

May 22, 2024 - Reno City Council Meeting - Item # A.3 Public Comment

[illegible]

Service Request Details

Run Date and Time: 2024-05-10 08:21:09

Run by: Jennifer Pawliszyn

Case Information:

Number:	SER0049892	Action status:	
Channel:	Email	Awaiting Info Date:	
Business/Account:		Code Enforcement Case Number:	
Constituent:	andrewflagg@yahoo.com	Opened:	2024-05-09 18:03:32
Service:	Reno Direct - General Request	Priority:	2 - Normal
Service Category:		Assignment group:	Reno Direct
Service Subcategory:		Assigned to:	
		Parent:	

Short Description:

Public comment

Description:

Dear Reno Direct, This is a really nice idea. Can you please send along thoughts to the project coordinators and stakeholders regarding this. I love walking around the lake for the last 20 years. Questions: 1. The water to constantly feed the lake - is it only from the Truckee via some ditch aka aqua duct system? I have seen the source dry and not feeding through out the year, and the lake ends up nasty -- does this new pilot need fresh water feeding the lake to constantly to avoid still water that gets nasty and bacteria ridden? 2. Do all the fountains need to be/should be running all the time to help with circulation?3. Has there been a consideration to limit water fowl poop into the lake?4. Is the fish edible since there is a fishing dock?5. Thank you for a beautiful lake. hats off to all and KTMB. Thank you,Andy Reno launches pedal boat pilot program at Virginia Lake Park for special May weekends ||||| Reno launches pedal boat pilot program at Virginia Lake Park for special... Katherine Nowicki The City of Reno Parks and Recreation Department is hosting a pilot pedal boat program at Virginia Lake Park for... |||

Request Location:

Address number:		Street address:	
City:	Reno	State/Province:	NV
Zip:			
Second Cross Street:			
Request Latitude:		Request longitude:	
Ward Number:			

Resolution Information:

Resolved by:	Jennifer Pawliszyn	Resolved:	2024-05-10 08:21:05
Closed by:	Jennifer Pawliszyn	Closed:	2024-05-10 08:21:05
Resolution Code:	Resolved – Support/Guidance/Resources provided		
Resolution notes:			
Thank you for sharing your input! As confirmation, this information has been submitted as public comment.			

Notes:

Work Notes:
Additional Comments:
2024-05-10 08:21:05 - Jennifer Pawliszyn (Additional comments) Thank you for sharing your input! As confirmation, this information has been submitted as public comment.

Emails

Created	Recipients	Subject	Type
2024-05-09 18:03:39	andrewflagg@yahoo.com	Case SER0049892 opened - Public comment	sent
2024-05-09 18:03:39	renodirect@reno.gov	Service Request SER0049892 has been assigned to group Reno Direct	sent
2024-05-09 18:03:16	renodirect@reno.gov	Public comment	received

City Council Comment received from Corinne Sowers

Mikki Huntsman <HuntsmanM@reno.gov>

Thu 5/16/2024 5:07 PM

To:Public Comment - CC <PublicComment@reno.gov>

Contact Info:

Name:

Corinne Sowers

Commenting on behalf of:

Ward #:

Unincorporated Washoe County

Email Address:

cori1m@hotmail.com

Phone Number:

775-240-8323

Address:

2711 WIND FEATHER TRAIL. RENO. NV. 89511

A new comment has been submitted for the Reno City Council Meeting held on: .

Section:

I Items - Public Hearing Items

Item:

I am not sure. I am asking assistance in how to proceed in stopping further development which is more of a detriment to the MT ROSE ARROW CREEK AREA.

Position:

In opposition

Are they speaking in person?

No, I am submitting a written comment only.

If no, enter comments below:

I sent an email to Naomi DUERR

ACKNOWLEDGEMENTS:

By checking the "Yes" below, you agree that all the information above is true and accurate. For additional information, please refer to the agenda for today's meeting.

Yes

By checking the "Yes" below, you understand, acknowledge, and expressly agree that: (1) all information submitted by you will be entered into the public record, made available for public inspection, and freely disseminated without restriction; and, (2) any contact, personal, financial, or medical information intentionally or inadvertently submitted by you will not be maintained in a confidential manner, or subsequently exempted from public inspection.

Yes

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Reno Connect is the best way to stay informed about the latest news and updates from the City of Reno. We'll never share your email address with third-party persons, companies or organizations. Visit www.Reno.Gov/RenoConnect to view all newsletter topic lists.

Yes

FW: Feedback for City of Reno

Jennifer Pawliszyn <PawliszynJ@reno.gov>

Mon 5/20/2024 8:17 AM

To: Public Comment - CC <PublicComment@reno.gov>

Good morning,

We received this feedback on the website, which appears best suited for public comment. Please see below.

Thank you!



Jennifer Pawliszyn

([She/Her/Hers](#))

Lead Citizen Service Representative

City Manager's Office- Innovation & Experience

PawliszynJ@reno.gov

1 E. First St., Reno, NV 89501

[Reno.Gov](https://www.reno.gov) | Connect with us:

From: City of Reno <reno@enotify.visioninternet.com>

Sent: Friday, May 17, 2024 7:45 PM

To: Webmaster <Webmaster@reno.gov>

Subject: Feedback for City of Reno

You have received this feedback from Gary Quam <garyreno@aol.com> for the following page:

<https://www.reno.gov/government/city-council/mayor-hillary-schieve>

This is concerning the issues that have become apparent with the advent of the new business site including Tesla and Panasonic Industrial complex. The Eastbound I-80 drive has gone from the open highway to the danger zone. If it's not a reckless driver incident involving a death, it's a multi car crash stopping traffic for hours. The cases of horse impact incidents have also risen. The other rise is in our gas prices. Where we were once immune from the extreme California pricing in the high-density population areas we are now rising faster. The commute by the employees to the Industrial Complex is over 15 miles just from the I-80 Veterans Parkway entrance making it over a 30 mile commute from the city. Those 5 days a week has increased the fuel consumption by our population raising the cost of living for everyone in the valley. A less costly and safer way to for our citizens to reach their workplace in the complex would be by a group commute. The area near Veterans Parkway has several large areas where a parking facility can be established. Since the City of Reno was so kind to assist the Union Pacific Railroad with building the track ditch through town they would gladly allow us use of the rail system near the Auto Wreckage Facility. Several rail cars of light weight might be purchased and refitted to our needs. A simple 3500 style truck with the appropriate track attachment could tow several railroad cars along the tracks when clear of work and passenger trains. The initial

cost and operation should be covered by the Industrial Complex. Their cost benefit of employees' safety, the movement of freight trucks along I-80 and the mental wellness of the staff at the facility. Their savings in fuel for their trucks transporting products to the facility will be substantial without the traffic delays we have seen dramatically grow over the last 10 years. The initial start up would be a parking facility close to the tracks, a railroad access track, right of way on the tracks having communication with UPR, a fare cost to employees for parking and travel, drivers qualified to tow the cars. A meeting with the Stakeholders at the Industrial Complex should be made to begin the process. An inquiry to NHP for data showing the number of accidents, the hours of delayed traffic in both weather and incidents should give a fairly accurate assessment of the cost incurred by the Industrial Complex giving them an insight into the benefits of a program. The cost and traffic issues from the planned work on that stretch will be another factor for the operators of the complex to consider in the next year. The drive will be an issue for everyone heading east. Gary Quam #20 Retired City Employee

Fw: DIVEST NOW

Barbara Aufiero <AufieroB@reno.gov>

Thu 5/9/2024 7:10 AM

To: Public Comment - CC <PublicComment@reno.gov>

Cc: City Clerk <CityClerk@reno.gov>

Forwarded to PC.

From: Doug Thornley <ThornleyD@reno.gov>

Sent: Wednesday, May 8, 2024 8:07 PM

To: City Clerk <CityClerk@reno.gov>

Subject: Fwd: DIVEST NOW

Get [Outlook for iOS](#)

From: Jo Cross <gumtree458@gmail.com>

Sent: Wednesday, May 8, 2024 4:44:22 PM

To: Doug Thornley <ThornleyD@reno.gov>

Subject: DIVEST NOW

Dear Doug Thornley, City Manager

I am calling on you to Divest NOW from CAT, Chevron, Lockheed Martin, and Intel. These companies are complicit in the genocide of Palestinians and we must divest now. Divest now and stop funding genocide. Stop being complicit yourself. Wash your hands and divest from this genocide.

2nd I call on the city council to pass a resolution calling beyond a ceasefire, to put a permanent and immediate end to the siege of Palestine and an end to the occupation.

3rd I call on the you and the city council to disseminate relevant information to our towns and cities so they may be aware of the genocide and take action to divest and boycott complicit parties. None of us are free until all of us are free.

Free Palestine!


Johanna Cross

6473::Voice Message From: Cisco Unity Connection Messaging System (917753342099)

Donoma Unity <DonomaUnity@reno.gov>

Wed 5/15/2024 10:26 AM

To:Public Comment - CC <PublicComment@reno.gov>

 1 attachments (561 KB)

VoiceMessage.wav;

Voice Message delivered by Donoma OneVoice

From: 917753342099

Click to Call [917753342099](tel:917753342099)

My name is Luanne Hawks. 115 Cabernet Parkway, Reno, Nevada at 900-5112. Phone number is 775-786-8493. I'm calling regarding a hill behind me that's owned by Nevada Energy. There are power lines at the top of the high voltage. I do not know I've been working on this for 2 years with Reno direct and fire department trying to get something taken care of up there. We've had two fires one major set. And another one here not too long ago. Sorry Department said they think I'll be alright, and certainly after that know their fire up there. I think they're all being said Nevada Energy does on that property. I am getting nowhere with this for 2 years. I've been working on it and they need to get up there and do fire bricks or do something up there. I'm calling for all my neighbors live at the base down of this sale and it needs to be Taken care of. I thank you for your time. I hope something will be accomplished by this. Thank you so much. Bye bye.

(Transcription with medium confidence)


The information contained in this e-mail and any attachments is privileged and confidential information intended only for the use of the individual or entity named above. If you have received this communication in error, please notify the sender immediately by telephone or e-mail, and then please destroy all content contained within this communication from your files. Thank you.

6706::Voice Message From: Cisco Unity Connection Messaging System (917753038713)

Donoma Unity <DonomaUnity@reno.gov>

Mon 5/20/2024 1:37 PM

To:Public Comment - CC <PublicComment@reno.gov>

 1 attachments (376 KB)

VoiceMessage.wav;

Voice Message delivered by Donoma OneVoice

From: 917753038713

Click to Call [917753038713](tel:917753038713)

Yeah, hi. My name is Matthew. I'm like to I want to complain about the my people with Harvey's on your E Avenue. I want you to get them out here away from off of your e on there. I don't want she's a crap on the street and team of people 10:15 exposing themselves so thick you can't really freaking. What time in jail?

(Transcription with medium confidence)

The information contained in this e-mail and any attachments is privileged and confidential information intended only for the use of the individual or entity named above. If you have received this communication in error, please notify the sender immediately by telephone or e-mail, and then please destroy all content contained within this communication from your files. Thank you.

City Council Comment received from Michael Gawthrop-Hutchins

Mikki Huntsman <HuntsmanM@reno.gov>

Mon 5/20/2024 3:43 PM

To:Public Comment - CC <PublicComment@reno.gov>

Contact Info:

Name:

Michael Gawthrop-Hutchins

Commenting on behalf of:

Ward #:

Ward 5

Email Address:

Phone Number:

Address:

A new comment has been submitted for the Reno City Council Meeting held on: 2024-05-22.

Section:

General Opening Session Comment (unassociated to an agenda item)

Item:

A.3.

Position:

No position stated - Concerned or Neutral

Are they speaking in person?

No, I am submitting a written comment only.

If no, enter comments below:

My public comment is tangentially related to agenda item F.1, however it is outside the scope of what has been agendized for this item. While the city is reviewing potential reforms to the parking violations section of the Rules of the Road, it would be great if the city could implement programs like what other cities are implementing, allowing for photo enforcement of parking violations with the ability to have residents submit photo complaints of parking violations to the city. It is very frustrating how often I will see people parking illegally (especially parking on sidewalks) and knowing that it isn't even worth reporting it, because parking enforcement is so backlogged that it is almost guaranteed that the person will have moved before a parking enforcement officer can get there. That it is possible to get away with almost anything when it comes to parking has become a somewhat recurring discussion on various local social media forums. People know that there is little risk of getting fined or towed if they park illegally, and many of them are fully taking advantage of that. We need some way to make the risk of ticketing real enough that people will again pay attention to parking legally. If the city can't hire enough parking enforcement officers to achieve that, the next best option is to allow

residents to take some of the workload onto themselves (I know that a lot of people that I've spoken to would be more than happy to submit photo complaints of cars that they encounter illegally parked on sidewalks and in bike lanes if it would mean less people illegally parking on sidewalks and in bike lanes).

ACKNOWLEDGEMENTS:

By checking the "Yes" below, you agree that all the information above is true and accurate. For additional information, please refer to the agenda for today's meeting.

Yes

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Yes

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No

6351::Voice Message From: Cisco Unity Connection Messaging System (917753342099)

Donoma Unity <DonomaUnity@reno.gov>

Mon 5/13/2024 1:52 PM

To:Public Comment - CC <PublicComment@reno.gov>

 1 attachments (1 MB)

VoiceMessage.wav;

Voice Message delivered by Donoma OneVoice

From: 917753342099

Click to Call [917753342099](tel:917753342099)

Hi, this message is for Reno city council. I just want to dress something I just spoke with the homeless man. I'm wondering if there's going to be any legislation to help with housing and food for these people. He lost his Social Security payments every month because they have his wrong phone number by one number. They had it off. So he's not receiving any of his money's and he's only getting 930 a month and he's on the street and he's not a drug addict. I sat and spoke with him for 2 hours. I want to know what Reno city council proposes to do to help the homeless in the needy. He is a Christian he believes in Jesus. He doesn't do drugs can use being denied his money. He's being denied housing and food. He's practically dying on the street. Now. This is unconscionable. Our government is being paid to what so ignore the needy the cries of the media that what we're paying. I need to do it's very disgusting and then I learned after he told me he was in some of the homeless shelters their gassing people at night to make them sleep now. He's been you know under a lot of pressure. He's going under a lot of stress and what are you going to do about it? This is not okay. And in fact, I condemn it and so does everybody else now? What are you going to do about it? You can't ignore it and sit there and tell yourself. That is okay. So this would be going on. It's not okay. It's unconscionable. So I'm just letting you know that I have been speaking to the homeless people on the street. They are not being provided for a you're being treated like Holocaust it done now. Our own country citizens are being Holocaust it while we are sending money to Ukraine for goddamn more stuff. So please can you understand that? You can't ignore the home less than 80 the people that are crying for help. You cannot fit in your chairs and say to yourself you're okay. So therefore it is. Okay. No, this is not okay. Okay. I am asking you to address this legally if not legal to do what is being done right now. And the other thing is he shared with me is that they are signing their damn lights in their faces as if they're criminals their criminal lies in homelessness. This is not okay. This is not America. Okay, this is this is sick. This is Bill. So please listen to My Cry on behalf of these poor people who have no hope and no help you are responsible. That's it.

(Transcription with high confidence)

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City Council Comment received from Sarah Wolfe

Mikki Huntsman <HuntsmanM@reno.gov>

Thu 5/16/2024 11:20 AM

To:Public Comment - CC <PublicComment@reno.gov>

Contact Info:

Name:

Sarah Wolfe

Commenting on behalf of:

Ward #:

Ward 4

Email Address:

Phone Number:

Address:

A new comment has been submitted for the Reno City Council Meeting held on: 2024-05-16.

Section:

C Items - Public Hearing Items

Item:

LDC24-00051.

Position:

In opposition

Are they speaking in person?

No, I am submitting a written comment only.

If no, enter comments below:

To whom it may concern, I am submitting this comment in opposition to LDC24-00051 Stonegate Heinz Ranch MPA & ZMA. The City of Reno has professed commitment to increasing affordable housing. This change to increase industrial zones in areas of the city where affordable single-family homes still exist, runs counter to that promise. Industrial projects in the North Valleys are often touted as offering gainful employment for current residents, however data on the number of employees and new positions at these warehouses is generally not publicly available nor are builders required to submit CEO to average employee wage ratios or salary and wage quartile describing employee pay level breakdowns. Without this data ensuring these jobs provide a living wage for the largest number of residents possible, these claims feel dubious at best. The industrial projects that do provide employment, do so with no regard to filling these positions from neighboring areas based on community employment needs. No research is presented as to the skills, education, and experience level of the positions fitting the demographics of the area. This causes the positions to be filled by individuals who must commute to the area, increasing highway congestion. Yet, no research is

presented to the public regarding environmental monitoring of air quality for neighboring residences and schools due to the increased traffic congestion and their long-term health impacts. The poor public infrastructure based on walkability score and access to public parks and trail systems has made the north valleys a "waste space" in which residents watch their property values fall due to poor industrial management. These large industrial projects blight the landscape and cause environmental hazards. Last year, the smells associated with the dumping of effluent into Swan Lake and noise pollution from warehouses breaking city regulations on hours of operations cost residents the right to safe enjoyment of their homes. The Ward 4 Advisory Board has already had hearings on these violations and our property tax assessor was forced to reduce property tax collection due to industrial incidents at Swan Lake. These issues have directly cost city and county coffers. Pre-existing agreements from the 1990's when Cold Springs, Silver Lake, and Swan Lake were developed, promised public parks and trail access. Yet, Ward 4 has the lowest number of public parks anywhere in the city. Residents are tired of developers changing agreements to fit their bottom line rather than the quality of life of the area's citizens. Their behavior fits a trend of asking forgiveness rather than permission. Let us stop now, while permission can still be revoked. Sincerely, Sarah Wolfe

ACKNOWLEDGEMENTS:

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Yes

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Yes

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Yes

City Council Comment received from Steffany Wolfe

Mikki Huntsman <HuntsmanM@reno.gov>

Thu 5/16/2024 11:07 AM

To:Public Comment - CC <PublicComment@reno.gov>

Contact Info:

Name:

Steffany Wolfe

Commenting on behalf of:

Ward #:

Ward 4

Email Address:

Steffany@wolfewhiskey.com

Phone Number:

9187606783

Address:

7931 Big River Dr

A new comment has been submitted for the Reno City Council Meeting held on: 2024-05-16.

Section:

C Items - Public Hearing Items

Item:

LDC24-00051.

Position:

In opposition

Are they speaking in person?

No, I am submitting a written comment only.

If no, enter comments below:

To whom it may concern, I am submitting this comment in opposition to the proposed development plan for the following reasons. This plan allocates the vast majority of the land in question for industrial use with only a small portion going to housing. Mixed-use areas combining industrial and family neighborhoods are detrimental to our health. Industrial areas pollute air, ground, and waterways and produce light and sound pollution, all hazardous to children, adults, and native plants and wildlife. There is no provided data describing how this will affect our already taxed flood control systems, and potential pollution risks to nearby White Lake. The average price of newly built homes in the North Valleys is \$500,000 and increasing. These industrial facilities don't provide the high-paying jobs necessary to afford the proposed single-family housing which would, in turn, further tax our highway system as people are forced to drive long distances from cheaper housing areas to work in these industrial facilities. While I agree that we are in desperate need of more parks and trail systems in this area, previous developers have promised to create these and failed to deliver. The area around Silver Lake was once promised to be parks and open spaces as well as a protected wetland for over 80

species of migratory birds. Silver Lake is now surrounded almost entirely by warehouses that pollute the lake, operate late into the night creating light and sound pollution, and block access making it nearly impossible to enjoy the lake. Last year a semi-truck parked on Moya Blvd and associated with one of the surrounding warehouses caught fire and burned completely. It was left in place for weeks, with toxic ashes blowing directly into the adjacent Silver Lake Elementary School. This is the future we can expect for a mixed-use industrial/housing project in Cold Springs. I implore our City Council Members to remember that many families already live in this area. The North Valleys have been left behind and forgotten with the least services, parks, sidewalks, etc. We are not an area to continue putting warehouses and industrial facilities. If this is not the type of project you would want in your own backyard, please don't put it in ours. Many thanks, Steffany Wolfe

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Yes

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Yes

Planning Commission Public Comment

The public comment form has a new entry from the public.

Planning Commission Meeting Date	2024-05-08
Agenda Item or Case Number	D.1
Position	In Favor
Comments	I am in support of item D.1 We must make sure to find alternatives to urban sprawl that is negatively affecting our city -financially, environmentally, and socially. Measures in D.1 will be an important step in addressing our current predicament. Our city must remain cohesive, affordable and bike-friendly, to be more resilient as Reno becomes an even hotter place with climate warming. Please work on these sustainable solutions now for the future.
Email Address	zoebrayart@gmail.com
Name of Commentor	zoe bray
Address	652 arbutus street, reno, nv 89509
Phone Number	

Submitted: 5/7/2024 9:59:16 PM

These comments were submitted on behalf of: (self if blank)

RENO CITY COUNCIL PUBLIC COMMENT CARD

Thank you for participating. We know your time is valuable and we look forward to hearing your comments, ideas and questions. The Mayor and City Council request that all comments are expressed in a courteous manner. Public comment is limited to three minutes each. Comments should be addressed to the council as a whole, not an individual member.

NAME: _____
ADDRESS: _____
CONTACT PHONE: _____
E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☒ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS:

☐ PLEASE SIGN ME UP TO RECEIVE IMPORTANT NEWS AND INFORMATION ABOUT THE CITY OF RENO BY E-MAIL.

WHEN COMPLETED, PLEASE RETURN TO THE CITY OF RENO CITY CLERK

THANK YOU FOR YOUR COOPERATION AND PARTICIPATION



RENO CITY COUNCIL

PUBLIC COMMENT CARD

Thank you for participating. We know your time is valuable and we look forward to hearing your comments, ideas and questions. The Mayor and City Council request that all comments are expressed in a courteous manner. Public comment is limited to three minutes each. Comments should be addressed to the council as a whole, not an individual member.

NAME: Bill Miller
ADDRESS: 2690 Millview Ave
CONTACT PHONE: _____
E-MAIL: BillMiller1221@gmail.com

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☒ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM AB

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

☐ PLEASE SIGN ME UP TO RECEIVE IMPORTANT NEWS AND INFORMATION ABOUT THE CITY OF RENO BY E-MAIL.

WHEN COMPLETED, PLEASE RETURN TO THE CITY OF RENO CITY CLERK

THANK YOU FOR YOUR COOPERATION AND PARTICIPATION



RENO CITY COUNCIL PUBLIC COMMENT CARD

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NAME: Jace M Hinds
ADDRESS: Reno/sparks streets
CONTACT PHONE: _____
E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

The rest of the homeless, ^{I say that} very least

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A7

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: so pretty much was I'm
personally tired of being harassed
sexually harassed publically humiliated
& stolen from, I never could keep
in job, cant collect SSI or d or what
over, I've busted my ass to be the
man I am today & the world
wants to celebrate being a taggart for
a hole month, WTF? I'm just
wary to much to write, not enough to drink
frankly I dont give a damn

☐ PLEASE SIGN ME UP TO RECEIVE IMPORTANT NEWS AND INFORMATION
ABOUT THE CITY OF RENO BY E-MAIL.

WHEN COMPLETED, PLEASE RETURN TO THE CITY OF RENO CITY CLERK

THANK YOU FOR YOUR COOPERATION AND PARTICIPATION



RENO CITY COUNCIL PUBLIC COMMENT CARD

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NAME: IAN ANDERSON
ADDRESS: 2390 WATT ST Reno 89509
CONTACT PHONE: 775-741-4257
E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom: _____

☐ WARD 1 ☒ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM Parks & Rec

A-3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

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RENO CITY COUNCIL PUBLIC COMMENT CARD

Thank you for participating. We know your time is valuable and we look forward to hearing your comments, ideas and questions. The Mayor and City Council request that all comments are expressed in a courteous manner. Public comment is limited to three minutes each. Comments should be addressed to the council as a whole, not an individual member.

NAME: Heidi Anderson
ADDRESS: 5989 Sweet Cherry Dr. Sparks, NV 89436
CONTACT PHONE: 775-453-0278
E-MAIL: heid@tmparksfoundation.org

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5
☒ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

A.3

AGENDA ITEM _____

☐ IN FAVOR ☐ IN OPPOSITION ☒ NO POSITION STATED - CONCERNED

COMMENTS: Request funding for service plan for
parks & Rec.

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NAME: Robbin Palmer
ADDRESS: 4430 Fairview Rd, Reno
CONTACT PHONE: 775-853-8572
E-MAIL: rpalmer@nmpc.com, Reno.NV.US

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5

☒ OTHER unincorp Washoe Co

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A3.11

☒ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: Have to leave @ 10:45

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NAME: MRS J. M. JONES

ADDRESS: _____

CONTACT PHONE: _____

E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

☒ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5

☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

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NAME: GEORGE CAMPANONI
ADDRESS: 301 GENE WAY UNIT 302 RENO NV 89502
CONTACT PHONE: 775-722-5398
E-MAIL: CAMPANONI529@gmail.com

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☒ WARD 3 ☐ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☐ NO ☐

AGENDA ITEM A3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

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NAME: Terry Brooks
ADDRESS: 590 Lake St. #800 Reno, NV. 89501
CONTACT PHONE: 775-335-3489
E-MAIL: None

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☒ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A.3- Public Comment

☐ IN FAVOR ☐ IN OPPOSITION ☒ NO POSITION STATED - CONCERNED

COMMENTS: Discrimination, Chapter 31
Culture and Education

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NAME: PAT CASTELL

ADDRESS: _____

CONTACT PHONE: _____

E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5

☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A.3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

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NAME: Chris Brown

ADDRESS: _____

CONTACT PHONE: _____

E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5

☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM Sk. 23.

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____

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NAME: YALE SPINA
ADDRESS: 1650 CAUGHAN CREEK
CONTACT PHONE: 901-210-1816
E-MAIL: YALE.SPINA@SKYTAVERN.COM

If you are representing someone, other than yourself, please indicate whom:

SKY TAVERN

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM A3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

COMMENTS: _____
SKY TAVERN EXPANSION

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NAME: CONNIE SILVEIRA
ADDRESS: 845 CASAZZA RENO
CONTACT PHONE: 775 848 7961
E-MAIL: RENO MARYJANE@hotmail.com

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☒ WARD 3 ☐ WARD 4 ☐ WARD 5
☐ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM NA A3

☐ IN FAVOR ☐ IN OPPOSITION ☐ NO POSITION STATED - CONCERNED

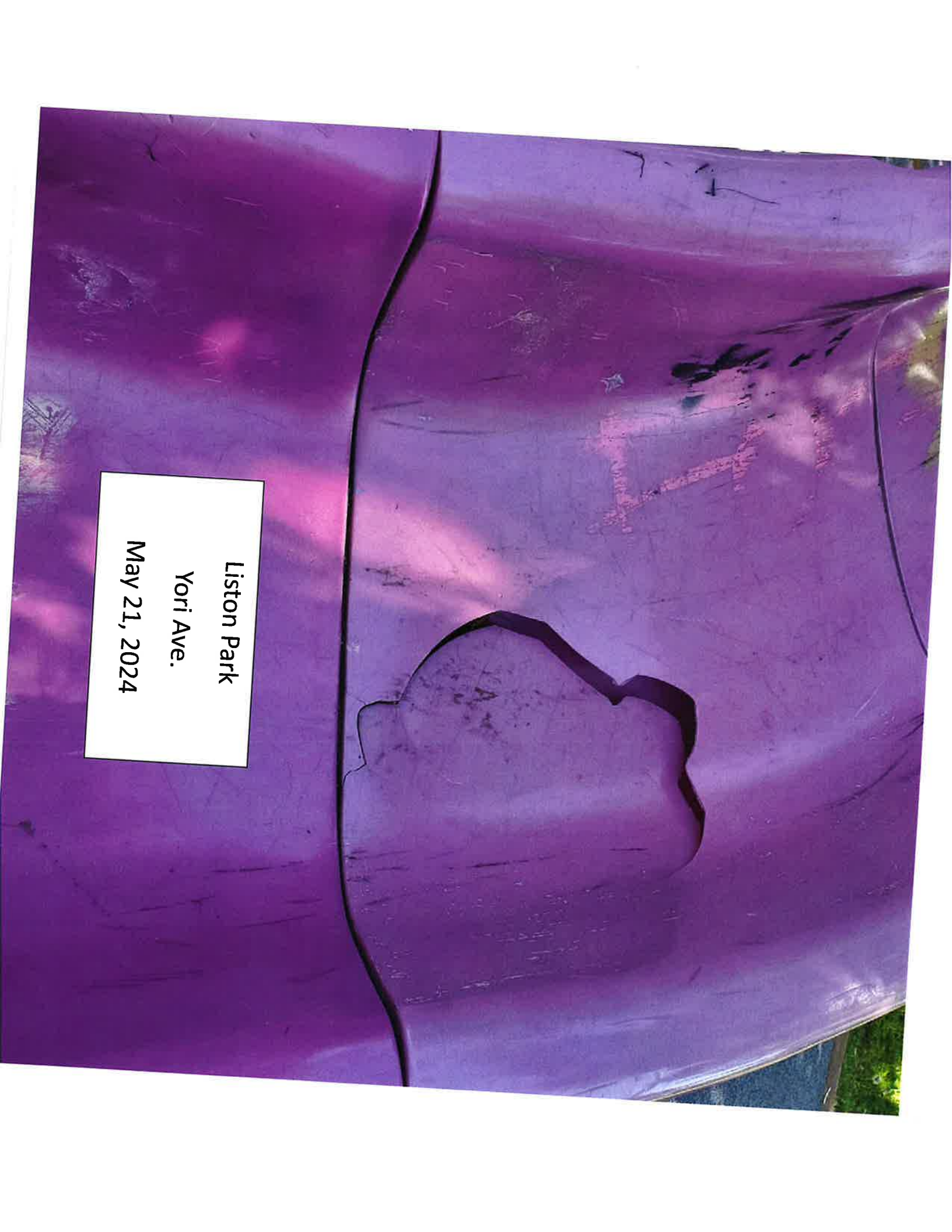
COMMENTS: GENERAL COMMENTS

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Liston Park
Yori Ave.
May 21, 2024

Shop Now

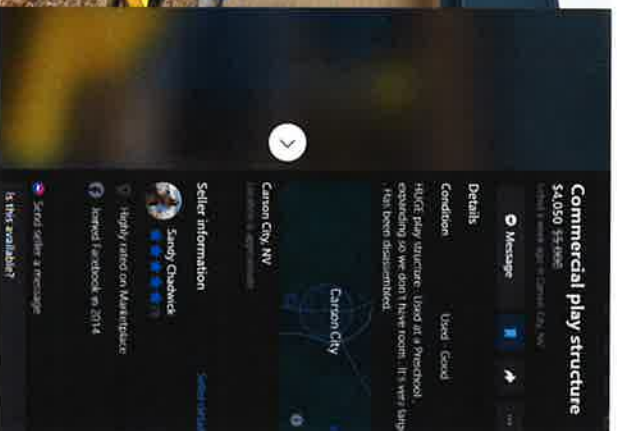
All Departments / Toys, Games & Books / Outdoor Play

Lifetime Adventure Tower Swing Set

Item # 980102161 4.4 (769)



4.4 (769)



RENO CITY COUNCIL PUBLIC COMMENT CARD

Thank you for participating. We know your time is valuable and we look forward to hearing your comments, ideas and questions. The Mayor and City Council request that all comments are expressed in a courteous manner. Public comment is limited to three minutes each. Comments should be addressed to the council as a whole, not an individual member.

NAME: Steven White
ADDRESS: _____
CONTACT PHONE: 775-410-0696
E-MAIL: _____

If you are representing someone, other than yourself, please indicate whom:

☐ WARD 1 ☐ WARD 2 ☐ WARD 3 ☐ WARD 4 ☐ WARD 5
☒ OTHER _____

DO YOU WISH TO SPEAK? YES ☒ NO ☐

AGENDA ITEM Art in The Parks **A3**

☐ IN FAVOR ☐ IN OPPOSITION ☒ NO POSITION STATED - CONCERNED

COMMENTS: _____

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My Copy

THE RIGHT TO **PEACEFUL PUBLIC ASSEMBLY** FOR
THE PURPOSE OF ENGAGING IN FIRST AMENDMENT
PROTECTED SPEECH IS PROTECTED BY THE
CONSTITUTION.

The following statement of City Policies is a quintessential example of an unconstitutional **PRIOR RESTRAINT** on protected speech. The idea that a Citizen must first obtain a permit from the City to peaceably assemble with fellow Citizens in a public park for the purpose of engaging in Freedom of Speech “is abhorrent to First Amendment Law”! *See; Berger vs City of Seattle, Wa., 9th Cir. Ct. (2009)*

**Free Speech Notification
must be submitted to
Events@Reno.Gov no later
than 2 business days before
the gathering or march.
You can access a copy
of the Free Speech
Notification by visiting
Reno.Gov/SpecialEvents**

Note; This language is posted on the Reno.Gov/SpecialEvents web page. It could represent a conspiracy by City Officials to violate Civil Rights.

See; CIVIL RIGHTS CONSPIRACY

U.S. Federal Statute 18 U.S.C. § 241

Conspiracy Against Rights

Section 241 makes it unlawful for two or more persons to agree to injure, threaten, or intimidate a person in the United States in the free exercise or enjoyment of any right or privilege secured by the Constitution or laws of the United States or because of his or her having exercised such a right.

Language found on the Reno.gov/specialevents web page.

Expressive notification means non-commercial conduct, the principal object of which is the expression, dissemination or communication of opinions, views, messages or ideas by verbal, visual, literary or auditory means that are religious, scientific, political, philosophical or ideological in nature, or conduct that is on a whole inextricably intertwined with opinions, views, messages or ideas of a religious, scientific, political, philosophical or ideological nature; or conduct that is inherently expressive.

Note; B.S.! This is false legal mobo jumbo intended to deceive! “Verbal, visual, literary or auditory” means of self-expression would obviously include “visual fine art, books and music” which are ALL “INHERENTLY EXPRESSIVE” !

Because the fine arts of painting, drawing, sculpture, photography, printed self-expression, stained glass “as art for art’s sake”, music, dance, theater and films ARE “inherently expressive”, the conveyance of a political, ideological, religious, scientific or philosophical message is NOT needed to gain full protection under the First Amendment!

The Supreme Court has held that the abstract paintings of Jackson Pollock, the Jabberwocky verse of Lewis Carroll, and the music without words of Arnold Schoenberg are unquestionable protected under the First Amendment because a work of art is specifically created by an Artist to convey some message. *See; Steven C. White vs City of Sparks, 9th Cir. Ct. (2007) Note; All the way to the U.S. Supreme Court, the City of Sparks argued that a particular political, ideological, religious or philosophical message had to be conveyed as a condition of Fine Art rising to full protection by the First Amendment! In the Federal District Court, in the 9th Circuit Court (enbanc) and in the United States*

Supreme Court. Sparks LOST!

The language found on <Renogov/specialevents> is misleading and FALSE!

An example of Conspiracy by City Officials to violate the Civil Rights of Citizens!

While the sale of merchandise that is inextricably intertwined with the conveyance of a particular religious, scientific, political, philosophical or ideological message can be defined as “Expressive notification”, this definition would NOT apply to visual, auditory, verbal, or literary expression through the Fine Arts.

FACT; The sale by an Artist of his or her Artistic Self-Expression, having no functionality and its intended purpose is simply expressive, as in “as art for art’s sake”, constitutes speech which is fully protected under the First Amendment. *See; Steven C. White vs City of Sparks, 9th Cir. Ct. (2007)*

The language in this reference to “Expression” should state;

Protected “Artistic Expressive” means non-commercial conduct, the principal object of which is self-expression intended to disseminate or communicate messages by verbal, visual, literary or auditory means which are inherently expressive. These would include but not limited to paintings, drawings, sculpture, photography, printed self-expression, engraving, stained glass as art for art’s sake (non functional), music, dance, theater and films.

See; White v Sparks, 9th Cir. Ct. (2007)

Furthermore;

Protected “Particular Expression” means non-commercial conduct, the principal object of which is expressing a particular ideological, philosophical, religious, scientific or political message that is inextricably intertwined with and inseparable from the merchandise being offered for sale.

See; St. Guadiya Vaishnava Society vs City and County of San Francisco, 9th Cir. Ct. (1990)

Government Time, Place and Manner Restrictions to First Amendment Protected Expression on Public Fora

A City Government may have time, place and manner restrictions on protected speech activities on public fora.

So long as those restrictions meet the standards set forth by the Federal Courts.

In order to pass Constitutional muster Government time, place and manner restrictions to protected expression on public fora must be;

1. Minimal,
2. Reasonable,
3. Provide alternative venues that provide equal access to the public and
4. Be equally applied to ALL SPEAKERS! NOT selectively applied only to people receiving compensation for their protected speech and or protected Art.

Quote; “We hold that the sale by and Artist of his original artwork constitutes speech protected by the First Amendment.” (9th Cir. Ct.) Quote; “It is well settled that a speaker’s rights are not lost merely because compensation is received; a speaker is no less a speaker because he or she is paid to speak.” (U.S. Supreme Court)

The City’s attempt to pigeon hole Fine Artists and restrict their First Amendment Right to perform, display and sell their inherently expressive Fine Art to isolated areas in public parks and down town is;

1. NOT Minimal! It is EXTREME!
2. NOT Reasonable because there is NO reason for these restrictions, when open areas exist throughout the public parks and fora where others engage in free expression on any given day! The Public Parks are a quintessential public forum intended for Free Speech among Citizens.
3. Do NOT provide equal access to the public or alternative venues for self-expression that do!

4. These policies are a violation of both the 1st Amendment and also the 14th Amendments Equal Protection Clause and is selective enforcement of restricting access to the public, based upon a Citizen engaging in Artistic Self-Expression...when the City can NOT even define what Artistic Self-Expression IS!!!

Yet another example of members of City Government conspiring to suppress expression through the protected Fine Arts and diminish Rights based upon receiving compensation for speaking.

Will Politicians, such as the Mayor, Council Members and the City Attorney be restricted to the Free Speech Zones when receiving compensation for their speech!

I think Not.

Sign on Riverwalk

Crafters are permitted to set up in a 10x10 marked space on the Riverwalk (on the Truckee River Lane between West Street Plaza and Sierra Street)

July through end of September. Crafters must first obtain a \$20 permit for the season. Permits may be obtained at the City of Reno McKinley Arts and Culture Center, 925 Riverside Dr..

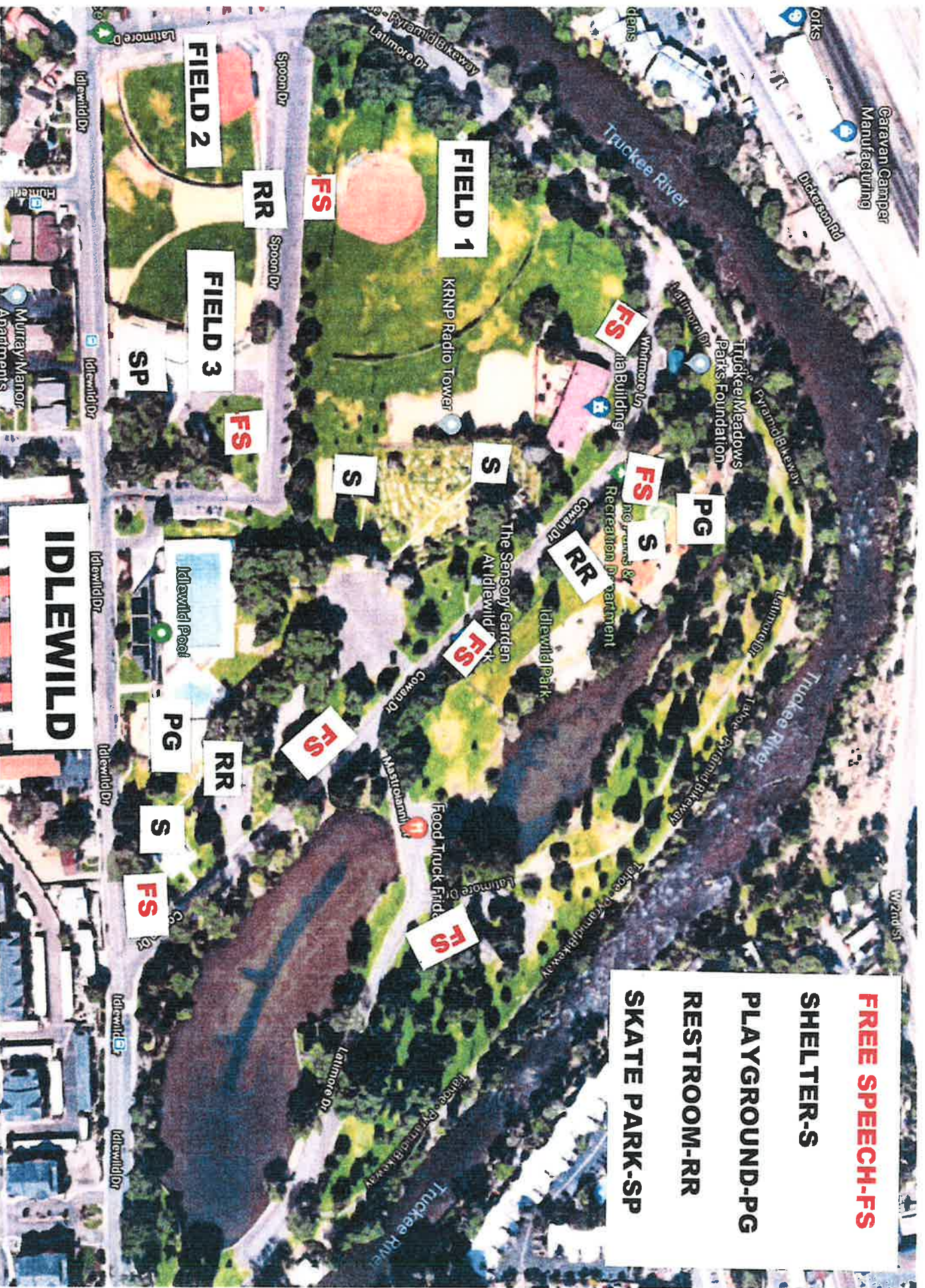
Free Speech artisans and speakers may also setup in (1) 10x10 marked space and are not required to obtain a permit but abide by Reno Municipal Code 5.14. Free Speech zones have also been setup in West Street Plaza adjacent to the Riverwalk. More information can be found at Reno.gov/specialevents or by calling 775-334-2055

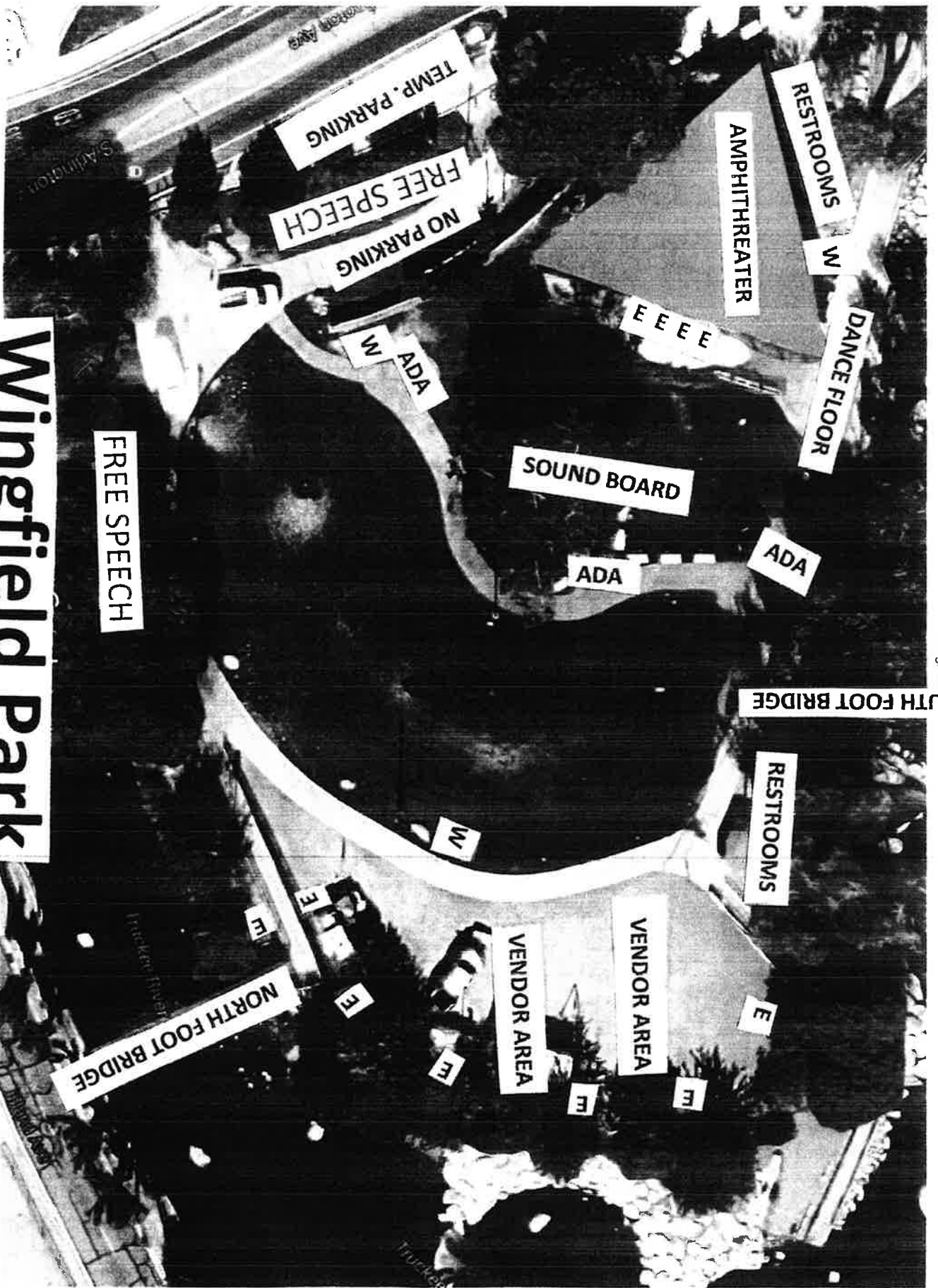
The Sign Should Say;

**Crafters are permitted to set up in a
10x10 marked space on the Riverwalk
(on the Truckee River Lane between
West Street Plaza and Sierra Street)**

**July through end of September. Crafters
must first obtain a \$20 permit for the season.
Permits may be obtained at the City of Reno
McKinley Arts and Culture Center,
925 Riverside Dr..**

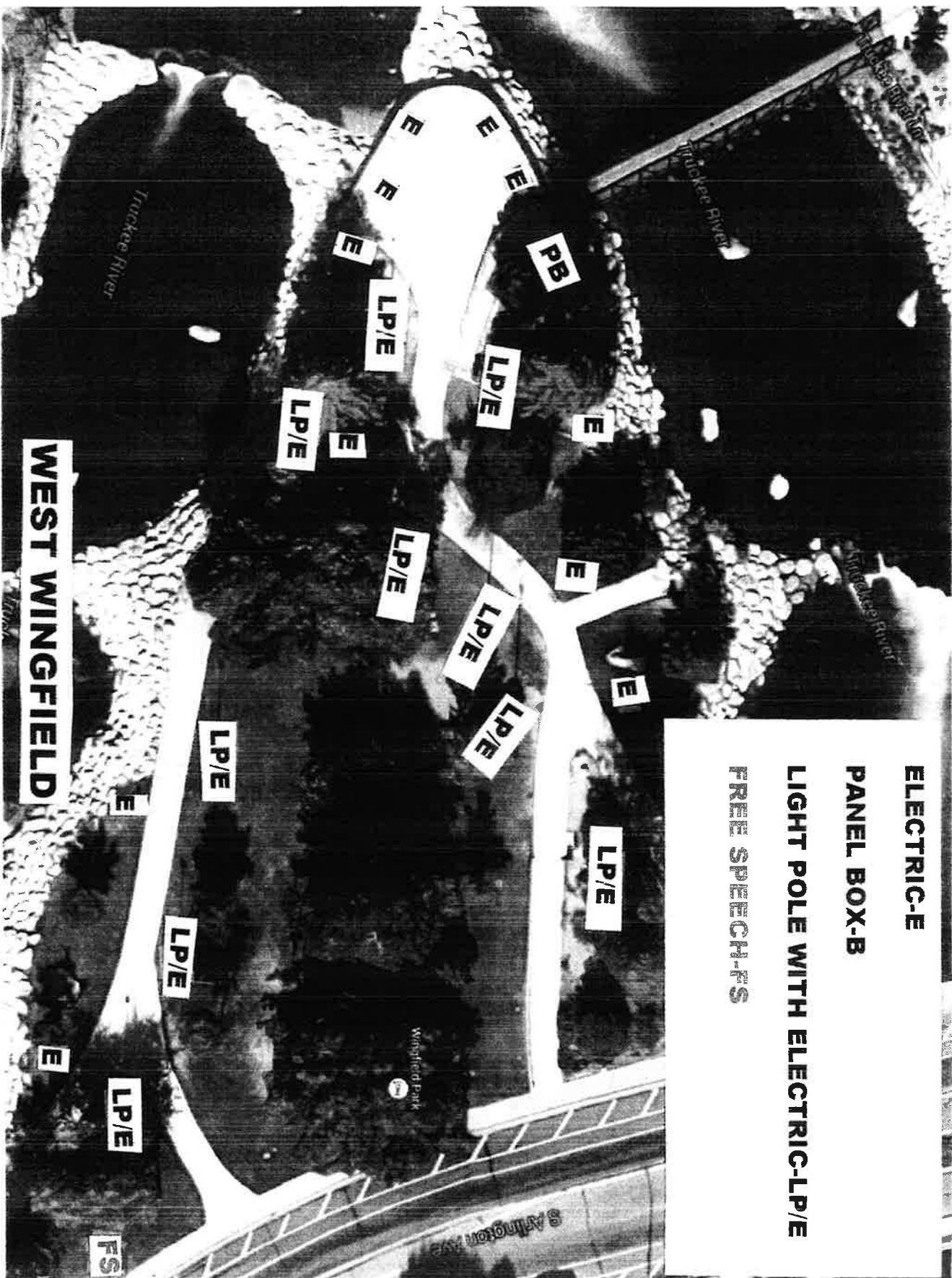
**Protect speakers engaged in Artistic Self-
Expression as well as those who are engaged in
Particular Message Speech may setup on traditional
public forums, such as public parks, sidewalks and
public plazas and are not required to obtain a license
or permit, but must abide by Reno Municipal Codes
which include, but are not limited, to not blocking fire
hydrants, not blocking sidewalks or roadways, not
blocking doorways or windows, not blocking wheel
chair ramps and not using public fixtures or
vegetation as a display and not posing a risk to public
safety.**





Wingfield Park

E-ELECTRICITY W-WATER



This copy of the 9th Circuit ruling as the legal citations removed for easier reading by the viewer.

WHITE v. CITY OF SPARKS

Steven C. WHITE, Plaintiff-Appellee, v. CITY OF SPARKS, Defendant-Appellant.

No.05-15582.

Argued and Submitted Feb. 16, 2007. -- August 29, 2007

Before: ?B. FLETCHER and RICHARD R. CLIFTON, Circuit Judges, and EDWARD F. SHEA, District Judge.*

This appeal presents the question of what protection the First Amendment extends to the sale by an artist of his paintings. **We hold that an artist's sale of his original artwork constitutes speech protected under the First Amendment.**

I.

Appellee Steven C. White (“White”) is an itinerant artist who earns a living by setting up an easel on a city's sidewalks and in parks and selling his paintings to passersby who take an interest in his work. A painter of nature scenes, White believes his paintings convey, among other messages, the message that human beings are driving their spiritual brothers and sisters, the animals, into extinction.

The city of Sparks, Nevada (“Sparks”) **prohibits the sale of merchandise in its parks and limits sales in** the redevelopment area known as **Victorian Square** to those vendors having permits under Sparks Municipal Code §5.59 et seq. For those without vendor's permits, Sparks makes a limited exception allowing the display of merchandise in its parks and Victorian Square as well as the sale (in both places) of items that have received the pre-approval of city employees **through a First Amendment exception to the vendor-permitting ordinances (“First Amendment exception” or “pre-approval policy”).**

According to the city, to gain such preapproval an item must be submitted to the city and determined by city officials to convey an express or obvious religious, political, philosophical, or ideological message under Gaudiya Vaishnava Society v. City and County of San Francisco, 952 F.2d 1059, 1063 (9th Cir.1990) (extending First Amendment protection to “the sale of merchandise which carries or constitutes a **political, religious, philosophical or ideological** message”).¹

White brought a facial challenge to Sparks's vendor-permitting scheme. He then moved for summary judgment on the question of whether he may sell his paintings on the same basis as he may display them, i.e., free of restraint. **The city opposed on the ground that White's paintings are unprotected by the First Amendment because they do not patently express a religious, ideological, political, or philosophical message.** Agreeing for the most part with White and reading Gaudiya broadly, the district court granted White's motions ²² to the extent he requested a ruling that his paintings expressed a message warranting First Amendment protection. To the extent White requested a global ruling that all visual art is per se constitutionally protected, the district court declined to extend its ruling beyond protection of White's paintings. **Finally, the district court concluded that Sparks's pre-approval policy constituted an unconstitutional prior restraint because it failed to include objective criteria for approving or rejecting a piece of artwork.** Sparks appealed. We have jurisdiction pursuant to 28 U.S.C. 1291.3

11

We review de novo a district court's grant of partial summary judgment and may affirm on any ground supported by the record. After "viewing the evidence in the light most favorable to the nonmoving party," we determine "whether there are any genuine issues of material fact and whether the district court correctly applied the relevant substantive law." **The parties argue over law, not fact. To that extent, summary judgment is appropriate because no genuine issue of material fact existed.** We therefore turn to the question of whether the district court "correctly applied the relevant substantive law."

111

Sparks argues that the First Amendment protects the sale of paintings in public fora only if the paintings convey an explicit or an implicit but obvious message that fits into one of the categories we established in Gaudiya. **We disagree.**

In Gaudiya, we held that First Amendment protection extended to the "sale of merchandise which is inextricably intertwined with a statement carrying a religious, political, philosophical or ideological message." The merchandise at issue in Gaudiya-

clothing, jewelry, and stuffed animals sold as fundraisers by charities and advocacy groups-lacked inherent expressive value and gained expressive value only from its sale being “**inextricably intertwined**” with pure speech. **To the extent that visual art is inherently expressive, the Gaudiya test is inapplicable.**

While not having spoken directly on the protections afforded visual art, the Supreme Court has been clear that the arts and entertainment constitute protected forms of expression under the First Amendment.

Against this backdrop, it is clear that White's self-expression through painting constitutes expression protected by the First Amendment. In painting, an artist conveys his sense of form, topic, and perspective. A painting may express a clear social position, as with Picasso's condemnation of the horrors of war in Guernica, or may express the artist's vision of movement and color, as with “the unquestionably shielded painting of Jackson Pollock.” Any artist's original painting holds potential to “affect public attitudes,” by spurring thoughtful reflection in and discussion among its viewers. So long as it is an artist's self-expression, a painting will be protected under the First Amendment, because it expresses the artist's perspective.⁴

In holding that the First Amendment protects an artist's original paintings, **we join two of our sister circuits.** See *ETW Corp. v. Jireh Pub., Inc.*, 332 F.3d 915, 924 (6th Cir.2003) (holding that “[t]he protection of the First Amendment ? includes ? music, pictures, films, photographs, paintings, drawings, engravings, prints, and sculptures”); *Bery v. City of New York*, 97 F.3d 689, 696 (2d Cir.1996) (“[P]aintings, photographs, prints and sculptures ? always communicate some idea or concept to those who view it, and as such are entitled to full First Amendment protection.”); ? see also *Piarowski v. Ill. Cmty. Coll. Dist.* 515, 759 F.2d 625, 628-32 (7th Cir.1985) (holding that stained glass windows, as “art for art's sake,” were protected under the First Amendment).

The city's argument that the message conveyed must be either explicit or implicit but obvious in order to merit protection must fail. As the Court has explained, “a narrow, succinctly articulable message is not a condition of constitutional protection, which if confined to expressions conveying a particularized message would never reach the unquestionably shielded painting of Jackson Pollock, music of Arnold Schenberg, or Jabberwocky verse of Lewis Carroll.”

Nor are we convinced by the city's argument that White's sale of his paintings removes them from the ambit of protected expression. “[T]he degree of First Amendment

protection is not diminished merely because the [protected expression] is sold rather than given away.” [quoting U.S. Supreme Court] (“It is well settled that a speaker's rights are not lost merely because compensation is received; ?a speaker is no less a speaker because he or she is paid to speak.”).

Finally, even purely commercial speech is entitled to significant First Amendment protection. Purely commercial speech is “speech which does ‘no more than propose a commercial transaction.’ ?” **White's paintings, which communicate his vision of the sanctity of nature, do more than propose a commercial transaction and therefore are not commercial speech.**

In sum, we agree with the district court that **the city applied the wrong First Amendment standard in its First Amendment exception to its vendor-permitting policy and hold that an artist's sale of his original paintings is entitled to First Amendment protection.**

B.

Sparks contends that the district court, in ruling that White's paintings were protected under the First Amendment, usurped the city's authority to make that determination in the first instance. This argument ignores our tripartite structure of both state and federal government. While the executive branch must both interpret and apply the law, that authority does not strip the judiciary of its authority to review laws at issue in cases properly before it to determine, for example, whether they impermissibly tread on First Amendment rights. See *Marbury v. Madison*, 5 U.S. (1 Cranch) 137, 177, 2 L.Ed. 60 (1803) (“It is a proposition too plain to be contested, that the constitution controls any legislative act repugnant to it.”); ? see also *Gaudiya*, 952 F.2d at 1065 (ruling, in a facial challenge to an ordinance, that the merchandise at issue was protected).

C.

Finally, Sparks argues that White lacks standing to challenge the city's permitting scheme because he never submitted his artwork to the city for review. Because Sparks raised this argument for the first time in its reply brief to this court, it has waived the argument. See *Holland Am. Line Inc. v. Wrtasilä N. Am., Inc.*, 485 F.3d 450, 457 (9th Cir.2007) (holding that appellant waived an argument by failing to raise it before the district court).

IV.

For these reasons, the district court's grants of partial summary judgment are AFFIRMED.

FOOTNOTES

1. The city has presented no evidence confirming the existence of this First Amendment exception except for the representations of counsel before this court and before the district court. However, because the city has conceded the exception, we, like the district court, will presume the existence of the policy.
2. White filed separate motions for the city's parks and for Victorian Square. As they present the same First Amendment question, we analyze the motions together.
3. The district court's partial grant of summary judgment and denial of the rest constituted a final judgment in this case, as all other claims have been resolved. Sparks appeals the partial grant. White does not appeal the partial denial.
4. We expressly reserve the question whether all paintings merit First Amendment protection. We are not asked to decide the protection accorded to paintings that are copies of another artist's work or paintings done in an art factory setting where the works are mass-produced by the artist or others.⁵ Because we set out a materially different First Amendment standard than that the city had articulated, we do not reach the city's arguments that use of a dictionary and common sense to define the Gaudiya categories sufficiently constrained official discretion to avoid creating a risk of censorship.

BETTY B. FLETCHER, Circuit Judge:

Webinar Registration City of Reno - Reno City Council Meeting - 5/22/24

City Clerk <no-reply@zoom.us>

Wed 5/22/2024 9:51 AM

To:Public Comment - CC <PublicComment@reno.gov>

Hi City Clerk,

Jaime Chapman (jaime@renomidtown.com) has registered for "City of Reno - Reno City Council Meeting - 5/22/24" on: May 22, 2024 10:00 AM Pacific Time (US and Canada)

First Name: Jaime

Last Name: Chapman

Email: jaime@renomidtown.com

Address: 805 Wilkinson Ave

City: Reno

Zip/Postal Code: 89502

State/Province: NV

Phone: 4177373033

Organization: MidTown Reno

Job Title: Executive Director

If you answered "Yes" to the previous question, please provide your public comment in the Question & Comments box below.:

Do you wish to provide public comment for this City Council Meeting?: Yes

Are you attending the meeting as a: Member of the public

Which Ward you live in?: Ward 3

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Thank you!

Webinar Registration City of Reno - Reno City Council Meeting - 5/22/24

City Clerk <no-reply@zoom.us>

Wed 5/22/2024 10:12 AM

To:Public Comment - CC <PublicComment@reno.gov>

Hi City Clerk,

Lisa OSullivan (nevadalo@msn.com) has registered for "City of Reno - Reno City Council Meeting - 5/22/24" on: May 22, 2024 10:00 AM Pacific Time (US and Canada)

First Name: Lisa

Last Name: OSullivan

Email: nevadalo@msn.com

Address: 2450 Rhodes Rd.

City: reno

Zip/Postal Code: 89521

State/Province: NV

Phone: 7073381368

Questions & Comments: I would like to comment via zoom

If you answered "Yes" to the previous question, please provide your public comment in the Question & Comments box below.: I would like to comment via zoom

Do you wish to provide public comment for this City Council Meeting?: Yes

Are you attending the meeting as a: Member of the public

Which Ward you live in?: Other

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Thank you!



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