Quasi-Judicial Hearing Disclosures by Governing Board

- 1. Do you know the applicant? If so, how? (Length of time, type or relationship, etc.)
- 2. What information do you know about the applicant's proposal? Any information received, even if true, and not received from the city must be disclosed.
- 3. Did you visit the property site for this hearing?
- 4. Have you spoken to anyone before this meeting / public hearing regarding the application or the property to which it refers? Any comments regarding the application or property must be disclosed.
- 5. Do you have any specialized knowledge relevant to this hearing?
- 6. Do you have a fixed opinion that is not susceptible to change based on what you learn at this hearing?
- 7. Do you have a financial interest in the outcome of this decision?
- 8. Do you have any other relevant information that would cause a conflict of interest in your decision?
- 9. Is there any reason you will not be able to make a decision on this matter using only the information presented at this hearing and the current planning & zoning ordinance? Any reason may require an absence of voting/participating due to bias.

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10. If necessary, the Hearing Body will vote on recusal of members at this time. A member shall not participate in the hearing if the member has a fixed opinion prior to the hearing that is not susceptible to change; has engaged in undisclosed *ex parte* communications; has a close familial, business or other associational relationship with the applicant or an affected person; or has a financial interest in the outcome of the matter.