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BYLAWS of the CITY OF MILPITAS PLANNING COMMISSION

The City Council of the City of Milpitas has approved the following Bylaws of the Planning Commission of the City of Milpitas (the “Planning Commission”) by adoption of Resolution 7187, as amended by Resolution 7477. In addition to the rules and procedures set forth herein, the Brown Act, the Public Records Act, and all other applicable statutes and laws likewise govern the Planning Commission, including Milpitas Municipal Code (“MMC”) Title I, Section 500, which governs the formation and operation of the Planning Commission.

Section 1 - Preface

Pursuant to MMC Section I-500-1.08, the Planning Commission shall adopt written rules and regulations as to the time, place and date of its regular meetings and shall adopt such rules and regulations as it deems necessary to conduct its business including rules of procedure. Such rules and regulations shall be consistent with the laws of the State of California or with the ordinances, resolutions or regulations of the City of Milpitas. These bylaws are prepared to serve this purpose. Any modifications to these provisions must be consistent with the underlying Code provisions, as well as all applicable laws.

The City Council of the City of Milpitas established the Planning Commission and granted to it responsibilities in the area of land use, redevelopment issues, and planning permit decisions. The intent of these bylaws is to assist and be used by the Planning Commission in performing its duties and conducting its meetings. Failure to adhere strictly to a provision of the bylaws shall not, in and of itself, invalidate any action of the Planning Commission or the City Council, nor shall it constitute a violation of law or procedure nor provide a basis for any claim or cause of action against the City. If a conflict arises between these bylaws and the MMC, the MMC shall control.
Section 2 – Commission Officers and Duties

2.01 Officers
The officers of the Planning Commission shall consist of a Chair, Vice-Chair, and a Secretary.

2.02 Selection
At its first regular meeting held for the transaction of business during January, or as soon thereafter as may be possible, the Planning Commission shall elect a Chair and a Vice Chair for such calendar year. When a vacancy exists in the office of Chair or Vice Chair, the Planning Commission shall elect a member to serve in such capacity for the remainder of the calendar year. The City of Milpitas staff liaison to the Planning Commission shall serve as the Planning Commission Secretary. The Secretary shall preside over the election of the Planning Commission officers. Election of the officers shall be placed on the agenda after approval of the agenda.

2.03 Duties
The duties of the Planning Commission officers shall be as follows:

Chair
The Chair shall preside over all meetings of the Planning Commission.

Vice Chair
The Vice-Chair shall assist the Chair in the execution of his or her office and act in his or her absence.

Secretary
It shall be the duty of the Secretary to keep records of all meetings of the Planning Commission.

Section 3 - Meetings

3.01 Regular Meetings
The Planning Commission regular meetings shall generally be the 2nd and 4th Wednesdays of each month at 7:00 p.m. in City Hall. The Planning Commission shall generally hold at least one (1) meeting per month. At the last regular meeting of the calendar year, the Planning Commission shall approve a meeting schedule for the upcoming year, which calendar may be subsequently amended if necessary.

3.02 Special Meetings
Special meetings of the Commission are meetings called in addition to those on the approved meeting schedule. Special meetings may be called by the Chair with the consent of at least three (3) other members or called with the consent of four (4) members of the Commission. The Brown Act requires the agenda for special meetings to be posted twenty-four (24) hours prior to the meeting. It is a policy of the Planning Commission to provide seventy-two (72) hours notice for special meetings, when possible, to allow staff
to prepare appropriate support materials. However, lack of seventy-two (72) hour notice will not preclude action if the Brown Act notice requirements are met.

3.03 Other Meetings
Workshops, study sessions, and retreats are meetings convened for informational purposes, Planning Commission training, and study sessions and do not require the Planning Commission to take any action. Such meetings shall be posted in the same manner as special meetings as described in Section 3.02.

3.04 Attendance and Punctuality
Commissioners are expected to arrive on time and be present for the entire meeting. Commissioners are important City officials whose actions and decisions will have long-term impacts on the quality of life of city residents and visitors. Therefore, only in rare, unavoidable circumstances should Commissioners miss meetings or workshops. Three (3) or more unexcused absences from meetings and/or workshops during a calendar year shall be reported to the City Clerk, who notifies the City Council of the Commissioner’s attendance record. The City Council may choose to subsequently review of the Commissioner’s performance to determine any extraordinary reasons or other explanations for the Commissioner’s unexcused absences.

3.05 Quorum
A meeting cannot be conducted without a quorum of the Planning Commission. If enough Commissioners abstain due to a conflict of interest so as to lose a quorum, the Commission shall exercise the rule of necessity to regain a quorum, as allowed by law. Otherwise, disqualified Commissioners shall be chosen by a draw of straws until a quorum is reached. The Commissioner so chosen shall continue to participate in the meeting until that matter until is concluded.

Section 4 – Agendas and Minutes

4.01 Agenda Preparation and Distribution
Not less than nine (9) days prior to any regular scheduled meeting, the secretary of the Commission shall endeavor to prepare an agenda which shall list all matters to be considered by the Commission at the meeting for which the agenda is prepared. The agenda shall ideally be distributed no less than five (5) days prior to the scheduled meeting to all members of the Commission, staff, anyone requesting such agenda and to other persons as the Commission and City Council may direct. Failure to satisfy any of the deadlines herein shall not, in and of itself, invalidate any action of the Commission. Agendas shall be provided as required by the Brown Act.

4.02 Agenda Contents
The agenda shall contain the place, date and time of the meeting and items to be discussed at the meeting, consistent with the Brown Act.

Items can be placed on the agenda by staff as part of their responsibility in reviewing planning applications and administering city projects.
Any Commissioner may request the placement of an item on a future Commission agenda. Staff shall advise the Commission regarding the amount of time that may be necessary to prepare background materials related to the requested item and when the next available agenda opening would be. By majority vote, the Planning Commission may place the requested item on a future available agenda, providing at least seventy-two (72) hours prior to the meeting at which such item shall be considered in order to comply with the Brown Act and allow staff to prepare appropriate support materials. Items requiring additional public noticing will be placed on the next available agenda, within the scope and jurisdiction of the Planning Commission.

4.03 Minutes
The Planning Commission shall keep a record of its resolutions, transactions, findings and determinations. The Secretary shall maintain minutes of all proceedings. The meeting agenda and minutes are a public record and shall be available for inspection.

The minutes shall reflect the maker of the motion and the second for all actions. The vote of each Commissioner shall be recorded in the minutes.

Section 5 – Meeting Conduct

5.01 Purpose
The Planning Commission is a public agency with land use planning and decision-making duties. It is the policy of the Planning Commission to encourage free and open discussion of issues on a Planning Commission meeting agenda, but also to ensure that the Commission completes the agenda in a timely manner and in a process that accords courtesy and respect to all participants.

5.02 Rules
Robert’s Rules of Order, Revised, except where inconsistent with the express provisions of law, these bylaws, or other resolutions of the Commission, shall govern the conduct of meetings of the Commission.

5.03 Close of Public Hearing
No evidence shall be taken after the public hearing is closed on a matter.

5.04 Addressing the Commission
As per the Brown Act, the public may comment on any agenda item, however shall do so in the following manner:

Each person addressing the Commission is requested, but not required, to give his/her name and address in an audible tone of voice for the record and to provide the same on a speaker register used to prepare the meeting minutes. The speaker is requested to state whether he or she is appearing as a representative or in a professional capacity such as an attorney, engineer, etc., and to state the name of the individual or organization he or she
is representing, if applicable. Unless additional time is granted by the Chair, all remarks shall be limited to three (3) minutes and shall be addressed to the Commission as a body and not to any individual member thereof. The Chair may limit repetitive testimony in the interest of time. Only members of the Commission or the person having the floor, shall be permitted to enter into any discussion, either directly or through a member of the Commission, except through the Chair. Any person who wishes to address the City Attorney or staff shall do so through the Chair and not pose questions or remarks to the Attorney or staff directly.

5.05 Motions
When making a motion, the following options are available:

(a) Deny without prejudice
(b) Deny with prejudice
(c) Approval
(d) Approval with conditions
(e) Continue (table)

5.06 Voting
The Chair has the right to vote and make a motion on any issue before the Commission.

The vote of all Planning Commissioners, including the Chair, shall be recorded and no vote shall be taken in secret. All Planning Commissioners shall vote on an item when legally able to do so. Nothing herein shall preclude the Planning Commission from meeting or taking action in Closed Session in accordance with the requirements of the Brown Act.

5.07 Super-Majority Vote
Some planning actions, require a super-majority vote, i.e., the affirmative vote of not less than a majority of the total membership of the Planning Commission. The super-majority vote of the total membership of the Planning Commission requires the affirmative vote of four (4) of the seven (7) Planning Commissioners.

5.08 Tie-Vote, Lack of Majority Vote
A tie-vote occurs when there is an equal number of Commissioners who voted in favor of a motion as have voted not in favor of a motion, such as a 3-3 vote. A lack of majority vote occurs when less than half of the votes cast support the motion, such as a 3-4 vote. When either a tie-vote or lack of majority vote occurs, the motion fails, thereby resulting in no action. A majority vote is necessary to take action on an item, regardless of whether the Planning Commission has final authority or advisory authority. In all cases, the Planning Commission shall work towards formulating a majority recommendation. If this cannot be achieved, the Planning Commission shall clearly summarize their issues to provide direction to the applicant or to the City Council.
5.09 Abstentions
Prior to taking action, the Commission must receive and weigh all presented evidence and testimony. In cases where a Commissioner is not present for public testimony on an item, the Commissioner should abstain from voting. This notwithstanding, in cases where an item has been continued from a meeting at which a decision-maker has been absent, the decision-maker can review the videotape of the meeting or the meeting minutes and participate in the continued hearing and vote.

A Planning Commissioner abstaining from voting shall state a reason.

5.10 Passing the Gavel
When neither the Chair nor the Vice Chair is present or able to vote due to a conflict of interest, the gavel shall be passed to the Commissioner with the longest years of service as the Chair Pro Tempore with authority to preside over the meeting and/or the agenda item.

5.11 Seating Arrangement
To encourage the integration of recently appointed Commissioners, a meeting seating arrangement shall be established by the Chair.

5.12 Exhibits
All exhibits filed in connection with any pending matter become part of the record of the proceedings and shall be retained subject to compliance with applicable records retention policies of the City.

5.13 Order of Procedure, Public Hearing Guidelines
The following guidelines are for general agenda items. Variations on the guidelines for public hearing items are noted in parentheses.

Staff report
Clarifying questions to staff
Applicant presentation
Clarifying questions from Commissioners to Applicant
Public comment on item (Chair opens public hearing)
Applicant responds to questions, comments for clarification, amplification
(Close public hearing by motion of Commission)
Commissioners deliberate, discuss the item
Commissioners vote

The Chair may vary the order otherwise provided above.

5.14 Reports by Staff or its Consultants
Written reports by staff or its consultants shall be considered a part of the official record of the proceeding to which they relate. Copies of any such written report shall be made available to the public at any hearing held on the proceeding to which such report relates.
Section 6 – Commissioner Conduct

6.01 Purpose
The Planning Commission recognizes that differences of opinion are inherent in its land use subject matter and duties, whether they are differing opinions among Commissioners, or, between Commissioners and staff, or Commissioners and the public. The Commission also recognizes that discussion and resolution of such differences are often the basis for crafting land use decisions that are most appropriate for the City and its neighborhoods. It is the policy of the Planning Commission to recognize such differences and to provide a forum that allows them to be expressed in a respectful, courteous manner.

6.02 Recognition from Chair to Make Remarks
A Commissioner shall obtain recognition from the Chair and address all remarks including those to staff and the City Attorney to the Chair. Once a Commissioner has the floor, questions to the City Attorney and staff shall be directed through the chair.

6.03 Appropriate Remarks
A Commissioner should confine remarks to the merits of the pending question. All statements should have bearing on the adoption of the immediately pending question.

A Commissioner should refrain from offensive remarks directed towards another Commissioner or staff.

A Commissioner should not read lengthy passages from reports, books, quotations, etc., without permission of the Commission.

6.04 When to Withdraw a Motion
The maker of a motion who no longer supports his or her motion should ask permission to withdraw the motion. The maker of a motion may vote against the motion but cannot speak against it.

6.05 Courtesy to Others
A Commissioner should refrain from disrupting the Commission and give courteous attention to other speakers.

No member should speak a second time on a question if any member who has not yet spoken on the question wants to do so.

A Commissioner should be open to all concerns and listen to all participants with an open mind, even if he or she disagrees with them.

6.06 Ex-parte Communication
Commissioners are discouraged from suggesting any change to any project to the applicant or staff before the Commission as a whole considers the project. In addition, to ensure that all Commissioners receive the same information relative to a project that will
be reviewed by the Commission, third party contacts are discouraged. Any such communications must be disclosed by the Commissioner at the Commission meeting prior to the item being considered.

6.07 Communications with the Press
When speaking to the press, Commissioners shall clearly state that they are speaking for themselves only and not for the Commission as a whole.

6.08 Professionalism
Commissioners are expected to exhibit a professional demeanor during public meetings at all times, to ensure decorum and respect to fellow Commissioners, City staff and the public.

6.09 Continued Training
Commissioners should continually strive to improve their land use knowledge and skills.

As funding is available, members of the Planning Commission are encouraged to annually attend the League of California Cities Planner’s Institute and may additionally attend the League’s Annual Conference. Alternatively, and subject to available funding, Planning Commissioners may choose to attend local conferences or trainings rather than the League’s Conference if: (1) the conference or training is related to planning issues applicable in Milpitas, and (2) the amount of money expended by any one Commissioner does not exceed the cost of attending the two League Conferences, as budgeted for the year.

6.10 Meeting Preparation
The Milpitas General Plan provides a vision and policy framework for future development to of the city, and all Planning Commission decisions must be consistent with the adopted policies in the General Plan. The Zoning Ordinance is a tool used by City official and staff, including the Planning Commission, to implement the General Plan. These documents are Council-approved and legally binding, and each Planning Commissioner has a responsibility to read and comprehend both the General Plan and the Zoning Ordinance in order to make sound decisions on issues brought before the Commission.

The effectiveness of the Planning Commission requires the Commissioners thoroughly prepare themselves prior to a public meeting. This should include careful review of the agenda packets, additional research as needed, and calling upon Planning staff prior to the meeting for clarification and understanding of the projects and materials to be discussed.

6.11 Meeting Participation
Each Commissioner’s input is important and valued. All Commissioners in attendance are expected to participate.

6.12 Position Justification
Public decisions must be accompanied with coherent reasons, as statements are incorporated into the legal record.

6.13 Staff and Commissioner Roles

Staff’s Role
Planning staff’s role is to provide the Commission with the information it needs to make an independent decision and to provide the Commission with a professional recommendation supported with analysis. Staff’s responsibilities include public noticing and reviewing of applications for completeness and compliance with all local and state codes, including the California Environmental Quality Act (CEQA). In addition, staff shall assist with facilitating meetings.

Commissioner’s Role
A Planning Commissioner’s role is to review the information provided by staff, evaluate written and oral testimony provided by the general public and the applicant, to analyze the project proposal itself, and to make an independent decision which is in the best interests of the City and in conformance with applicable laws and regulations.

6.14 The Brown Act
The Brown Act is the California Open Meeting Law. The Planning Commission and Commissioners are subject to its provisions. Commissioners with questions should contact the City Attorney, the Planning Commission Chair or Planning staff.

6.15 Addressing Others
The appropriate title should be used when acknowledging a meeting participant, such as “Mr.”, “Ms.”, “Commissioner”, “Chair”, “Vice-Chair”, etc. This shows respect, professionalism and avoids the appearance of favoritism.

6.16 Conflicts of Interest/Code of Ethics
The City Attorney may be able to provide advice on avoiding legal and perceived conflicts of interest. Questions on a possible conflict should be addressed to the City Attorney prior to the meeting. Any member of the Planning Commission who has a conflict of interest with an item on the agenda shall excuse him or herself prior to the introduction of the agenda item, as required by law.

If at a meeting, an unresolved issue arises as to whether a Planning Commissioner may have a conflict of interest on an agenda item, the Planning Commission may seek the advice of the City Attorney. The Planning Commission may continue the item to a future agenda for resolution of the matter, with consideration of any applicable Permit Streamlining Act provisions.

Each Commissioner should work towards maintaining the highest actual and perceived integrity level while sitting on the Commission. In addition, Planning Commissioners shall adhere to any applicable local regulations governing ethical conduct adopted by the City of Milpitas.