. Planning and Public Safety staff have worked together and worked with the applicant to develop conditions of approval that address the main issues and provide opportunity for review to ensure that the business is operating properly and not creating a public hazard or nuisance.

**Findings and General Plan Goals:** Staff was able to make the required Findings based on the justifications for the Special Development Permit. Recommended Findings and General Plan Goals are located in Attachment A.

**Conditions of Approval:** Recommended Conditions of Approval are located in Attachment B.

**ALTERNATIVES**

1. Approve the Special Development Permit for an entertainment establishment and nightclub with alcohol sales conditions in Attachment B.
2. Approve the Special Development Permit and modify the conditions of approval in Attachment B.
3. Deny the Special Development Permit, which results in no change to SDP 2010-7415).
RECOMMENDATION

Staff Recommends Alternative 1 to the Planning Commission.

Reviewed by:

Trudi Ryan
Planning Officer
Prepared by: Shaunn Mendrin, Senior Planner

Approved by:

Frank Grgurina
Director of Public Safety

Approved by:

Hanson Hom
Director of Community Development

Attachments:

A. Recommended Findings
B. Recommended Conditions of Approval
C. Approved Conditions of Approval for SDP 2010-7415
D. ABC Type 47 License for PM Entertainment (Pure Lounge)
E. 6 Month Compliance Review Letter, dated September 10, 2012
F. Letter from the Applicant
G. Approved Security Plan
H. Letter of Support from Sunnyvale Downtown Association
I. Letter in Opposition from Ms. Linda Sun
RECOMMENDED FINDINGS

Special Development Permit

General Plan Goals and Policies that relate to this project are:

COMMUNITY VISION:

GOAL IX. DYNAMIC DOWNTOWN - To create and support a strong and attractive traditional downtown which serves as the community’s central marketplace, common gathering place, and symbolic center.

LAND USE AND TRANSPORTATION:

GOAL LT-2 – AN ATTRACTIVE COMMUNITY - Preserve and enhance an attractive community, with a positive image and a sense of place, that consists of distinctive neighborhoods, pockets of interest, and human scale development.

Policy LT 2.2 – Encourage nodes of interest and activity, such as parks, public open spaces, well planned development, mixed use projects, and other desirable uses, locations and physical attractions.

GOAL LT-4 QUALITY NEIGHBORHOODS AND DISTRICTS - Preserve and enhance the quality character of Sunnyvale’s industrial, commercial and residential neighborhoods by promoting land use patterns and related transportation opportunities that are supportive of the neighborhood concept.

Policy LT 4.12 Permit more intense commercial and office development in the downtown, given its central location and accessibility to transit.

GOAL LT-6 SUPPORTIVE ECONOMIC DEVELOPMENT ENVIRONMENT - An economic development environment that is supportive of a wide variety of businesses and promotes a strong economy within existing environmental, social, fiscal and land use constraints.

Policy C.1 – Support efforts to establish Sunnyvale’s downtown area as a strong commercial center for the City.

SAFETY AND NOISE:

GOAL SN-3: SAFE AND SECURE CITY - Ensure a safe and secure environment for people and property in the community by providing effective public safety response and prevention and education services.

Policy SN-3.2 Control conduct recognized as threatening to life and property.
1. The proposed use attains the objectives and purposes of the General Plan of the City of Sunnyvale as the project will activate a large commercial space located in the core downtown area during the daytime and evening for residents and patrons in the area. The proposed use will add to the commercial diversity in the downtown area by providing additional job and commercial opportunities. In addition, it may also provide an additional draw to the downtown area for food and evening events. With adherence to conditions of approval the use will ensure a safe and secure environment.

2. The proposed use as conditioned ensures that the general appearance of proposed structures, or the uses to be made of the property to which the application refers, will not impair either the orderly development of, or the existing uses being made of, adjacent properties as the proposed use is compatible with the downtown core and adequate checks are in place ensuring that the City has the ability to review the site if noncompliance becomes an issue.
RECOMMENDED
CONDITIONS OF APPROVAL AND
STANDARD DEVELOPMENT REQUIREMENTS
DECEMBER 10, 2012

Planning Application 2012-7811
146 S. Murphy Street
Special Development Permit to allow a nightclub use with food service.

The following Conditions of Approval [COA] and Standard Development Requirements [SDR] apply to the project referenced above. The COAs are specific conditions applicable to the proposed project. The SDRs are items which are codified or adopted by resolution and have been included for ease of reference, they may not be appealed or changed. The COAs and SDRs are grouped under specific headings that relate to the timing of required compliance. Additional language within a condition may further define the timing of required compliance. Applicable mitigation measures are noted with “Mitigation Measure” and placed in the applicable phase of the project.

In addition to complying with all applicable City, County, State and Federal Statutes, Codes, Ordinances, Resolutions and Regulations, Permittee expressly accepts and agrees to comply with the following Conditions of Approval and Standard Development Requirements of this Permit:

**GC: THE FOLLOWING GENERAL CONDITIONS AND STANDARD DEVELOPMENT REQUIREMENTS SHALL APPLY TO THE APPROVED PROJECT.**

**GC-1.** CONFORMANCE WITH APPROVED PLANNING APPLICATION:
All building permit drawings and subsequent construction and operation shall substantially conform with the approved planning application, including: drawings/plans, materials samples, building colors, and other items submitted as part of the approved application. Any proposed amendments to the approved plans or Conditions of Approval are subject to review and approval by the City. The Director of Community Development shall determine whether revisions are considered major or minor. Minor changes are subject to review and approval by the Director of Community Development. Major changes are subject to review at a public hearing. [COA] [PLANNING]

**GC-2.** APPROVED USE:
The approved at the site is a nightclub defined as a business establishment where live music, entertainment and/or a dance floor is provided, alcoholic beverages are sold for consumption on the premises and where, if food is served, it is incidental to the sale of beverages. Food sales may exceed twenty-five percent of total sales. [COA] [PLANNING]

**GC-3.** ALCOHOLIC BEVERAGE CONTROL (ABC):
The project applicant shall comply with Type 47 Conditional License (ABC File 47-511499) until a new Type 48 is issued by the Department of Alcoholic Beverage Control. The liquor license must be in good standing with
the ABC and the applicant shall comply will all ABC licensing requirements. [COA] [PLANNING]

GC-4. COMPLIANCE REVIEW:
The following compliance reviews shall be required for the approved use and shall be provided by the property owner or business owner and if the required materials are not submitted within the specified timeframes, the Director of Community Development may take compliance review to public hearing with a recommendation to initiate revocation of the SDP:

a) Compliance Review Timeframes:
   i) Six (6) month compliance review from the Planning Commission approval date (or City Council approval date if appealed).
   ii) A second six month compliance review will occur approximately six (6) months from the date of action of the initial compliance review.

b) Compliance Review:
The property owner or business owner shall apply for a compliance review (Planning Application type “Other” and the MPP fee) with the Director of Community Development to determine if the business has successfully complied with all conditions of approval and applicable Municipal Codes. The property owner or business owner shall provide a narrative and supporting documentation indicating how the establishment has complied with all conditions of approval and the Director of Community Development may inspect the site and other documentation to verify the submitted narrative. If the Director of Community Development determines that the use is not in compliance with the approved conditions of approval, the compliance review will be referred to the Planning Commission for discretionary review. The Planning Commission may modify conditions of approval, impose new conditions of approval, recommend the City Council revoke the permit, require additional compliance reviews, or take no further action.

c) Subsequent Compliance Review:
The Director of Community Development may require subsequent compliance reviews, upon notice to applicant, to determine continued compliance with the applicable conditions of approval. Subsequent compliance reviews shall comply with the requirements of condition of approval GC-4 (b). [COA] [PLANNING]

GC-5. USE AND ABC COMPLIANCE:
Non-compliance with the Conditions of Approval for this Special Development Permit or non-compliance with the requirements of the Department of Alcoholic Beverage Control at any time may trigger either: 1) reconsideration of the SDP and the imposition of additional Conditions of Approval; or 2) initiation of revocation proceedings by the Director of Community Development. [COA] [PLANNING]
GC-6. NOTICE OF CONDITIONS OF APPROVAL:
A Notice of Conditions of Approval shall be filed in the official records of the County of Santa Clara and provide proof of such recordation to the City prior to issuance of any City permit, allowed use of the property, or Final Map, as applicable. The Notice of Conditions of Approval shall be prepared by the Planning Division and shall include a description of the subject property, the Planning Application number, attached conditions of approval and any accompanying subdivision or parcel map, including book and page and recorded document number, if any, and be signed and notarized by each property owner of record.

For purposes of determining the record owner of the property, the applicant shall provide the City with evidence in the form of a report from a title insurance company indicating that the record owner(s) are the person(s) who have signed the Notice of Conditions of Approval. [COA] [PLANNING]

GC-7. BUSINESS LICENSE:
The project applicant shall maintain a City Business License for the proposed use. [COA] [PLANNING]

GC-8. PERMIT EXPIRATION:
If not exercised the Use Permit shall expire two (2) years from the date of approval by the final review authority. Extensions of time to exercise the permit may be considered, for a maximum of one one-year extensions, if applied for and approved prior to the expiration of the permit approval. If the approval is not exercised within this time frame, the permit is null and void. [SDR] (PLANNING)

GC-9. USE EXPIRATION:
The approved and exercised permit for the use shall expire if the use is discontinued for a period of one year or more. [SDR] (PLANNING)

AT: THE FOLLOWING CONDITIONS SHALL BE COMPLIED WITH AT ALL TIMES THAT THE USE PERMITTED BY THIS PLANNING APPLICATION OCCUPIES THE PREMISES.

AT-1. HOURS OF OPERATION (NIGHTCLUB):
The nightclub with food service is for patrons 21 or older and the liquor license must be in good standing with the ABC. The business must comply with all ABC license requirements and with the following hours of operation at all times:

a) The hours of operation are limited to 6:00 p.m. to 1:30 a.m. Monday through Sunday for standard hours of operation, excluding short duration events which may have extended hours. [COA] [PLANNING/PUBLIC SAFETY]
AT-2. OCCUPANCY:
The maximum occupancy for the nightclub is 410 persons (employees and patrons) [COA] [PUBLIC SAFETY]

AT-3. OUTSIDE EVENT PROMOTERS (PROHIBITED):
No outside event promoters are allowed to operate at this location. All entertainment/entertainers must be hired directly by the business managers or owners. Only private events operated by the bona fide tenant (PM Entertainment Inc), or its successors, are permitted. All security for the business shall be staffed through bona fide tenant. [COA] [PLANNING]

AT-4. NUMBER OF SECURITY PERSONNEL:
The business operator shall comply with all staffing requirements required by the Department of Public Safety and shall be incorporated into the approved Security Plan. [COA] [PUBLIC SAFETY]

AT-5. PREVENTION:
The business operator shall incorporate the following prevention measures into the Security Plan and business operations:

a) Proper dress code
   Patrons out of dress code will be notified in a professional manner and asked to go home and change.

b) Intoxication
   Any patron under the influence of an alcoholic beverage before entering the venue will be denied entrance. If a patron inside venue seems to be intoxicated, he/she will no longer be able to order additional alcoholic beverages. Bartenders, Servers, and Security will communicate with Head of Security (HOS) to address issue. Security will maintain, observe and report status on intoxicated person until further notice from HOS. If a patron is perceived to be too impaired to drive safely, business staff will try to persuade the customer not to drive, and arrange a safe ride (taxi). If the customer refuses, management will notify Sunnyvale Department of Public Safety (SDPS) with a description of the person and license plate number of the vehicle, if possible.

c) Drugs
   Patrons perceived to be under the influence of any drugs will be denied entrance into the venue. Patrons caught inside the premises with contraband will be asked to leave immediately. Business management will notify the SDPS.

d) Unruly Patrons
   When a patron acts in a manner that is violent, abusive, indecent, profane, boisterous, or otherwise disorderly, security staff will ask the patron to leave immediately. If necessary, SDPS will be contacted for assistance.

e) False ID
   If security staff has a strong suspicion that an ID is false, altered, or belongs to someone other than the person presenting the ID, he or she
shall confiscate the ID and turn it over to management, to be presented to the police. A receipt will be written to person for confiscating ID. If the existing ID is expired, a second source of ID is required for verification purposes.

For all of the above except for A, the first thing management staff shall do is to contact SDPS to report the incident. The items noted above shall be incorporated into the security plan subject to approval by the Department of Public Safety. The Department of Public Safety may approve modifications to the items noted above. [COA] [PUBLIC SAFETY]

AT-6. DOOR OPENING:
Prior to opening doors, the business operator shall comply with the following:

- Security staff members arrive and a staff meeting will be given either by the HOS and management.
- Security Staff will secure venue and check guests ID.
- Security staff members will set up the front door including stanchions, ropes, and barricades
- Security staff members will go to their assigned area(s)
- Once the line reaches the entry of the next business door to the south, a Security Staff Member will be assigned to the end of the line and a second Security Staff Member will be assigned to the beginning of the hallway.
- No one is permitted to loiter at the front door
- Sound & lighting are set up by In–House Management
- Security Staff Members are instructed that all patrons attending that evening’s late night event must line up on the right hand side of the venue (as you face the venue) against the wall.
- If the line reaches the next business to the south then the line must be broken, restarting at the hallway.
- Person(s) lining up in the hallway are not permitted to have bottles or cans of beverages in their possession
- Upon Authorization by In-House Management, doors open and Security Staff begins conducting admission. Handheld metal detectors shall be used at the entrance.
- Management Staff shall make sure that there is sufficient lighting at the front door and rear smoking patio.
- A least one security staff shall remain at the rear patio for the entire duration of the operation hours.

The items noted above shall be incorporated into the security plan subject to approval by the Department of Public Safety. The Department of Public Safety may approve modifications to the items noted above. [COA] [PUBLIC SAFETY]

AT-7. SECURITY AND SAFETY PLAN:
The business operator shall comply with the approved security and safety plan and noncompliance with the security plan resulting in extraordinary public safety service will result in the City billing the business or land owner
for public safety services pursuant to SMC 9.47. Any revisions to the approved security plan shall be submitted to Crime Prevention Division of Public Safety Department for review. [COA] [PUBLIC SAFETY]

AT-8. SECURITY:
The business operator shall retain private uniformed security guards who shall be responsible for monitoring noise, any patrons loitering outside of the building, and shall be on-site at all times when entertainment establishment and dancing is occurring and a minimum of 1 hour prior to the nightclub operating hours and until all patrons have departed the site and surrounding area. The security camera system shall be maintained in working order in compliance with the system approved by the Crime Prevention Division of Public Safety Department. Security guards shall comply with the following:

a) The security guards shall be responsible for working closely with Public Safety to resolve problematic operational issues, including crowd management and patron queuing.

b) Private security guards shall be responsible for ensuring that no patrons are loitering in front or rear area of the premises, at all times.

c) All private security guards shall comply with the security plan approved by Public Safety.

d) The amount of security guards needed shall be a minimum of 1 per 40 patrons unless otherwise approved by the Department of Public Safety [COA] [PUBLIC SAFETY].

AT-9. EMPLOYEE TRAINING:
The business operator shall create an employee manual that informs employees the proper procedure in dealing with drunk and disorderly patrons and all security protocols for use with the security plan. The manual shall address items such as outside transportation contact information for patrons leaving the club to their homes, maximum drink limits for inebriated patrons, policies on over-service of drinks, etc. Employees shall be given training and education from the employee manual on a quarterly basis. [COA] [PUBLIC SAFETY]

AT-10. SITE INSPECTIONS:
The City reserves the right to conduct biannual inspections of the site to ensure that use is operating in compliance with the approved conditions of approval. [COA] [PLANNING/PUBLIC SAFETY]

AT-11. SECURITY CAMERA SYSTEM OPERATION:
The security camera system shall be maintained and operated at all times the business is in operation and recordings shall be retained for 30 days. The Department of Public Safety may request copies at any time. [COA] [PUBLIC SAFETY].
AT-12. PRIVATE ROOMS:
The creation of private rooms is prohibited. Open alcoves or similar features that allow clear visibility into the area may be added and require review and approval by the Director of Community Development through a Miscellaneous Plan Permit. [COA] [PLANNING/PUBLIC SAFETY].

AT-13. RECYCLING AND SOLID WASTE:
All exterior recycling and solid waste shall be confined to approved receptacles and enclosures. [COA] [PLANNING]

AT-14. SITE MAINTENANCE:
The project applicant or property owner shall repair any broken exterior features (like for like), clean windows and clean the entrance area and area around rear exit and trash enclosure daily. [COA] [PLANNING]

AT-15. LOUDSPEAKERS PROHIBITED:
Out-of-door loudspeakers are prohibited at all times. [COA] [PLANNING]
ATTACHMENT B

FINAL CONDITIONS OF APPROVAL AND
STANDARD DEVELOPMENT REQUIREMENTS
APPROVED BY PLANNING COMMISSION ON
AUGUST 23, 2010

Planning Application 2010-7415 146 S. Murphy Street
PM Entertainment

Special Development Permit to allow a restaurant use with general alcohol sales and to allow an entertainment establishment, with dancing, for 21 or older, both within an existing building (no exterior changes are proposed).

The following Conditions of Approval [COA] and Standard Development Requirements [SDR] apply to the project referenced above. The COAs are specific conditions applicable to the proposed project. The SDRs are items which are codified or adopted by resolution and have been included for ease of reference, they may not be appealed or changed. The COAs and SDRs are grouped under specific headings that relate to the timing of required compliance. Additional language within a condition may further define the timing of required compliance. Applicable mitigation measures are noted with “Mitigation Measure” and placed in the applicable phase of the project.

In addition to complying with all applicable City, County, State and Federal Statutes, Codes, Ordinances, Resolutions and Regulations, Permittee expressly accepts and agrees to comply with the following Conditions of Approval and Standard Development Requirements of this Permit.

THE FOLLOWING GENERAL CONDITIONS SHALL APPLY TO THE APPROVED PROJECT:

1. CONFORMANCE WITH APPROVED PLANNING APPLICATION – All building permit drawings and subsequent construction and operation shall substantially conform with the approved planning application, including: drawings/plans, materials samples, building colors, uses and other items submitted as part of the approved application. Any proposed amendments to the approved plans, uses or Conditions of Approval are subject to review and approval by the City. The Director of Community Development shall determine whether revisions are considered major or minor. Minor changes are subject to review and approval by the Director of Community Development without a public hearing. Major changes are subject to review at a public hearing. [COA] [PLANNING]

2. APPROVED USE – The uses approved at the site are a restaurant with general alcohol sales and an entertainment establishment, with dancing, for patrons 21 years or older. Both approved uses shall operate at the site and alcohol sales shall not exceed 50% of the monthly gross food and beverage revenues. The City may request inspection of sales receipts to verify compliance with this condition on a quarterly basis. [COA] [PLANNING]
3. PERMIT EXPIRATION (Ordinance 2895-09): If not exercised the Use Permit shall expire three (3) years from the date of approval by the final review authority (as adopted by City Council on April 21, 2009, RTC 09-094). Extensions of time to exercise the permit may be considered, for a maximum of two one year extensions, if applied for and approved prior to the expiration of the permit approval. If the approval is not exercised within this time frame, the permit is null and void. [SDR] (PLANNING)

4. USE EXPIRATION - The approved and exercised permit for the use shall expire if the use is discontinued for a period of one year or more. [SDR] (PLANNING)

5. COMPLIANCE REVIEW - The following compliance reviews shall be required for the proposed use and shall be provided by the property owner or business owner and if the required materials are not submitted within the specified timeframes, the Director of Community Development may take compliance review to public hearing with a recommendation to initiate revocation of the SDP:

   a) Compliance Review Timeframes:

      i) Six (6) month compliance review on the commencement of the entertainment establishment (commencement shall be based on issuance of license from ABC)

      ii) A second six month compliance review will occur approximately six (6) months from the date of conclusion of the initial compliance review.

   b) Compliance Review: The property owner or business owner shall apply for a compliance review (Planning Application type “Other” and the MPP fee) with Director of Community Development to determine if the business has successfully complied with all conditions of approval and applicable Municipal Codes. The property owner or business owner shall provide a narrative and supporting documentation indicating how the establishment has complied with all conditions of approval and the Director of Community Development may inspect the site and other documentation to verify the submitted narrative. If the Director of Community Development determines that the use is not in compliance with the approved conditions of approval, the compliance review will be referred to the Planning Commission for discretionary review. The Planning Commission may modify conditions of approval, impose new conditions of approval, recommend the City Council revoke the permit, require additional compliance reviews, or take no further action.

   c) Subsequent Compliance Review: After the second six (6) month review, the Director of Community Development may require a subsequent compliance review, upon notice to applicant, to determine continued compliance with the applicable conditions of approval. Subsequent compliance reviews shall comply with the requirements of condition of approval 5(b). [COA] [PLANNING]

6. BUSINESS LICENSE - The project applicant shall apply for a business license prior to commencement of the use. The applicant shall provide the Planning Division with a copy of the issued license. [COA] [PLANNING]
7. TITLE 25 - Provisions of Title 25 of the California Administrative Code shall be satisfied with dependence on mechanical ventilation. [SDR] [BUILDING]

8. ALCOHOL BEVERAGE CONTROL (ABC) - The project applicant shall obtain all appropriate licenses from the Department of Alcoholic Beverage Control prior to commencement of the sale of alcohol on the subject property. [COA] [PLANNING]

9. USE AND ABC COMPLIANCE - Non-compliance with the Conditions of Approval for this Special Development Permit or non-compliance with the requirements of the Department of Alcoholic Beverage Control at any time may trigger either: 1) reconsideration of the SDP and the imposition of additional Conditions of Approval; or 2) initiation of revocation procedures by the Director of Community Development. [COA] [PLANNING]

10. SIGN PERMIT - The project applicant shall apply for a separate permit for all new exterior signage. The Director of Community Development may determine if the sign permit may be reviewed by staff or a Board of Review Commission, depending on the scope of the sign. [COA] [PLANNING]

THE FOLLOWING CONDITIONS SHALL BE MET AS INDICATED OR PRIOR TO COMMENCEMENT OF THE APPROVED USE (WHICHEVER OCCURS FIRST).

11. NOTICE OF PROJECT RESTRICTIONS - The Notice of Project Restrictions will be prepared by the Planning Division and shall include a description of the subject property, the Planning Application number, attached conditions of approval and any accompanying subdivision or parcel map, including book and page and recorded document number, if any, and shall be signed and notarized by each property owner of record. The property owner or designated appointee shall provide the necessary information to the Planning Division. For purposes of determining the record owner of the property, the property owner or designated appointee shall provide, within 30 days of permit approval, evidence to the City in the form of a report from a title insurance company indicating that the record owner(s). The property owner shall sign and notarize the document as per the accompanying instructions and provide the document to the Planning Division prior to issuance of a Building Permit or within 30 days of preparation of the Notice of Project Restriction (whichever occurs first). [COA] [PLANNING]

12. SECURITY AND SAFETY PLAN (DEPARTMENT OF PUBLIC SAFETY REVIEW) - Obtain approval from the Crime Prevention Division of Public Safety Department for crime prevention measures appropriate to the proposed development 30 days prior to commencement of the approved use. The plan shall include general policies and procedures, crowd management measures, management of the transition from restaurant to entertainment for under 21, training program, implementation and record keeping. [COA] [PUBLIC SAFETY]
13. SECURITY CAMERAS SYSTEM - The project applicant shall work with Public Safety to determine the appropriate number and locations of security cameras for the site. Locations and camera specifications shall be submitted to the Director of Community Development to determine if any additional permits are needed. The security camera system shall be installed and inspected by the Crime Prevention Division of Public Safety Department prior to commencement of use. [COA] [PUBLIC SAFETY]

14. RECYCLING AND SOLID WASTE ENCLOSURE - The doors on the existing recycling and solid waste enclosure shall be replaced with solid doors prior to commencement of the approved use. The doors shall be painted to match the enclosure. Any extensive changes to the trash enclosure shall be subject to review by the Director of Community Development, and a separate Landmark Alteration Permit may be required. [COA] [PLANNING]

15. SITE MAINTENANCE - The project applicant or property owner shall repair any broken exterior features (like for like clean windows) and clean the entrance area and area around rear exit and trash enclosure within 30 days of commencement of the use. [COA] [PLANNING]

**THE FOLLOWING CONDITIONS SHALL BE ADDRESSED ON THE CONSTRUCTION PLANS SUBMITTED FOR ANY DEMOLITION PERMIT, BUILDING PERMIT, GRADING PERMIT, AND/OR EVCROACHMENT PERMIT AND SHALL BE MET PRIOR TO THE ISSUANCE OF SAID PERMIT(S).**

16. CONDITIONS OF APPROVAL - Final plans shall include all Conditions of Approval included as part of the approved application starting on sheet 2 of the plans. [COA] [PLANNING]

17. RESPONSE TO CONDITIONS OF APPROVAL - A written response indicating how each condition has or will be addressed shall accompany the building permit set of plans. [COA] [PLANNING]

18. BLUEPRINT FOR A CLEAN BAY - The building permit plans shall include a “Blueprint for a Clean Bay” on one full sized sheet of the plans. [SDR] [BUILDING]

19. SOLID WASTE DISPOSAL PLAN - A detailed recycling and solid waste disposal plan shall be submitted for review and approval by the Director of Community Development prior to issuance of building permit. [COA] [PLANNING]

20. BEST MANAGEMENT PRACTICES - The project shall comply with the following source control measures as outlined in the BMP Guidance Manual and SMC 12.60. Best management practices shall be identified on the building permit set of plans and shall be subject to review and approval by the Director of Public Works:
a) Storm drain stenciling. The stencil is available from the City's Environmental Division Public Outreach Program, which may be reached by calling (408) 730-7738.

b) Landscaping that minimizes irrigation and runoff, promotes surface infiltration where possible, minimizes the use of pesticides and fertilizers, and incorporates appropriate sustainable landscaping practices and programs such as Bay-Friendly Landscaping.

c) Appropriate covers, drains, and storage precautions for outdoor material storage areas, loading docks, repair/maintenance bays, and fueling areas.

d) Covered trash, food waste, and compactor enclosures.

e) Plumbing of the following discharges to the sanitary sewer subject to the local sanitary sewer agency's authority and standards:

   i) Discharges from indoor floor mat/equipment hood filter wash racks or covered outdoor wash racks or drains.

   ii) Dumpster drips from covered trash and food compactor enclosures.

   iii) Discharges from outdoor covered wash areas for vehicles, equipment, and accessories.

   iv) Swimming pool water, spa/hot tub water feature and fountain discharges if discharge to onsite vegetated areas is not a feasible option.

   v) Fire sprinkler test water, if discharge to onsite vegetated areas is not a feasible option. [SDR] [BUILDING]

21. **BLUEPRINT FOR A CLEAN BAY** – The project shall be in compliance with stormwater, wet management practices for general construction activity until the project is completed and either final occupancy has been granted. [SDR] [BUILDING]

22. **HOURS OF OPERATION (RESTAURANT)** – The restaurant use with on sale general alcohol sales shall comply all ABC license requirements and with the following hours of operation and age restrictions at all times:

   a) The hours of operation for the restaurant are limited to 6:00 a.m. to 1:30 a.m. for standard hours of operation, excluding short duration sales events which may have extended hours and no one under 21 years of age is allowed on the premises after 10:00 p.m. Hours extending beyond 1:30 a.m. require review and approval by the Director of Community Development through a Miscellaneous Plan Permit. [COA] [PLANNING/PUBLIC SAFETY]
23. HOURS OF OPERATION (ENTERTAINMENT ESTABLISHMENT, WITH DANCING) - The entertainment establishment for 21 or older shall comply all ABC license requirements and with the following hours of operation and age restrictions at all times:

a) The hours of operation are limited to 10:00 p.m. to 1:30 a.m. (unless reduced hours are applied by ABC) for standard hours of operation, excluding short duration sales events which may have extended hours and no one under 21 years of age is allowed on the premises after 10:00 p.m. Hours extending beyond 1:30 a.m. require review and approval by the Director of Community Development through a Miscellaneous Plan Permit. [COA] [PLANNING/PUBLIC SAFETY]

24. EVENTS - No outside event promoters are allowed to operate at this location. All entertainment/entertainers must be hired directly by the business managers or owners. Only private events operated by the building lease tenant (PM Entertainment Inc), or its successors, are permitted. [COA] [PLANNING/PUBLIC SAFETY]

25. SECURITY - The business operator shall hire private uniformed security guards who shall be responsible for monitoring noise, any patrons loitering outside of the building, and shall be on-site at all times when entertainment establishment and dancing is occurring and a minimum of 1 hour prior to the nightclub operating hours and until all patrons have departed the site and surrounding area. The security camera system shall be maintained in working order in compliance with the system approved by the Crime Prevention Division of Public Safety Department. Security guards shall comply with the following:

a) The security guards shall be responsible for working closely with Public Safety to resolve problematic operational issues, including crowd management and patrons queuing.

b) Private security guards shall be responsible for ensuring that no patrons are loitering in front or rear area of the premises, at all times.

c) All private security guards shall comply with the security plan approved by Public Safety.

d) The amount of security guards needed shall be a minimum of 1 per 40 patrons unless otherwise approved by the Department of Public Safety [COA] [PUBLIC SAFETY].

26. EMPLOYEE TRAINING - The business operator shall ensure that all employees are trained on the following:

a) The business operator shall create an employee manual that informs employees the proper procedure in dealing with drunk and disorderly patrons and all security protocol included in the security plan. The manual shall address items such as outside transportation contact information for patrons leaving the club to their homes, maximum drink limits for inebriated patrons, policies on over-service of drinks, etc.

b) Employees shall be given training and education from the employee manual on a quarterly basis. [COA] [PUBLIC SAFETY].
27. SECURITY AND SAFETY PLAN - The business operator shall comply with the approved security and safety plan and noncompliance with the security plan resulting in extraordinary public safety service will result in the City billing the business or land owner for public safety services pursuant to SMC 9.47. Any revisions to the approved security plan shall be submitted to Crime Prevention Division of Public Safety Department for review. [COA] [PUBLIC SAFETY]

28. SITE INSPECTIONS - The City reserves the right to conduct biannual inspections of the site to ensure that use is operating in compliance with the approved conditions of approval. [COA] [PLANNING]

29. SECURITY CAMERA SYSTEM OPERATION - The security camera system shall be maintained and operated at all times the business is in operation and recordings shall be retained for 30 days. The Department of Public Safety may request copies at any time. [COA] [PUBLIC SAFETY].

30. PRIVATE ROOMS - The creation of private rooms is prohibited. Open alcoves or similar features that allow clear visibility into the area may be added and require review and approval by the Director of Community Development through a Miscellaneous Plan Permit. [COA] [PUBLIC SAFETY].

31. RECYCLING AND SOLID WASTE - All exterior recycling and solid waste shall be confined to approved receptacles and enclosures. [COA] [PLANNING]

32. LOUDSPEAKERS PROHIBITED - Out-of-door loudspeakers shall be prohibited at all times. [COA] [PLANNING]
IN THE MATTER OF THE APPLICATION OF

PM ENTERTAINMENT CORP
DBA: PURE LOUNGE
146 S MURPHY AVE
SUNNYVALE, CA 94086-6112

For Issuance of an On-Sale General Eating Place License
Under the Alcoholic Beverage Control Act

WHEREAS, petitioner(s) has/have filed an application for the issuance of the above-referred-to license(s) for the above-mentioned premises; and,

WHEREAS, the City of Sunnyvale on 8/23/2010 approved a Planned Development Permit Number [2010-7415], limiting the petitioner's licensed operation; and,

WHEREAS, the proposed premises is within 600 feet of First Samoan Assembly of God located at 305 East Washington Ave., Sunnyvale; and,

WHEREAS, issuance of an unrestricted license without the below described conditions would interfere with the public use of the above-mentioned consideration point; and,

WHEREAS, pursuant to Section 23958 of the Business and Professions Code, the Department may deny an application for a license where issuance would result in or add to an undue concentration of licenses; and,

WHEREAS, the proposed premises are located in Census Tract 5086.02 where there presently exists an undue Concentration of licenses as defined by Rule 61.3 of Chapter 1, Title 4, of the California Code of Regulations and Section 23958.4 of the Business and Professions Code; and,

WHEREAS, the petitioner(s) stipulate(s) that by reason of the aforementioned over-concentration of licenses, grounds exist for denial of the applied-for-license(s); and,

WHEREAS, the proposed premises is located within the immediate vicinity of a residential area; and,

WHEREAS, issuance of an unrestricted license would be contrary to public welfare and morals;

WHEREAS, the Sunnyvale Police Department protested the unconditional issuance of the license; and,

WHEREAS, the protest(s) deal(s) with the proposed operation of the applied-for premises; and,

WHEREAS, the privilege conveyed with the applied-for license requires that the petitioner(s) operate(s) the premises, in good faith, as a Bona Fide Public Eating Place; and,

Initial

ABC-172 (5/94)
WHEREAS, Chien T. DUONG, Chung NGUYEN, Emanuel NGUYEN (aka Emma NGUYEN), and Chau NGUYEN (aka Michael NGUYEN), have established that they do not have the qualifications to hold an ABC license; and,

NOW, THEREFORE, the undersigned petitioner(s) do/does hereby petition for a conditional license as follows, to-wit:

1. Sales, service and consumption of alcoholic beverages shall be permitted only between the hours of 10:00 A.M. to 12:00 A.M. (Midnight) Sunday through Friday and 10:00 A.M. to 1:00 A.M Saturdays.

2. The sale of alcoholic beverages for consumption off the premises is strictly prohibited.

3. The monthly gross sales of alcoholic beverages shall not exceed the gross sales of food during the same period. The licensee shall at all times maintain records which reflect separately the gross sale of food and the gross sale of alcoholic beverages of the licensed business. Said records shall be kept no less frequently than on a monthly basis and shall be made available to the Department on demand.

4. Licensee(s) shall not share any profits, or pay any percentage or commission to a promoter or any other person, based upon monies collected as a door charge, cover charge, or any other form of admission charge, including minimum drink orders, or the sale of drinks.

5. The premises shall be maintained as a bona fide food restaurant and shall provide a menu containing an assortment of foods normally offered in such restaurants.

6. The licensee shall comply with the provisions of Section 23038 of the Business and Professions Code and acknowledges that incidental, sporadic, or infrequent sales of meals or a mere offering of meals without actual sales shall not be deemed sufficient to consider the premises in compliance with the aforementioned code section.

7. During normal meal hours, the licensee(s) shall employ and use the services of adequate staff and employees for the preparation and service of meals, such as cook(s) and waitress(es).

8. The premises shall possess a supply of food and goods adequate to make substantial sales of meals.

9. The premises shall possess the necessary utensils, table service, and condiment dispensers with which to serve meals to the public.

10. Food facilities must be maintained in a sanitary condition to comply with all the regulations of the local health department.

11. The subject alcoholic beverage license shall not be exchanged for a public premises type license.
12. Loitering (loitering is defined as "to stand idly about; linger aimlessly without lawful business") is prohibited on any sidewalks or property adjacent to the licensed premise under the control of the licensee(s) as depicted on the ABC-257 dated 4-28-2011.

13. No person under the age of twenty-one (21 years of age) shall sell or deliver alcoholic beverages.

14. The interior lighting maintained therein shall be sufficient to make easily discernible the appearance and conduct of all persons and patrons in that portion of the premises where alcoholic beverages are sold, served, delivered, or consumed.

15. No employee or agent shall be permitted to accept money or any other thing of value from a customer for the purpose of sitting or otherwise spending time with customers while in the premises, nor shall the licensee(s) provide or permit, or make available either gratuitous or for compensation, male or female persons who act as escorts, companions, or guests of and for the customers.

16. Licensee(s) shall provide a sufficient number of security personnel while exercising the privilege of the ABC license to maintain order inside of the licensed premises. Said security personnel shall be licensed as a security guard by the State of California and operate in such a manner as to be readily identifiable as security.

17. The petitioner(s) will be required to provide advance notice to the Sunnyvale Police Department of any event that will include live entertainment, amplified music, or host more than 500 people. This notification shall occur no less than TWO WEEKS prior to the planned event. Private banquets with food service, that meet all of the following requirements are excluded from this provision: all attendees are known prior to the event; the event is not open to the public, and there is no fee or charge to attend the event.

18. The licensee(s) shall not maintain or construct any type of enclosed room intended for use by patrons or customers for any purpose. Any VIP or segregated area must be visible to the licensees, premise employees, and members of the general public at all times.

19. The licensee(s) and premises employees shall not require a minimum purchase of alcoholic beverages in any of the VIP or segregated areas of the premises.

20. The licensee(s) and premises employees shall not consume any alcoholic beverages in any of the VIP or segregated areas of the premises.

21. Alcoholic beverages in the VIP or segregated areas of the premises shall only be served and poured by premises employees. Patrons are prohibited from serving themselves alcoholic beverages in the VIP or segregated areas of the premises.

22. Each individual VIP or segregated area of the premises shall be staffed by a premises employee at all times alcoholic beverages are being ordered, served, and consumed in those areas.

Initial: [Signature] [Signature]
23. There shall be no exterior advertising or sign of any kind or type, including advertising directed to the exterior from within, promoting or indicating the availability of alcoholic beverages. Interior displays of alcoholic beverages or signs which are clearly visible to the exterior shall constitute a violation of this condition.

24. During the hours of operation, there will be an owner/manager or designated responsible person, twenty-five (25) years of age or older on the premises who is in charge of the operations of the business. The manager or designated responsible person shall be qualified by the Department, pursuant to Rule 57.6.

25. The person designated to be responsible for the operation of the business shall not perform official police or investigative activities but shall immediately report any violation of law and any suspicious activities observed to the Sunnyvale Police Department.

26. The petitioner(s), manager(s), and person(s) designated to be responsible for the operation of the business shall cooperate fully with all City staff, law enforcement personnel, and City code enforcement officers and shall not obstruct or impede their entrance into the licensed premises while in the course of their official duties.

27. Full meal service must be made available up to one-half (1/2) hour prior to the cessation of dispensing or alcoholic beverages or to closing.

28. The petitioner(s) shall make no changes in the premises interior without prior written approval from the State of California, Department of Alcoholic Beverage Control.

29. The licensee(s) shall not maintain or construct any type of enclosed room intended for use by patrons or customers for any purpose. Any VIP or segregated area must be visible to the licensees, premise employees, or members of the general public at all times.

30. No alcoholic beverages shall be consumed on any property adjacent to the licensed premises under the control of the licensee(s) as depicted on ABC-255 dated 04-28-2011.

That Chien T. DUONG (DOB: 03/01/46), Chung NGUYEN (DOB: 06/04/44), Emanuel NGUYEN (aka Emma NGUYEN DOB: 11/25/72), and Hai Chau NGUYEN (aka Michael NGUYEN DOB: 03/05/73), shall not participate either directly or indirectly in the ownership, management, or operation of the licensed premises, including but not limited to, acting as a consultant, either gratuitously or for compensation.

That Chien T. DUONG (DOB: 03/01/46), Chung NGUYEN (DOB: 06/04/44), Emanuel NGUYEN (aka Emma NGUYEN DOB: 11/25/72), and Hai Chau NGUYEN (aka Michael NGUYEN DOB: 03/05/73), shall not be employed or volunteered in any capacity in the operation or control of the licensed premises.
31. That Chien T. DUONG (DOB: 03/01/46), Chung NGUYEN (DOB: 06/04/44), Emanuel NGUYEN (aka Emma NGUYEN DOB: 11/25/72), and Hai Chau NGUYEN (aka Michael NGUYEN DOB: 03/05/73), shall not participate or be involved either directly or indirectly in the business or financial activities conducted in said premises. They shall not provide either directly or indirectly any financial assistance to the operation of the licensed premises.

This petition for conditional license is made pursuant to the provisions of Sections 23800 through 23805 of the Business and Professions Code and will be carried forward in any transfer at the applicant-premises.

Petitioner(s) agree(s) to retain a copy of this petition on the premises at all times and will be prepared to produce it immediately upon the request of any peace officer.

The petitioner(s) understand(s) that any violation of the foregoing condition(s) shall be grounds for the suspension or revocation of the license(s).

DATED THIS _______________ DAY OF ____________________________ , 2011.

Michael Shi Hua Hu, Pres/Sec/Stockholder

Peter YuchChing Lin, Tres/Stockholder
September 10, 2012

PM Entertainment Corp.
DBA Pure Lounge
146 South Murphy Avenue
Sunnyvale, CA 94086-6112
Attn: Michael Shi Hua Hu and Peter Yuenching Lin

Re: 6-Month Compliance Review (MPP 2012-7526)
Under Special Development Permit 2010-7415

Dear Michael and Peter:

The Community Development Director has reviewed the materials that you have provided and consulted with the Department of Public Safety and staff with the Department of Alcoholic Beverage Control. The review has indicated that Pure Lounge is currently operating in violation of Conditions of Approval #2 and #9, which state the following:

2. APPROVED USE - The uses approved at the site are a restaurant with general alcohol sales and an entertainment establishment, with dancing, for patrons 21 years or older. Both approved uses shall operate at the site and alcohol sales shall not exceed 50% of the monthly gross food and beverage revenues. The City may request inspection of sales receipts to verify compliance with this condition on a quarterly basis. [COA] [PLANNING]

9. USE AND ABC COMPLIANCE - Non-compliance with the Conditions of Approval for this Special Development Permit or non-compliance with the requirements of the Department of Alcoholic Beverage Control at any time may trigger either: 1) reconsideration of the SDP and the imposition of additional Conditions of Approval; or 2) initiation of revocation proceedings by the Director of Community Development. [COA] [PLANNING]

The sales reports that have been submitted indicate the food sales have only generated an average of 21% of the gross sales to date. Food sales must be no less than 50% of the total sales in order to comply with the Conditions of
Approval as well as the terms of your Type 47 “eating place” liquor license. This letter serves as official notice of noncompliance with the Conditions of Approval for the project.

You have indicated concern regarding the hours of operation for the site, which are conditions imposed on the ABC license for the site. These conditions are imposed by the ABC and cannot be modified for one year (California Business and Professional Code Section 23803 and Rule 66).

Staff is aware that you have made every effort to comply with the Conditions of Approval and you have been very cooperative with the Department of Public Safety regarding security and calls for service to the site. Your cooperation is greatly appreciated and has been taken into consideration.

The Conditions of Approval require a second 6-Month Compliance Review which will require the submittal of a new Miscellaneous Plan Permit by January 26, 2013. At this time, the City has determined that we will monitor your progress in achieving compliance with the permit conditions related to food vs. alcohol sales during the next five months. We realize that the business is new and time is needed to develop a customer base. However, failure to show that the business can operate in compliance with the Conditions of Approval may result in revocation of the permit at the end of the second 6-month review period.

If you are requesting different hours or to change the use type, you will need to work with the project planner to determine the appropriate permit application and associated fees and timing.

If you are in disagreement with this decision, you may appeal the decision to the Planning Commission within fifteen (15) calendar days of the date of this notice. Appeals must be submitted in writing along with a $123 appeal fee. Planning Fees are subject to change every fiscal year, please verify fees with Planning Division staff.

Please note that all Conditions of Approval remain in effect and that you must submit a second 6-Month Compliance Review by January 26, 2013. If you have any questions regarding this permit, please contact me at (408) 730-7429 or at smendrin@ci.sunnyvale.ca.us. Thank you for your cooperation.

Regards,

Shaunn Mendrin
Senior Planner
CC: Christopher Sun Trustee, et. al.
1 Atherton Oaks Ln
Atherton, CA 94027
Attn: Jane Sun

Stephen Hogate, ABC, via email

Enc.: Conditions of Approval
ABC License
Security Plan
Project Description Letter

Location: 146 S Murphy Ave, Sunnyvale
Landlord: Jane Sun
Tenant: PM Entertainment Corp
DBA: Pure Lounge
Current Status: License Type 47 Restaurant and Lounge
Applying for: License Type 48 Night Club

Mission Statement: Committed to being the most upscale and classy Night Club and Lounge in the heart of downtown Sunnyvale.

Goal: To obtain a positive revenue gain for the city of Sunnyvale through our creative products and services. Along with the city's support, we look forward to making the downtown area a hot spot not only for retail services, but a place where patrons can relax, lounge, enjoy live music and performance, celebrate their birthdays and experience upscale nightlife entertainment.

Business Model: Our business model is focused in customer service and implementing a successful duplicable business system for our establishment.

Renovation: Cosmetic Upgrade with NO change to interior and exterior partition layout, kitchen, restroom, interior stairs etc. We may have new paint, décor, and furniture.

Reasons to change business type
- The difficulty of operating the current business at the existing venue structure and the restricted conditions is unbelievably high and nearly impossible to sustain long term.
- Due to our current kitchen layout and size, we can not fully support a restaurant of this capacity even with a full kitchen staff. This causes unhappy customers due to long ticket time despite our best efforts to resolve the problems.
- We've lost many family dining patrons, corporate social gatherings and events, holiday parties due to one of many restricted conditions applied onto our premise - "no one under 21 years of age is allowed on the premises after 10pm" #22, CUP.
- Our current overall monthly expense is close to $100k, is it impossible to do $50k in food sales a month with these conditions.
- Bad reviews on Yelp and otherwise due to our liquor cut off time and the age limitation during restaurant hours.

The above are just few reasons and obstacles we face on a weekly basis. It has been a constant struggle from day one. We have changed chefs and kitchen staff 3 times and yet we have found a successful plan for our restaurant. Therefore, we are asking to switch our license from 47 to 48 and operate mainly as a night club.

The building is built and set as an entertainment venue. We want to continue to bring upscale nightlife into downtown Sunnyvale, maintaining a classy clientele and safe environment. We will continue to enforce dress code, play more of a friendly house and dance music (instead of rap and etc), provide sufficient amount of security staff as well as follow all protocol provided by the Sunnyvale Police Department.

2) Night Club:

Thursday Nights: Live Music, Performance, Jazz, Poetry, Open Mics, Comedy Show, DJs
6pm - midnight or later
Target Audience: 25 – 60 years of age

Friday and Saturday Nights: Club Nights
10pm – 2am

- Targeting the prestigious working class, upscale and mature crowd.
- Strictly 21 and over, 23 and over preferred
- Dress code will be heavily enforced as usual
- Live DJs: Music - strictly top 40s, house & dance music (no rap music)

**Thursdays:** about 10 employees / estimated at 100 patrons  
**Fridays:** about 25 employees / estimated at 400 patrons  
**Saturdays:** about 30 employees / estimated at 500 patrons

**Staffing:**
All employees will be trained and instructed to follow Pure Lounge’s policy and procedures at all times.

Thank you for your time.

Best Regards

Michael Hu & Peter Lin  
Partners & Operators & Business Owners  
PM Entertainment Corp DBA Pure Lounge
Pure Lounge Security Plan (2012)
This Security Plan has been adopted pursuant to Condition of Approval No. 12 of the Special Development Permit granted by the City of Sunnyvale to PM Entertainment, Inc. (Jane Sun, et. al.) on August 23, 2010 (No. 2010-7415).

Type of Entertainment Offered
Pure Lounge has a type 47 license and operates as both as a restaurant and lounge.

The operating hours are
Sundays: closed
Mondays: 11am to 2pm and 5pm to 10 pm
Tuesdays: 11am to 2pm and 5pm to 10pm
Wednesdays: 11am to 2pm and 5pm to 10pm
Thursdays: 11am to 2pm and 5pm to 1:30 pm
Fridays: 11am to 2pm and 5pm to 1:30 pm
Saturdays: 11am to 2pm and 5pm to 1:30am

Sales, service and consumption of alcoholic beverages shall be permitted only between the hours of 10:00a.m. to 12:00a.m. (Midnight) on Sunday through Friday and 10:00 a.m. to 1:00a.m. on Saturdays.

Thursday and Friday Nights (dinner and lounge).
   - At least 4 security guards shall arrive at 9:30pm.
   1 guard shall start to check ID at the front door at 10pm sharp, making sure all upcoming patrons are 21 and over. 1 guard shall remain at the rear end smoking patio for the entire duration of the operation hours. 2 guards shall remain and roam the interior of the venue at all time.

The following security plan is for Saturday Nights, all other days will be operated mainly as a Restaurant.

A. General Policies and Procedures:

1. Number of security personnel
PL (Pure Lounge) will utilize a ratio of 1 Security staff per 50 patrons for all night club events. An additional 7 security staff members will also assigned in front of the night club directing foot traffic, checking IDs, and maintaining a safe environment. A Head of Security (HOS) will be in charge of all security staff and overall operation of the night. All security staff are required to be in uniforms in which consist of full suits (black color), ties (white color) and security nameplates (name, PL logo, Security logo) pinned to the upper portion of their suits. All security staff will be given radios and ear pieces to communicate with each other and management. Security staff will be also required to have flashlights.
Note: no outside security contractor will be used. PL management will train and use its own house security team.

All security guards shall have a current guard card and their security training shall be current.

On duty security guards shall not carry weapons on their person.

The Head of Security shall maintain a current roster of the security staff’s guard cards, personal contact information, and their photographs.

A daily log for security guards will be maintained to document the name of the security guard and the hours worked. This log will be made available to Sunnyvale DPS upon request.

In addition to the above security staff mentioned above, we will have a designated security staff member assigned to as a Dress Code Enforcer (DCE). This individual’s job is to make sure that all patrons are in accordance with PL’s dress code.

As necessary, we will incorporate extra security staff members to ensure the safety of our employees, patrons, and neighbors.

Security guards wearing security uniforms shall remain on scene and outside of the venue (Macy’s parking lot) until the crowd has left.

2. Dress Code
PL will strictly enforce dress code through DCE and ID checkers.

3. Video Surveillance System & Control
A minimum of 16 video cameras and recording equipment will be installed to cover every corner of the venue. Video Surveillance will be recorded and stored for a minimum of 30 days. Upon request, digital copies will be made available to the Sunnyvale Department of Public Safety (SDPS).

4. Prevention:
PL understands that the proper prevention before any incident is imperative! Proper prevention are as follow but not limited to:
   - A) Proper dress code: if a patron is out of dress code, he or she will be notified in a professional manner and ask to go home and change.
   - B) Intoxication: any patron that is under the influence of an alcoholic beverage before entering the venue will be denied entrance. If a patron inside venue seems to be intoxicated, he/she will no longer be able to order additional alcoholic beverages. Bartender, Servers, and Security will communicate with HOS to address issue. Security will maintain observe and report status on intoxicated person until further notice from HOS. If a patron is perceived to be too impaired
to drive safely, a PL staff will try to persuade the customer not to drive, and arrange a safe ride (taxi). If the customer refuses, PL management will notify SDPS with a description of the person and license plate number of the vehicle, if possible.

- C) Drugs: patrons perceived to be under the influence of any drugs will be denied entrance into the venue. Patrons caught inside the premises with contraband will be asked to leave immediately. PL management will notify the SDPS.

- D) Unruly Patrons: When a patron acts in a manner that is violent, abusive, indecent, profane, boisterous, or otherwise disorderly, security staff will ask the patron to leave immediately. If necessary, SDPS will be contacted for assistance.

- E) False ID: If PL's ID checker has a strong suspicion that an ID is false, altered, or belongs to someone other than the person presenting the ID, he or she shall confiscate the ID and turn it over to management, to be presented to the police. A receipt will be written to person for confiscating ID. If the existing ID is expired, a second source of ID is required for verification purposes.

  Note: a video camera will be installed at the entrance of the premises so that every single person that comes into the venue will be videoed and recorded.

Note: for all of the above except for A, the first thing PL management staff shall do is to contact SDPS to report the incident.

5. Physical disturbance.
When a fight ensues, a nearby Security Staff Member is to radio for help and assist in breaking up the fight immediately, with the help of other security staff members. The PL management staff will immediately notify SDPS by calling (911) to report the incident. Security will take out hostile/fighting group out of the premises immediately. The second group will be escorted out at a later time. Security will ask witness(s) for statements and check for injuries.

Cooperation with SDPS
All employees including management staff of PL shall and will cooperate with DPS on all things at all times.

408-730-7110 desk office for questions
911 for all incidents, emergency on needing of DPS.
Contact the on duty Patrol Captain in regard to event planning.

7. All Security staff must complete annual trainings, focusing on:
- Crowd Control
- Prevention
- Altercations
- Emergency Services
- Incident Reporting
- Operation
Observation on Intoxication level on patrons
- Police Officer Standards and Training (POST) security measures

This training will be documented to include the agenda topics and security guards in attendance.

All hired staff and contracted employees of Pure Lounge shall cooperate with Sunnyvale DPS officers during the course of their duties.

8. Transition between restaurant hours to late night event:
PL employees shall inform all customers during Saturday night dinner time that everyone will be ID checked by 8:30pm. Those that are under the legal age of 21 will be asked nicely to leave premises by 9pm. All patrons inside the premises starting at 9pm will be 21 and over. PL will clearly state this regulation on our website, menu, and all promotional materials.

B. Operation Plan

1. Prior to opening doors (the following will occur in chronological order on all nights):
- Security staff members arrive and a staff meeting will be given either by the HOS and or Pure Management.
- Security Staff will secure venue and check dinner guests ID
- Security staff members will set up the front door including stanchions, ropes, and barricades
- Security staff members will go to their assigned area(s)
- Once the line reaches "Fibbers" (bar next door), a Security Staff Member will be assigned to the end of the line and a second Security Staff Member will be assigned to the beginning of the hallway
- No one is permitted to loiter at the front door
- Sound & lighting are set up by In–House Management
- Security Staff Members are instructed that all patrons attending that evening’s late night event must line up on the right hand side of the venue (as you face the venue) against the wall.
- If the line reaches "Fibbers" then the line must be broken, restarting at the hallway. Person(s) lining up in the hallway are not permitted to have bottles or cans of beverages in their possession
- Upon Authorization by In–House Management, doors open and Security Staff begins conducting admission. Handheld metal detectors shall be used at the entrance.
- Management Staff shall make sure that there are sufficient lightings at the front doors and rear end smoking patio.
- A least one security staff shall remain at the rear end patio for the entire duration of the operation hours.

2. Admission (door opens)
- All Security Staff Members are instructed to be vigilant for patrons who appear to be under the influence, non-compliant with dress code, or display a poor attitude.
- All Security Staff Members are instructed to communicate with HOS at all times for any incident that have or may occur.
- ID person acts as second check & balance and identifies person(s) who may be denied admission for various reasons.
- Persons to be denied admissions are referred to DEC or HOS.
- Security Staff Members that are assigned inside PL will be at the exit doors, adjacent to dance floor, and as rovers.
- Security Staff Members are instructed to be vigilant for persons who appear to be over-intoxicated, aggressive, or maybe in need of assistance.
- In-house Management will actively monitor crowd and regulates the music format/lighting, as necessary.

3. Admission Completed (Outside):
- Music format will change to a slow starting at approximately 15-30 minutes prior to shut down.
- Lighting is slowly raised beginning approximately 15-30 minutes prior to shut down.
- Security Staff Members that inside PL will move outside and will place themselves in the front, hallway, street, and Macy’s parking lot.
- All security staff with the exception of a few shall walk with and direct all patrons to their cars and ensure they leave in an orderly fashion.

Once all patrons have left the parking lots, security guards will conduct a final (walk through) to ensure all trash in cleared from the parking lots.

PM Entertainment, Inc., understands and agrees that failure to adhere to the terms of this Security Plan will constitute violation of the Conditions of Approval of the Special Development Permit and may be used by the City as grounds for modification or revocation of the Permit. The terms of this Security Plan are in addition to, and do not limit, any other Conditions of Approval in the Permit. Any changes to this Plan require written approval of the Sunnyvale Department of Public Safety. The Department of Public Safety may require modifications to the Security Plan to address any public safety issues that arise as a result of the business operation. This Security Plan shall be binding on PM Entertainment's employees, agents, successors and assigns.

Dated: PM ENTERTAINMENT, INC.
146 S. Murphy Ave., Sunnyvale, CA

Michael Shihua Liu
Title: CFO
Name: Michael Liu

[Signature]
Dated:

CITY OF SUNNYVALE

Frank Grgurina
Chief of Public Safety
November 26, 2012

Mr. Chair Gustav Larsson
City of Sunnyvale Planning Commission
456 W. Olive Ave.
Sunnyvale, CA 94086

Dear Mr. Chair,

On behalf of the SDA we appreciate the opportunity to play a role in any process that may affect our downtown community. On Wednesday, November 21 at 3pm, a special meeting was called to address any concerns regarding the possible changes in the conditional use permit for Pure Lounge. Representatives from: Tao Tao, Tangerine, Broadcom, Leigh's Favorite Books, Il Postale, French Quarter, Brandon Wines, Patricia Fox Attorney at Law, Murphy's Law and The Sunnyvale Downtown Association (SDA) staff were present.

To our knowledge, Pure has not had any major incidents that show poor management or attracting an unruly crowd. From our vantage point, past history has shown for about year that they can operate a restaurant/nightclub in a professional matter. We feel it is not our role to manage any of our business members by suggesting any actual conditions to be placed on the CUP. However, with that being said we have no reservations in either an ABC license change or the status change from a restaurant/nightclub to solely a nightclub.

We praise the great job the planning commission and City of Sunnyvale Public Safety have done with the Abyss debacle and stand by any decision you make regarding Pure Lounge.

Yours in community spirit,

Joel Wyrick
Sunnyvale Downtown Association

Sunnyvale Downtown Association - P.O. Box 70785 Sunnyvale, CA 94086
I reviewed the City memo and conditions and think you should take into consideration that this business is not legally complying with City or ABC regulations. Allowing straight nightclub use will only escalate all these issues of non-compliance and the way this business is running they are not contributing to city taxes nor is there business attracting the local community. A straight nightclub only makes the owners and landlord money while draining our city of public safety resources. Listed below are some of the conditions not being met along with the fact they have several people that have invested cash in the business and that are not disclosed as owners or on the liquor license.

Condition 3 The intent of operation was always nightclub not restaurant look at the way it's promoted all the majority of the marketing focuses on the nightclub en

Condition 4 They give promoters the door and pay them percentages of bar. They hide it in there flyers but if you look below these are all promoters parties thrown by out of town promoters.

Condition 12 There are constantly people loitering, urinating on other businesses, and there is garbage left all over the streets and parking lots

Condition 13 There are constantly minors in there with fake ID's look at the pictures half those Asian girls are not 21

Condition 16 They have not followed there security plan that was submitted. Half of there security isn't on the payroll, they have not contacted the police on numerous incidents and the security training is questionable.

Condition 17 They have been over 500 many times which is also over there capacity. This has resulted in over crowding and unreported fights

Condition 19 They make people buy liquor for the tables or are giving free bottles away to get people to come in

Condition 25 They have not reported multiple club incidents in club or parking lot

Condition 28 They remodeled without permits causing the dry cleaners roof to cave in

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**Pure Lounge**

Stacy Dawson you are the winner of tonight's bottle service!

Please come to the front and tell them your name and experience edm bliss!

---

**Mark Peterson**

November 17 near Walnut Creek, CA
Only a few more hours to get on the FREE List for tonight!!

Hit me up to get your BOTTLE SERVICE as well. Only 1 or 2 tables left.

DUFFLE BAG
CHOONATION PRESENTS: DUFFLE BAG DIVAS
November 17 at 9:30pm
Pure Lounge in Sunnyvale, California

Join - You were invited by Jimmy Cheatum and Choonation BayArea

Son Truong shared Empire SJ's photo.

"My Official Birtday Bash" Pure for this Thxgiving Saturday Nov 24th! At least 13 birthdays will be celebrated in one spot with the Grammys Theme Party Event. Dress elegantly for the red carpet! *Also, Free line cuts for groups of 5 or more ladies before 11pm! www.EmpireSJ.com
Sean Mays
November 10

Shutting down guest list for tonight... Going to be a hot one... Looking forward to seeing you all tonight!

Sean Mays
October 9

Tomorrow it's time to release.....
PURE LOUNGE PRESENTS THE SOUTH BAY AREA'S LARGEST NEW MONTHLY EVENT

BIRTHDAY BASH FOR SEAN MAYS

09.08
EACH 1ST SATURDAY OF THE MONTH

VIBE

GRAND OPENING EVENT

Featuring Main Rapper:
GOLDENCHILD

+ DJ RUSH NYLAND & DJ MISTERJORDYN

Mix Mastered by Houston:
DJS ADAM G & KIDD BRYAN

Supporting Acts:
SEAN MAYS, LENNOX, KODY YEBBA, CANNON, ANTHONY GONZALEZ, SASHA GALAN

Supported by:
SHAWN HALLABRINK, PETERSON JONES, JC, JUICINESSSE, DOM, RICE, AMRY, DASLINE EVART, BAYY BAY BAY TREE, BROOKLYN ON DUTY

1901 W. MAPLE ST. TURLOCK, CA
DIAL DIRECT LINE 925-447-2261
WWW.PURELOUNGE.COM

FREE ENTRANCE BEFORE 11PM! EMAIL: THEDIRECTOR@GMAIL.COM
Lisa Le was tagged in Pure Girls's photo. — at Pure Lounge.

my Ta added 25 photos to the album Events I promoted!!!!
September 19
PURE LOUNGE
PRESENTS THE 30TH DAY MEN'S LARGEST NEW MONTHLY EVENT

BIRTHDAY BASH FOR SEAN MAYS

09.08
EVERY 1ST SATURDAY OF THE MONTH

VIBE
GRAND OPENING EVENT

Top Floor Rooms:
GOLDenchil
+ DJ VINCE ROYAL & DJ ROYALBROOK

Main Floor Hosted by Nyqna
DJS ADAM G & KIDD BRYAN

SEAN MOSS, LOUICE, TIFFANY DOUG, CHANCE, ANTONIO RODRIGUEZ, CAMILLA JAYMEE
CHANN INIABAO, P Hyams, JAM, AC, ROCKSTAR MUS
SEAN, KISS, LEXX, HARDLINE EVENTS, INC MAGAZINE, ROCKSTAR EN DJs

THE 8, WORTH ST, San FRANCISCO, CA
MUTE LOMO, MIXED, 791-8401
WWW.PURELOUNGE.COM

FREE GUESTLIST BEFORE 1PM EMAIL: THEBEEF@GMAIL.COM
Dear Mr. Mendrin,

I am highly anxious about the proposal to reinstate a nightclub at 146 S. Murphy Ave. If I'm correct, the operators would be the same ones who ran The Abyss - and we know what a nightmare that became. If this is to be, there must be hard parameters set and severe consequences if those parameters are violated in any way.

Local businesses suffered enormously at the hands of the patrons of the Abyss - untold smashed windows (including the historic etched ones that once graced what was then Scruffy Murphy's and is now Lily Mac's), loss of business due to intimidation of patrons by lines waiting for the Abyss to open, vehicle damage in parking lots, shoplifted goods, etc., etc. - people were actually leaving restaurants & shops to vacate Downtown early so that they didn't have to face the rowdy crowds waiting for admission. This doesn't even address the under-age drinking & drug use in parking lots before & while attending the Abyss, or the public urination that was frequent, as was the inevitable vomit children leave when intoxicated, not to mention the sex in cars and intimidation of patrons in the parking lots. Then there was the traffic chaos and cacophony at closing with the police having to be Downtown en mass to keep order while the children waited for rides home.

Several times patrons of the Abyss tried to break into my office/home, shouldering the door repeatedly trying to break it open. I can't express the feeling of being awakened at 1:30 AM by crashing against the front door by people who are drunk, high & yelling! Terrifying doesn't do it justice.

In addition, there were several very violent gang encounters, that awful porno truck, and ugly pornographic postcards on windshields & littering parking lots.

The situation was totally out of hand! Pleas to the operators were first met with half-hearted efforts to make changes, then with surly disregard, and yet, there was no legal recourse to stop it. I am more than concerned that this will recur.

Downtown Sunnyvale has been far better off since the Abyss went away. It has developed a family friendly and more upscale atmosphere again. I would hate to see it revert to the base, violent & frightening way it was during the days of the Abyss.

Please consider VERY carefully all the implications of allowing this to go through, and back up any permit with stiff regulations carrying significant consequences. In other words, build in a legal way to close the place down if it once again becomes a detriment to the culture and business of Sunnyvale. If this can't be done, then please deny the permit outright on the basis of past history. Sunnyvale is not the kind of city where such behavior is welcome - or even tolerated, nor should it ever become such.

Respectfully,
Anne R. Dugan, L.Ac.