REPORT TO CITY COUNCIL

DATE: APRIL 24, 2013

TO: HONORABLE MAYOR AND MEMBERS OF THE CITY COUNCIL

- FROM: GREG RAMIREZ, CITY MANAGER
- BY: LOUIS CELAYA, DEPUTY CITY MANAGER MIKE KAMINO, DIRECTOR OF PLANNING AND COMMUNITY DEVELOPMENT
- SUBJECT: CONDUCT FIRST READING OF AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AGOURA HILLS, CALIFORNIA, AMENDING THE AGOURA HILLS MUNICIPAL CODE BY REPEALING CHAPTER 3 OF ARTICLE VI OF THE AGOURA HILLS MUNICIPAL CODE AND AMENDING CHAPTER 8 OF ARTICLE VI OF THE AGOURA HILLS MUNICIPAL CODE IN ITS ENTIRETY AND ESTABLISHING A BUSINESS LICENSING PROGRAM

During the 2012-13 Budget Workshops, the City Council was presented the concept of the City of Agoura Hills assuming responsibility of business licensing from the County of Los Angeles. Currently, the County of Los Angeles performs business licensing for the City of Agoura Hills, and issues licenses to 152 businesses. The purpose for assuming business licensing duties was based on the premise that Agoura Hills businesses would be provided a more convenient, efficient, and easier process to obtain a business license than in the past.

Presently, new businesses that fall under the County of Los Angeles' jurisdiction must travel to downtown Los Angeles to file for a business license. All business related to business license must be conducted by either a telephone call or by way of a visit to the main offices in downtown Los Angeles. The processing of business licenses in house would also assist the City in its effort to continue to maintain a more accurate record of businesses within the City limits for economic development, zoning compliance and public safety. It will also provide better control of the types of businesses that may wish to locate in Agoura Hills, as the City will be able to review and process the business license application in conjunction with other City permits such as building permits and planning permits. At the conclusion of the workshops, the City Council directed staff to proceed with the process to implement a business licensing program.

At this time, the City maintains a business registration process whereby existing businesses register with the City. This process currently monitors for zoning clearance only, and verification that proper agency (i.e., Public Health, Fire, Sheriff, etc.) coordination has been cleared. All other associated services (health and fire inspections, business complaints, etc.) are coordinated through the County of Los Angeles. A proposed business license system within the

City would provide a centralized location for Agoura Hills business owners to conduct their affairs, seek answers to inquiries, or seek assistance from City staff with outside agencies, such as County Health or Fire. Presently business owners must directly contact County of Los Angeles Business License Division staff.

To establish a business license system requires the adoption of an ordinance amending the Agoura Hills Municipal Code by repealing Chapter 3 of Article VI of the Municipal Code and amending Chapter 8, in its entirety, with a new Chapter 8 that establishes a business licensing program. The draft ordinance (attached) establishes definitions, purpose, requirements for business license and fees, general application procedures, renewal processes, delinquent business fees and collection actions, processes for refunds, duplicate business licenses, violation provisions, and application requirements.

Additionally, the ordinance establishes supplemental procedures required for specific types of businesses (i.e., investigations of specific businesses). These procedures apply to the type of businesses currently receiving a business license from the County of Los Angeles. The procedures are not different than what a business currently experiences within the County License system. These procedures must be included in order to complete the business licensing processing for these specific types of businesses which are listed in Section 6816 of the draft ordinance (i.e., Billard Rooms, Food Establishments, Filling Stations, etc.). The draft ordinance also contains grounds for business license approval and denials, and an appeal process.

Implementing a new business licensing program will see little change for current business owners in Agoura Hills. Approximately 1,800 businesses, including contractors, and out of town businesses that conduct business in Agoura Hills, will simply have their business registration permits converted to a business license. Those businesses will still annually renew their license and advise the City of any changes, as required. Renewal notifications from the Finance Department will continue to be sent to affected business owners, and new businesses will now file a business license application with the City.

Currently, 152 of the 1,800 registered businesses in Agoura Hills require a County Business License. These businesses are within the list of uses in Section 6816 of the draft ordinance, which are businesses that must specifically be regulated by the County for public health and safety purposes. They include such businesses as entertainment uses, restaurants, filling stations, motor vehicle repair, and hotels. Under the proposed business license program, these businesses will now file license renewals with the City, but they will still be subject to the reviews and regulations of their renewal applications by County departments such as the Health Department, which the City will coordinate. Notifications will be made to those affected businesses, advising that they now will secure their license renewals with the City and no longer be filing for renewal of their license from the County of Los Angeles. The County will also be making notifications of this transition. Under the proposed system, their renewal fees will be less than they are currently paying to the County of Los Angeles. After adoption of this ordinance, any new businesses applying to locate in Agoura Hills that fall into specific categories identified in Section 6816 of the ordinance, must obtain a business license from the City and undergo the additional reviews and investigations by the County Departments, as applicable. Staff would also note that the proposed ordinance provides for the City to prepare a set of guidelines to facilitate implementation of the Business License Program. Included in the guidelines would be a listing, definition, and description of businesses and their respective categories.

In short, the vast majority of the current businesses in Agoura Hills will see no change other than changing from "business registration" to "business license". These will all be renewed in November. Any new and existing business that requires an extra layer of regulation, i.e., certain businesses who are today regulated by County Business Licensing, will continue to be subject to the same reviews, and permitting (such as a County Health Department Permit) with the County agencies. City staff, instead of the County Business Licensing Division, will take the lead in coordinating the reviews by City and County departments. However, the County Business Licensing Division, as well as the Supervisor's Office, will be available for assistance when necessary.

The establishment of a Business License Program also requires the development of appropriate fees required for associated services to accept, review, coordinate, and process a business license. This will be presented to City Council on May 8, 2013.

To prepare for the transition from business registration to business licensing, several steps will be required to begin this process. They are as follows:

- 1) Notification to the County of Los Angeles Treasurer and Tax Collector division that the City wishes to opt out of the Business License Program
- 2) Preparation of necessary documents (new application, fee information form, other agency contact information form, etc) for accepting business license applications
- 3) Update City Business Registration website page to reflect the change
- 4) Amend County of Los Angeles Sheriff' Department Service Authorization Form to request Licensing Detail services (for background investigations)
- 5) Notification of all effected businesses advising of the program change

It is anticipated that once the ordinance is adopted, the City would be ready to assume Business License responsibility commencing July 1, 2013. Assuming business license responsibility will yield a more convenient, efficient, and easy process for a business to obtain and renew a license, while affording the City better processes to maintain a more accurate record of businesses within the City limits for economic development, zoning compliance and public safety.

RECOMMENDATION

Staff respectfully recommends the City Council introduce, read by title only, and waive further reading of Ordinance No. 13-401, an Ordinance of the City Council of the City of Agoura Hills, California, Amending the Agoura Hills Municipal Code by Repealing Chapter 3 of Article VI of the Agoura Hills Municipal Code and Amending Chapter 8 of Article VI of the Agoura Hills Municipal Code in its entirety and Establishing a New Business Licensing Program.

Attachment: Ordinance No. 13-401

ORDINANCE NO. 13-401

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF AGOURA HILLS, CALIFORNIA, AMENDING THE AGOURA HILLS MUNICIPAL CODE BY REPEALING CHAPTER 3 OF ARTICLE VI OF THE AGOURA HILLS MUNICIPAL CODE AND AMENDING CHAPTER 8 OF ARTICLE VI OF THE AGOURA HILLS MUNICIPAL CODE IN ITS ENTIRETY AND ESTABLISHING A NEW BUSINESS LICENSING PROGRAM

THE CITY COUNCIL OF THE CITY OF AGOURA HILLS DOES ORDAIN AS FOLLOWS:

Section 1. <u>Findings and Intent.</u>

A. On March 2, 1983, the City Council of the City of Agoura Hills adopted Ordinance No. 13 adopting Los Angeles County's business license ordinance (Chapter 7 of Title 7 of the Los Angeles County Code) by reference, as Chapter 8 of Article VI of the Agoura Hills Municipal Code.

B. The City currently contracts with the County of Los Angeles for the County of Los Angeles to administer the City's business license program (Chapter 8 of Article VI of the Agoura Hills Municipal Code).

C. On August 9, 1986, the City Council adopted Ordinance No. 118, establishing a Business Registration Permit Program in Chapter 3 of Section VI of the Agoura Hills Municipal Code whereby existing businesses register with the City to enable the City to ensure that businesses are operating in the correct zones within the City and to verify that such businesses have also obtained all other necessary governmental agency (*i.e.*, Public Health, Fire, Sheriff, etc.) approvals.

D. The City now desires to administer the business license program itself to provide residents and businesses in Agoura Hills convenient and local access to obtain a business license. As such, there is no need for both a business license program and a business registration permit program in the City.

E. To streamline the business license program functions in the City, the City of Agoura Hills desires to repeal Chapter 3 and Chapter 8 of Article VI and adopt new Chapter 8 of Article VI of the Agoura Hills Municipal Code to establish a business license program.

F. The City of Agoura Hills desires to adopt this Ordinance to establish one, streamlined regulatory mechanism whereby the City may review the management and ownership of specific types of businesses, maintain an accurate record of businesses conducting business in the City for statistical purposes and to assist in zoning compliance. The business license program is not designed to raise revenue, nor is it a substitute for land use regulations. The business license fee

is not a revenue raising device, but shall bear a reasonable relationship to the costs incurred by the City in reviewing, processing and acting upon the application.

G. The purpose of this Ordinance is to establish a business licensing program within the City of Agoura Hills.

H. All legal prerequisites to the adoption of this Ordinance have occurred.

Section 2. The City Council hereby repeals Chapter 3 of Article VI of the Agoura Hills Municipal Code in its entirety.

Section 3. The City Council hereby amends Chapter 8 of Article VI of the Agoura Hills Municipal Code in its entirety to read as follows:

6800 - Definitions.

"Chapter 8 – BUSINESS LICENSING

The following words, terms and phrases, when used in this Chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Applicant means a person who has applied for, but not obtained, a business license or renewal required by this Chapter.

Application means a written request made to the City by the applicant for a business license or renewal required by this Chapter.

Appeal Officer means the City Manager or his or her designee for the purpose of reviewing business license application related appeals.

Business means any employment, avocation, occupation, profession, trade, calling, lawful game, show, exhibition, event, venture, fund-raising activity, commercial enterprise, company, corporation, joint enterprise, place of business, partnership or other activity or enterprise engaged in for gain, profit, benefit, advantage, or livelihood, whether or not a gain, profit, benefit, advantage or livelihood is earned by such business.

Branch Establishment means a location where a business is conducted in addition to its main or fixed place of business.

Business License means a license issued pursuant to this Chapter by which each business owner having a business or is doing business in the City is required to provide general information to the City and obtains a license prior to conducting business in the City.

City means the City of Agoura Hills.

Director means the Director of Planning and Community Development.

Home Based Business means a business conducted within a residential dwelling unit or structure, employing occupants of the dwelling unit, with the business activity being subordinate to the residential use of the property.

Person means and includes any business owner, individual, firm, co-partnership, joint venture, association, corporation, estate, business trust, or any other group or combination acting as a unit.

Premises means all lands, structures, places and also the personal property, equipment and appurtenances connected with or used in any business.

6801 - Purpose.

The purpose of this Chapter is to establish a regulatory mechanism whereby the City may review the management and ownership of specific types of businesses, maintain an accurate record of businesses conducting business in the City for statistical purposes and to assist in zoning compliance. The business license program is not designed to raise revenue, nor is it a substitute for land use regulations.

6802 - Business License and Fee Required.

- a. Business License Required.
 - 1. No person shall conduct any business in the City without first having obtained a business license, paid the applicable business license fee and complied with any and all applicable provisions of this Code.
 - 2. A separate business license shall be obtained for each business location and for each separate type of business at the same location.
 - 3. A home based business shall be required to obtain a business license prior to conducting business within a residential dwelling unit or on residential property.
- b. If state or federal law exempts a business from obtaining a business license, said business shall provide satisfactory proof that the business is exempt from the City's business license requirement.
- c. Fee Required.
 - 1. Every person engaging in business in the City shall pay a business license fee as prescribed by resolution adopted by the City Council.
 - 2. When a business license fee is imposed upon any business pursuant to this Chapter and such business is conducted at one or more fixed places of business and one or more branch establishments, the fee shall be computed as if each fixed place of business and branch establishment is separate and independent.
 - 3. The business license fee is not a revenue raising device, but shall bear a reasonable relationship to the costs incurred by the City in reviewing, processing and acting upon the application.

d. Fee Exemption.

1. The following businesses shall be exempt from paying the business license fee but are still required to obtain a business license:

- A. Non-profit and charitable organizations;
- B. Businesses exempt from paying fees under the Constitution of the United States or the State of California, or under the laws of the State of California.

2. Any person claiming an exemption pursuant to this section shall file a verified statement, from the franchise tax board, stating the facts upon which the exemption is claimed.

e. Evidence of doing business. When a person by use of signs, circulars, cards, telephone book, or newspapers, or other form of advertisements, holds out, or represents that such person is conducting business in the City, or when a person holds an active license or permit issued by a government agency indicating that such person is in business in the City, then these facts shall be considered prima facie evidence that such person is conducting a business in the City for purposes of this Chapter.

6803 - General Application Procedures.

- a. Applications for a business license shall be filed with the City and shall comply with the following requirements:
 - 1. Completion of an application on the form designated by the City and signed by the applicant under penalty of perjury;
 - 2. Applications for new business licenses and business license renewals shall be filed a minimum of thirty days prior to the date requested for issuance of the permit;
 - 3. Payment of the applicable filing fee; and
 - 4. Such other information as may be required by the City.
- b. Business License Guidelines. The City shall formulate and publish "The City of Agoura Hills Business License Guidelines." The Director shall have the authority to change, update, and revise the guidelines as necessary in order to implement the provisions of this ordinance.
- c. Other Agency Review. A business license application may be reviewed by any City department or any governmental agency to determine if the business operations and premises to be occupied meet the requirements of federal, state, or local laws. The Director may also refer to any governmental agency any information submitted by persons subject to the provisions of this Chapter in connection with the conduct of a business regulated or supervised or otherwise the concern of any such agency, including agencies concerned with health regulations, zoning conformance, fire safety, police considerations or any other

safeguard of the public interest. Failure to comply with conditions required by other agency review shall result in revocation of the certificate once granted.

6804 - Annual Renewal of a Business License.

- a. Except as otherwise provided in this Chapter, when an applicant submits a timely business license renewal application and pays the renewal processing fee as set by resolution of the City Council, the City shall renew the license, to be effective upon the expiration of the old license. In the case of a business activity having a fixed location, application for a license for a different location is not a renewal and shall be deemed a new license application.
- b. Renewal Application Deadlines. Every person desiring to continue in business after the expiration of the license period shall file a renewal application and pay the required renewal fee not less than thirty days prior to the expiration of the license period.
- c. Late Applications Renewal applications submitted after the application deadline are subject to the delinquent business license fees set forth in Section 6805. Late renewal applications shall not be processed until the applicant has paid all required fees.

6805 - Delinquent Business License Fee and Action to Collect.

- a. Delinquent Fees. Any person who fails to apply for and receive a business license prior to the start of business, or has not applied for the renewal of an existing business license prior to expiration of the business license shall pay the applicable fee, plus a penalty fee not to exceed \$25 dollars. Should legal action be required to collect any delinquent fee, an additional amount shall be charged equal to the cost incurred by the City in collection of the fee, including reasonable attorneys' fees.
- b. Applications for a business license or for a renewal that are not accompanied by the required business license fee or any applicable delinquency fees will not be processed until such fees have been paid in full.
- c. Delinquent business license fees are subject to the penalty provisions established by Article 1, Chapter 2, of this Code.

6806 - Business License - Operative Date.

The operative date for a new business license shall be one year from the date of issuance.

6807 - Refunds.

No business license fees or delinquent fees collected shall be refundable.

6808 - Duplicate Business License.

Upon filing a statement indicating that a business license has been lost or destroyed, a duplicate business license shall be issued by the City.

6809 - License Transfers and Changes.

- a. Transfers of Ownership. A new business license is required whenever there is a transfer in ownership of a business. The following transactions, including but not limited to, shall be considered transfers:
 - 1. The addition or withdrawal of a new partner or partners; or
 - 2. The transfer of a business from one partnership to another; or
 - 3. The transfer of a business from a partnership to a corporation; or
 - 4. The transfer of a business from one corporation to another; or
 - 5. The transfer of a business from a corporation to a partnership; or
 - 6. The transfer of a business from a corporation to an individual, or vice versa, unless the corporation and the individual are the same person; or
 - 7. The transfer of a business from a partnership to an individual, or vice versa; or
 - 8. The transfer of a majority share of stock in a corporation from one shareholder to another.
- b. Change of Name. A new business license is required whenever there is a change of name of a business. If there is no transfer of ownership or change in the nature or scope of business or in the business location and if the licensee operating under the previous name had a valid business license at the time of the change of name, the new license shall be issued upon filing of a complete application and payment of all required fees.
- c. Change of Location. A new business license is required whenever there is a change in location of a business.
- d. Change in Business. A new business license is required whenever there is a change in the nature or scope of the business.

6810 - Assignment of License Prohibited.

The assignment of or attempt to assign any license issued pursuant to this Chapter is unlawful and any such assignment or attempt to assign a license shall render the license null and void.

6811 - Posting and Keeping of Business License.

- a. Any person engaging in business at a fixed location or branch establishment in the City shall keep a business license posted in a conspicuous place upon the premises where the business is transacted.
- b. Any person engaging in business, but not operating at a fixed location or branch establishment in the City, shall be in possession of a business license at all times while engaged in such business in the City.

6812 - Authority to Enforce/Entry to Inspect.

- a. Authority to Enforce. The Director or his or her designee shall have the authority to enforce each of the provisions of this Chapter. The Los Angeles County Sheriff's Department and other City departments shall render assistance in the enforcement of this Chapter as may be necessary. The City Attorney or City Prosecutor is authorized to file a complaint against any persons found violating the provisions of this Chapter.
- b. Entry to Inspect Business License. The City, County Sheriff, County Fire Inspector, and other City officers empowered to enforce the provision of this Chapter, shall have the power and authority to enter into a business, free of charge and at any reasonable time, to see the business license posted in a conspicuous place upon the premises.

6813 - Violations.

Any person violating this Chapter shall be guilty of a misdemeanor as provided in Chapter 2 of Article 1 of this Code. The commencing or conducting of any such business without having first procured such license, or without having complied with any and all such requirements or provisions shall constitute a separate violation of this Code for each and every day that such business is so commenced or conducted. It is a violation of this Chapter to knowingly make a false statement in any application for a license or permit or in any report required under this Chapter.

6814 - Withholding a Business License.

The City shall withhold a business license from any person when there are pending violations of this Code against such person and/or business applying for a business license, or when a debt is owed to the City as a result of a violation of this Code.

6815 - Remedies Cumulative.

All remedies prescribed in this Chapter shall be cumulative and the use of one or more remedies by the City shall not prohibit the use of any other remedy for the purpose of enforcing the provisions of this Chapter.

6816 - Investigation of Specific Businesses.

a. Category B Businesses – No Criminal Background Check Required.

Upon receipt of an application for one of the following businesses, the Director or his or her designee shall coordinate with several governmental entities to ensure compliance with all applicable state and county codes as deemed necessary by the Director, and may obtain reports from the Building and Safety Department, Fire Department, County Animal Control, County Environmental Health Department, County Health Department, and any other agencies he or she deems necessary to determine if the criteria for issuance of a business license have been met:

- 1. Ambulance operator
- 2. Ambulance vehicle
- 3. Ambulance driver
- 4. Apartment houses with 16 or more units
- 5. Auto body & fender
- 6. Auto paint shop
- 7. Boarding house
- 8. Carnival game booth
- 9. Circus/travel show
- 10. Close out sale
- 11. Coin game
- 12. Cold storage warehouse
- 13. Filling stations
- 14. Food establishment (food sales as an accessory use)
- 15. Hay, grain & feed
- 16. Hotel with 16 or more rooms
- 17. Launderette/laundromat
- 18. Livery stable
- 19. Lumberyard
- 20. Motor vehicle rental
- 21. Plant nursery
- 22. Public eating (eateries/restaurants where food is prepared)
- 23. Taxicab vehicles
- b. Category C Businesses Criminal Background Check Required.

Upon receipt of an application for one of the following businesses, the Director or his or her designee shall: (1) coordinate with several governmental entities to ensure

compliance with all applicable state and county codes as deemed necessary by the Director, and may obtain reports from the Building and Safety Department, Fire Department, County Animal Control, County Environmental Health Department, County Health Department, and any other agencies he or she deems necessary to determine if the criteria for issuance of a business license have been met; and (2) conduct an investigation and criminal background check on the applicant(s):

- 1. Acupressure and acupressure technicians
- 2. Adult businesses (as defined in Section 9120.1.A.G of this Code)
- 3. Billiard room
- 4. Bookstore
- 5. Carnival
- 6. Dance
- 7. Entertainment
- 8. Entertainment Manager
- 9. Exhibition (fee for entry)
- 10. Game arcade
- 11. Gun dealer
- 12. Health gym/spa
- 13. Locksmith
- 14. Massage establishment owner (owns 5% or more of the business and not certified under state massage therapy laws)
- 15. Model studio
- 16. Motor vehicle repair
- 17. Outdoor festival
- 18. Pawnbrokers and second hand dealers
- 19. Peddling-solicitation
- 20. Psychic reading
- 21. School private
- 22. Second hand dealer
- 23. Taxi cab driver
- 24. Taxi cab operator
- 25. Theatre

6817 – Investigation & Criminal Background Checks.

Once a completed application for one of the businesses listed in Section 6816(b) is received and the applicant pays the prescribed application fee, the Director or his or her designee shall initiate an investigation and criminal background check of the applicant(s) and managerial staff as deemed necessary by the Director. The background check shall require the applicant to be fingerprinted and provide a copy of valid photo identification. The purpose of this investigation is to assist the Director in determining if the business license should be granted.

6818 - Review and Approval.

Business license applications for businesses listed in Section 6816 shall be subject to the approval of the Director or his or her designee.

6819 - Grounds for Denial or Revocation of Business License.

- a. Every business license granted under this Chapter is granted and accepted by all parties with the express understanding that the City Council may revoke the business license if it is in the best interest of the health, welfare or safety of the public to do so and grounds for such revocation exist as noted in this Section.
- b. Except as otherwise provided in this Chapter, a business license may be denied or revoked pursuant to this Chapter only upon one or more of the following grounds:
 - 1. The applicant has failed to complete the application for a business license or renewal, as prescribed in this Chapter; or
 - 2. The applicant has knowingly made any false, misleading or fraudulent statement of material fact in the application for the business license or in any report or statement required to be filed with the City; or
 - 3. The applicant is found to have committed a crime involving moral turpitude that is substantially related to the business activity for which the business license is being sought; or
 - 4. The business or the activities or conduct of the business at the proposed fixed location is prohibited by any provision of this Code or any local, state or federal law, statute, rule or regulation;
 - 5. The business or the activities or conduct of the business has been or is in violation of any conditions of approval or restrictions imposed; or
 - 6. The business is being operated in a manner determined to constitute an immediate threat or menace to the health or safety of the public. Failure to correct objectionable conditions constituting a public nuisance within a reasonable time after lawful notice from a governmental entity shall be prima facie proof thereof; or
 - 7. The building, structure, premises, or the equipment used to conduct the business activity fails to comply with all applicable health, zoning, fire, building and safety laws of the state of California or of the City of Agoura Hills; or
 - 8. The prescribed fees for the business license or renewal have not been paid; or
 - 9. Delinquent business license fees or renewal fees have not been paid;

6820 - Effect of Business License Denial.

If an applicant's business license application for a particular business activity has been denied, the City shall not process a new application by that applicant for that business activity for a twelve (12) month period after the date of the decision to deny unless the Director determines that the reason for the denial has been cured and no longer exists.

6821 - Conditions of Approval.

- a. Right to Condition New License. The Director, or his or her designee, may condition any new business license if he or she finds that the conditions relate to the anticipated impacts of the business and are reasonably necessary to mitigate those impacts.
- b. Application to Change Conditions. The City Appeal Officer may change, modify or eliminate any conditions previously placed on a license upon written request if said City Appeal Officer finds that the reasons for the original imposition of such conditions have been cured or no longer exist. Applications to change conditions shall be noticed and set for hearing in a manner consistent with this Chapter.

6822 - Appeal.

- a. Any person dissatisfied with a decision of the Director to approve, deny or condition a business license application may appeal the decision to the City Appeal Officer by filing with the City Clerk an appeal petition within fifteen days of the date of mailing of the decision.
- b. An appeal petition shall be signed by the appellant or the legal representative of the appellant and shall state that the appellant appeals from a specified decision or a particular part thereof. Every appeal petition shall contain a statement of the facts upon which the appeal is based in sufficient detail to enable the City Appeal Officer to understand the nature of the controversy, the basis of the appeal, and the relief requested.
- c. If a timely appeal is filed, the effect of the decision shall be stayed pending the City Appeal Officer's resolution of the matter unless the Director specifically finds that the public health and safety is endangered, in which case the decision shall take effect immediately.

6823 - Appeals - Notice of Hearing.

Upon receipt by the City Clerk of a timely notice of appeal, a hearing shall be set in a manner consistent with Section 6826.

6824 - Appeals - Hearing Procedure.

The City Appeal Officer shall conduct the appeal hearing de novo and shall hear and consider evidence, argument and points and authorities of law, and may require parties before it to submit such argument and points and authorities of law prior to rendering any decision. The hearing shall be held as provided in Section 6827.

6825 - Modification, Suspension or Revocation.

Any license issued by the City may be conditioned, modified, suspended or revoked for cause by the City Appeal Officer.

6826 - Notice to Licensee.

Notice of the time and place of the appeal hearing shall be served at least ten days prior to the hearing on the applicant.

6827 - Procedure for Appeal Hearing.

- a. The licensee or legal representative of the licensee shall have the right to bring witnesses to testify on his or her behalf.
- b. Hearings need not be conducted according to technical rules relating to evidence and witnesses.
- c. The City Appeal Officer shall issue its decision by written decision. The decision shall contain a determination of the issues presented.
- d. The decision of the City Appeal Officer shall be final."

<u>Section 4.</u> <u>CEQA.</u> The City Council hereby finds that it can be seen with certainty that there is no possibility the adoption of this Ordinance may have a significant effect on the environment because the adoption of this Ordinance merely changes the responsibility of processing business licenses from the County of Los Angeles to the City of Agoura Hills which will not result in construction of structures, grading, intensification of uses, or other impacts that could cause potentially significant adverse environmental impacts. It is therefore exempt from California Environmental Quality Act review pursuant to Title 14, Section 15061(b)(3) of the California Code of Regulations.

<u>Section 5.</u> <u>Severability</u>. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance. The City Council declares that it would have adopted this Ordinance and each section, subsection, sentence, clause, phrase or portion thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses, phrases or portions be declared invalid or unconstitutional.

<u>Section 6.</u> <u>Certification and Posting</u>. The City Clerk of the City of Agoura Hills shall certify to the passage and adoption of this Ordinance and shall cause the same or a summary thereof to be published and posted in the manner required by law. This Ordinance shall go into effect on the 31st day after its adoption.

PASSED, APPROVED, AND ADOPTED this ____th day of May, 2013, by the following vote to wit:

AYES:()NOES:()ABSENT:()ABSTAIN:()

CITY OF AGOURA HILLS:

Denis Weber, Mayor

ATTEST:

Kimberly M. Rodrigues, MMC City Clerk

APPROVED AS TO FORM:

Candice K. Lee City Attorney