CITY OF CULVER CITY COUNCIL POLICY STATEMENT

General Subject: Public Services Date Issued: XX/XX/2022

Specific Subject: Town Plaza Use Policy Effective Date: XX/X/2022

Resolution No: 2022-R___

Policy Number: 2302

I. PURPOSE:

The purpose of this Policy is to establish policies, rules, and procedures regarding the use of City-owned property and right-of-way located at the intersection of Washington Boulevard/Culver Boulevard in Culver City (collectively, "Town Plaza"), further described in Section III, for various temporary, short-term, events, festivals, community activities and First Amendment activities. Town Plaza is regulated as a limited public forum under the rules and regulations set forth in this Policy. Through the establishment of policies, rules, procedures, and fees for the use of Town Plaza, it is the desire of the City Council of the City of Culver City ("City") to activate the downtown area, by providing a community space for events and activities, while ensuring public health, safety, and welfare is protected. This Policy, through its application and implementation, will ensure that events are compatible in size and type for use of Town Plaza, while balancing the impacts on residential neighbors and local businesses.

II. STATEMENT OF POLICY:

It is the intent of the City Council to provide quality public facilities that are accessible and available for diverse recreational activities and to ensure community members, businesses and organizations have a safe and enjoyable environment for public events.

III. APPLICABILITY:

This Policy shall apply to the area known as Town Plaza as depicted on the attached map (Attachment No. 1).

IV. DEFINITIONS:

- A. **CCMC** shall mean the Culver City Municipal Code.
- B. **CCFD** shall mean the Culver City Fire Department.

- C. **CCPD** shall mean the Culver City Police Department.
- D. City-sponsored shall mean the City is both (i) participating in an official capacity in the planning, preparation or promotion of the event or activity; and (ii) contributing 25% of the total estimated costs of the event or activity, or at least \$1,000, whichever is less. This contribution may take the form of funds, labor, staff time, materials, a waiver of fees, or any combination of the foregoing.
- E. **Town Plaza-East** shall mean the area of Town Plaza as depicted on Attachment No 1. Combined with Town Plaza-West, this area shall be known as "Town Plaza."
- F. **Town Plaza-West** shall mean the area of Town Plaza as depicted on Attachment No. 1. Combined with Town Plaza-East, this area shall be known as "Town Plaza."
- V. HOURS OF OPERATION: Town Plaza shall be closed to the public between 2:00 a.m. and 7:00 a.m., except for persons who are actively passing through Town Plaza on the way to another destination.

VI. PERMISSIBLE EVENTS AND ACTIVITIES IN TOWN PLAZA:

- A. <u>City-Produced Events and Activities</u>. Examples of City-produced events and activities include, but are not limited to, the Farmers' Market, summer concert series, Juneteenth, and other activities.
- B. <u>City-Sponsored Events and Activities</u>. Examples of City-sponsored events and activities include, but are not limited to, the Annual Holiday Tree Lighting and other similar events.
- C. <u>Incidental Business/Commercial Uses by Town Plaza Businesses</u>. Examples of incidental uses include, but are not limited to, red carpet events, event décor, restaurant hostess podiums, and other activities associated with the business/commercial use of businesses immediately adjacent to Town Plaza. Incidental business/commercial uses do not require City sponsorship, provided they are conducted in compliance with this Policy.
- D. <u>Filming-Related Activities</u>. All filming activities shall be subject to the policies set forth in Section VIII.A of this Policy and Chapter 11.14 of the CCMC.
- E. <u>First Amendment Activities</u>: First Amendment Activities shall be subject to the restrictions set forth in Section IX of this Policy.

VII. EVENT AND RESERVATION PRIORITY AND PROCEDURES:

- A. <u>Event Priority</u>: Requests for use of Town Plaza for an event will be given the following priority:
 - 1. City-Produced Events.
 - 2. City-Sponsored Events, Activities and Displays. City-sponsored events, activities and displays may be approved based on the following priority:
 - a. Grantees of Special Event Grants and Performing Arts Grants, or Culver City-based organizations with a cooperative memorandum of understanding with the City;
 - b. All other City-sponsored events, activities and displays.
 - 3. Filming-Related Activities.
 - 4. Incidental Business/Commercial uses by Town Plaza adjacent businesses.
 - 5. All other event requests.
- B. Reservation Priority: Reservations for the use of Town Plaza shall be considered based on the event priority set forth in Subsection A. All other reservations shall be made on a first come, first served basis. This Section does not apply to General First Amendment Activities, which may take place without a reservation and shall be subject to the guidelines set forth in Section IX of this Policy.
- C. Event Requirements and Procedures:

All non-City-produced events in Town Plaza are required to obtain City sponsorship, a City-issued special event permit, a license agreement, and insurance.

Use of Town Plaza is not intended for private events such as weddings, birthday parties, etc.

The use of Town Plaza requires a refundable deposit and applicable fees, as outlined below.

	Town Plaza - West Town		
Requirements	City Sponsorship	City Sponsorship	
	City-issued special event permit	City-issued special event permit	
	License Agreement	License Agreement	
	Insurance is required, Insurance is required, indemnifying the City		
	Refundable deposit is \$2,000*	Refundable deposit is \$2,500*	
Other Permits and Fees	Street Use Permit -	Management Fees* paid directly to Hackman Capital	

	Partners (HCP)/IDS Real Estate Group (IDS), which fees depend on the scale of	
All other City fees, as applicable to the specific	event. All other City fees, as applicable to the specific event	

^{*}HCP/IDS provide maintenance for the Town Plaza-East property. The required deposit and HCP/IDS management fees are not covered by the Special Events Grants Program.

D. Approval Process:

- 1. **City Sponsorship.** Organizations interested in proposing an event, activity or display in Town Plaza are required to obtain City sponsorship as a first step. City sponsorship can be obtained in two ways:
 - (a) applying through the City's annual special event grant process; and
 - (b) applying as an off-cycle grant/sponsorship request to City Council. The City's Special Event Grant Program Policy is included as Attachment No. 2.
- 2. **City-Issued Special Event Permit.** Once the City Council approves City sponsorship of an event, an applicant is required to obtain a City-issued special event permit. This permit is obtained through the Finance Department and requires approval by and/or additional permits from various departments, depending on the nature of the event.

Examples of permits/approvals include:

Public Works Department -

- Environmental/Waste Plan. All events require the submittal of a waste plan to the Environmental Programs and Operations Division.
- Mobility/Traffic Engineering. If there are street closures involved, Mobility and Traffic Engineering will require a traffic control plan. A street use permit is required for Town Plaza-West.

Police Department -

- Special Event Police Officers Depending on the scope of the event, special event police officer(s) may be required.
- Amplified Sound Permit. If amplified sound will be used, a nofee amplified sound permit is required through CCPD. This will require signatures from businesses and residences located within a 300-foot radius from Town Plaza.

Fire Department -

 Tent or Fire Permits. If tents or open flames will be used, a nofee tent or fire permit will need to be obtained through CCFD. Life Safety Review. If fire lanes are obstructed or large crowds are present, applicant is subject to additional event conditions such as life safety officers, at the discretion of CCFD. (See Attachment 3)

The above is not an exclusive list of approvals/permits. Other permits/approvals may be required, at the City's discretion, depending on the type and scale of the proposed event.

At the completion of the departmental approvals, applicant must submit all required fees and deposits to receive final approval of the special event permit.

3. License Agreement and Insurance. A license agreement with the City of Culver City is required to Use Town Plaza for a special event, activity or display. A sample License Agreement, including the City's insurance requirements, is included as Attachment No. 4.

VIII. PERMISSABLE ACTIVITIES

A. <u>Filming.</u> The motion picture and creative economy is the fabric of the City's history and has co-existed with the businesses and residents of Downtown Culver City for decades and continues to do so.

Filming is permitted on Town Plaza, in accordance with the requirements of Chapter 11.14 of the CCMC and in coordination with FilmLA. Filming is allowed on a first come, first served basis. CCPD coordinates all Film Permits with FilmLA.

- B. Incidental Business/Commercial Uses by Town Plaza-Adjacent Businesses. <u>Examples of incidental business/commercial uses include, but are not limited to,</u> red carpet events, event décor, restaurant hostess podiums, or other activities associated with the business/commercial use of the businesses immediately adjacent to Town Plaza, as listed in Attachment 5.
 - 1. Pass through uses involving solely activities to facilitate a thoroughfare through Town Plaza may be approved through a City street use permit.
 - 2. If the incidental business/commercial use requires full closure of Town Plaza, such closure shall be limited to a maximum of one day. Closure of Town Plaza in excess of one day shall require City Council approval through the City sponsorship process.
 - 3. Incidental business/commercial uses intended to occupy Town Plaza long term, such as hostess podiums, tables, etc. require an encroachment permit, or outdoor dining license, as applicable. Short term events or activities may

require a street use permit, special event permit, license agreement and/or other permits/approvals, as applicable, depending on the scope of the activity/event.

- C. <u>First Amendment Activities.</u> See Section IX of the Policy.
- D. <u>Street Vending</u>. Street vending is governed by Culver City Municipal Code Chapter 11.19. [NOTE TO CITY COUNCIL: This is a placeholder pending the adoption of the street vending ordinance, tentatively scheduled for introduction on November 14th.]
- E. Bicycles and Non-Motorized Mobility Devices. Bicycles, which include electric bicycles, are permitted in Town Plaza pursuant to CCMC 7.04.250 and this Policy, adopted by Resolution No. 2022-RXX. Non-motorized mobility devices, such as skateboards, roller skates, roller blades, in-line skates and non-motorized scooters, are permitted to operate in Town Plaza pursuant to this Policy, subject to the rules and regulations set forth herein. [NOTE TO CITY COUNCIL: This Section of the draft Policy reflects discussion at the October 26, 2021 Mobility Traffic and Parking Subcommittee meeting. The Subcommittee requested these recommendations be discussed by the full Council. Motorized scooters were not included with this recommendation. Currently, motorized scooters are not permitted in Town Plaza by virtue of the "geo-fence" in effect, which shuts down the device if it enters the area. The language of this Section may be adjusted based on Council direction.]

Riders must operate their bicycle or other non-motorized mobility device within the designated fire lane (Attachment 3) while in Town Plaza. All riders shall be restricted to a 3-mph speed limit and shall operate their bicycle or other non-motorized mobility device with due care and yield for pedestrians. Riders not within the designated fire lane shall be required to dismount their bicycle or other non-motorized mobility device.

- F. Smoking. Smoking is prohibited in Town Plaza, pursuant to CCMC Section 9.11.100, et seq. [NOTE TO CITY COUNCIL: Smoking is currently prohibited in outdoor dining areas and within five feet of any outdoor dining area per CCMC Section 9.11.110. Smoking is also currently prohibited in Town Plaza per the definition of a Park or Recreational Area set forth in CCMC Section 9.11.105. If the City Council desires to allow smoking in Town Plaza, or in designated smoking areas of Town Plaza (which is not currently allowed), CCMC Chapter 9.11 will need to be amended. Otherwise, this Section may remain as-is.]
- G. <u>Dogs.</u> Dogs are allowed in Town Plaza, provided they are restrained by a substantial chain or leash not exceeding six feet in length, and are in the control of a competent person, pursuant to CCMC Section 9.01.335.

- IX. FIRST AMENDMENT ACTIVITIES IN TOWN PLAZA: Except as otherwise provided in this Policy, First Amendment activities shall be regulated by City Council Policy Statement No. 4008: Free Speech Guidelines ("Policy 4008"). If there is a conflict between this Policy and Policy 4008, this Policy shall control. The following provisions of this Policy provide content-neutral time, place and manner regulations, and reasonable and viewpoint neutral regulations for Town Plaza as a limited public forum. The terms "General First Amendment Activities" and "Regulated First Amendment Activities" shall have the same meanings as set forth in Policy 4008 and as restated in this Section IX:
 - A. <u>Classification of Town Plaza:</u> Town Plaza, as a limited public forum, is suitable for some but not all First Amendment activities, and requires more detailed guidelines for use in order to balance First Amendment activities with other necessary public uses of the property.
 - B. <u>Classification of First Amendment Activities</u>: First Amendment activities are classified as follows for purposes of this Policy:
 - 1. General First Amendment Activities. "General First Amendment Activities" are those typically carried out by individuals or small groups in a public forum, which generally require only limited or no regulation in order to avoid adverse impacts on City property or other persons. General First Amendment activities are allowed in Town Plaza subject to the restrictions set forth in Section IX of this Policy, without a permit, except as otherwise specifically provided in this Policy, Policy 4008, the CCMC, or other federal, state or City laws, regulations or policies. General First Amendment Activities include the following:

Leafleting and distribution of written materials, other than commercial advertising, providing no material is left unattended;

Peaceful picketing or assemblies involving less than 50 participants;

Display of hand-held signs and hand-held banners;

Solicitation, subject to applicable regulations or policies;

Public speech, discussion and debate;

Circulation of petitions and collection of signatures; and

Street performances by individuals or groups, which do not involve the use of any stage, display or equipment requiring a permit.

 Regulated First Amendment Activities. "Regulated First Amendment Activities" may only be conducted in Town Plaza with a City-issued permit. Such activities include the following:

Parades and marches – Parades and marches or other moving assembly, which require a parade permit as provided in CCMC Section 9.06.100, et seq., or other applicable regulations or policies;

Organized assemblies, events, meetings and street performances – Organized assemblies, meetings, demonstrations or similar activities or events not qualifying as parades, but involving more than 100 persons shall require an assembly permit. An "organized" activity or event for purposes of this Policy means one that is (a) advertised or promoted in advance of the event by any written means or by any electronic media, e.g., radio, television or internet; or (b) is advertised or promoted by oral invitation, word of mouth or any other unwritten means more than 72 hours before the beginning of the activity or event. An assembly permit is also required for any performance on Town Plaza that involves a total of more than 100 performers and audience members, combined, at any time:

Amplified sound – Amplified sound, which includes the projection of voice, music or any other sound, by means of amplified sound equipment, including any electronic, mechanical or other equipment or device used to broadcast or project sound above normal conversational levels, is subject is to the restrictions and permit requirements of CCMC Sections 9.04.020 and 9.07.055, or other applicable regulations or policies;

Tables, displays and equipment – Activities involving the placement of tables, chairs, stages, props or other equipment used in a First Amendment Activity, and/or displays of literature, music, art or other written or recorded materials occupying more than six square feet of ground space on Town Plaza; and

Unattended signs and displays – Unattended privately placed signs or displays are generally not permitted on Town Plaza, except as otherwise provided in this Policy.

- C. General First Amendment Activities. General First Amendment Activities in Town Plaza are allowed where in compliance with the following:
 - Persons engaged in General First Amendment Activities shall maintain a distance of eight feet from any dining area or any other area temporarily or permanently in use for commercial or other activities authorized by permit, license, or conducted as part of an event produced or sponsored by the City.
 - 2. No activity involving the sale of materials or merchandise is allowed in Town Plaza, other than as part of an event produced or sponsored by the City or conducted pursuant to a permit or pursuant to a City program for economic enhancement.
 - 3. No tables or other displays may be erected in Town Plaza, other than on the sidewalk areas within 25 feet of the curb along Culver and Washington Boulevards and Irving Place and cannot block access to or

egress from Town Plaza. No more than two tables or other displays per curb line shall be present at any one time. Space for tables or displays shall be available on a first-come, first-served basis. However, if an individual or organization has already erected a table or display in Town Plaza on seven or more days in a calendar month, that individual or organization shall promptly remove the table or display upon request of another person or individual desiring to use the space for a table or display.

- D. <u>Regulated First Amendment Activities</u>: Regulated First Amendment Activities shall be restricted to the following in Town Plaza.
 - 1. City Events. Events produced or sponsored by the City.
 - 2. **Temporary Placement of City-Sponsored Unattended Displays.** City-sponsored unattended displays may be authorized by permit in special areas designated for such displays within Town Plaza. All such displays shall be accompanied by a sign or plaque identifying the City as a sponsor of the display.
 - 3. **Assembly and Event Restrictions.** Assembly, parade or other events, except events produced or sponsored by the City, may be permitted in Town Plaza only subject to the condition that the area authorized for use is limited to not more than 25% of the available area in Town Plaza.
- E. <u>General Restrictions</u>: In addition to the restrictions set forth in Subsections C and D, above, all First Amendment Activities in Town Plaza shall be subject to the General Restrictions, set forth in Section III of Policy 4008 and restated as follows:
 - 1. Interference with access. No First Amendment Activities shall be conducted in a manner which blocks access or egress to buildings, grounds or facilities. For this purpose, all persons engaging in General or Regulated First Amendment Activities shall maintain a distance of 10 feet from any doorway or gateway to any building and shall maintain a clear pathway of not less than six feet in width, or ½ the width available for passage, whichever is less, along any sidewalk, path, walkway or passageway between buildings, landscaping or other features restricting general access.
 - 2. Non-interference with other permitted uses. Town Plaza may be temporarily or permanently reserved for use by the City, another government agency, or by any private person or organization pursuant to a City-authorized permit, lease or license. In such cases, the permit, lease, license or other authorization issued for any planned use or activity shall designate the boundaries of the reserved area. General and

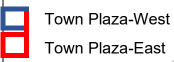
Regulated First Amendment Activities in the reserved area shall be allowed so long as such activities do not impede pedestrian traffic such that a serious safety concern is present or impede the operation of an event or activity. This provision shall not be construed to restrict the use of any Town Plaza area that adjoins the reserved area for General or Regulated First Amendment Activities by any person, providing only that such activities do not interfere with access and egress to and from the reserved area.

Except where a permit, lease, license or other authorization has been issued, all First Amendment Activities shall be allowed on a first-come, first-served basis, unless otherwise provided by City policies, regulations or use schedules governing the specific facility or area in question.

- 3. Compliance with other laws. All First Amendment activities shall comply with all applicable provisions of the CCMC or other federal, state or City laws, regulations or policies. Persons engaging in First Amendment Activities in Town Plaza shall also comply with any lawfully issued order of any law enforcement officer or emergency personnel.
- F. Permit Procedures and Standards: Permits governing Regulated First Amendment Activities shall be processed under the general procedures set forth in Section V of Council Policy 4008, except as otherwise provided by applicable ordinances. If there is a conflict between the Permit Procedures and Standards in Section IX of this Policy and Council Policy 4008, Section IX of this Policy shall control.
- G. <u>Conflict between Policies</u>: If there is a conflict between Section IX of this Policy and Policy 4008, Section IX of this Policy shall control.

ATTACHMENT NO. 1 DEFINED AREAS OF "TOWN PLAZA"





ATTACHMENT NO. 2 SPECIAL EVENT GRANT PROGRAM POLICY

(Behind this Page)



CITY OF CULVER CITY COUNCIL POLICY STATEMENT

General Subject: Public Services Date Issued: 01/09/2017

Specific Subject: Special Events Grant Program Effective Date: 01/09/2017

Resolution No: 2017-R006

Policy Number: 2502

I. PURPOSE:

To establish guidelines and procedures for the processing of requests for financial support of special events (including a contribution of funds, labor, staff time, materials, a waiver of fees, or any combination thereof).

II. STATEMENT OF POLICY:

The City of Culver City ("City") shall establish a Special Events Grant Program ("Program") which shall define specific parameters for requests for financial support of special events and objective criteria for the review and potential approval of such requests. The Program shall include an annual, public call for applications; formal application review by an advisory panel; and transmittal of funding recommendations for City Council review, approval, amendment or denial. This process shall be conducted once each fiscal year to align with the annual budget process.

Through implementation of this Program, it is the City Council's intent to achieve the following goals and benefits:

More coordination in administration of City-supported special events through a formal application, review and funding process;

Enhanced, objective and clearly defined criteria used to evaluate requests for City support;

Increased transparency of annual budgeting and monitoring of actual costs for financial support of special events; and

Improved budget reliability through outlined funding and accounting procedures.

III. BACKGROUND:

The City recognizes the community and economic benefits associated with special events. In turn, the City annually receives regular requests for funding assistance and sponsorship for special events in the form of fee waivers for City permits, in-kind and/or direct staffing services, and cash sponsorships. Rather than evaluating applications at various times throughout the year on a case-by-case basis, and to continue to encourage organizations to produce special events in the City, the City shall implement a more streamlined approach for special event support through the Special Events Grant Program.

IV. DEFINITIONS:

Cash Funding: Cash outlays provided to a Grant Recipient, at not-to-exceed levels, to support any/all associated costs to conduct a special event.

City-Sponsored Event: Consistent with the criteria set forth in Culver City Municipal Code §17.330.040, an event or activity where the City is both (a) participating in an official capacity in the planning, preparation or promotion of the event or activity; and (b) contributing 25% of the total estimated costs of the event or activity, or at least \$1,000, whichever is less. This contribution may take the form of funds, labor, staff time, materials, a waiver of fees, or any combination of the foregoing.

Community/Charitable Events: Small, community-oriented events that serve or benefit locally based organizations and causes and/or provide recreational, cultural and/or social benefits to Culver City residents.

Fee Credits: Credits provided to a Grant Recipient, at not-to-exceed levels, to cover charges correlating to amounts of City fees for permits, equipment use, facility rental, and administrative/staff-associated costs to conduct a special event.

Grant Award: Amount awarded to a Grant Recipient in accordance with Program requirements and this Policy, whether in the form of Fee Credits or Cash Funding.

Grant Agreement: The document executed by a Grant Recipient and City Manager setting forth the terms and conditions of special event support, and defining the type and amount of financial assistance awarded.

Grant Recipient: The applicant organization to which Program support is awarded.

Signature Events: Large-scale, visitor-attracting events that provide a measurable economic benefit to the City, while enhancing the quality of life within Culver City with recreational, cultural, social and/or educational activities of interest to the community.

V. PROCEDURES & REQUIREMENTS:

A. ANNUAL BUDGET PROCESS

Annually, the City Manager shall include in the Proposed Budget a recommendation of funding appropriations in support of the Special Events Grant Program. The Chief Financial Officer shall assign designated accounts for the purpose of expensing Fee Credits and Cash Funding as approved through the Program.

B. SPECIAL EVENTS GRANT PROGRAM DETAILS

City support of qualified special events shall henceforth occur through an annual application, review and funding process. The process shall involve a call for applications, a review by an advisory panel of all completed applications received by the submission deadline, the assignment of recommended funding levels for each special event, and the formal review of the recommendations for approval or amendment by the City Council. The process shall be conducted once each fiscal year to align with the City's annual budget process.

The advisory panel shall consist of a Special Events Grant Program Ad Hoc Subcommittee of the City Council, which shall be appointed by the City Council upon adoption of this Policy, and each year thereafter during the regular City Council subcommittee appointment process. The Ad Hoc Subcommittee shall be supported by the Chief Financial Officer, his/her designee and/or other staff from the Finance Department.

The Special Events Grant Program shall provide financial support to two categories of events:

 Community/Charitable Events – Events that serve or benefit locally based organizations and causes and/or provide recreational, cultural and/or social benefits to Culver City residents. Culver City-based organizations and events that serve the Culver City community specifically, receive priority in funding.

Grant Awards will be available at fixed, not-to-exceed levels that correspond to the amount of City fees the applicant is expected to pay. Successful applicants will be awarded grants in the form of credits toward

their City fees. If a Grant Recipient incurs costs (fees) higher than the Grant Award, they shall be responsible to pay the City those costs and fees not covered by the Grant Award. If the Grant Recipient's actual costs are lower than the projected costs set forth in the Grant application, the City shall retain the difference. All Grant Agreements shall include right to audit language.

2. Signature Events – Large-scale events, that promote Culver City regionally, attract visitors, provide measurable, economic benefits to the City, and enhance the quality of life within Culver City with recreational, cultural, social and/or educational activities of interest to the community.

Grant Awards will be available at fixed, not-to-exceed levels based upon an evaluation of the special event budget, the estimate of City fees, and the estimated economic benefits to the City. Preference will be given to special events where the City's financial support represents no more than 25% of the overall special event budget. The City may enter into multi-year agreements with Grant Recipients. All Grant Agreements, whether for one year or multiple years, shall include right to audit language and measurable objectives and performance measures for evaluating the event's marketing and economic impact.

C. APPLYING FOR SPECIAL EVENT GRANTS

1. CALL FOR APPLICATIONS

On or before January 31 of each year, the City shall issue an annual Call for Applications for the Program for special events occurring during the following fiscal year. A mandatory pre-application meeting shall be held prior to the application deadline. Attendance of all applicants at the pre-application meeting is mandatory.

2. ELIGIBILITY CRITERIA

- A. *Eligibility:* To be eligible to receive City support, applicants must demonstrate that:
 - a. If the event is a Community/Charitable Event, that it takes place entirely within or immediately adjacent to Culver City.
 - b. The event is scheduled to take place within City's annual fiscal year (July 1 through June 30) and the exact date(s), time(s) and location(s) within Culver City have been determined.

- c. The applicant has no outstanding debt owed to the City of Culver City.
- d. The event is open and accessible to the community/general public. (Note: Events are not required to be free of charge.)

*The City of Culver City will give preference to Culver City-based organizations and events that serve the Culver City community specifically.

- B. *Ineligibility:* The City will not provide financial support to:
 - a. Events that serve a political purpose or are sponsored by political organizations.
 - b. Event organizers and organizations that have not fulfilled previous City sponsorship or special event obligations (including post-event financial or performance measurement information), have been in breach of the terms of a prior Grant Agreement, or have an outstanding debt to the City of Culver City.
 - c. Individuals.
 - d. Invitation-only events; those events not open to the general public.

3. MINIMUM APPLICATION REQUIREMENTS

To qualify to receive City special event support, all applications must comply with the following:

- A. Must be submitted online and on time, and must have complete information. Late or incomplete applications, or applications that do not fully comply with the instructions may not be considered.
- B. Must include a copy of the complete special event budget.
- C. Must describe measures that will be taken to ensure strong financial management and control over the special event, including cost effectiveness.
- D. Must indicate willingness and ability of the organization to enter into a Grant Agreement with the City, a draft version of which will be provided with the application material.

4. EVALUATION CRITERIA

- A. Community/Charitable Events applications will be reviewed and evaluated based on the following criteria:
 - 1. The event serves, involves, and/or promotes Culver City, its residents, schools, and/or businesses.
 - 2. The event directly or indirectly benefits the Culver City community; offering educational, cultural and/or arts experiences; and/or providing secular, recreational or social activities.
- B. Signature Events applications will be reviewed and evaluated based on the following criteria:
 - 1. The special event delivers substantive and measurable economic benefits to the City.
 - 2. The special event organizers utilize strategic marketing practices in planning and implementing the event.
 - 3. The special event enhances the quality of life within Culver City with recreational, cultural, social and/or educational activities of interest to the community.
 - 4. The special event attracts visitors to Culver City.
 - 5. The special event promotes Culver City as a highly desirable place to live, visit, work and recreate.
 - 6. The special event directly or indirectly benefits or promotes Culver City businesses or entities.

5. OTHER REQUIREMENTS

A. Grant Recipients of Community/Charitable Events and Signature Events: All Grant Recipients will be expected to follow the City's separate, Special Event Permit Process and submit all necessary forms, business licensing, insurance and fees as required. Applications that do not meet the applicable Special Event Permit requirements and are not submitted within the specified deadlines risk forfeiting their Grant Award.

B. Signature Event Grant Recipients Only:

- The Grant Agreement will include mutually agreed upon performance measures for the special event. Event organizers will be required to demonstrate how the special event met, or did not meet, the agreed upon performance measures in a required, post-event report.
- Signature Event Grant Recipients must agree to provide postevent financial statements and allow the City to conduct its own review or audit of them, if requested.
- C. Banners: For the purpose of allowing banners to be posted in the public right away, a special event must be specifically designated a City-Sponsored Event (as defined in this Policy and CCMC §17.330.040). Special events receiving Grant Awards do not automatically receive status as a City-Sponsored Event. Applicants seeking City Sponsorship designation, should note such request on their application where indicated. The application will be evaluated to determine whether the criteria for City-sponsorship can be satisfied. If eligible for City-sponsorship, the City Council will consider designating the event a City-Sponsored Event at the time of award of the grant.

D. SPECIAL EVENT GRANTS FUNDING

The purpose of the Program is to provide funding support for qualified special events and to assist with the City fees associated with executing a special event in Culver City. The purpose is not to fund the entirety of a special event and Grant Awards shall not be awarded for the purpose of covering all of a special event's associated City fees.

Community/Charitable Event Grant Awards will be offered in the form of fee credits to cover fees associated with executing a special event in Culver City, including, but not limited to permits, equipment use, facility rental and/or administrative and staff associated costs.

Signature Event Grant Awards will be offered in the form of either cash support or fee waivers. Preference will be given to special events where the City's financial support represents no more than 25% of the overall event budget. All Signature Event Grant Recipients will be required to enter into a Grant Agreement, which should include right to audit language and measurable objectives and performance measures for evaluating the event's marketing and economic impact.

In order to track the types of events supported and the level of support provided over time, event support is categorized into the following three-tiered system:

A. Community/Charitable Event Grants*

Tier 1 - \$100 - \$2,500 Tier 2 - \$2,501- \$7,500 Tier 3 - \$7,501- \$15,000 +

*Based upon City Special Event Permit Fee and estimated or average related City fees.

B. Signature Event Grants*

Tier 1 - \$1,000 - \$10,000 Tier 2 - \$10,001 - \$25,000 Tier 3 - \$25,001 +

*Grant Awards provided based on analysis of related City event fees and economic benefits City will derive from the event.

E. OFF-CYCLE SPECIAL EVENT GRANT REQUESTS

Notwithstanding the provisions of this Policy and the Program requirements, the City Council retains discretion to consider additional special event support requests presented outside of the Call for Applications period set forth in this Policy. All off-cycle special event support requests shall be presented to the City Council, which may authorize transmittal of the request to the Special Events Grant Program Ad Hoc Subcommittee, for evaluation of the request utilizing the eligibility and evaluation criteria set forth in this Policy.

*This Policy supersedes the Special Event Sponsorship Policy issued on April 11, 2011 by Resolution No. 2011-R023.

ATTACHMENT NO. 3 FIRE LANE



ATTACHMENT NO. 4 SAMPLE LICENSE AGREEMENT

(Behind this Page)



ATTACHMENT NO. 4 SAMPLE LICENSE AGREEMENT

(**This is a sample only and may be adjusted for a particular use of Town Plaza at the City's discretion.**)

CITY OF CULVER CITY

LICENSE AGREEMENT

WITH: << LICENSEE>>

FOR: USE OF TOWN PLAZA FOR THE <EVENT NAME>>

The CITY OF CULVER CITY, a California municipal corporation (hereinafter "City"), hereby grants a license to the <<LICENSEE>>, a xxx corporation (hereinafter "Licensee"), for use of a portion of City's Town Plaza property for the <<NAME OF THE EVENT>> ("Event").

The City property licensed hereunder shall be referred to as "the Premises." The license granted hereunder shall be referred to as "Agreement" and shall be subject to all the following terms and conditions:

- 1. <u>DESCRIPTION OF PREMISES:</u> The Premises identified consist of a portion of Town Plaza, City-owned property, located at 9300 Culver Blvd. Culver City, California, and more specifically identified on Exhibit A, attached hereto and incorporated herein by reference.
 - >>Section below, if applicable>> Licensee will also use the adjacent Culver Steps (Steps), private property, located at 9300 Culver Blvd and owned by Hackman Capital Partners (HCP), identified on Exhibit A, attached hereto and incorporated herein reference. City has obtained authorization
- 2. <u>LICENSE TERM:</u> The License shall commence on <<Start date and time>> and expire on <<end date and time>> (collectively, "License Term").

from HCP for Licensee to use the Steps for the Event.

3. <u>USE OF THE PREMISES:</u> With the exception of the purposes described in this Agreement, Licensee shall not be authorized to use the Premises for any other purpose whatsoever. Licensee may use the Premises only for the setup, operation and break down of the Event, as more particularly described in the Schedule of Events, attached to Licensee's Special Event Permit. The Special Event Permit, including all related attachments, are attached to this Agreement as Exhibit B and incorporated herein by reference. In addition, Licensee may set up certain equipment, and allow certain activity on the Premises, in the locations identified in the Special Event Permit and described as follows: <<pre>crovide description here>>, as set forth in Exhibit A.

4. <u>SECURITY DEPOSIT:</u> Licensee shall submit to City a refundable deposit in the amount of \$X,XXX as security by <<date due>> which shall be applied by City to repair or replace any broken or damaged property or equipment and perform required maintenance of the Premises not otherwise performed by Licensee at the conclusion of the Event (See Section 7 of this Agreement), to pay third party expenses incurred on behalf of City, as a result of Licensee's actions, and/or to compensate City for time expended responding to complaints or needs arising from Licensee's activities related to this Agreement. In the event the cost of the expenses described in this Section 4 exceeds the \$X,XXX security deposit, Licensee shall be solely responsible for such costs and shall pay any outstanding balance within 30 days of the conclusion of the Event.

5. <u>LICENSE FEES AND GRANT AWARD:</u>

- a. There are no license fees associated with the use of the Premises; however, Licensee will be responsible for Management Fees as deemed appropriate by HCP for use of the Steps.
- b. (If Applicable) As per City Council meeting on <<date of meeting>>, the Licensee was awarded a <<Special Event Grant/ Performing Arts Grant>> in the amount of \$X,XXX ("Grant Award"). Licensee shall be paid in one lump sum up to the maximum amount of the Grant Award within 30 days after the City receives an invoice from the Grantee of Event expenses and a copy of the Event flyer describing the performance.
- 6. COMPLIANCE WITH LAWS AND CITY REQUIREMENTS: Licensee shall comply with all federal, state and local laws, statutes and ordinances in connection with Licensee's entry onto and use of the Premises under this Agreement. Licensee, at no cost or expense to City, and as a necessary condition for the exercise of any rights under this Agreement, shall obtain all required permits from the City of Culver City, and any and all other governmental permits and approvals with which may be necessary for it to conduct any work or activities under this Agreement, not less than seven days prior to the Event. City shall coordinate and cooperate with Licensee in Licensee's activities to obtain all necessary government permits and permissions. In addition, during all times Licensee uses the Premises, Licensee shall comply with all of the following:
 - a. The conditions of approval reflected in the Special Event Permit.
 - b. All requirements of City, including, but not limited to Community Development, Public Works, Police, and Fire.
 - c. Signage placed on the Premises shall be limited to wayfinding signage only, unless otherwise specifically approved, in writing, by the City Manager or his/her designee.

- 7. CONDITION OF PREMISES UPON VACATION AND REPAIR OF PROPERTY AND EQUIPMENT: Upon vacation of the Premises, Licensee shall remove all trash and debris from the Premises, remove any substances placed on the Premises, and leave the Premises in the same condition in which the Premises were found upon commencement of Licensee's use of the Premises, pursuant to this Agreement. Licensee shall be solely responsible, at its sole cost and expense, for the repair or replacement, to the reasonable satisfaction of the Public Works Director/City Engineer, of any broken or damaged City-owned or operated real or personal property or public right-of-way caused, directly or indirectly, by Licensee's activities related to the Event. City shall invoice Licensee for all costs associated with such repairs not otherwise covered by the Security Deposit (as set forth in Section 4), which invoice shall be paid within 30 calendar days of the date of the invoice.
- 8. <u>CITY RESPONSIBILITIES</u>: <<OUTLINE RESPONSIBILITIES AGREED UPON BY CITY>> for use on the Premises.
- 9. HAZARDOUS MATERIALS: Licensee shall not store or use or consent to the storage or use of any Hazardous Materials on the Premises. As used in this Agreement, "Hazardous Materials," means any substance, material or waste which is or becomes regulated by the United States government, the State of California, or any local or other governmental authority, including, without limitation, any material, substance or waste which is (i) defined as a "hazardous waste", "acutely hazardous waste", "restricted hazardous waste", or "extremely hazardous waste" under Sections 25115, 25117 or 25122.7, or listed pursuant to Section 25140, of the California Health and Safety Code; (ii) defined as a "hazardous substance" under Section 25316 of the California Health and Safety Code; (iii) defined as a "hazardous material", "hazardous substance", or "hazardous waste" under Section 25501 of the California Health and Safety Code; (iv) defined as a "hazardous substance" under Section 25281 of the California Health and Safety Code; (v) petroleum; (vi) asbestos; (vii) a polychlorinated biphenyl; (viii) listed under Article 9 or defined as "hazardous" or "extremely hazardous" pursuant to Article 11 of Title 22 of the California Code of Regulations, Chapter 20; (ix) designated as a "hazardous substance" pursuant to Section 311 of the Clean Water Act (33 U.S.C. Section 1317); (x) defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act (42 U.S.C. Section 6903); (xi) defined as a "hazardous substance" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Section 9601); or (xii) any other substance, whether in the form of a solid, liquid, gas or any other form whatsoever, which by any governmental requirements either requires special handling in its use, transportation, generation, collection, storage, treatment or disposal, or is defined as "hazardous" or is harmful to the environment or capable of posing a risk of injury to public health and safety.
 - 10. <u>INSURANCE:</u> Without limiting its obligations pursuant to Section 11 of this Agreement, Licensee shall procure and maintain, at Licensee's own cost and expense and for the duration of this Agreement, insurance coverage as set forth in "Insurance Requirements" attached to and incorporated into this Agreement as Exhibit C.

- 11.INDEMNIFICATION: By and on behalf of the Licensee, in consideration of the request for and the granting of this License, it is hereby agreed that the Licensee shall indemnify, defend (at Licensee's sole expense, with legal counsel approved by City) and hold harmless the City of Culver City, members of its City Council, its boards and commissions, officers, agents, and employees, and Hackman Capital Partners, its officers, agents, and employees (hereinafter, collectively, "Indemnitees"), from and against all loss, damage, cost, expense, liability, claims, demands, suits, reasonable attorneys' fees and judgments arising out of or in any manner related to this Agreement. This indemnification includes, but is not limited to, tort liability to a third person for bodily injury and property damage. Licensee agrees that this obligation to indemnify, defend and hold harmless extends to liability and/or claims arising from Indemnitees' active or passive negligence. The duty to defend referenced herein is wholly independent from the duty to indemnify, arises upon written notice by City to Licensee of a claim within the potential scope of this indemnification provision, and exists regardless of any determination of the ultimate liability of Licensee, City or any In addition and for the same consideration, by and on behalf of the Indemnitee. Licensee it is hereby agreed the Licensee shall, and hereby does indemnify, hold harmless and defend Indemnitees for any and all claims, judgments, demands and liability, including attorney fees and medical, court and appeals board and any other costs related to any worker's compensation claim, benefits or liability resulting from any injury to any City personnel arising or resulting directly or indirectly from any activities related to this Agreement.
- 12. <u>FURTHER ASSURANCES:</u> Each of the parties hereto shall execute and deliver any and all additional papers, documents and other assurances, and shall do any and all acts and things reasonably necessary in connection with the performance of their obligations hereunder and to carry out the intent and agreements of the parties hereto.
- 13. <u>GOVERNING LAW:</u> The terms of this License shall be interpreted according to the laws of the State of California. Should litigation occur, venue shall be in the Superior Court of Los Angeles County.
- 14. <u>LITIGATION FEES:</u> Should litigation arise out of this License or the performance thereof, the court shall award costs and expenses, including attorney's fees, to the prevailing party. In awarding attorney's fees, the court shall not be bound by any court fee schedule, but shall award the full amount of costs, expenses and attorney's fees paid or incurred in good faith.
- 15. <u>TRANSFERABILITY AND ASSIGNABILITY:</u> This License is neither transferable nor assignable by Licensee.
- 16. <u>NOTICES:</u> All notices given or required to be given pursuant to this Licensee shall be in writing and may be given by personal delivery or by mail. Notice sent by mail shall be addressed as follows:

	To City:	City of Culver City Attn: Jesse Mays, Assistant City Manager 9770 Culver Boulevard Post Office Box 507 Culver City, California 90232-0507		
	To Licensee:			
17.	hereto relating to the entered into any a parties relating to the	ENT: This License constitutes the entire agree in Premises and shall supersede prospective and all prior written or oral negotiations or ne Premises. This License shall not be modiful written amendment duly executed by the paragraphs.	ely from the date it is agreements of the fied in any particular	
18.	<u>AUTHORITY TO ENTER INTO AGREEMENT:</u> The individual(s) executing this Agreement on behalf of each party is (are) authorized to execute this Agreement on behalf of said party. Each party has taken all actions required by law to approve the execution of this Agreement.			
		< <licensee name="">></licensee>		
DATE	: <u> </u>	BY:		
DATE	::	CITY:		
		BY: John Nachbar City Manager		
APPROVED AS TO CONTENT:		TENT: APPROVED AS TO FORM:		
	Mays tant City Manager	Heather Baker City Attorney		

EXHIBIT A EVENT DIAGRAM

EXHIBIT B SPECIAL EVENT PERMIT

(Behind this page.)

EXHIBIT C INSURANCE REQUIREMENTS

A. Policy Requirements.

Licensee shall submit duly executed certificates of insurance for the following:

1. An occurrence based Comprehensive General Liability ("CGL") policy, at least as broad as ISO Form CG 0001, in the minimum amount of Three Million Dollars (\$3,000,000) each occurrence, with not less than Six Million Dollars (\$6,000,000) in annual aggregate coverage.

The CGL Policy shall have the following requirements:

- a. The policy shall provide coverage for personal injury, bodily injury, death, accident and property damage and advertising injury, as those terms are understood in the context of a CGL policy. The coverage shall be utilized to satisfy, to the extent of the coverage limits, the City's self-insured retention under any other policy of insurance. The coverage shall not be excess or contributing with respect to the City's self-insurance, commercial liability insurance, or any pooled risk arrangements;
- b. The policy shall provide \$3,000,000 coverage per accident, for owned, hired and non-owned automobile liability; automobile liability coverage may be satisfied with a stand- alone policy or as a component of the CGL policy;
- c. The policy shall include coverage for liability undertaken by contract covering, to the maximum extent permitted by law. Licensee's obligation to indemnify the Indemnitees as required under Paragraph 11 of this Agreement;
- d. The Policy shall not exclude coverage for Completed Operations Hazards or Athletic or Sports Participants; and
- e. The City of Culver City, members of its City Council, its boards and commissions, officers, agents, and employees, and Hackman Capital Partners, its officer, agents, and employees, will be named as additional insureds in an endorsement to the policy, which shall be provided to the City and approved by the City Attorney.
- f. The Policy shall not contain an "Independent Negligence" provision that would void or otherwise nullify the insurer's obligation to defend and indemnify the City of Culver City in the event that its independent negligence is alleged or proven.

- g. The CGL limits may be satisfied with a primary policy with \$3,000,000 occurrence/\$6,000,000 annual aggregate, OR, by a primary policy with lower limits of coverage plus an Excess or Umbrella policy which will satisfy the occurrence and aggregate limit requirement. If Licensee's insurance coverage provides coverage in excess of these required limits, but is eroded by payment or claim reserves, then Licensee or its insurance carrier shall notify the City of Culver City within ten (10) days when the contractual coverage limits provided are below the required coverage limits.
- h. The City of Culver City reserves the right to review and waive or modify the CGL aggregate requirement in the event that an adequate project specific policy and limits are provided.
- Reserved.
- Reserved.
- 4. If the Agreement will have Licensee employees working within the City limits, Licensee shall maintain Workers' Compensation Insurance (Statutory Limits) and Employer's Liability Insurance (with limits of at least one million dollars [\$1,000,000] per accident.) Licensee shall submit to City, along with the certificate of insurance, a Waiver of Subrogation endorsement in favor of City, its officers, agents, employees and volunteers.

B. Waiver by City.

City may waive one or more of the coverages listed in Section A, above. This waiver must be express and in writing, and will only be made upon a showing by the Licensee that its operations in and with respect to City are not such as to impose liability within the scope of that particular coverage.

C. Additional Insurance Requirements.

- 1. All insurance listed in Paragraph A shall be issued by companies licensed to do business in the State of California, with a claims paying ability rating of "BBB" or better by S&P (and the equivalent by any other Rating Agency) and a rating of A-:VIII or better in the current Best's Insurance Reports;
- 2. Licensee shall provide City with at least thirty (30) days prior written notice of any modification, reduction or cancellation of any of the Policies required in Paragraph A, or a minimum of ten (10) days' notice for cancellation due to non-payment.
- 3. City may increase the scope or dollar amount of coverage required under any of the policies described above, or may require different or additional coverages, upon prior written notice Licensee.

ATTACHMENT NO. 5 Address List of Qualifying Businesses for Incidental Business/Commercial Use per Section VI

- 1. 9300 Culver Boulevard
- 2. 9400 Culver Boulevard
- 3. 9500 Culver Boulevard
- 4. 9512 Culver Boulevard
- 5. 9514 Culver Boulevard
- 6. 9516 Culver Boulevard
- 7. 9426 Washington Boulevard
- 8. 9432 Washington Boulevard
- 9. 9336 Washington Boulevard
- 10.3912 Van Buren Place
- 11.3918 Van Buren Place