

## SUNCAL ACTIVITY SINCE MARCH 16<sup>TH</sup>

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1. **March 16, 2010** – ARRA, CIC, and City Council (Alameda) held a public hearing to consider SunCal request for a 60-day tolling period of the cure period for the Notice of Default (NOD) for failure to meet the Optional Entitlement Application (OEA) mandatory milestone under the Exclusive Negotiation Agreement (ENA) between Alameda and SunCal. SunCal withdrew the request at the public hearing.
2. **March 22, 2010** – SunCal submitted a Modified OEA in response to Alameda's NOD, which included modifications to the following sections:
  - a. Application form
  - b. General Plan text and map amendments
  - c. Alameda Point Community Plan
  - d. Zoning text and map amendments
  - e. Master Plan
  - f. Comparative Density Analysis
  - g. Development Agreement
  - h. Withdrawn submittals related to Charter Amendment, Development Plan and Specific Plan

The land use program proposed in the Modified OEA includes the following project description:

- 3,324 new residential units
  - a. 4 product types (single-family, duplex, zero-lot line single family and live/work units)
  - b. All units with following characteristics:
    - i. 3-story
    - ii. 19 dwelling units/acre [except single-family (18 du/acre)]
    - iii. Minimum lot area of 2,000 square feet [except duplex (4,000 s.f. for two units)]
    - iv. 8' maximum front setback [except live/work (at property line)]
    - v. 3' minimum rear setback
    - vi. 0' minimum side setback
- 186 Collaborative housing units
- 202 residential units in the historic district
  - a. 157 Clayton-Guyton multi-family units
  - b. 45 other reuse of existing residential units
- 4.6 million square feet of commercial uses, including:
  - a. 262,000 square feet of retail
  - b. 4.1 million square feet of commercial office and business park uses
  - c. 260,000 square feet of civic/institutional uses

- 146 acres of public parks
  - Two school sites, totaling 25 acres of land, to be made available to Alameda Unified School District
  - 600 marine boat slips
3. **March 25, 2010** – Alameda staff met with SunCal to discuss the ongoing entitlement process, including the following items:
    - a. Negotiation of the Disposition and Development Agreement (DDA) and Development Agreement (DA), building on previous efforts
    - b. Preparation of a project description for the Environmental Impact Report (EIR)
  4. **March 30, 2010** – Alameda staff met internally to discuss the Modified OEA and its compliance with the ENA. Further review and consideration is required. Staff will send a letter to SunCal summarizing its review of the Modified OEA by the end of the month.
  5. **April 1, 2010** – Alameda staff met with SunCal to continue discussion items from March 25<sup>th</sup>. SunCal indicated it intends to negotiate a DDA/DA provision that provides the Master Developer an option to apply for a density bonus that will permit the land uses, units, and density similar to the Calthorpe Plan contained in Measure B. The EIR would study the Modified OEA plan with and without the density bonus. SunCal will submit a letter to Alameda confirming this intent. Lastly, although SunCal's had indicated at the March 16<sup>th</sup> City Council meeting that it had assembled new team members, no new SunCal team members have been introduced into the negotiating process.