

Your Community Impact Statement Submittal - Council File Number: 25-1036

1 message

LA City SNow <cityoflaprod@service-now.com>
Reply-To: LA City SNow <cityoflaprod@service-now.com>
To: Clerk.CIS@lacity.org, jamesaskew@nohonc.org

Thu, Oct 30, 2025 at 2:12 PM

A Neighborhood Council Community Impact Statement (CIS) has been successfully submitted to your Commission or City Council. We provided information below about CISs and attached a copy of the CIS.

We encourage you to reach out to the Community Impact Statement Filer to acknowledge receipt and if this Community Impact Statement will be scheduled at a future meeting. Neighborhood Council board members are volunteers and it would be helpful if they received confirmation that you received their CIS.

The CIS process was enable by the to Los Angeles Administrative Code §Section 22.819. It provides that, "a Neighborhood Council may take a formal position on a matter by way of a Community Impact Statement (CIS) or written resolution." NCs representatives also testify before City Boards and Commissions on the item related to their CIS. If the Neighborhood Council chooses to do so, the Neighborhood Council representative must provide the Commission with a copy of the CIS or rResolution sufficiently in advance for review, possible inclusion on the agenda, and posting on the Commission's website. Any information you can provide related to your agenda setting schedule is helpful to share with the NC.

If the CIS or resolution pertains to a matter *listed on the Commission's agenda*, during the time the matter is heard, the designated Neighborhood Council representative should be given an opportunity to present the Neighborhood Council's formal position. We encourage becoming familiar with the City Councils rules on the subject. At the Chair's discretion, the Neighborhood Council representative may be asked to have a seat at the table (or equivalent for a virtual meeting) typically reserved for City staff and may provide the Neighborhood Council representative more time than allotted to members of the general public. They are also permitted up to five (5) minutes of time to address the legislative body. If the CIS or resolution pertains to a matter *not listed on the agenda*, the designated Neighborhood Council representative may speak during General Public Comments.

We share this information to assist you with the docketing neighborhood council items before your board/commission. If you have questions and/or concerns, please contact the Department of Neighborhood Empowerment at empowerla@lacity.org.

******* This is an automated response, please DO NOT reply to this email. *******

Contact Information

Neighborhood Council: NoHo

Name: James Askew

Email: jamesaskew@nohonc.org

The Board approved this CIS by a vote of: Yea(12) Nay(2) Abstain(0) Ineligible(0) Recusal(0)

Date of NC Board Action: 10/08/2025

Type of NC Board Action: For

Impact Information Date: 10/30/2025

Update to a Previous Input: No

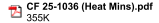
Directed To: City Council and Committees

Council File Number: 25-1036 City Planning Number:

Agenda Date:

Item Number:

Summary: At a Brown Act-compliant meeting on October 8th, 2025, the NoHo Neighborhood Council voted in support of CF 25-1036 by a vote of 12-2-0. Please see the attached statement for details.







President Jillian Burgos

Vice President James Askew

Secretary Danielle Mudge

Treasurer Sommerly Simser

Sgt. At Arms Hunter Gibson

Jorge Aparicio Fareid El Gafy Charlotte Gerry Selene Gonzalez James O'Connell

PASSED 12-2-0 on October 8, 2025

Council File Number: 25-1036

Title: Chapter 11.20 of Title 11 / Health and Safety of the Los Angeles County Code / Maximum

Indoor Temperature / Rental Housing

Position: Support

Summary: At a Brown Act-compliant meeting on October 8th, 2025, the NoHo Neighborhood Council voted in support of CF 25-1036 by a vote of 12-2-0.

As outlined within this council file, the LA County Board of Supervisors and California Department of Housing and Community Development strongly recommend and have, in the first case, already adopted an ordinance establishing a maximum indoor temperature in rental units of 82 degrees Fahrenheit.

Seeing as the heat is only going to worsen in the coming years, especially and drastically in the San Fernando Valley where we live, it is of the utmost importance that we prepare for this sooner rather than later.

These directives will, in effect, solve the issue that landlords are currently not required to provide air conditioning in their units – a simply untenable situation in a city as consistently hot as Los Angeles.

We're additionally keen on the directives related to renewable and energy-efficient solutions. As we seek to prepare for the effects of climate change, we should not further contribute to it.

For these reasons, we support CF 25-1036.