BOARD OF SUPERVISORS POLICY		
Ibject	Policy Number	Pag
Planning and Sponsor Group Policies and Procedures	I-1	1 of 1
Purpose		
To establish policy and procedures for the establishment and operation of pl sponsor groups. This Policy shall also establish procedures for the groups' presponsibilities of updating the County of San Diego's (County) General Pla reviewing discretionary regulatory projects.	orimary	
Background		
The County General Plan, adopted by the Board of Supervisors, meets the re of State law and provides broad guidelines for the proper development of th unincorporated county. An accepted method for refining and updating the C is to prepare, adopt and implement local plans for the various unincorporate communities in the county.	e General Plan	
Local planning is more responsive to local needs if there is a high level of car participation in the planning process. The policies and procedures that follo intended to encourage citizen participation and to provide a uniform process preparation, revision and implementation of community and subregional pla unincorporated areas of the county and for the creation of planning and spor These groups work closely with the local citizenry and staff to help guide th growth in their respective planning areas.	w are in the ns for nsor groups.	
Policy		
It is the policy of the Board of Supervisors that:		
Representative planning groups and sponsor groups be formed in the commu subregions of the unincorporated area for the purpose of advising and assist Director of Planning & Development Services, the Zoning Administrator, th Commission and the Board of Supervisors in the preparation, amendment ar implementation of community and subregional plans.	ing the e Planning	

The procedures set forth herein shall be followed in the establishment of community and subregional plan boundaries, the formation of planning and sponsor groups and in the preparation, amendment, and implementation of community and subregional plans. Further, the groups may advise the County of San Diego (County) on discretionary projects as well as on planning and land use matters important to their community.

Because planning and sponsor groups exist to advise the County, a planning and land use matter that does not require County of San Diego approval may be discussed if properly

BOARD OF SUPERVISORS POLICY		
Subject	Policy Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	2 of 24
noticed, but the only action that the group may take is an action to advise the the group's perspective on the issue.	County of	
The procedures set forth herein shall also guide the operations of all planning groups, including the consideration of planning business in public meetings ar administration of internal responsibilities that must be carried out by all plann sponsor groups throughout the year.	nd the	
COMMUNITY BOUNDARIES		
The Department of Planning & Development Services shall maintain a map of unincorporated area of San Diego County identifying the boundaries of all con and subregional plan areas, as well as sponsor group areas. The boundaries sh commonality of interest, topography, access, and existing district boundaries t greatest extent possible. If the boundaries of community and subregional plan revised, voting precinct boundaries shall also be revised if necessary to confor new boundaries.	mmunity hall reflect to the h areas are	
The boundaries of group areas shall be defined at the time a group is establish Board. The map shall be reviewed periodically by LAFCO and SANDAG sta consistency with regional planning efforts.	•	
Each planning and sponsor group area and subregion shall be identified by nat boundary map shall be reviewed periodically by the Planning Commission and During such review, boundaries may be changed for good cause by the Board notification and comment by affected planning or sponsor groups. The Regist Voters shall be notified within 30 days of the Board of Supervisors' actions. The be no boundary changes within 180 days prior to an election.	d the Board. after trar of	
SPONSOR GROUP FORMATION		
The principal function of a sponsor group is to be an information linkage betw community and County on matters dealing with planning and land use.	veen the	
A sponsor group may be formed through two different approaches by the Boar Supervisors. Any community organization in an area where there is no elected group may seek designation by the Board of Supervisors as a sponsor group u obtaining the recommendation of the Supervisor(s) for their district. Formatic sponsor group may also be initiated upon the recommendation to the Supervis district in which the need for a group has been indicated.	d planning pon on of a	

BOARD OF SUPERVISO		Policy Number	Pag
Planning and Sponsor Group Policies and Procedures		I-1	3 of 2
Nominations for membership in a sponsor group may at-large, by departmental staff, and/or the staff of the group member must be appointed by the Board of Su function as a sponsor group member until the Board I member has completed the community planning/spor Article III, Section IV of the Planning and Sponsor G Policy. Subsequent vacancies shall be filled in the m IV of the Planning and Sponsor Group Bylaws contai membership for sponsor group s members is provided Bylaws.	Supervisor's office. Each pervisors. A member can has appointed the member noor group training pursua froup Bylaws contained in anner specified in Article ined in this Policy. The to	h sponsor not r and the ant to n this e II, Section erm of	·
The members of a sponsor group may, upon the record their district and authorization by the Board, stand for group, thus bringing to an end their sponsor group sta	r election as members of		
COMMUNITY PLANNING GROUP FORMATION	1		
The formation of community planning groups is auth and the planning group members are elected by the re- plan area.	•	-	
Elections for planning groups that have been authoriz be conducted by the County Registrar of Voters the f in November of each even-numbered year. Except as herein, elections will be administered according to th Sections 10500 through 10566 as they presently exist	irst Tuesday after the first s otherwise specifically pr e California Elections Co	t Monday rovided ode.	
If by 5:00 p.m., on the 88th day prior to the election, exceed the number of positions to be filled, the Regis election of such planning group, but shall certify the Supervisors for appointment. When the number of av the number of qualified candidates, the Board of Sup Board meeting, appoint qualified persons to the plann Supervisor(s) of the applicable district(s). In either c effective the first Monday after January 1 following t the foregoing, no person elected to membership on a against the County, the right to any specific term of n an election for any group whenever the Board of Sup	strar of Voters shall not co qualified candidates to the vailable positions equals of ervisors shall, during a re ning group as nominated l ase, appointments shall be the election date. Notwith planning group shall have nembership and the Coun	onduct an e Board of or exceeds gular by the ecome nstanding e, as ity may call	

Only registered voters living in the planning area are eligible to be candidates and to vote in the election of the planning group for that planning area. Candidates may obtain

Subject	ARD OF SUPERVISORS POLICY	Policy Number	Page
Planning and Sponsor Gro	oup Policies and Procedures	I-1	4 of 24
113th day prior to the elec filed with the Registrar of	ms from the office of the Registrar of Voters begin ction. To be a qualified candidate, the completed for Voters office by 5:00 p.m., at least 88 days prior t o 5-day extension for candidate filing if an incumb e the election.	orms must be o the	
-	nall number each seat on the planning group 1 up to lling vacancies, each planning group member shall nbered seat.		
ballot shall state "Vote for appropriate changes for su cases where the Board of S	eats up for re-election shall not appear on the ballot r no more than Seven" or "Vote for no more than E abregional areas), depending on which terms are ex Supervisors makes appointments to the group due adidates, such appointments shall specify the seat r	Cight" (with xpiring. In to an	
votes shall become member	nning group, the 15 individuals receiving the highe ers of the planning group. The top eight will receivill receive a 2-year term. This rule will apply to the	ve a 4-year	
of the planning group begin election. The Registrar of of the certified election res	s, as certified by the Registrar of Voters, shall becoming on the first Monday after January 1 following f Voters shall provide each newly elected individua sults. Any person who fails to comply with any of by the Registrar of Voters shall be ineligible for me	ng the al with a copy	
11 of the California Electifuture, regarding the recalas a local officer solely for11. The terms "governingfor the purpose of implemplanning group whose met	roup member shall be governed by the provisions of ons Code, as it presently exists or may be amended 1 of local officers. A planning group member shall r the purpose of implementing the recall provision g board" and "governing body" referenced in Divis enting the recall provisions of Division 11, the cor mber is the subject of a recall petition. The Regist d of conducting a recall election for a planning group	d in the l be regarded s of Division ion 11 mean, nmunity rar of Voters	
	ll be filled in the manner specified in Article II, Se Group Bylaws contained in this Policy. The term		

the Planning and Sponsor Group Bylaws contained in this Policy. The term of membership for planning group members is provided in Article II, Section III of the Bylaws.

BOARD OF SUPERVISORS POLICY Subject	Policy			
Planning and Sponsor Group Policies and Procedures	Number I-1	Page 5 of 2 ²		
Election of Planning Groups in Subregions	-			
To ensure adequate neighborhood representation for each section in a subregi Board of Supervisors may identify sections of the subregion and determine the members and numbered seats to be filled from each section, at least 180 days of the election, and direct the Registrar to so indicate on the ballot. Only regi voters living in a given section of a subregion are eligible to represent that sec planning group. All registered voters in the subregion may vote to elect mem vacant seat(s) from each section. If the number of candidates does not exceed of vacancies in each section, the Registrar shall not conduct an election for the but shall certify the qualified candidates to the Board of Supervisors for apport If a planning group member changes his/her legal address to a different section subregion from that in which he/she was elected or appointed to represent, that member shall immediately forfeit his/her position in the planning group. This may then be filled by a resident from that section of the subregional plan area vacancy occurred in accord with Article II of the Bylaws.	e number of in advance stered ction on the ibers for d the number at section intment. on of the at group s vacancy			
FINANCIAL DISCLOSURE No person who is a candidate for membership on a community planning grou accept or receive any campaign contribution which either: (1) is from a source a natural person; or (2) will cause the total amount contributed by the same per than the candidate himself or herself) with respect to a single election, includit contributions to any agent or committee on behalf of the candidate, to exceed \$250.00.	ce other than erson (other ing			
Financial disclosure statements shall be filed as follows:	1 ·			
At the time of filing the petition for nomination with the Registrar of Voters, group candidates shall file, and within 30 days of assuming office sponsor group numbers shall file, financial disclosure statements disclosing interests in disclosure categories 1, 2, 3 and 7 below (investments, interests in property and business positions). Thereafter, sponsor group and planning group shall file annually (no later than March 31 covering the preceding calendar ye within 30 days of leaving office, financial disclosure forms disclosing all financial disclosure forms disclosing	oup and all financial real oup members ear), and			

interests in all disclosure categories below. All statements by candidates for and members of planning groups shall be filed with the Registrar of Voters. All statements by members of sponsor groups shall be filed with the Clerk of the Board of Supervisors.

Financial disclosure statements shall be made on forms prescribed by the Fair Political Practices Commission (FPPC) and supplied by the Department of Planning & Development Services. The jurisdiction to which the financial disclosure requirements

		BOARD OF SUPERVISORS POLICY		
Subjec	t		Policy Number	Page
	Planr	ning and Sponsor Group Policies and Procedures	I-1	6 of 24
	mem part juriso infor	e shall be the community planning or sponsor group area served by the group and real property shall be deemed "within the jurisdiction" if the proof it is located within or not more than two miles outside the boundaries of diction. (See Gov. Code § 82035) The members shall provide all financial mation in respect to investments, real property and income relating to the diction required on the FPPC disclosure forms in the following disclosure	perty or any of the al	
	1.	Investments (other than those held by a business entity or trust).		
	2.	Interests in Real Property (other than those held by a business entity of "Interests in Real Property" does not include the principal residence of purposes of disclosures.		
	3.	Interest in Real Property and Investments Held by Business Entities and	nd Trusts.	
	4.	Income (other than loans and gifts)		
	5.	Income - Loans		
	6.	Income - Gifts		
	7.	Business Positions		
	8.	Commission Income, Income and Loans to Business Entities and Inco Rental Property	me From	
	of V	ldition, candidates for membership of a planning group shall file with the oters campaign disclosure statements in accordance with the requirement the Political Reform Act of 1974 (Gov. Code Section 84100 et. seq.).	-	
	discl defei conta	ning and sponsor group members who do not completely and accurately a osure statements pursuant to the provisions of this Policy shall not receiv nse and indemnification from the County pursuant to Article VIII of the H ained in this Policy until financial disclosure statements are filed pursuan isions of this Policy.	e legal Bylaws	
	OPE	RATION OF PLANNING GROUPS AND SPONSOR GROUPS		
	and t grou	duct and operation of the planning and sponsor groups is governed by this the Brown Act, as well as by Bylaws and Standing Rules that may be ado ps. Bylaws and Standing Rules may supplement this Policy but may not by manner.	pted by the	

Planning and sponsor group members are not County decision makers. They act in an advisory capacity to the Director of Planning & Development Services, the Zoning Administrator, the Planning Commission, the Board of Supervisors, and others involved in the County land development process. Planning and sponsor groups are not

BOARD OF SUPERVISORS POLICY		
Subject		Page
Planning and Sponsor Group Policies and Procedures	I-1	7 of 24
empowered by ordinance or policy to render decisions of any kind on behalf of County of San Diego or its appointed or elected officials. These groups are re having a working relationship with the County on planning and land use matter Community issues not related to planning or land use are not within the purvi- groups.	ecognized as ers.	
No planning or sponsor group member shall request any project proponent to contribution of money, goods, services or any other things of value to the com- to any person or organization within the community as a condition of or for re- favorable vote of the group or any of its members. Planning and sponsor grou- members shall not make direct requests to project applicants for additional stu- prohibition includes, but is not limited to, requests for further analysis of poter impacts, additional studies and additional mitigation. These requests shall be r assigned County project manager, who will make a determination as to wheth requested study or mitigation is necessary. As part of a group's recommendat project, planning and sponsor groups can make recommendations for conditio approval relating to a development proposal provided the recommended condi- approval are consistent with State law and County ordinances.	nmunity or ecciving the ups and their udies. This ntial project made to the er the tion on a ons of	
Disqualification No planning or sponsor group member shall make, participate in making, or in attempt to use his or her position on the planning or sponsor group to influenc making of any decision which he or she knows or has reason to know will hav reasonably foreseeable material financial effect, distinguishable from its effec	e the ve a	

public generally as described in Article VII, Section II of the planning and sponsor group Bylaws contained in this Policy. Members shall disqualify themselves from group business in accordance with Article VII, Section III of the Bylaws, but may represent their personal interests in the manner specified in Article VII, Section IV of the Bylaws.

Planning and Sponsor Group Meetings

All group meetings shall be in accordance with the requirements of the Ralph M. Brown Act (Gov. Code Sections 54950 and following) and Article VI of the Planning and Sponsor Group Bylaws. All planning and sponsor group meeting agendas shall follow the meeting agenda template provided in Attachment A of this Policy. Group business, adjournments and other similar actions should not be heard by the group before agendized Action Items.

Political Activity

Subjec	t	Policy Number	Page
	Planning and Sponsor Group Policies and Procedures	I-1	8 of 24
	The group will not endorse, take action on, or support any political activity (e. support of any candidate for office). The group may, however, provide a public the discussion of planning issues which are important to their community.		
	Code of Conduct		
	All members of Planning and Sponsor Groups are expected to abide by the Co Conduct in Attachment D of this policy.	ode of	
	Legal Defense and Indemnification		
	Planning and sponsor group members may receive legal defense and indemnife through the Office of County Counsel if the criteria in Article VIII of the Plan Sponsor Group Bylaws contained in this Policy are met. To be eligible to rece Counsel assistance, a group member must make a written request to County C defense and indemnification within 5 business days of having been served wite papers. The County of San Diego may decline to defend a group member und circumstances specified in Article VIII of the Planning and Sponsor Group By contained in this Policy.	nning and eive County Counsel for Th legal ler the	
	Planning and Sponsor Group Assistance		
	County staff is available to assist the planning and sponsor groups. The Depa Planning & Development Services (Department) shall coordinate staff suppor groups. Assistance may be requested for periodic training regarding areas of for staff attendance at meetings to give additional information on selected pro	t for the concern and	
	The Department shall provide community planning/sponsor group training for seated members of the groups in accordance with Article III, Section IV of the and Sponsor Group Bylaws contained in this Policy.		
	The Department shall interpret and recommend revisions of Policy I-1, recom changes in planning area boundaries, recommend creation of new groups and general resolution of problems that may arise in the course of group activities. Department shall coordinate the appointments and confirmation of new plann and sponsor group members with the Board of Supervisors and the Registrar of	provide . The ing group	
	Planning and Sponsor Group Expenses		

The Department shall cover authorized expenses incurred by the group while doing group business. The list of reimbursable expenses is below. Other expenses for which

BOARD OF SUPERVISORS POLICY		
Subject	Policy Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	9 of 24
reimbursement is sought must be reviewed and approved by the Departme those expenses being incurred. The allocation of reimbursements among be reviewed annually and shall reflect the workload of the group.	-	
 Posting Public Notices in Newspaper Postage Copying Office Supplies: a) Calendars b) File Folders c) Paper d) Envelopes e) Return Address Stamps f) Name-Plates g) Equipment under \$50.00 h) Other similar types of office supplies Post Office Box Rentals Meeting Hall Rentals not to exceed \$100.00/ hour Letterhead (must be purchased through the Department of Planning & Services) Mileage is a reimbursable expense for the group Chair or his/her desig stakeholder and steering committee meetings and public hearings for or projects located within the Chair's or his/her designee's community. Telephone calls from the Chair, the Chair's designee, and/or Secretary when it is not possible to call using the Department's toll free telephone 	gnee at County discretionary y of the group	
Each reimbursement request shall not exceed \$100.00 (except for meeting office box rentals) and must be received by the Department within three n purchase or receipt of invoice.	· •	
PLAN PREPARATION During the preparation or update of a community or subregional plan, the planning or sponsor group is to advise and provide recommendations to th Commission and Board of Supervisors on the proposed community or sub The group shall be assisted by County staff in preparing the community of plan and related documents pursuant to this Policy.	ne Planning pregional plans.	

Research and Analysis

Subject	BOARD OF SUPERVISORS POLICY	Policy Number	Page
	Planning and Sponsor Group Policies and Procedures	I-1	10 of 24
	During the research phase, staff may gather data on existing and needed public population, environmental constraints and other information related to the pote development within the community or subregional plan area. A community co may be sponsored by the planning or sponsor group to identify community nee aspirations and issues.	ential for onference	
	During this stage of the program, the group should become familiar with the a County General Plan, and the existing Community Plan and Text. The needs community should be assessed, and the data prepared by staff should be review group.	of the	
	Goals and Policies		
	Based on the community conference, the adopted County General Plan, and of relevant planning policies, staff shall prepare draft goals and policies for the consideration of the group. The purpose of the draft goals and policies shall b direction to the subsequent more specific detailed planning that will be done to a preliminary plan. The draft goals and policies may address community prefe respect to the appropriate timing for annexation or incorporation of areas with community or subregional plan area.	e to give complete erence with	
	The planning or sponsor group shall review and revise the staff prepared goals policies with staff assistance and approve a draft set of goals and policies for p Any conflicts between the preliminary goals and existing County policy or pla principles will be resolved at this time. The draft goals and policies shall be w publicized throughout the community and the group shall hold an open commu- meeting to discuss the draft. Subsequent to the meeting, acceptance of the fina- goals and policies will be by a majority vote of the authorized group members	oublication. nning vell unity al draft	
	Plan Formulation		
	Based on the accepted community goals and policies, staff will prepare a preli plan consisting of a land use map, proposed zoning and a text setting forth goa and standards. In the course of scheduled public meetings, staff proposals wil by the planning group. With the help of community input during these meetin revised preliminary plan, hereafter referred to as the proposed plan, will be pre- approved by the group.	lls, policies, l be revised lgs, a	

Staff will identify for the group, the Planning Commission and the Board of Supervisors any differences between the proposed plan and existing County policy, fundamental planning principles, or the accepted community goals and policies. Differences thus

Subject	BOARD OF SUPERVISORS POLICY	Policy Number	Page
Plan	ning and Sponsor Group Policies and Procedures	I-1	11 of 24
	ntified would result in a recommendation to either change County policy or posed plan.	• the	
in w	re may be instances where staff and the group disagree on parts of the prop which case both proposals should be brought forward to the Planning Comm Board of Supervisors.	-	
a pr has plar	expenditure of County funds is authorized to pay for the printing and distr eliminary goals report and preliminary plan map and report for a communi been duly authorized by the Board to prepare or update a community or su a, subject to the existence of sufficient funds in the Department budget for s lication and distribution.	ty which bregional	
with exte proo hear	preparation of a community or subregional plan or its update shall be com in two years from the date of Board authorization, unless specifically modended by action of the Board of Supervisors. The proposed plan shall then beessed with all due speed in compliance with applicable environmental revising notification and general plan amendment scheduling as determined by upervisors.	lified or be iew, public	
PLA	AN ADOPTION		
<u>Plar</u>	nning Commission Hearing		
by l It is	f will prepare the necessary notice of public hearing and other documents a aw. If feasible, the Planning Commission may hold its hearing in the plan the responsibility of the group to assist staff in presenting the proposed pla- ring.	ning area.	
testi of thear the the the the the the the the the the	purpose of the public hearing is to assure everyone an opportunity to prese mony on the proposed plan and proposed zone reclassifications. Since even the unincorporated county will be affected either directly or indirectly by the tring is an important part of the democratic process. Upon completion of the Planning Commission may approve the plan and recommend its adoption to rd of Supervisors or may recommend revisions to the plan.	ery resident e plan, the e hearing,	
_			

Board of Supervisors Hearing

The Board of Supervisors must also conduct an advertised public hearing. After closing the hearing, the Board may adopt the plan or direct that the plan be revised. In the latter case, the plan must be returned to the Planning Commission for a recommendation on

ubject		Policy Number	Pag
Planning and Sponsor Group Policies and Procedures		I-1	12 of
any substantial proposed revisions not previously con Commission, prior to the final adoption of the plan by	• •		
PLAN AMENDMENTS			
It is the role of the planning and sponsor groups to rev proposed amendments to the community or subregion proposed amendments to the group prior to the plan a Planning Commission and the Board of Supervisors.	al plan. Staff shall present	t	
PLAN REVISION			
Upon authorization of the Board of Supervisors, a cor community plan may be undertaken, in which case the Plan Preparation shall apply. Staff is not authorized to revisions without specific Board authorization.	e provisions of this Policy	related to	
PLAN IMPLEMENTATION			
Proponents of development are encouraged to submit planning groups for a preliminary review prior to form procedure could be more cost effective to the applican resolution of local concerns. Preliminary review does formal review and/or appeal rights as a part of the nor	hal application to the Cour and could result in earlie not eliminate or replace th	nty. This er	
The planning or sponsor group shall advise the Direct Services, the Zoning Administrator, the Planning Con Supervisors in the implementation of the adopted com carrying out this responsibility, the group shall advise rezones, general plan amendments, and similar matter planning area. Planning and sponsor group comments advisory. Group recommendations must be in writing the planning or sponsor group's authorized membersh provided, and shall be accompanied by a statement ide endorses the statement.	nmission and the Board of munity or subregional pla on development proposals s which would impact thei s on these proposals are str s, and must represent a maj ip. Minority opinions may	n. In s, r ictly jority of 7 be	
The group shall forward its recommendation to the De (Attachment B), so that the recommendation can be in project applicant and as part of the staff report for the	cluded in correspondence	to the	

project applicant and as part of the staff report for the appropriate hearing body or officer (the Director of Planning & Development Services, the Zoning Administrator, the

Subject	BOARD OF SUPERVISORS POLICY	Policy Number	Page
Plan	ning and Sponsor Group Policies and Procedures	I-1	13 of 24
	ning Commission and the Board of Supervisors). Every effort should be nit a group recommendation within seven calendar days following a meeti		
offi grou	staff report to the hearing body or official shall indicate if the County has cial recommendation and/or a minority report from the affected planning o up. If no recommendation is provided, the hearing body or official may rec in the planning or sponsor group.	r sponsor	
Proj	posed Publicly-Initiated Projects		
initi	planning or sponsor group may make recommendations on proposed publ ated planning and land use projects based on their consistency with the ad- munity or subregional plan.	•	
use text	nty staff shall inform the group of all proposed publicly-initiated planning projects, including zoning amendments, proposed plan amendments, and p revisions. Such proposals shall be presented to the group for review prior ented to the Planning Commission and Board of Supervisors.	roposed	
Pro	posed Privately-Initiated Projects		
initi com	planning and sponsor groups may make recommendations on proposed pr ated planning and land use projects based on their consistency with the ad- munity or subregional plan. Each group may review and make recommen ate development applications according to the following process:	opted	
1.	The Department of Planning & Development Services shall provide ea with timely notice of private development or land use proposals that ar the County and located within each group's community planning or spe group area.	e filed with	
2.	The Department of Planning & Development Services shall provide ea with one hard copy and an electronic copy of permit applications and p associated with each project. The hard copy shall be used for display de public meetings and the electronic copy shall be promptly made availal receipt by the Chair or his/her designee to members of the planning or group to provide members with adequate time to review permit applicat plans prior to meetings.	lans uring ble upon sponsor	

3. Public notices mailed by County staff upon submittal of private development applications shall include the following information: Name of the pertinent

	BOARD OF SUPERVISORS POLICY		
Subject		Policy Number	Page
Plan	Planning and Sponsor Group Policies and Procedures		14 of 24
	planning/sponsor group, where and when the group meets, and a link t County of San Diego website where the group's agenda can be.	o the	-
4.	Each group Chair or his/her designee shall coordinate with the project point of contact to place the project on the agenda for group consideral recommendation. Each group Chair or his/her designee should notify applicant's point of contact and the County Project Manager at least tw advance of the scheduled meeting. Every effort should be made to hav meeting occur within 30 days following application submittal to the D of Planning & Development Services. This is because when a project submitted, the County Project Manager provides the initial scoping let identifies project issues after a 30 day review period. Ideally, a planni sponsor group's comments/recommendations are included in this initia inform the applicant of community concerns. If a project is unable to considered by a planning or sponsor group within the first 30 days after submittal, the group's recommendation will be sent to the project appl County Project Manager via a separate letter.	tion and the project vo weeks in ve the epartment is ter that ng or al letter to be er project	
5.	Each group shall conduct its meetings in accordance with the Brown A other legal requirements, including but not limited to the Political Refe Conflict of Interest Codes, necessary to assure the project's proponents opponents and other members of the public receive a fair opportunity	orm Act and s and	
6.	Each group shall complete its review, write its recommendation, and f the Department of Planning & Development Services pursuant to Forr (Attachment B) so that the recommendation can be included in transm project correspondence/staff report to the project applicant and the app hearing body or officer. Every effort should be made to submit the gree recommendation within seven days following a meeting.	n #534 ittal of the blicable	
7.	The staff report to decision makers on private development proposals include the official advisory group recommendation. If such a recomm not provided by the group, the staff report to decision makers shall ind no statement was filed by the planning or sponsor group.	nendation is	
APP	PEAL PRIVILEGES		
	planning and sponsor groups are authorized free appeal privileges on all retionary land use matters that are located within their community plannir	ng or	

sponsor group area.

BOARD OF SUPERVISORS POLICY		
Subject	Policy Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	15 of 24
 The decision to file an appeal must be approved by a majority of the group's a membership. If no group meeting at which the appeal item may be placed on a minimum of 72 hours in advance (to ensure Brown Act noticing requiremer scheduled prior to the end of the appeal period, the Chair of the group may fill or must file the appeal if so directed by petition of a majority of the group's at membership at their next meeting. Failure to achieve a majority of the group's at membership at their next meeting. Failure to achieve a majority ote in favor the next group meeting shall require the group to withdraw the appeal. The gr or his/her designee shall promptly notify the County project manager that the confirmed the decision to appeal or that the group withdraws the appeal. PLANNING AND SPONSOR GROUP BYLAWS ARTICLE I - PURPOSE AND AUTHORITY Section I The authority for the establishment of a planning or sponsor gr is in the San Diego County Board of Supervisors Policy I-1 entitled, "Plannin Sponsor Group Policies and Procedures." Policy I-1 also governs the group's Section II The purpose of the group is to advise the Department of Plann Development Services, the Zoning Administrator, the Planning Commission a Board of Supervisors on discretionary projects and on planning and land use 1 important to their community. Section IV Planning group members are not County decision makers. The advisors to the Director of Planning & Development Services, the Zoning & Meeting to nortices, in Zoning & Development Services, the Zoning Ad the Planning commission at the part officially in, nor does it lend its influence to, any p issues. Section IV Planning group members are not County decision makers. The advisors to the Director of Planning & Development Services, the Zoning Ad the Planning Commission and t	the agenda its) is e the appeal embership. ithorized of appeal at oup Chair group roup (group) g and operations. ing & and the matters organiza- olitical ey are ministrator, e not of the	

Board of Supervisors.

ARTICLE II - MEMBERSHIP

Planning group membership shall be limited to adults (18 years of age or Section I older) who are registered voters living in the pertinent planning area. Sponsor group members appointed after June 3, 1998 shall be limited to adults who are registered voters that either reside within the sponsor group boundaries or own property located within the sponsor group boundaries.

bject		Policy Number	Pag
Planning and	Sponsor Group Policies and Procedures	I-1	16 of
of 5 member a specific nu that prescribe Section III Numbers sha membership reelected, the until replaced	The group is limited to 15 members. Groups shall consi embers, determined by the Board of Supervisors, ranging to s to a maximum of 15 authorized members. Neighborhood mber of members is permitted. Elected and appointed mer ed ratio of representation. Membership on planning and sponsor groups shall be fo all be assigned to all seats. Planning group members will re- until the first Monday after January 1 following the election by will begin a new term. If not reelected, members may re- d by the newly elected members of the planning group. Pla- br election in the following years:	From a minimum I representation by nbers shall reflect r four (4) years. etain their on, after which, if etain membership	
a.	for even numbered seats: 1986, and each fourth year the	ereafter;	
b.	for odd numbered seats: 1988, and each fourth year the	reafter.	
For sponsor get the following	groups, the four year term shall expire on the first Monday g years:	after January 1, in	
a.	for even numbered seats: 2003, and each fourth year the	ereafter;	
b.	for odd numbered seats: 2001, and each fourth year the	eafter.	
Section IV meet all the r Vacancies ar applicable St in order of th accepted. Co majority vote Board of Sup The process of	o vacancies shall serve out the full unexpired term of the v Candidates for vacancies occurring in the membership o requirements for membership, as set forth elsewhere in this e filled in accordance with the group's Standing Rules. If the anding Rules, vacancies are filled from the list of candidate the number of votes they received; and if no list exists, volu- nfirmation of the candidate from an Election list or of a vol- e of the remaining members of the group. Only upon appo- pervisors can the new candidate assume the responsibilities of filling vacancies shall maintain neighborhood representa- appointments to planning and sponsor groups must be made at	f the group must Policy. there are no es in the election nteers may be lunteer shall be by intment by the of membership. ation if applicable.	

Section V All Chairs shall provide a valid email address to the Department of Planning & Development Services to receive electronic copies of project applications and plans associated with discretionary projects. Group Chairs shall coordinate with all

Subject	Policy Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	17 of 24
members to promptly make available copies of project application with discretionary projects.	ions and plans associated	
ARTICLE III - DUTIES		
 Section I The group conducts such business and takes such to accomplish its purpose as defined in Article I, Section II, of the Section II The group solicits comments from all citizens replanning duties. Project proponents must always be advised in project is an agenda item for discussion and possible action. Section III Group chairs are encouraged to meet collectively the Chair of the County Planning Commission to discuss commergional planning issues and to advise the Planning Commission Section IV Annually each seated member must complete a component planning group and newly appointed sponsor group r the first Monday after January 1 shall complete the community training in person prior to being seated. Section V Each member shall comply with the provisions of attached Code of Conduct and the Ralph M. Brown Act and requileged violation of the provisions of the Ralph M. Brown Act and requileged violation of the provisions of the Ralph M. Brown Act and requileged violation of the provisions of the Ralph M. Brown Act of investigated by the Department of Planning & Development Se actions may be taken, including those actions detailed in Article this Policy. Section VI Each group may be represented by the Chair or I County hearings. 	these Bylaws. egarding all aspects of their advance when their y from time to time with nunity planning and on on planning matters. community . All newly elected and members being seated on planning/sponsor group sor group members the planning and sponsor of this Policy including the quired training. Any or this Policy may be ervices and appropriate e VIII of the Bylaws of	
Section I The election of officers is a responsibility of gro		
governed in accordance with the Group's Standing Rules. If the Standing Rules, the following Sections II through VI apply.	ere are no applicable	
Section II The group elects from its members the following Chair and Secretary. Officers shall be elected annually upon no		
the group or by a slate of nominees prepared by a nominating c	-	

vote of the authorized membership is required to elect officers. Newly elected officers shall take office at the end of the meeting during which they were elected.

Subjec		Policy Number	Pag
	Planning and Sponsor Group Policies and Procedures	I-1	18 of 2
	Section III If an office is vacated, the Chair will temporarily appoint a mer group to fill the vacancy until a new officer is elected. Such election shall be 1 30 days of the vacancy. Section IV The Chair provides general supervisory guidance to the group a over all its meetings. The Chair develops the meeting agenda. The Chair assi coordinating duties to the Vice-Chair as necessary. The Chair is the sole offic spokesperson for the group unless this responsibility is delegated by the Chair may vote on every motion put before the members. Section V In the absence of the Chair, the Vice-Chair assumes the duties a responsibilities of the Chair. The Chair may create a file of correspondence dh her tenure. At the end of the Chair's term, this file shall be added to the corres file maintained by the Secretary. Section VI One person may be elected Secretary or the responsibilities ma among the group's membership. However, regardless of the number of people as Secretary, the following functions must be carried out. The Secretary recor minutes of all group meetings and maintains a file of all group correspondence. Secretary keeps the roll, certifies the presence of a quorum, and keeps a record as they occur at each meeting. If the group meets regularly once a month, min be sent to the Department of Planning & Development Services, when feasible weeks after the minutes are approved by the group but no later than two month time the meeting described in the minutes occurred; if the group meets regular month, minutes shall be sent to the Department of Planning & Development S when feasible, eight days after the minutes are approved by the group and no I one month from the time the meeting described in the minutes occurred. Mint record the motions and the names of those who make and second motions if se required. Likewise, the minutes shall indicate which members voted against, of themselves, or abstained from voting on a motion. If a member disqualified th the minutes shall state the reason. (All planning/sponsor group age	held within and presides gns fial . The Chair and uring his or spondence y be rotated e who serve rds the e. The d of actions nutes shall e, two hs from the fly twice a ervices, later than utes shall econds are disqualified nemselves, ninutes are by the published ot involved neetings.	
	Section I The conduct and membership of subcommittees is a responsibil group's membership and is governed in accordance with the group's Standing I there are no applicable Standing Rules, the following Sections II through V ap	Rules. If	

there are no applicable Standing Rules, the following Sections II through V apply. However, no subcommittee shall include a quorum of the planning or sponsor group.

BOARD OF SUPERVISORS POLICY	Policy	- 1 F -
Subject	Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	19 of 2
Section II The Chair shall appoint the chair of all subcommittees (except nominating subcommittee) and all its members with the concurrence of a maje group. There may be standing as well as ad hoc subcommittees. Chairs of subcommittees must be members of the planning and sponsor group. Members subcommittee is open to all interested citizens, but requires nomination by the appointment by the group. All members of a subcommittee may vote on subcommittees. However, at group meetings, only authorized group members may vote Section III The purpose and scope of activities of each subcommittee shall outlined in writing by the chair of the group upon creation of the subcommitter relate to planning and land use matters important to their community. Section IV Each subcommittee chair shall be responsible for keeping recondictions and reports of the subcommittee Chair shall not act as a spokespersor group unless authorized to do so in writing as set forth in Article IV, Section I Bylaws or as officially designated by the group as shown in the official minute Section V A coordinating committee comprised of the chair of the coordinati group. The chair or vice-chair of the group shall be the Chair of the coordinati committee. The coordinating committee may serve in an advisory capacity to on administrative matters.	ority of the rship on the chair and ommittee ote. l be ee, and shall rds of port to the on of the IV of these es. committee tion to the ting	

Section I Rosenberg's Rules of Order, Robert's Rules of Order or Ray Keesey's Modern Parliamentary Procedures shall govern the operation of the planning and sponsor groups in all cases not otherwise covered by these Bylaws. The group may formulate additional specific Standing Rules which do not conflict with or supersede these Bbylaws to govern the conduct of its meetings.

Section II All group voting is on the basis of one vote per person, and no proxy, telephone-canvassed or absentee votes are permitted. Secret ballots are not allowed. Section III Unexcused Absences: Any member who misses three consecutive monthly meetings, six consecutive twice-monthly meetings, or misses non-consecutively one-third of the total number of meetings in any one calendar year shall forfeit his/her membership. Such forfeiture (i.e., a vacancy) shall be acknowledged by a majority vote of the remaining authorized membership at the next succeeding meeting of the group. Also, by a vote of the majority of the remaining authorized membership, the group may waive recognition of the forfeiture for cause.

This provision may be made more restrictive in the group's Standing Rules. Such vacated membership will be filled in the manner described in Article II, Section IV of these Bylaws.

BOARD OF SUPERVISORS POLICY					
Subject	Policy Number	Page			
Planning and Sponsor Group Policies and Procedures	I-1	20 of 2			
Section IV All group meetings shall comply with the requirements of the (Gov. Code Section 54950 and following) and any other legal requirements. meetings of the group and its subcommittees are open to the public and are to public place which is known in the community as a facility used for public as Notice of all group meetings shall be placed in a community newspaper at lear prior to the meeting, if available. In addition, a final agenda shall be posted 7. before the meeting is held outside of the established meeting location in a put that is open to the public 24 hours a day. The community planning or sponso must provide a copy of the agenda to the Department of Planning & Develop Services at least 72 hours before a meeting convenes to ensure agendas are pc County of San Diego website prior to a meeting. In addition, a meeting agem mailed upon request by Department staff, for which a fee may be charged. Al community planning/sponsor group meeting agendas shall follow the meeting template provided in Attachment A of this Policy. Group business, adjournm other similar actions should not be heard by the group before agendized Actic Section V A quorum of the group shall consist of more than 50% of its a membership. No vote of the group constitutes an official position of the group of planning and land use, unless passed by a majority of its authorized memb unless otherwise required in this Policy. Any action not made in accordance Policies I-1 or the Brown Act shall not constitute an official vote. Section VI Reconsideration of a previous vote is permissible only if pertininformation is brought to the attention of the group and the new information of with the exercise of reasonable diligence, have been provided at or before the group votes to reconsider, then the group may reconsider the project in light of information.	All be held in a sembly. ast five days 2 hours blic place r group ment osted on the da will be 1 g agenda tents and on Items. uthorized p on matters ership, with up and shall nent new could not, meeting at a. If the of the new				

ARTICLE VII – CONFLICT OF INTEREST

Section I Service on community planning and sponsor groups is a public trust. Group members must not engage in any activity where there is conflict between their private interests and the public interests of the community represented. Group members are encouraged to avoid situations which could give the appearance of such a conflict. Group members may not use their planning and sponsor group positions to induce or coerce, or appear to induce or coerce, any person or entity to provide financial benefit to themselves or other entity or person, nor may planning and sponsor group members use

ubject	BOARD OF SUPERVISORS POLICY	Policy	59 F 1
		Number	Page
Plan	ning and Sponsor Group Policies and Procedures	I-1	21 of 2
	rmation not available to the public to secure private gain for either themse lies.	lves or their	
(a.)	Bribery or Graft. Planning and sponsor group members shall not solic agree to accept anything of value in return for performing or refraining performing their planning group duties.		
(b.)	Gratuities. Planning and sponsor group members shall not solicit or ac gift, gratuity, favor, entertainment, loan or any other thing of monetary aggregating to \$250 or more, either directly or indirectly, from any per corporation or other entity which would benefit materially from the ou planning or sponsor group decision. Acceptance of any such gratuity reported under Chapter 7 of the Political Reform Act of 1974 and will the member from participation in the group's activities related to the per corporation or entity responsible for the gratuity.	v value rson, firm, tcome of a must be disqualify	
Sec	ion II Disqualification		
her whi	group member shall make, participate in making, or in any way attempt to position on the planning or sponsor group to influence the making of any of the or she knows or has reason to know will have a reasonably foreseeal ncial effect, distinguishable from its effect on the public generally, on:	decision	
(a)	Any business entity in which the member has a direct or indirect inves worth two thousand dollars (\$2,000) or more;	tment	

- Any real property in which the member has a direct or indirect interest worth two (b) thousand dollars (\$2,000) or more;
- Any source of income, other than gifts and other than loans by a commercial (c) lending institution in the regular course of business on terms available to the public without regard to official status, aggregating five hundred dollars (\$500) or more in value provided to, received by, or promised to the member within 12 months prior to the time when the decision is made;
- Any business entity in which the member is a director, officer, partner, trustee, (d) employee, or holds any position of management; or
- Any donor of, or any intermediary or agent for a donor of, a gift or gifts (e) aggregating \$250 or more in value provided to, received by, or promised to the member within 12 months prior to the time when the decision is made.

bject	Policy Number	Page
Planning and Sponsor Group Policies and Procedures	I-1	22 of 24
Section III Manner of Disqualification		
When a planning or sponsor group member determines that he or she should decision because he or she has a disqualifying interest in it, the determination must be accompanied by disclosure of the disqualifying interest. This determines that he made part of the group's official records.	on not to act	
Section IV Representation of Personal Interests		
A planning or sponsor member who is disqualified above may appear befo the same manner as any other member of the general public solely to repre herself on a matter which is related to his or her personal interests. 'Person include:	sent himself or	
(a) An interest in real property wholly owned by the member or the me immediate family; or	mber's	
(b) A business entity which is either wholly owned by the member or to immediate family, or is under the member's sole direction and control direction and control of the member and the member's spouse joint	ol or the sole	
ARTICLE VIII – DEFENSE AND INDEMNIFICATION		
In order to encourage the fullest possible participation of qualified and inter as members of planning groups and sponsor groups, the Board of Supervise of public policy only, has decided in its discretion that the members of such groups and sponsor groups should receive legal defense and indemnification members meet the criteria in this Policy.	ors, as a matter planning	

It is the policy of the Board of Supervisors:

- To defend and indemnify, through the office of County Counsel, any member of a (a). planning group or sponsor group against any civil claim or proceeding against such member, if all the following circumstances exist:
 - The person is a duly elected or appointed member of a recognized 1. planning or sponsor group at the time the alleged act or omission occurred;
 - 2. The alleged act or omission occurred during a lawful meeting of the recognized planning or sponsor group, or at a lawful meeting of a sub-

BOARD OF SUPERVISORS POLICY				
Subject			Policy Number	Page
Planni	ing and	Sponsor Group Policies and Procedures	I-1	23 of 24
		committee, the members of which were appointed by a plannin sponsor group at a lawful meeting;	g group or	
	3.	The alleged act or omission was within the reasonable scope of planning or sponsor group as described in this Policy and was violation of any of the provisions of this Policy or the regularly by-laws of the planning or sponsor group;	not in	
	4.	The member completed the County's most recent annual Com Planning/Sponsor Group training;	nunity	
	5.	The member made a request in writing to County Counsel for a indemnification within five working days of having been serve papers;		
	б.	The member performed his/her duties in good faith with such a including reasonable inquiry, as an ordinarily prudent person in position would use under similar circumstances;		
	7.	The member completed the most recent state mandated biannu training course required by Government Code Section 53234 (and will provide evidence of completion upon request; and		
	8.	The member timely and accurately filed financial disclosure states (Form 700 and required schedules) pursuant to the provisions of Policy.		
(b).	spons	County of San Diego may decline to represent a member of a plar sor group who would otherwise be entitled to defense and indemr this Policy if any of the following circumstances exist:		
	1.	The member does not reasonably cooperate in good faith with Counsel in the defense of the claim for action; or	County	
	2.	The member acted or failed to act because of fraud, corruption malice or bad faith; or	, actual	
	3.	The member has more than one prior substantiated violation of provisions of the Ralph M. Brown Act or this Policy.	the	

Planning and Sponsor Group Policies and Procedures I-1 24 of 2 (c). Nothing in this Policy authorizes the County of San Diego to pay any part of a claim or judgment that is for punitive or exemplary damages. Attachments: Attachments: A: Agenda Template B: Form 534 C: Community Boundary Map D. Code of Conduct Sunset Date This Policy will be reviewed for continuance by 12/31/2023. Board Action 03-06-68 01-20-82 (23) 03-11-92 (4) 03-11-68 (03) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 0-61-88 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-15-89 (5) 08-23-77 (56) 10-14-87 (38) 09-28-77 (20) 07-06-88 (14) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 04-3-78 (50) 04-224-89 (11) 05-22-79 (130) 07-03-89 (5) 05-22-79 (130) 07-03-89 (5)	Subject	ubject		Policy Number	Page
claim or judgment that is for punitive or exemplary damages. Attachments: A: Agenda Template B: Form 534 C: Community Boundary Map D. Code of Conduct Sunset Date This Policy will be reviewed for continuance by 12/31/2023. Board Action 03-06-68 01-20-82 (23) 03-01-68 01-20-82 (23) 03-02-63 (29) 05-06-98 06-23-69 (98) 03-02-83 (29) 03-24-71 (12) 03-23-83 (25) 02-24-71 (12) 03-23-83 (25) 02-24-71 (12) 03-23-83 (25) 02-24-71 (12) 03-20-85 (18) 03-12-577 (145) 02-05-86 (5) 02-16-777 (23) 08-13-86 (5) 02-16-777 (23) 08-13-86 (5) 03-23-77 (56) 10-14-87 (38) 09-23-77 (56) 10-14-87 (38) 09-23-77 (56) 10-14-87 (38) 09-23-77 (50) 02-15-78 (10) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)	Planning and Spo	nsor Group Policies	and Procedures	I-1	24 of 24
A: Agenda Template B: Form 534 C: Community Boundary Map D. Code of Conduct $\frac{Sunset Date}{Sunset Date}$ This Policy will be reviewed for continuance by 12/31/2023. $\frac{Board Action}{03-06-68} 01-20-82 (23) 03-11-92 (4) 03-11-68 (93) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 06-18-85 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-16-77 (23) 08-13-86 (5) 02-16-77 (23) 08-13-86 (5) 02-27-78 (10) 07-06-88 (14) 02-27-78 (103) 02-15-89 (5) 02-27-78 (103) 02-15-89 (10) 10-3-78 (50) 04-24-89 (11)$	· · · · · ·	•		part of a	
B: Form 534 C: Community Boundary Map D. Code of Conduct Sunset Date This Policy will be reviewed for continuance by $12/31/2023$. Board Action 03-06-68 01-20-82 (23) 03-11-92 (4) 03-11-68 (93) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 06-18-85 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-16-77 (23) 08-13-86 (5) 09-28-77 (20) 07-06-88 (14) 09-27-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)	Attachments:				
C: Community Boundary Map D. Code of Conduct Sunset Date This Policy will be reviewed for continuance by $12/31/2023$. Board Action 03-06-68 01-20-82 (23) 03-11-92 (4) 03-11-68 (93) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 06-18-85 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-16-77 (23) 08-13-86 (5) 08-23-77 (56) 10-14-87 (38) 09-28-77 (20) 07-06-88 (14) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)	A: Agenda Temp	olate			
D. Code of Conduct Sunset Date This Policy will be reviewed for continuance by $12/31/2023$. Board Action 03-06-68 01-20-82 (23) 03-11-92 (4) 03-11-68 (93) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 06-18-85 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-16-77 (23) 08-13-86 (5) 02-16-77 (20) 07-06-88 (14) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)	B: Form 534				
Sunset DateThis Policy will be reviewed for continuance by $12/31/2023$.Board Action03-06-6801-20-82 (23)03-11-92 (4)03-11-68 (93)03-02-83 (29)05-06-9806-23-69 (98)03-08-83 (56)10-02-02 (3)03-24-71 (12)03-23-83 (25)02-24-10 (2)04-03-74 (30)06-18-85 (54)12-05-12 (4)09-01-76 (4)10-02-85 (18)12-14-16 (16)01-25-77 (145)02-05-86 (5)02-16-77 (23)08-13-86 (5)08-23-77 (56)10-14-87 (38)09-28-77 (20)07-06-88 (14)02-7-78 (103)02-15-89 (5)06-27-78 (71)03-27-89 (10)10-3-78 (50)04-24-89 (11)	C: Community B	oundary Map			
This Policy will be reviewed for continuance by $12/31/2023$. Board Action 03-06-68 01-20-82 (23) 03-11-92 (4) 03-11-68 (93) 03-02-83 (29) 05-06-98 06-23-69 (98) 03-08-83 (56) 10-02-02 (3) 03-24-71 (12) 03-23-83 (25) 02-24-10 (2) 04-03-74 (30) 06-18-85 (54) 12-05-12 (4) 09-01-76 (4) 10-02-85 (18) 12-14-16 (16) 01-25-77 (145) 02-05-86 (5) 02-16-77 (23) 08-13-86 (5) 08-23-77 (56) 10-14-87 (38) 09-28-77 (20) 07-06-88 (14) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)	D. Code of Cond	uct			
$\begin{array}{c} \hline Board Action \\ \hline 03-06-68 & 01-20-82 (23) & 03-11-92 (4) \\ 03-11-68 (93) & 03-02-83 (29) & 05-06-98 \\ 06-23-69 (98) & 03-08-83 (56) & 10-02-02 (3) \\ 03-24-71 (12) & 03-23-83 (25) & 02-24-10 (2) \\ 04-03-74 (30) & 06-18-85 (54) & 12-05-12 (4) \\ 09-01-76 (4) & 10-02-85 (18) & 12-14-16 (16) \\ 01-25-77 (145) & 02-05-86 (5) \\ 02-16-77 (23) & 08-13-86 (5) \\ 08-23-77 (56) & 10-14-87 (38) \\ 09-28-77 (20) & 07-06-88 (14) \\ 02-7-78 (103) & 02-15-89 (5) \\ 06-27-78 (71) & 03-27-89 (10) \\ 10-3-78 (50) & 04-24-89 (11) \\ \end{array}$	Sunset Date				
$\begin{array}{c} \underline{Board\ Action} \\ \hline 03-06-68 & 01-20-82\ (23) & 03-11-92\ (4) \\ 03-11-68\ (93) & 03-02-83\ (29) & 05-06-98 \\ 06-23-69\ (98) & 03-08-83\ (56) & 10-02-02\ (3) \\ 03-24-71\ (12) & 03-23-83\ (25) & 02-24-10\ (2) \\ 04-03-74\ (30) & 06-18-85\ (54) & 12-05-12\ (4) \\ 09-01-76\ (4) & 10-02-85\ (18) & 12-14-16\ (16) \\ 01-25-77\ (145) & 02-05-86\ (5) \\ 02-16-77\ (23) & 08-13-86\ (5) \\ 08-23-77\ (56) & 10-14-87\ (38) \\ 09-28-77\ (20) & 07-06-88\ (14) \\ 02-7-78\ (103) & 02-15-89\ (5) \\ 06-27-78\ (71) & 03-27-89\ (10) \\ 10-3-78\ (50) & 04-24-89\ (11) \\ \end{array}$	This Policy will I	be reviewed for con	tinuance by 12/31/2023		
$\begin{array}{llllllllllllllllllllllllllllllllllll$	·		undunce by 12/31/2023.		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Board Action				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	03-06-68	01-20-82 (23)	03-11-92 (4)		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		· · ·			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		· · ·			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		· ,			
$\begin{array}{llllllllllllllllllllllllllllllllllll$		· ,			
$\begin{array}{llllllllllllllllllllllllllllllllllll$			12-14-16 (16)		
$\begin{array}{llllllllllllllllllllllllllllllllllll$					
09-28-77 (20) 07-06-88 (14) 02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)		• •			
02-7-78 (103) 02-15-89 (5) 06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)		· ,			
06-27-78 (71) 03-27-89 (10) 10-3-78 (50) 04-24-89 (11)					
10-3-78 (50) 04-24-89 (11)		. ,			
		· · ·			
		· ,			
	03 22 77 (130)	07 05 07 (5)			

- 1. 2. Department of Planning & Development Services Registrar of Voters

Attachment A

1

COUNTY OF SAN DIEGO (Insert CPG/CSG name) GROUP

*** MEETING AGENDA***

DAY OF THE WEEK, MONTH DAY, YEAR, TIME Meeting Location: Address of the meeting, Community name, California

A. ROLL CALL

B. PLEDGE OF ALLEGIANCE (optional)

- C. APPROVAL OF THE MINUTES FOR THE MEETING OF _____ (Insert date of the last meeting)
- D. **PUBLIC COMMUNICATION:** Opportunity for members of the public to speak to the Group on any subject matter within the Group's jurisdiction that is not on the posted agenda.
- E. ACTION ITEMS: (Discretionary projects must be placed at the beginning of the agenda and be heard prior to all other action items. Group Business may be listed as an Action Item, but must be placed after all discretionary projects on the meeting agenda)
 - 1. Provide the name of the project and the project number

(Example: Doe Residential Subdivision Tentative Map; TM 5678)

PROJECT DESCRIPTION: Provide a brief general description of the item.

Example: "The project is a major residential subdivision of a 77-acre site. The applicant proposes to develop 27 residential lots, ranging in area from 2.0 to 9 net acres." Include the complete street address (if there is one), the APN, the community area, and the nearest cross streets. *Provide enough information so that anyone could find the site using the information provided.*

*For Continued Items Only add: (Continued from the meeting of: Month Day, Year) **Continued items must always be placed at the beginning of the action item agenda followed by new discretionary projects.

2. Continue with format from #1 above for as many items as needed.

F. GROUP BUSINESS

- 1. Announcements and Correspondence Received
- 2. Discussion Items
- 3. Subcommittee Reports
- 4. Meeting Updates
 - a. BOS and PC Hearings
 - b. Future Group Meeting Dates

G. ADJOURNMENT

Purpose of Planning and Sponsor Groups:

Advise the County on discretionary projects as well as on planning and land use matters that are important to their community.

Attachment B



COUNTY OF SAN DIEGO DEPARTMENT OF PLANNING AND DEVELOPMENT SERVICES: Zoning COMMUNITY PLANNING OR SPONSOR GROUP PROJECT REVIEW

Project Manager: _____

Project Manager's Phone: _____

Project Name: _____

Project Case Number(s): _____

Scope of Review:

Board Policy I-1 states; "groups may advise the County on discretionary projects as well as on planning and land use matters important to their community." The Department of Planning and Development Services (PDS) has received an application for the project referenced above. PDS requests your Group evaluate and provide comment on the project in the following areas:

- The completeness and adequacy of the Project Description
- Compatibility of the project design with the character of the local community
- Consistency of the proposal with the Community Plan and applicable zoning regulations
- Specific concerns regarding the environmental effects of the project (e.g., traffic congestion, loss of biological resources, noise, water quality, depletion of groundwater resources)

Initial Review and Comment:

Shortly after an application submittal, a copy of the application materials will be forwarded to the Chair of the applicable Planning or Sponsor Group. The project should be scheduled for initial review and comment at the next Group meeting. The Group should provide comments on planning issues or informational needs to the PDS Project Manager.

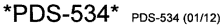
Planning Group review and advisory vote:

- A. Projects that do not require public review of a CEQA document: The Group will be notified of the proposed hearing date by the PDS Project Manager. The project should be scheduled for review and advisory vote at the next Group meeting.
- B. **Projects that require public review of a CEQA document:** The Chair of the Planning Group will be noticed when an environmental document has been released for public review. The final review of the project by the Group, and any advisory vote taken, should occur *during the public review period*.

As part of its advisory role, the Group should provide comments on both the adequacy of any environmental document that is circulated and the planning issues associated with the proposed project. The comments provided by the Group will be forwarded to the decision-making body and considered by PDS in formulating its recommendation.

Notification of scheduled hearings:

In addition to the public notice and agenda requirements of the Brown Act, the Group Chair should notify the project applicant's point of contact and the PDS Project Manager at least two weeks in advance of the date and time of the scheduled meeting.

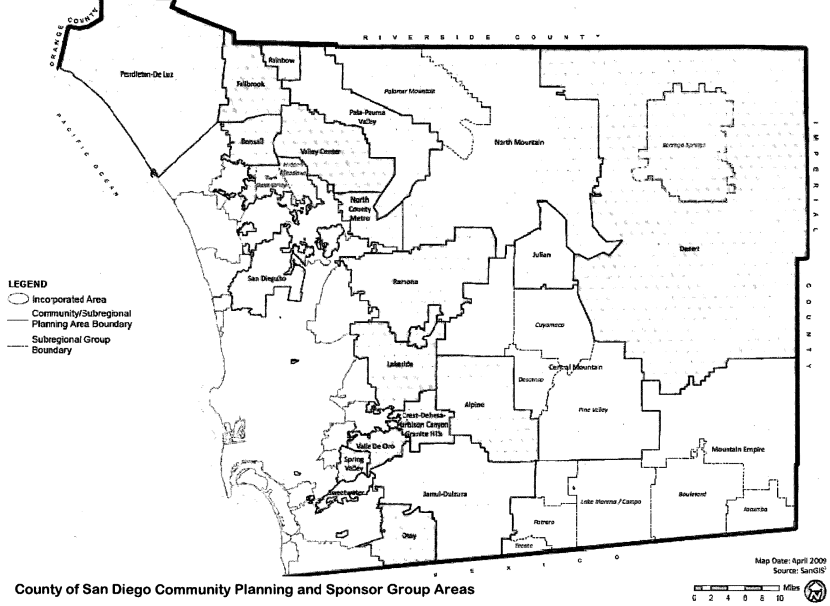


Recommendation goes on reverse side.

5510 Overland Avenue, San Diego, CA 92123 • (858) 565-5981 • 1-888-267-8770 • www.sdcounty.ca.gov/pds/



Attachment C



Proposed Code of Conduct for County of San Diego Boards, Commissions, Committees, Planning and Sponsor Groups

Preamble: The County of San Diego's (County's) wide range of boards, commissions, committees, and planning and sponsor groups serve a critical role as a mechanism for civic engagement. While no single code of conduct can address the varied board, commission, committee and planning and sponsor group circumstances, the purpose of this universal Code of Conduct is to create standards and expectations of conduct that align with the County's values and the "Code of Civil Discourse" from the National Conflict Resolution Center as adopted by the County's Board of Supervisors.

All members of County boards, commissions, committees and planning and sponsor groups are expected to abide by this Code of Conduct.

By our conduct, we create an environment in which we adhere to and pledge to uphold the following values:

- We acknowledge that the principal function of County of San Diego boards, commissions, committees and planning and sponsor groups (or representatives) is public service, and we therefore commit to serving the public interest and promoting the greatest public good.
- We recognize that our actions impact the community's trust in the County and government as a whole and commit to act with honesty and integrity.
- We commit to vigilance in avoiding bias or conflict of interest whether they be real or perceived, acknowledging that even the perception of such corrodes public trust.
- We commit to fairness, impartiality, active listening, and consideration of all points of view by setting aside our personal agendas, affiliations, and biases. We make informed decisions after carefully weighing relevant data and assessing the merits and possible impacts.
- We recognize that diversity is a strength and commit to promoting an inclusive and welcoming culture at public meetings and with each other to foster participation and representation across all our varied communities.
- We practice civility by fostering a professional environment of courteous, respectful, and equitable treatment of our fellow members, elected officials, County staff and the residents we serve, through our words and actions whether we agree or disagree.
- We are committed to fostering an environment free from violence, discrimination, intimidation, or harassment of any kind.
- We are committed to transparency, access to information, and promoting broad public engagement.
- We will respect and comply with all applicable laws, regulations, and County policies including Board of Supervisors' Policy A-74, "Participation in County Boards, Commissions and Committees," the County's Code of Ethics, the Political Reform Act, and the Ralph M. Brown Act.

Each individual board, commission, committee or planning and sponsor group may adopt additional standards of conduct based on specific needs. Any code of conduct violations should be addressed according to the bylaws adopted by that board, commission, committee or planning and sponsor group.