

Communication from Public

Name: GJuan Johnson

Date Submitted: 12/12/2022 11:39 AM

Council File No: 21-1189

Comments for Public Posting: I support the extension of the local emergency agenda item. Reference: December 9 2022. Dear Los Angeles city clerk: Please provide copies of documents that show which city government employees or officials have been engaged by Power Property Management Inc. to retaliate against Black tenants who engage in protected activity. The clerk is requested to provide any documents that prove that Power Property Management Inc. does not practice racism against Black Tenants. The city clerk is requested to provide any documents that prove any local city government contracts with Power Property Management Inc. Please provide copies of any and all documents that explain the link between housing discrimination and corruption of city Los Angeles government employees and officials. Reference: this property address is being used for illegal home sharing and guests should be cited by the Police Department, location 1522 Hi Point St 90035. A previous order (2015) from the LA County Public Health Department ordered the property owner to repair, replace, or remove the intercom system unit 9; the owner has refused. "JUDGMENT WAS ENTERED AS STATED BELOW ON (DATE): 02/16/2022. Court orders judgment entered for Plaintiff Geary J. Johnson against Defendant Hi Point Apts LLC., (A Corporation) on the Plaintiff's Claim pled by Geary J. Johnson on 12/03/2021 for the principal amount of \$479.99 and costs of \$90.00 for a total of \$569.99. Waived fees and costs in the amount of \$50.00, including those incurred after judgment, must be paid directly to the court by Defendant Hi Point Apts LLC., (A Corporation). A full or partial satisfaction of judgment will not be entered unless waived fees are paid per Government Code section 68637(b)(1). An Administrative fee of \$25.00 must be assessed if the collection process is initiated to collect unpaid fees per Government Code section 68638." Power Property Management Inc. worked for Hi Point Apts LLC at the time of the judgment regarding intercom and parking services denied. Superior Court Case 21STSC04574. The intercom box outside the building includes unit 9, even though the intercom does not function as intended. The DFEH employee James Cortes is racist. (Redacted from Public Records request 22-12370. Documents can also be seen at link <https://wp.me/P57D2C-1eX> .) FBI asked to investigate housing discrimination by Power Property Mgmt

Group Inc. as told to Mayor Karen Bass.

Please cease your retaliatory threats of physical violence - (DFEH/CRD case 202211-18897616)- Violation of the Unruh Act

From: G Johnson (tainmount@sbcglobal.net)

To: nisi@powerpropertygrp.com; francisco@powerpropertygrp.com; hcidla.rso.central@lacity.org; hcidla.reap@lacity.org; mayor.helpdesk@lacity.org; controller.galperin@lacity.org; gilbert.cedillo@lacity.org; councilmember.krekorian@lacity.org; councilmember.blumenfield@lacity.org; contactcd4@lacity.org; paul.koretz@lacity.org; councilmember.rodriquez@lacity.org; councilmember.price@lacity.org; councilmember.bonin@lacity.org; councilmember.lee@lacity.org; councilmember.ofarrell@lacity.org; councilmember.kevindeleon@lacity.org; councilmember.buscaino@lacity.org; info@housingrightscenter.org; contact.center@dfeh.ca.gov; jivar.afshar@lacity.org; fred.wong@lacity.org; lisa.yancey@lacity.org; joe.velasquez@lacity.org; bruce.todd@lacity.org; 09e41e7459a05677911c@powerpropertygroup.mailer.appfolio.us; cynthia@powerpropertygrp.com; highpoint1522@gmail.com; frontdesk@powerpropertygrp.com; councilmember.harris-dawson@lacity.org; lahd.rso.central@lacity.org; brent@powerpropertygrp.com; thomas@powerpropertygrp.com; megan@boldpartnersre.com

Cc: gavin@gavinnewsom.com; web-112-ca33@mail.house.gov; james.cortes@dfeh.ca.gov; andrew.dawson@sen.ca.gov; shou.committee@senate.ca.gov; senator.laird@senate.ca.gov; senator.chang@senate.ca.gov; senator.wolk@senate.ca.gov; 113-ca37kb.inbox@mail.house.gov

Date: Thursday, December 8, 2022 at 11:00 AM PST

LA Elect Mayor Karen Bass Told of Housing Racism

Property Owner Physically Threatens Black Tenants Who Engaged in Protected Activity

To: Hi Point 1522 LLC; 520 Pacific Street #5, Santa Monica CA 90405. Email: meghan@boldpartnersre.com. Phone 818-219-1587.

**To: Power Property Management Inc.
8885 Venice Blvd Suite 205
Los Angeles CA 90034**

To: Chief Michel Rey Moore
Los Angeles Police Department
100 W. 1st Street
Los Angeles CA 90012-4112
First Class Mail and Certified Mail 9407 1112 0620 3466 9568 44

Director FBI
10385 Vista Sorrento Pkwy
San Diego CA 92121-2703
First Class mail and Certified Mail 9407 1112 0620 3466 9561 89

Director FBI
 11000 Wilshire Blvd Fl 17
 Los Angeles CA 90024-3672
 First Class Mail and Certified Mail 9407 1112 0620 3466 9560 59

FBI Director Christopher A. Wray
 FBI
 935 Pennsylvania Ave NW
 Washington, DC 20535-0001
 First class mail and Certified Mail 9407 0111 200620 3466 9564 46

"James Byrd Jr. (May 7, 1998. Shawn Berry, Lawrence Brewer, and John King dragged him for three miles (five kilometers) behind a pickup truck along an asphalt road. Byrd, who remained conscious for much of his ordeal, was killed about halfway through the dragging when his body hit the edge of a culvert, severing his right arm and head. The murderers drove on for another 1+ 1/2 miles (2.5 kilometers) before dumping his torso in front of a black church."

3483. California Civil Code Every successive owner of property who neglects to abate a continuing nuisance upon, or in the use of, such property, created by a former owner, is liable therefor in the same manner as the one who first created it.

"For the last year at least, the owner has harassed myself by not repairing the intercom, restricting repairman from making the repairs, and did "substantially interfere with or disturb the comfort, repose, peace or quiet of a tenant(s) and that cause, are likely to cause, or are committed with the objective to cause a tenant(s) to surrender or waive any rights in relation to such tenancy.", a violation of the city harassment ordinance. The owner and agents have engaged in acts or omissions which interferes with the tenant's right to use and enjoy the rental unit (harassment)."

<https://wp.me/P57D2C-m>

A request for accommodation (intercom and extra parking) due to disability has been ignored by the owner.

Dear Hi Point 1522 LLC, Power Property Management, Liliana Morales (PPM), Ann Sewill, Director, Catherine Taylor-Gomez, Tricia Keane, Mike Feuer: KALEENA WILEY, Thomas Khammar, Brent Parsons, Liliana Morales, Jacqueline Gallardo, Jennifer Cleveland, Renee Henderson, Giovanni Dubon, Kassandra Harris, Kristopher Gordon, Jason Ortegon, Jade Beck, Liliana Morales, Twyla Rucker, Jeanette Conway, Alva Corado, Jacqueline Gallardo, Brent Parson, Julia Gran, Kaleena Wiley, Carmen Joseph, Kristofer Gordon, Justice Walker, Fidel Medino, Shireen Davis, Jamie Swisher, Daisy Moreno, Javier Guevara, Alva Corado, Miquel Mercado, Danielle Herron-Wilson, Julia Gran, Cynthia Reynosa, Cameron Morse, Chris Thrasher, Monika Bohana, Gina Purgave, Stephen Leider (Power Property Management Inc employees as seen on the internet). Thomas Khammar as agent for Hi Point 1522 LLC; Hi Point 1522 LLC, Meghan Hayner (COO):

The new owner is Hi Point 1522 LLC, managed by Hi Point 1522 Managers LLC, managed by Hi Point 1522 Managers LLC, managed by Hi Point 1522 Managers Holdco LLC, managed by Todd Jacobs, associated with Hi Point 1522 TJ Entity LLC, managed by Anthony Jaffe. The property management company for this site is Power Property Management which is at the same address as the other 1522 Hi Point LLC entities above.

Power Property Management as quoted in court papers sued by a tenant who was an attorney

The question is, why didn't Power do the work in a timely manner.

That evening, Power sent plaintiff an email that sent a confusing message as to the status and repairs of the elevator.

(Power said) Tenants are not entitled to anything relating to the elevator.

Even if the property managers claim to have independently acted in good faith, which is untrue, the knowledge of the defendant is imputed to each property manager, and therefore, after the first purported mistake, subsequent mistakes would not be reasonable. This is true, especially due to Power being the third of three property managers who were committing the same wrongs.

Alleged, power obtained money through extortion from defendant on four occasions.

The defendant and Power, knew or must've known, the process would not be used in good faith, because Power was told by a former property manager it was wrong, and the defendant had actual and imputed knowledge, based on the actions of two previous property managers, who had essentially badgered plaintiff with the same kind of wrongs.

Power then collected more funds, paid by plaintiff under duress on the first day of the next month February. Power again deposit the funds by cash, and to check, even though they were clearly marked as paid under duress.

Power was wrongfully, submitting a tactic and bad faith to implement a raise of rent without following the proper procedure, but instead used a wrongful process to inflict pain and suffering and to cause stress on the plaintiff.

Power was notified of certain significant problems with the elevator in the properties, call box (intercom) , as well as other lesser problems with the building. (Los Angeles Superior Court Case 19STCV18302. Nelson v. Fox Hills Drive. Filed May 26, 2019.)

There is an abandoned vehicle at parking stall #4. It has been there in the same shape since before 2014. Of course the tenant is white and that is the white privilege afforded to him as a white tenant, courtesy of the biased Power Property management Inc. Nisi Walton, where the white tenant is not subjected to the racist, murderous* conduct for having storage or misc items on the property (abandoned vehicle).

This shall be my further response to the email of Thomas Khammar of November 28, 2022 at 10:29:50 AM PST (see below copy):

I consider the email of Thomas Khammar to constitute a threat of physical violence against myself, my roommate, my friends, guests, relatives, delivery persons, and all those who support tenant rights. Power Property Management, Inc. and its employees, should not have a real estate broker license to make such threats.

Me and my kind (myself, my roommate, my friends, guests, relatives, delivery persons, and all those who support tenant rights) have the God given right to take efforts such as this email in order to protect our health and safety from the monstrous Power Property Management Inc.

My repeated code violation complaints, requests for housing services, discrimination complaints as stated herein are not frivolous, not without merit, and are for legitimate purposes. The rent agreement provides for maintenance and parking, thus proof my complaints are valid and not frivolous. The address property has 18 units and parking for 27 vehicles. In a court case, Walter Barratt previous owner, told the court I was not entitled to repairs or parking, violations of the rent agreement. However, under the current owner and yourself as management company, you (Khammar) told the court that the intercom repairs would be made when the building is rewired (IMO a fabrication on your part) and that tenants unit 9 already have a tandem parking stall (another fabrication since stall 8 is a single stall). In these court statements, you did not indicate that I was not "entitled" to such services nor does your statements to the court indicate my requests are frivolous or without merit. You have accepted rent payment for December 2022 which clearly indicates on the check that payment is made under duress and for repairs intercom and tandem parking. White tenants on this property have the privilege of parking and the privilege of a working intercom.

In response to my emails, you could have simply said that the intercom will be repaired within 30 days and the parking will be provided within 30 days, but instead you make threats of physical violence; this is not acceptable. Your real estate broker license and city business license do not authorize you to make physical threats, or act in a racist manner.

Under civil code section 1940.4, tenants are allowed to post political signs on their window or door under certain circumstances. I am certain you are not complaining/retaliating about such rights.

There is a sign on my car (see attached photo) that is protected activity. I don't imagine you are complaining about that? I am told by Google that such sign and others like it have gotten **over 1 million views** on the worldwide web and Google Maps, and I did not tell Google to circulate such photos worldwide. Are you mad at Google Maps? This is what the sign says:

*Power Property Mgmt. Inc
and Skylight Properties Deny housing services to Blacks
Google "Racism Hi Point Apts"
Says Walter Barratt*

Finally, please allow me fair and reasonable opportunity to respond to your attacks on my right to engage in protected activity. For every sentence, for every word of your email below Nov. 28, please specify who, what, when, why, where, dates and times, each act occurred and how was it brought to my immediate attention and what was my response. Names of tenants or others should be included. If I do not hear from you in a reasonable time, I will conclude that your claims are bogus and for purposes of further racism and retaliation. I remind you that complaints to government agencies are not considered harassment, and such complaints are protected activity.

This will be posted to the city clerk Public Records site and from there to the worldwide web.

Geary Juan Johnson
1522 Hi Point St 9
Los Angeles CA 90035
Phone 323-807-3099

I am a Black Male American

Postage costs today please remit \$20.56 to cover damages.

Reference:

Power Property Management

09e41e7459a05677911c@powerpropertygroup.mailer.appfolio.us

Brent Parsons at Power Property Management

brent@powerpropertygrp.com

Thomas Khammar at Power Property Management

thomas@powerpropertygrp.com

Kassandra Harris - resident manager at 1522 Hi Point St Apts 90035 *highpoint1522@gmail.com*

frontdesk@powerpropertygrp.com

[Below As told to Governor Gavin Newsom's DFEH/CRD and state employee James Cortez).

1. That Hi Point 1522 LLC and Power Property Management Inc. denied/aided or incited a denial of/discriminated or made a distinction that denied full and equal accommodations/advantages/facilities/privileges/ services to GEARY J. JOHNSON;
2. That a motivating reason for Hi Point 1522 LLC and Power Property Management Inc.'s conduct was GEARY J. JOHNSON's race, Black, and sex, male.
3. That GEARY J. JOHNSON was harmed; and
4. That Hi Point 1522 LLC and Power Property Management Inc.'s conduct was a substantial factor in causing GEARY J. JOHNSON's harm.

12/7/22, 12:42 PM AT&T Yahoo Mail - Re: Violation of tenant right to quiet enjoyment - Opportunity to Provide Housing Services- RSO complaint number CE 2...

Re: Violation of tenant right to quiet enjoyment - Opportunity to Provide Housing Services- RSO complaint number CE 273371-CRD complaint 202201-15997931

From: GJohnson(tainmount@sbcglobal.net)

To: thomas@powerpropertygrp.com; meghan@boldpartnersre.com
 cc: hcidla.rso.central@lacity.org; hcidla.reap@lacity.org; mayor.helpdesk@lacity.org; controller.galperin@lacity.org; gilbert.cedillo@lacity.org; councilmember.krekorian@lacity.org; councilmember.blumenfield@lacity.org; contactcd4@lacity.org; paul.koretz@lacity.org; councilmember.martinez@lacity.org; councilmember.rodriguez@lacity.org; councilmember.price@lacity.org; councilmember.ridley-thomas@lacity.org; councilmember.bonin@lacity.org; councilmember.lee@lacity.org; councilmember.ofarrell@lacity.org; councilmember.kevindeleon@lacity.org; councilmember.buscaino@lacity.org; info@housingrightscenter.org; contact.center@dfeh.ca.gov; jivar.afshar@lacity.org; fred.wong@lacity.org; lisa.yancey@lacity.org; joe.velasquez@lacity.org; bruce.todd@lacity.org; councilmember.harris-dawson@lacity.org; lahd.rso.central@lacity.org; brent@powerpropertygrp.com; gavin@gavinnewsom.com; web-112-ca33@mail.house.gov; james.cortes@dfeh.ca.gov; andrew.dawson@sen.ca.gov; shou.committee@senate.ca.gov; senator.laird@senate.ca.gov; senator.chang@senate.ca.gov; senator.wolk@senate.ca.gov

Date: Wednesday, December 7, 2022 at 12:40 PM PST

Dear Power Property Management and property owner Meghan Hayner at Bold Partners:

Your email is vague and lacking in specificity as to make it unintelligible.

It is apparent that you and those aligned with you do not understand English. I am again asking you to repair the non-working intercom of which yourself and others said ---and you said to the courts---that we are entitled to repairs since you said the building needs to be rewired. You also

said in court that we are entitled to a tandem parking stall or parking for two cars because you told the Judge that we already have a tandem parking stall, which stall #8 is not a tandem parking stall. You have not raised any legitimate excuse for why our intercom is not repaired and why the parking for two cars has not been provided. The real reason why these housing services are not provided is because Power Property Management, Inc, and the property owner, and those aligned with you, are Racist, in violation of the state Unruh Act, and you are engaged in unlawful retaliation. Your email is evidence of the retaliation and can be used in evidence if you attempt an unlawful eviction of myself. Your email is an unlawful threat.

Your email is evidence of your retaliation that violates the local housing laws as well as state discrimination laws.

The courts have actually ruled on my favor on a number of occasions. In some instances where there was a "dismissal without prejudice", that means that the court did not rule on the merits of the case. In addition, a month to month rental agreement, when renewed by the payment of rent, renews the contractual agreement of the parties. You have no problem taking my rent money each month but refuse to provide the services requested.

You alleged that you, Brent, and Meghan, have not made "racist" statements, but you do not deny that your denial of housing services to me is indeed "racist".

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12/7/22, 12:42 PM AT&T Yahoo Mail - Re: Violation of tenant right to quiet enjoyment - Opportunity to Provide Housing Services- RSO complaint number CE 2...

I am only complying with my duties on the rent agreement to act in a reasonable and good faith manner and report the need for housing services, as the rent agreement authorizes me to do so. Maybe because of the country you come from, you do not recognize the legal rights of Americans.

You allege:

"You have made it your business to interfere with the rights of others to quiet enjoyment, to interfere with the ability of the lessor to rent units at the building, and, as I write above, to defame ownership and management. All of the rights of ownership and management with respect to your nuisance, your lies, and your defamatory false allegations are reserved. This is the only warning you will receive regarding these defaming lies."

Your allegations lack specificity as to what you feel has happened and what corrections you expect to be made. I have not received any complaints of any specific nature from any person or tenant. You remember that ownership made similar allegations in court on two occasions and the court refused to award the owner and PPM any damages. Remember?

Please detail how I have interfered with your ability to rent units, how I have defamed ownership and management, what are the nuisance, lies, and defamatory false statements you allege? These are similar allegations you made to the courts before for \$25,000 dollars in damages and \$10,000 in damages against me, and the court rejected you damages twice. Remember? Please provide the contact information and names of any persons who have complained and date, time, place when it was brought to my attention.

I can use this email chain and get this matter before the court in about two hours; will you have any objection?

The city clerk has published to the internet a number of documents about your illegal activities. Will you go after the city clerk also?

All rights reserved.

Geary Juan Johnson

1522 Hi Point St 9

Los Angeles CA 90035

Phone 323-807-3099

A Black male American

c: Senator Karen Bass, city Mayor elect

On Monday, November 28, 2022 at 10:29:50 AM PST, Thomas Khammar <thomas@powerpropertygrp.com> wrote:

Dear Mr. Johnson:

I saw that you are at it again, deliberately spreading defaming lies.

For the record, your lies are both blatant and despicable; moreover, they are calculated and deliberate, with full knowledge of their falsity, and yet you go ahead and utter them anyhow to all and sundry. Neither Brent nor I has ever made any such racist statements, nor would we ever do so.

about:blank 2/5

12/7/22, 12:42 PM AT&T Yahoo Mail - Re: Violation of tenant right to quiet enjoyment - Opportunity to Provide Housing Services- RSO complaint number CE 2...

You have made it your business to interfere with the rights of others to quiet enjoyment, to interfere with the ability of the lessor to rent units at the building, and, as I write above, to defame ownership and management.

You have lost every single small claims action on your meritless and, as the Court has found, wholly unfounded claims.

All of the rights of ownership and management with respect to your nuisance, your lies, and your defamatory false allegations are reserved. This is the only warning you will receive regarding these defaming lies.

Thomas Khammar

THOMAS Khammar | Managing Partner

property management | leasing | capital improvement | investments

powerpropertymanagement.com

Phone: 310-593-3955 x23

Address | Mailing Address: PO Box 472 Culver City, CA 90232 DRE#01443898

CONFIDENTIALITY NOTICE and DISCLAIMER: This email message is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message. If you are the intended recipient but do not wish to receive communications through this medium, please so advise the sender immediately. Nothing in this communication should be interpreted as a digital or electronic signature that can be used to authenticate a contract or other legal document. The recipients are advised that the sender and Power Property Management are not qualified to provide, and have not been contracted to provide, legal, financial, or tax advice, and that any such advice regarding any investment by the recipients must be obtained from the recipients' attorney, accountant, or tax professional.

On Thu, Nov 24, 2022 at 9:35 AM G Johnson <tainmount@sbcglobal.net> wrote:

At one point, Martinez called Bonin a “little bitch” and referred to his son as “*parece changuito*,” or “like a monkey.” Gov. Gavin Newsom called Martinez’s resignation “the right move.” “Again, these comments have no place in our state, or in our politics, and we must all model better behavior to live the values that so many of us fight every day to protect,” he said in a statement. Brent Parsons and Thomas Khammar were heard to say they agree with the position of Martinez, that there are monkeys at 1522 Hi Point St Apts that are not entitled to housing services.

Dear Hi Point 1522 LLC, Power Property Management, Liliana Morales (PPM), Ann Sewill, Director, Catherine Taylor-Gomez, Tricia Keane, Mike Feuer: KALEENA WILEY, Thomas Khammar, Brent Parsons, Liliana Morales, Jacqueline Gallardo, Jennifer Cleveland, Renee Henderson, Giovanni Dubon, Kassandra Harris, Kristopher Gordon, Jason Ortegon:

The new owner is Hi Point 1522 LLC, managed by Hi Point 1522 Managers LLC, managed by Hi Point 1522 Managers LLC, managed by Hi Point 1522 Managers

Holdco LLC, managed by Todd Jacobs, associated with Hi Point 1522 TJ Entity LLC, managed by Anthony Jaffe. The property management company for this site is Power Property Management which is at the same address as the other 1522 Hi Point LLC entities above.

On Saturday, November 19, 2022, between the hours of 9 am - 12 noon, workers were here working on unit 18. It appears that due to monthly illegal home sharing rental of the unit(s), monthly the flooring has to be replaced. I remind you again that routine maintenance and repairs in this multifamily dwelling is only allowed Monday thru Friday between the hours of 8:30 am and 6:00 p.m. or check with city housing. Routine maintenance is not allowed at any time of Saturday or Sunday. I note that there was no attempt by maintenance to extend the striping to make parking stall #8 into a tandem stall and there was no attempt to repair or replace the non-working intercom in unit 9. The noise of repairs in unit 18 violates my right to quiet enjoyment, and did disturb my quiet enjoyment.

The curb in front of the building also needs repair, as reported numerous times to code enforcement.

“For the last year at least, the owner has harassed myself by not repairing the intercom, restricting repairman from making the repairs, and did “substantially interfere with or disturb the comfort, repose, peace or quiet of a tenant(s) and that cause, are likely to cause, or are committed with the objective to cause a tenant(s) to surrender or waive any rights in relation to such tenancy.”, a violation of the city harassment ordinance. The owner and agents have engaged in acts or omissions which interferes with the tenant’s right to use and enjoy the rental unit (harassment).” <https://wp.me/P57D2C-m>

New discrimination complaints have been filed against you regarding denial of housing services intercom repair and tandem parking at this address.

The CRD/DFEH case number is 202211-18897616.

Geary J. Johnson

1522 Hi Point St 9

Los Angeles CA 90035

Phone 323-807-3099 A Black male American

cc: **California Senate Housing Committee** Senator Scott D. Wiener (Chair) Senator Patricia C. Bates (Vice Chair) Senator Anna M. Caballero Senator Dave Cortese Senator Mike McGuire Senator Rosilicie Ochoa Bogh Senator Nancy Skinner Senator Thomas J. Umberg Senator Bob Wieckowski

REFERENCE:

Property owner is located at Hi Point 1522 LLC; 520 Pacific Street #5, Santa Monica CA 90405. Email: meghan@boldpartnersre.com. Phone 818-219-1587. (As forwarded from Nisi Walton).

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2022-12-8 Sign on Car.jpg
2.3MB

Communication from Public

Name: LIONEL MARES

Date Submitted: 12/12/2022 09:23 PM

Council File No: 21-1189

Comments for Public Posting: Dear Council Members: On December, Monday 12, 2022... I made a Public Comment to the Los Angeles City Health Commission Meeting at 6:00 PM. I commented on the "Findings to Continue Teleconference Meetings Pursuant to AB 361" Determination in accordance with AB 361 Section 3(e)(3) that, while the state of emergency due to the COVID-19 pandemic, as originally proclaimed by the Governor on March 4, 2020, remains active and/or state or local officials have imposed or recommended measures to promote social distancing, this legislative body has reconsidered the circumstances of the state of emergency and that the state of emergency continues to directly impact the ability of the members to meet safely in person and/or state or local officials continue to impose or recommend measures to promote social distancing. The amount of people infected with the novel coronavirus and sub-variants has skyrocketed in Los Angeles County, therefore, I think it is very important to continue to have virtual meetings for government bodies such as the Neighborhood Councils. I urge the city council to extend the Emergency Order and to continue to allow Neighborhood Councils and Government bodies to hold virtual meetings. Sincerely, LIONEL MARES Sun Valley Area Neighborhood Council Board Member Council District 6 For Reference:
<https://lacity.primegov.com/Portal/Meeting?meetingTemplateId=110603>