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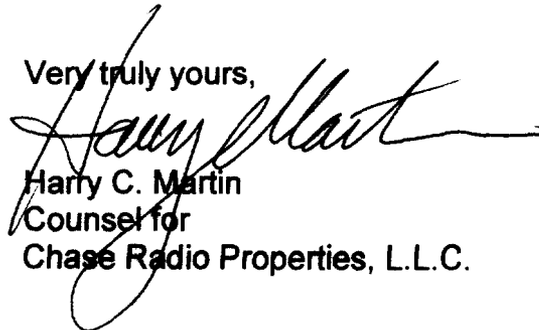
**Re: Petition for Rule Making
FM Table of Allotments
Fremont and Sunnyvale, California**

Dear Ms. Salas:

Transmitted herewith on behalf of Chase Radio Properties, L.L.C., licensee of station KCNL(FM), Fremont, California, is a Petition for Rule Making seeking a change in KCNL's city of license from Fremont to Sunnyvale, California. An original and four copies of this petition are being filed.

Should any question arise concerning this matter, please communicate with this office.

Very truly yours,



Harry C. Martin
Counsel for
Chase Radio Properties, L.L.C.

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Enclosure

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Before the
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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of)
)
Amendment of Section 73.202(b))
Table of Allotments,)
FM Broadcast Stations.)
(Fremont and Sunnyvale, CA))

RM No. _____

MM Docket No. _____

To: Chief, Allocations Branch

PETITION FOR RULEMAKING

Chase Radio Properties, L.L.C. ("Chase"), licensee of KCNL(FM), Channel 285A, Fremont, California, by its attorneys, hereby respectfully petitions the Commission for modification of the FM Table of Allotments for (Section 73.202(b) of the Commission's Rules) to: (a) delete Channel 285A from Fremont, California; (b) add Channel 285A to Sunnyvale, California; and (c) modify the license of KCNL accordingly.

Grant of the this proposal would provide first local aural transmission service to Sunnyvale, California, a census designated and independent community of approximately 117,229 persons, according to the 1990 Census. Sunnyvale, which is located approximately 11 miles northwest of San Jose, California, is located in the San Jose Urbanized Area, but has its own identity. See Exhibit 1. Moreover, the proposed

reallocation would not deprive Fremont, the community to which KCNL is assigned, of its sole local service since Station KOHL(FM) will remain licensed to the community. Also, the proposed change, which involves a minor change to KCNL's transmitter site and facilities, will reduce three existing short spacings.

A Technical Statement, attached as Exhibit 2, demonstrates that this proposal is consistent with the Commission's technical rules. A statement from Chase affirming that it will apply for the allotment if changed as proposed also is included in Exhibit 5, referenced below.

Further, this updated petition addresses the issues raised by the Allocations Branch in its letter of July 19, 2000. See Exhibit 3. First, Clear Channel Broadcasting Licenses, Inc., the licensee of KOCN(FM), Pacific Grove, California, has surrendered the construction permit (File No. BPH-950801IC), referenced in the FCC's July 19, 2000 letter, which was short-spaced to KCNL's proposed site. See Exhibit 4. Also, Chase certifies that EXCL Communications, the owner of the tower proposed as the new KCNL site, has provided reasonable assurance of the continued availability of the tower for the proposed change and that the Federal Aviation Administration has approved the relevant tower modifications, pursuant to the standards announced in *Woodstock and Broadway, Virginia*, 3 FCC Rcd 6398 (1988). See Exhibit 5.

WHEREFORE, These matters considered, the Commission should grant this petition, issue an appropriate Notice of Proposed Rule Making, amend the table of

allotments to reallocate Channel 285A from Fremont to Sunnyvale, California, and approve the proposed modification in KCNL(FM)'s license accordingly.

Respectfully submitted,

CHASE RADIO PROPERTIES, L.L.C.

By: 
Harry C. Martin
Its Attorney

Fletcher, Heald & Hildreth, P.L.C.
1300 North 17th Street, 11th Floor
Arlington, Virginia 22209
(703) 812-0400

May 14, 2001

EXHIBIT 1

The foregoing Petition for Rule Making (the "Petition") requests that the Commission re-allot Channel 285A from Fremont, California, to the independent community of Sunnyvale, California, and simultaneously assign the license of KCNL(FM), Fremont, California (the "Station" or "KCNL"), to Sunnyvale. The Commission asks three questions prior to granting a request to change the FM Table of Allotments and an affected station's community of license: 1/

- is the request subject to competing applications – i.e, would the amended allotment "be mutually exclusive with the licensee's . . . present assignment," and would amending the allotment not deprive a community of its sole "local transmission service?"; 2/
- does the proposed change reduce or maintain any existing short-spacing?; 3/ and
- is the proposed change consistent with the statutory directive to "make such distribution of licenses . . . among the several States and communities as to provide a fair, efficient and

1/ See Report and Order, Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Parker and Port St. Joe), 11 FCC Rcd 1095 (1996) ("Parker & Port St. Joe R&O").

2/ See 47 C.F.R. § 1.420(i) & Amendment of the Commission's Rules Regarding Modification of FM and TV Authorizations to Specify a New Community of License, 4 FCC Rcd 4870, 4874 (1989) ("Change of Community R&O"), recon. granted in part, 5 FCC Rcd 7094 (1990).

3/ See Parker & Port St. Joe R&O at 1095 (¶ 2).

equitable distribution of radio service to each of the same?" 4/

The Petition's proposal satisfies each of these criteria. First, the proposed change is not subject to competing applications because:

- i) the proposed change in operations is mutually exclusive with the current operation of the Station; and
- ii) the proposed change would not deprive any community of its sole transmission service, as Fremont would continue to be home to KOHL(FM). 5/

Second, the proposed change -- which will involve a change in the Station's transmitter site and facilities -- complies with all relevant spacing requirements. 6/ In fact, as noted in Exhibit 2, the proposed change will eliminate three existing short-spacings, and will decrease the overall potential of interference from this facility to all others. 7/

Third, the change would result in a more efficient and equitable distribution of local radio service. According to Commission precedent, a change to the FM Table of Allotments would result in a better distribution of service when the proposal better reflects the populations of and broadcast services available to an area's communities. 8/ Specifically, the Commission

4/ 47 U.S.C. § 307(b).

5/ See attached Technical Exhibit ("Exhibit 2") at 1; Broadcasting & Cable Yearbook 1999 at D-43.

6/ See Exhibit 2 at 2.

7/ *Id.* at 1.

8/ See *Parker & Port St. Joe R&O*, 11 FCC Rcd at 1095 (¶ 4).

examines whether the proposed change would ensure one full-time aural reception service to a particular community. If not, the Commission considers whether the proposed change would afford any community a second full-time aural reception service or whether the proposed change would provide a community with its *first* local transmission service ("the "Local Transmission Priority"). 9/ Only if neither of these first two priorities apply will the Commission then consider other public interest factors, including which arrangement of allotments would ensure that comparatively sized communities have a similar number of broadcast services or which arrangement reduces the possibility of interference. Because the Petition proposes to provide Sunnyvale its first local aural transmission service, the Commission should adopt the Petition pursuant to the Local Transmission Priority. 10/

The Local Transmission Priority sensibly presumes that every community deserves at least one local transmission service. 11/ A "limited exception" to this general presumption -- the Huntington Doctrine-- may

9/ See *id.* Commission precedent accords equal weight to these two priorities in matters in which they are both pertinent. See *Change of Community R&O*, 4 FCC Rcd at 4873 & n. 8.

10/ Unsurprisingly, Fremont, California -- which is part of the San Francisco-Oakland Urbanized Area -- is well-served by local aural broadcast services, including, for example, KOHL(FM), Fremont, California and KSJO(FM), San Jose, California. Accordingly, the current absence of any local transmission service for Sunnyvale is the most important consideration in this proceeding.

11/ See *Parker & Port St. Joe R&O* at 1095 (¶ 6).

sometimes apply to a suburban community within an Urbanized Area if that community is inseparable from the Area's central city. 12/ Unless there is substantial evidence that the Huntington Doctrine applies, the Commission will "recognize a community's presumptive need for local transmission service" and grant re-allotment. 13/

Commission precedent has established three basic criteria to determine whether the Huntington Doctrine should deny re-allotment in a particular case: 14/

- the size and proximity of the specified community to the central city;
- the signal population coverage at maximum power; and
- the interdependence of the community with the central city.

Of these criteria, the last is most important. 15/ A showing that the selected community is largely independent of the nearby central city is alone sufficient cause for the Commission to treat the community as a separate municipality deserving of its own broadcast service. 16/ In this case, a review of these

12/ *Memorandum Opinion & Order, Faye & Richard Tuck, Inc.*, 3 FCC Rcd 5374 at 5376 (¶¶ 22-23) (1988); *see also Parker & Port St. Joe R&O* at 1095 (¶ 7) (inquiring as to whether suburb was "so integrally related" with the central city area as to be credited with all transmission services of that area).

13/ *See Faye & Richard Tuck, Inc.*, 3 FCC Rcd at 5377 (¶ 24).

14/ *Faye and Richard Tuck, Inc.*, 3 FCC Rcd 5374, 5377 (1988).

15/ *See id.* at 5379 (¶ 40).

16/ *See id.* at 5377 (¶ 28).

criteria confirms that Sunnyvale, though located within the San Jose Urbanized Area, merits its own broadcast service. 17/

I. SUNNYVALE, A NATIONALLY RECOGNIZED COMMUNITY WITH A GROWING POPULATION OF MORE THAN 100,000, DESERVES ITS OWN BROADCAST SERVICE.

Sunnyvale, an incorporated city within California's famed Silicon Valley, has a 1990 Census population of 117,229 persons. It is clearly viewed as a distinct community by its inhabitants and the nation's media, as demonstrated by it having been named the "Most Attractive American Big City In Which To Operate A Business" by Business Development Outlook Magazine, the fifth safety U.S. city by Money Magazine in 1996, and the nation's eighth "smartest city" by the Ladies' Home Journal. 18/ Also, Sunnyvale – the geographic coordinates of which lies some 11 miles northwest of San Jose's – is

17/ The only issue presented by this Petition is whether Sunnyvale is sufficiently distinct from San Jose to merit its own broadcast service. Although the proposed change will result in the Station providing some very limited service to the San Francisco-Oakland Urbanized Area, the Station's 70 dBu contour will cover only one percent of that area. Moreover, as the Station currently is located within the San Francisco-Oakland Urbanized Area, any service that the Station may continue to offer to persons in that Urbanized Area following implementation of the proposal should not be of concern in this proceeding. See, e.g., *Kankakee and Park Forest, Illinois*, MM Docket No. 99-330 at ¶ 6 (Allocations, released Dec. 15, 1999) (confirming that the Allocations Branch will not consider any service that a to-be moved Kankakee station would provide to the Kankakee Urbanized Area after its proposed move to a community outside this Urbanized Area because such service did not constitute "a migration to this Urbanized Area").

18/ See, e.g., <http://www.ci.sunnyvale.ca.us> (the "Sunnyvale Web Site").

farther from San Jose than many other communities with FM allotments, such as Santa Clara, Cupertino, and Los Gatos. 19/

As to be expected from such a growing and vibrant community, Sunnyvale's residents do not depend on San Jose for private or public services, information or employment. Commission precedent focuses on eight factors for assessing whether a community within the boundaries of an urbanized area is dependent on that area's central city:

- whether the community has its own local government and elected officials;
- the extent to which the specified community relies on the larger metropolitan area for various municipal services such as police, fire protection, schools, and libraries;
- whether the community has its own commercial establishments, health facilities, and transportation systems;
- the extent to which community residents work in the central city;
- whether the community has its own newspaper or other local media;

19/ See 47 C.F.R. § 73.202. In fact, Santa Clara, which has three of its own FM broadcast stations, lies between Sunnyvale and northern parts of San Jose. Similarly, Cupertino, which has less than half of Sunnyvale's population and separates Sunnyvale from central San Jose, has its own FM broadcast station (KKUP(FM)). Finally, the geographic reference coordinates for Los Gatos, which has an FM station despite a population of only 27,357, are just 8 miles from San Jose, or far closer than the far larger community proposed here. (All distances were found using the U.S. Geographic Name Server through the web site: <http://www.indo.com/distance>, which has been used in other Commission proceedings.)

- whether the community leaders and residents perceive the specified community as being separate from the larger metropolitan area;
- whether the community has its own telephone book or zip code; and
- the extent to which the specified community and the central city are part of the same advertising market.

As measured by these factors, Sunnyvale merits its own broadcast service.

Sunnyvale has its own city government, including its own elected mayor and city council, its own Arts Commission, Heritage Preservation commission, Housing and Human Services Commission, Parks and Recreation Commission, and Planning Commission. 20/ It has its own municipal services, including its own fire department, police department, public safety department, health department, utilities department, senior center, and community center. 21/ In addition, Sunnyvale has its own schools, including dozens of elementary or junior high schools, three high schools, and four higher education or vocational institutions. Approximately one hundred doctors are located in Sunnyvale. 22/ It also is home to the Sunnyvale Library, and has access to two Sunnyvale commuter train stations, which are part of the CalTrain network.

20/ See, e.g., Sunnyvale Web Site.

21/ See, e.g., Attachment 1 (including various pages printed from Yahoo On-Line Yellow Pages at www.yp.yahoo.com).

22/ *Id.*

Nor are the residents of Sunnyvale dependent on San Jose in their private arrangements. Literally dozens of religious organizations – including Baptists, Buddhists, Catholics, Episcopalians, Lutherans and Presbyterians – maintain a presence in Sunnyvale, and several civic organizations have a Sunnyvale address, including a Salvation Army post and the Sunnyvale Chamber of Commerce. 23/

In addition, Sunnyvale is a commercial center in its own right. Yahoo! Inc., provider of one of the most-used internet search engines in the United States, has corporate offices in Sunnyvale. 24/ It is not alone. At least 50 companies – ranging from Lockheed Martin Corporation and TRW, Inc. to the Camino Medical Group and Montgomery Ward -- have facilities in Sunnyvale that employ 200 or more persons. 25/ Employment is also provided by the more than 8,000 companies – according to city's Chamber of Commerce – that are located in Sunnyvale. For example, the city boasts roughly one hundred restaurants, 15 banks, and 40-odd dry cleaners. 26/

Finally, Sunnyvale sees itself as a distinct and separate community, with its own local information sources and its own local heritage

23/ *Id.*

24/ *See, e.g.,* Sunnyvale Web Site at <http://www.ci.sunnyvale.ca.us/community-dev/economic/>.

25/ *See, e.g.,* Attachment 2. Other studies indicate that Sunnyvale has roughly 272 companies with more than 50 employees.

26/ *See* Attachment 1.

and entertainment. Specifically, although Sunnyvale has no local broadcast service, it does have one weekly newspaper -- the Sunnyvale Sun, which has a circulation of roughly 24,000 -- 27/ and its own web site, which proudly outlines the unique elements and benefits of Sunnyvale. That web site also demonstrates that -- although the city is within the San Francisco-Oakland-San Jose DMA (as is the Station's current community of Fremont) -- the nation's media and local employers view Sunnyvale as its own entity: the community has received a number of recent accolades for its unique approach to business and its residents' quality of life, both from its own businesses and from the national media, including recognition as the "Most Attractive American Big City In Which To Operate A Business" by Business Development Outlook Magazine, the fifth safest U.S. city by Money Magazine in 1996, and the nation's eighth "smartest city" by the Ladies' Home Journal. Consistent with its independent status, Sunnyvale also maintains its own historical museum and a theater group of local community players. 28/ In addition, as befits a city with more than 100,000 residents, Sunnyvale has five of its own zip codes -- 94086 to 94090 -- and there are two post offices with a Sunnyvale address. 29/

As noted, a finding that a proposed community is distinct from a nearby city is the single most important consideration in determining whether

27/ *Editor & Publisher International Year Book* at II-63 (77th Ed. 1997).

28/ See Attachment 1.

29/ See Attachment 1.

the narrow Huntington exception should block a requested change in the Table of Allotments. 30/ Because, in this case, Sunnyvale is not dependent on San Jose for its government, its schools, its retail, social or community services, or its residents' employment, and because Sunnyvale has been consistently recognized as its own community, the Huntington Doctrine should not deny Sunnyvale its first local transmission service.

To the extent relevant, the other Huntington criteria -- signal population coverage and the relative size of the proposed community -- do not preclude grant of the Petition. Although the Station's proposed operations would provide a 70 dBu signal to 88 percent of the San Jose Urbanized Area, the size of Sunnyvale is sufficient reason for the Commission to grant the proposal. After all, Sunnyvale, with a 1990 population well over 100,000 and an estimated 1999 population of over 130,000, is a growing community far larger than its three most immediate neighbors in the San Jose Urbanized Area -- Santa Clara, Mountain View and Cupertino -- each of which already has one or more of its own FM broadcast stations. Specifically, Santa Clara, the entire

30/ See *Faye and Richard Tuck, Inc.*, 3 FCC Rcd at 5377 (¶ 28). Although the proposed move would result in some loss of total population served by the Station, the loss area is entirely within the San Francisco-Oakland MSA, an area which is part of the fourth largest radio market in the country and which is well served by many radio stations. See Exhibit 2 at 3. In addition, as noted, the proposed move would have the added public benefit of eliminating a number of short spacings. In any event, these items -- which may be grouped under the Commission's fourth priority in allotment proceedings -- do not affect the Commission's review of the Local Transmission Priority, which should weigh decisively in favor of the proposed move.

eastern border of which adjoins San Jose, has a 1990 population of only 93,613 persons but boasts three of its own FM broadcast stations; Mountain View, which borders Sunnyvale to the west, has a population of only 67,640, but is served by its own FM broadcast station; and Cupertino, which borders Sunnyvale to the south (and San Jose to the east), is home to an FM radio station despite a population of only 40,263. As Commission precedent suggests that the number of allotments to a community generally should reflect the relative size of the community, Sunnyvale, which has a larger population than each of these nearby communities, likewise deserves at least one radio station to call its own. 31/

That San Jose has a somewhat larger 1990 Census population – approximately 782,000 – than Sunnyvale is not a reason to deny the proposed change. First, Sunnyvale's own population – which is now estimated to exceed 130,000 persons -- is so significant as to ensure that it is more than a mere bedroom appendage to San Jose, a community which is less than seven times larger than Sunnyvale. 32/ Second, as noted, many other communities that

31/ *Douglas, Tifton and Unionville, Georgia*, 12 FCC Rcd 1280 (1997) (reallotting channel would equalize the number of transmission services between larger and smaller communities). Moreover, although Sunnyvale borders certain northern parts of San Jose, so does the Station's current community of license. Accordingly, the bare fact that a small part of Sunnyvale borders northern segments of San Jose cannot be sufficient reason to reject the proposed change.

32/ In addition, Commission precedent does not require the Commission to deny a proposed change when the relevant community has a population greater than one-seventh the population of the nearest "central city." See, e.g.,

are located closer to San Jose and have smaller populations than Sunnyvale have their own FM allotments. In fact, two of these communities – Santa Clara and Cupertino -- lie between Sunnyvale and some part of San Jose.

Commission precedent has concluded that such a separation – where a community with an existing FM allotment lies between the proposed community and the relevant central city – is itself compelling evidence that the proposed community is distinct from that city. 33/ Accordingly, this fact again demonstrates that Sunnyvale merits its own local transmission service.

CONCLUSION

The proposal described in the Petition complies with all Commission requirements and has the additional public interest benefit of eliminating a number of short spacings. It also brings the first local aural transmission service to Sunnyvale, a significant and distinct California community that is, for the most part, physically separated from San Jose by several communities which already have FM allotments and that which is far larger than a number of nearby communities with FM allotments. Most important, all the evidence makes abundantly clear that Sunnyvale is not dependent on San Jose, as Sunnyvale is a huge and thriving city of its own

Bon Air, Chester, Mechanicsville, Ruckersville, Williamsburg and Fort Lee, Virginia, 11 FCC Rcd 5758 (PRD 1996) (allowing Fort Lee, a town of 6,895 persons which was but 3 miles from Petersburg – a town of 38,386 -- to maintain FM allotment).

33/ See *Parker & Port St. Joe*, 11 FCC Rcd at 1096 (¶ 8).

right, with its own schools, medical centers, social and religious organizations,
and business community.

For all the foregoing reasons, the Commission should adopt and
grant the proposed rule making.

ATTACHMENT 1

(Pages from Sunnyvale Web Site and Yahoo Yellow Pages)



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Nova Private Industry Council	505 W Olive Ave # 550	Sunnyvale, CA	(408) 730-7232
Nova Proven People	820 W Mckinley Ave	Sunnyvale, CA	(408) 730-7368
Operation Sentinel	1055 Sunnyvale Saratoga Rd # 3	Sunnyvale, CA	(408) 720-9888
Program Management Ofc	401 E Hendy Ave	Sunnyvale, CA	(408) 735-2181
Santa Clara Cnty Health Dept	660 S Fairoaks Ave	Sunnyvale, CA	(408) 732-3720
Santa Clara County Courts	605 W El Camino Real	Sunnyvale, CA	(408) 739-1502
Smart Station	301 Carl Rd	Sunnyvale, CA	(408) 752-8530
Sunnyvale City Hall	456 W Olive Ave	Sunnyvale, CA	(408) 730-7500
Sunnyvale City Senior Ctr	820 W Mckinley Ave	Sunnyvale, CA	(408) 730-7360
Sunnyvale Community Ctr	550 E Remington Dr	Sunnyvale, CA	(408) 730-7350
Sunnyvale Historical Museum	235 E California Ave	Sunnyvale, CA	(408) 749-0220
Sunnyvale Patent Information	465 S Mathilda Ave	Sunnyvale, CA	(408) 730-7290
Sunnyvale Recycling Ctr	164 Carl Rd	Sunnyvale, CA	(408) 730-7262
Sunnyvale Utilites Dept	650 W Olive Ave	Sunnyvale, CA	(408) 730-7400
Sunnyvale Volunteer Programs	603 All America Way	Sunnyvale, CA	(408) 730-7533
Sunnyvale Water Quality	221 Commercial St	Sunnyvale, CA	(408) 730-7510
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St Thomas' Episcopal Church	231 Sunset Ave	Sunnyvale, CA	(408) 736-4155
Sunnyvale Library	665 W Olive Ave	Sunnyvale, CA	(408) 730-7299

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Braly Elementary School	675 Gail Ave	Sunnyvale, CA	(408) 983-1440
Challenger School	1185 Hollenbeck Ave	Sunnyvale, CA	(408) 245-7170
Cherry Chase Elementary School	1138 Heatherstone Way	Sunnyvale, CA	(408) 522-8241
Columbia Middle School	739 Morse Ave	Sunnyvale, CA	(408) 522-8247
Cumberland Elementary School	824 Cumberland Dr	Sunnyvale, CA	(408) 522-8255
Cupertino Junior High School	1650 S Bernardo Ave	Sunnyvale, CA	(408) 245-0303
Ellis Elementary School	550 E Olive Ave	Sunnyvale, CA	(408) 522-8260
Fremont High School	1279 Sunnyvale Saratoga Rd	Sunnyvale, CA	(408) 522-2400
Fremont Union School Dist	589 W Fremont Ave	Sunnyvale, CA	(408) 522-2200
Kings Academy	562 N Britton Ave	Sunnyvale, CA	(408) 481-9900
Lakewood Elementary School	750 Lakechime Dr	Sunnyvale, CA	(408) 522-8272
Monarch Christian Schools Inc	1196 Lime Dr	Sunnyvale, CA	(408) 773-8543
Nimitz Elementary School	545 Cheyenne Dr	Sunnyvale, CA	(408) 736-2180
North Santa Clara Reg Occ Prog	575 W Fremont Ave	Sunnyvale, CA	(408) 733-0881
Peterson Middle School	1380 Rosalia Ave	Sunnyvale, CA	(408) 720-8540
Ponderosa Elementary School	804 Ponderosa Ave	Sunnyvale, CA	(408) 245-6009
Rainbow Montessori Child Dev	790 E Duane Ave Bldg S	Sunnyvale, CA	(408) 738-3261
Resurrection Catholic School	1395 Hollenbeck Ave	Sunnyvale, CA	(408) 245-4571
San Miguel Elementary School	777 San Miguel Ave	Sunnyvale, CA	(408) 522-8278

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St Cyprian Catholic School	195 Leota Ave	Sunnyvale, CA	(408) 739-9417
St Martin's School	597 Central Ave	Sunnyvale, CA	(408) 736-5534
Stockmeir Elementary School	592 Dunholme Way	Sunnyvale, CA	(408) 732-3363
Stockmeir	572 Dunholme Way	Sunnyvale, CA	(408) 245-0321
Sunnyvale Christian School	445 S Mary Ave	Sunnyvale, CA	(408) 736-3286
Sunnyvale Elementary Schl Dist	819 W Iowa Ave	Sunnyvale, CA	(408) 522-8200
Sunnyvale Middle School	1080 Mango Ave	Sunnyvale, CA	(408) 522-8288
Vargas Elementary School	1054 Carson Dr	Sunnyvale, CA	(408) 522-8267
West Valley Elementary School	1635 Belleville Way	Sunnyvale, CA	(408) 245-0148

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Fremont High School	1279 Sunnyvale Saratoga Rd	Sunnyvale, CA	(408) 522-2400
Kings Academy	562 N Britton Ave	Sunnyvale, CA	(408) 481-9900
New Start Fremont High School	1279 Sunnyvale Saratoga Rd	Sunnyvale, CA	(408) 739-6167

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Business Name	Address	City	Phone
Cogswell College	1175 Bordeaux Dr	Sunnyvale, CA	(408) 541-0100
Jfk University	572 Dunholme Way # 8	Sunnyvale, CA	(408) 524-4900
Kushner Electroplating School	732 Glencoe Ct	Sunnyvale, CA	(408) 749-8652
University Of Eastern & Wstrn	970 W El Camino Real # 8	Sunnyvale, CA	(408) 245-3087

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