


MOTION

I MOVE that the continued consideration of Communication from the Chair of Housing, Community and Economic Development Committee relative to rules, regulations and/or practices related to restricting relatives of any person who has invested in, developed or managed City-subsidized housing from living in a unit within said housing development – Item 4 on today’s Council Agenda (CF #11-0994) BE AMENDED to add the following new recommendation:

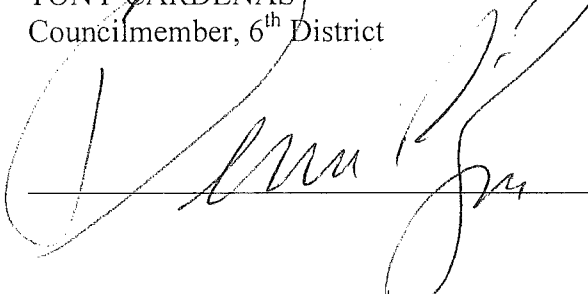
Request that the City Attorney include in the City’s conflict of interest policy that that elected officials, including his or her spouse/partner, who participated in the deliberative process, vote or consideration of a legislative action regarding a residential housing project are prohibited from receiving a city loan and/or living, leasing or purchasing a residential unit within said project; including receiving a loan, a modification of a loan or a forgiveness of debt in that development from the developer of the project or the developer’s spouse/partner.

And that violation of said conflict of interest policy includes a severe financial penalty to the elected official and/or consideration for removal from office.

PRESENTED BY:


TONY CARDENAS
Councilmember, 6th District

SECONDED BY:



APR 24 2012