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CHAIR Ben Di Benedetto

> VICE CHAIR David Burg

TREASURER Michael Klausman

> SECRETARY Paul Waters

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STUDIO CITY NEIGHBORHOOD COUNCIL (SCNC) MEETING AGENDA Wednesday, Nov. 19, 2003–7:00 PM CBS Studio Center, Annex 1 4024 Radford Avenue

Studio City, CA 91602

The public is requested to fill out a "**Speaker Card**" to address the Board on any item of the agenda prior to the Board taking action on an item. Comments from the public on Agenda items will be heard only when the respective item is being considered. Comments from the public on other matters not appearing on the Agenda that is within the Board's subject matter jurisdiction will be heard during the Public Comment period. Public comment is limited to three minutes per speaker, unless waived by the presiding officer of the Board. The agenda is posted for public review at: Studio City Neighborhood Council website (www.scnc.info); Studio City Library, 12511 Moorpark St.; every Sunday from 9:00 AM to 1:00 PM, at the Studio City Farmers Market, Ventura Pl. and Laurel Canyon Blvd.; Studio City Residents Association, 12069 Ventura Pl., #H; Studio City Chamber of Commerce, CBS Studio Center, 4024 Radford Ave.; North Weddington Recreation Center, 10844 Acama St. As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and upon request, will provide reasonable accommodation to ensure equal access to its programs, services, and activities. Sign language interpreters, assistive listening devices, or other auxiliary aids and/or services may be provided upon request. To ensure availability of services, please make your request at least three (3) business days (72 hours) prior to the meeting you wish to attend by contacting the Neighborhood Council Project Coordinator at (818) 756-9628 or e-mail to mfitzgerald@mailbox.lacity.org.

- 1. Call to Order and Roll Call.
- 2. Approval of Minutes.
- 3. Public Comments Comments from the public on non-agenda items within the Board's subject matter jurisdiction.
- 4. Brief response(s) by Board Members to statements made or questions posed by persons exercising their general public comment rights.
- 5. Neighborhood Council Business
 - A. Motion and Resolution regarding election scheduling letter to DONE
 - B. Appointment: Election Committee
 - C. Read into record: Letter from Board Member Jack Bornoff
 - D. Update Regarding Non-Development Options for Studio City Golf and Tennis Site: District Two Council Representative - Bond Measure, Golf and Tennis Fund, Eminent Domain; Studio City Chamber – Potential Revenue Streams, and other purchase options; Studio City Residence Association - Rezoning
 - E. Motion and Resolution to Support or Not Support Development of Studio City Golf and Tennis Site
 - F. Brief Comments by Board Members regarding Resolution on Studio City Golf and Tennis Site.
- 6. Adjournment

PROCESS FOR RECONSIDERATION: The Board may reconsider and amend its action on items listed on the agenda if that reconsideration takes place immediately following the original action or at the next regular meeting. The Board, on either of these two days, shall: (1) Make a Motion for Reconsideration and, if approved, (2) hear the matter and Take an Action. If the motion to reconsider an action is to be scheduled at the next meeting following the original action, then two items shall be placed on the agenda for that meeting: (1) A Motion for Reconsideration on the described matter and (2) a (Proposed) Action should the motion to reconsider be approved. A motion for reconsideration can only be made by a Board member who has previously voted on the prevailing side of the original action taken. If a motion for reconsideration is not made on the date the action was taken, then a Board member on the prevailing side of the action must submit a memorandum to the Secretary identifying the matter to be reconsidered and a brief description of the reason(s) for requesting reconsideration at the next regular meeting. The aforesaid shall all be in compliance with the Brown Act.