

Mills Act Contracts Case Report

Hearing Date: December 4, 2013

a. Filing Dates:

September 3, 2013

Case No.:

2013.1261U

Project Address:

50 Carmelita St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential - House, Two Family)

40-X Height and Bulk District

Block/Lot:

0864/011

Applicant:

Adam Speigel & Guillemette Broulliat-Speigel

50 Carmelita St.

San Francisco, CA 94117

b. Filing Date:

September 3, 2013

Case No.:

2013.1230U

Project Address:

66 Carmelita St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0864/015

Applicant:

Amy Hockman & Brian Bone

66 Carmelita St.

San Francisco, CA 94117

c. Filing Date:

September 3, 2013

Case No.:

2013.1260U

Project Address:

70 Carmelita St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0864/016

Applicant:

Elise Sommerville

70 Carmelita St.

San Francisco, CA 94117

d. Filing Date:

September 3, 2013

Case No.:

2013.1258U

Project Address:

56 Pierce St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0865/013

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Mill Act Applications December 4, 2013

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U

50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.; 64 Pierce St.;

56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

Applicant:

Adam Wilson & Quyen Nguyen

66 Potomac St.

San Francisco, CA 94117

Filing Date:

September 3, 2013

Case No.:

2013.1254U

Project Address:

64 Pierce St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0865/015

Applicant:

Jean Paul Balajadia

64 Pierce St.

San Francisco, CA 94117

f. Filing Date:

September 3, 2013

Case No .:

2013.1259U

Project Address:

56 Potomac St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0866/012

Applicant:

Karli Sager & Jason Monberg

56 Potomac St.

San Francisco, CA 94117

Filing Date:

September 3, 2013

Case No.:

2013.1257U

Project Address:

66 Potomac St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0866/015

Applicant:

Adam Wilson & Quyen Nguyen

66 Potomac St.

San Francisco, CA 94117

h. Filing Date:

May 1, 2013

Case No.:

2013.0575U

Project Address:

1772 Vallejo St.

Historic Landmark:

Landmark #31, Burr Mansion

Zoning:

RH-2 (Residential House, Two Family)

40-X Height and Bulk District

Block/Lot:

0552/029

John Moran

Applicant:

1772 Vallejo St.

Mill Act Applications
December 4, 2013

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U 50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.; 64 Pierce St.; 64 Pierce St.; 65 Pierce St.; 66 Pierce St.; 66 Pierce St.; 67 Pierce St.; 67 Pierce St.; 68 Pierce St.; 68 Pierce St.; 69 Pier

56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

San Francisco, CA 94123

Staff Contact:

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Reviewed By:

Tim Frye – (415) 575-6822

tim.frye@sfgov.org

PROPERTY DESCRIPTION

- a. 50 Carmelita St.: The subject property is located on the east side of Carmelita Street between Waller and Duboce Streets, the lot is adjacent to Duboce Park. Assessor's Block 0864, Lot 011. It is located in a RH-2 (Residential House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 2 1/2 story frame house was built in 1899 in a combination of the Queen Anne and Shingle styles.
- b. 66 Carmelita St.: The subject property is located on the east side of Carmelita Street between Waller and Duboce Streets. Assessor's Block 0864, Lot 015. It is located in a RH-2 (Residential-House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 1 1/2 story-over-basement frame house was built in 1900 by master builder Fernando Nelson in the Queen Anne style.
- c. 70 Carmelita St.: The subject property is located on the east side of Carmelita Street between Waller and Duboce Streets. Assessor's Block 0864, Lot 016. It is located in a RH-2 (Residential-House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 1 1/2 story-over-basement frame house was built in 1900 by master builder Fernando Nelson in the Queen Anne style.
- d. 56 Pierce St.: The subject property is located on the east side of Pierce Street between Waller and Duboce Streets. Assessor's Block 0865, Lot 013. It is located in a RH-2 (Residential- House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 2 1/2 story-over-basement frame house was built c. 1905 by master builder Fernando Nelson in the Queen Anne style and features applied stick work reminiscent of the Tudor style.
- e. 64 Pierce St.: The subject property is located on the east side of Pierce Street between Waller and Duboce Streets. Assessor's Block 0865, Lot 015. It is located in a RH-2 (Residential- House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 2 1/2 story-over-basement frame house was built c. 1905 by master builder Fernando Nelson in the Queen Anne style and features applied stick work reminiscent of the Tudor style.

56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

- <u>f.</u> <u>56 Potomac St.</u>: The subject property is located on the east side of Potomac Street between Waller and Duboce Streets. Assessor's Block 0866, Lot 012. It is located in a RH-2 (Residential- House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 1 1/2 story-over-basement frame house was built in 1899 by neighborhood builders George Moore & Charles Olinger in the Queen Anne style. This property was the informal sales office and home of George Moore and his family.
- **g.** <u>66 Potomac St.:</u> The subject property is located on the east side of Potomac Street between Waller and Duboce Streets. Assessor's Block 0866, Lot 015. It is located in a RH-2 (Residential- House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as a contributor to the Duboce Park Landmark District. The 1 1/2 story-over-basement frame house was built in 1899 by neighborhood builders George Moore & Charles Olinger in the Queen Anne style.
- h. 1772 Vallejo St.: The subject property is located on the north side of Vallejo Street between Gough and Franklin Streets. Assessor's Block 0522, Lot 029. It is located in a RH-2 (Residential- House, Two Family) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 as City Landmark #31. It is also listed in Here Today (page 22) and the Planning Department 1976 Architectural Survey. The three-story-over-basement house was designed primarily in the Italianate style with French Second Empire influences.

PROJECT DESCRIPTION

This project is a Mills Act Historical Property Contract application.

MILLS ACT REVIEW PROCESS

Once a Mills Act application is received, the matter is referred to the Historic Preservation Commission (HPC) for review and recommendation on the historical property contract, proposed rehabilitation program, and proposed maintenance plan. The Historic Preservation Commission shall conduct a public hearing on the Mills Act application and contract and make a recommendation for approval or disapproval to the Board of Supervisors.

The Board of Supervisors will hold a public hearing to review and approve or disapprove the Mills Act application and contract. The Board of Supervisors shall conduct a public hearing to review the Historic Preservation Commission recommendation, information provided by the Assessor's Office, and any other information the Board requires in order to determine whether the City should execute a historical property contract for the subject property.

The Board of Supervisors shall have full discretion to determine whether it is in the public interest to enter into a Mills Act contract and may approve, disapprove, or modify and approve the terms of the contract. Upon approval, the Board of Supervisors shall authorize the Director of Planning and the Assessor's Office to execute the historical property contract.

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U 50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.; 64 Pierce St.;

56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

MILLS ACT REVIEW PROCEDURES

The Historic Preservation Commission is requested to review each and make to recommendation on the following:

- The draft Mills Act Historical Property Contract between the property owner and the City and County of San Francisco.
- The proposed rehabilitation program and maintenance plan.

The Historic Preservation Commission may also comment in making a determination as to whether the public benefit gained through restoration, continued maintenance, and preservation of the property is sufficient to outweigh the subsequent loss of property taxes to the City.

APPLICABLE PRESERVATION STANDARDS

Ordinance No. 191-96 amended the San Francisco Administrative Code by adding Chapter 71 to implement the California Mills Act, California Government Code Sections 50280 *et seq.* The Mills Act authorizes local governments to enter into contracts with private property owners who will rehabilitate, restore, preserve, and maintain a "qualified historical property." In return, the property owner enjoys a reduction in property taxes for a given period. The property tax reductions must be made in accordance with Article 1.9 (commencing with Section 439) of Chapter 3 of Part 2 of Division 1 of the California Revenue and Taxation Code.

TERM

Mills Act contracts must be made for a minimum term of ten years. The ten-year period is automatically renewed by one year annually to create a rolling ten-year term. One year is added automatically to the initial term of the contract on the anniversary date of the contract, unless notice of nonrenewal is given or the contract is terminated. If the City issues a notice of nonrenewal, then one year will no longer be added to the term of the contract on its anniversary date and the contract will only remain in effect for the remainder of its term. The City must monitor the provisions of the contract until its expiration and may terminate the Mills Act contract at any time if it determines that the owner is not complying with the terms of the contract or the legislation. Termination due to default immediately ends the contract term. Mills Act contracts remain in force when a property is sold.

ELIGIBILITY

San Francisco Administrative Code Chapter 71, Section 71.2, defines a "qualified historic property" as one that is not exempt from property taxation and that is one of the following:

- (a) Individually listed in the National Register of Historic Places;
- (b) Listed as a contributor to an historic district included on the National Register of Historic Places;
- (c) Designated as a City landmark pursuant to San Francisco Planning Code Article 10;
- (d) Designated as contributory to a landmark district designated pursuant to San Francisco Planning Code Article 10; or

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U 50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.;

56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

(e) Designated as significant (Categories I or II) or contributory (Categories III or IV) to a conservation district designated pursuant to San Francisco Planning Code Article 11.

All properties that are eligible under the criteria listed above must also meet a tax assessment value to be eligible for a Mills Act Contract. The tax assessment limits are listed below:

Residential Buildings

Eligibility is limited to a property tax assessment value of not more than \$3,000,000.

Commercial, Industrial or Mixed Use Buildings

Eligibility is limited to a property tax assessment value of not more than \$5,000,000.

Properties may be exempt from the tax assessment values if it meets any one of the following criteria:

- The qualified historic property is an exceptional example of architectural style or represents a work of a master architect or is associated with the lives of persons important to local or national history; or
- Granting the exemption will assist in the preservation and rehabilitation of a historic structure (including unusual and/or excessive maintenance requirements) that would otherwise be in danger of demolition, deterioration, or abandonment;

Properties applying for a valuation exemption must provide evidence that it meets the exemption criteria, including a historic structure report to substantiate the exceptional circumstances for granting the exemption. The Historic Preservation Commission shall make specific findings as whether to recommend to the Board of Supervisors if the valuation exemption shall be approved. Final approval of this exemption is under the purview of the Board of Supervisors.

PUBLIC/NEIGHBORHOOD INPUT

The Department has not received any public comment regarding the Mills Act Historical Property Contract.

STAFF ANAYLSIS

The Project Sponsor, Planning Department Staff, and the Office of the City Attorney have negotiated the attached draft historical property contracts, which include a draft maintenance plan for the historic building. Department staff believes that the draft historical property contracts and maintenance plans are adequate.

a. 50 Carmelita St.: As detailed in the Mills Act application, the Project Sponsor proposes to maintain the historic property. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U 50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.; 64 Pierce St.; 65 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

The property was fully rehabilitated at the time of purchase two years ago. The Project Sponsors have developed a thorough maintenance plan that involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan includes; painting and repairing the historic shingled siding and wood trim as needed; inspecting the roof, flashing and vents regularly and replacing elements or the entire roof when needed; inspection of the gutters, downspouts, grading to ensure there is no damage to the foundation; maintenance of the exterior doors, stairways, balustrades, and decking for dry rot; and routine inspections of the historic wood windows and non-historic skylights checking for dry rot, damage, or leaks, and repairing any damage found according to best practices. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

<u>b.</u> <u>66 Carmelita St.:</u> As detailed in the Mills Act application, the Project Sponsor proposes to continue rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The rehabilitation program involves in-kind custom replacement of historic elements including rotted entry stairs, balustrades and porch decking; repainting of the stairs and porch; repair (or replace, if needed) double hung windows at the front bay on main floor and rear parlor as the top sashes no longer function; replacing the roof; and replacing deteriorated no historic skylights and resealing others; repair and repainting of historic siding; and completing repairs based on structural engineers inspection to the brick foundation (previous repairs were undertaken in sections by different homeowners). No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses maintenance of the wood siding, windows/glazing, roof, millwork and ornamentation; gutters, downspouts and drainage; and the foundation. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

c. 70 Carmelita St.: As detailed in the Mills Act application, the Project Sponsor proposes to continue rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

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The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The rehabilitation program involves historic wood siding and millwork; reroofing and installing a Dutch gutter on the south side of roof (shared with 66 Carmelita St.; and installing a trench drain to remediate water run-off that is flooding the basement, damaging foundation, and walls. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses maintenance of the wood siding, windows/glazing, roof, millwork and ornamentation; gutters, downspouts and drainage; and the foundation. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

<u>d.</u> <u>56 Pierce St.:</u> As detailed in the Mills Act application, the Project Sponsor proposes to begin maintenance efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The property was fully rehabilitated prior to the Mills Act Application. No changes to the use are proposed.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses the repair, maintenance and repainting of the wood siding, windows/glazing, roof, millwork, stairs and ornamentation; gutters, downspouts and drainage; and the foundation and sheer walls. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

e. 64 Pierce St.: As detailed in the Mills Act application, the Project Sponsor proposes to continue rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The rehabilitation program involves repairing and painting historic wood siding; repaired and replaced, as needed, historic millwork; including wood trim and corbels; repair of the leaded glass windows and transoms; repair of the historic front door; repair all windows that could

2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U 50 Carmelita St.; 66 Carmelita St.; 70 Carmelita St.; 56 Pierce St.; 64 Pierce St.; 64 Pierce St.; 65 Potomac St.; 1772 Vallejo St.

be repaired and replaced in kind those that were beyond repair (23 windows total) at the front of the house, restored the front entry, including flooring, lighting and removing non-historic detailing; replaced railings at the front entry stairs to be code compliant and historically accurate encased the deteriorated brick foundation in concrete, added structural steel beams, comment frames, sheer walls and steel framing throughout the house to meet seismic standards; leveled the house to improve drainage at grade; removed concrete slabs at front yard and replaced with planter areas and borders (to return the yard to the historic setting); remediated water pooling at the exterior of house by re-grading and installing trench drain repaired existing roof drains; installed new roof drains to correct drainage issues from neighboring houses. Please refer to the attached Rehabilitation Plan for a full description of the proposed work. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses maintenance of the wood siding, windows/glazing, roof, millwork and ornamentation; gutters, downspouts and drainage; and the foundation. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

<u>f.</u> <u>56 Potomac St.:</u> As detailed in the Mills Act application, the Project Sponsor proposes to begin rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The rehabilitation program involves reconstruction and structural repairs to the historic front stairs and porch based on historic photographs. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses maintenance of the wood siding, windows/glazing, roof, millwork and ornamentation; gutters, downspouts and drainage; attic and the foundation. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

g. <u>66 Potomac St.</u>: As detailed in the Mills Act application, the Project Sponsor proposes to continue rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with the Secretary of Interior's Standards for Rehabilitation and for Restoration.

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The subject property is currently valued by the Assessor's Office as under \$3,000,000 (see attached Market Analysis and Income Approach reports) and does not require an exemption.

The rehabilitation program involves repairing and painting the historic wood siding and worked with color consultant for historically accuracy; repaired and replaced, as needed, the historic millwork; including the decorative shingles at the front pediment, existing dentils and corbeling; reroof and install moisture and thermal protection; install all new wood windows at the rear of the house; repair all windows at the front of the house, rebuilding all sashes, as needed; replaced the entire compromised brick foundation with a concrete foundation to meet seismic standards, added structural steel and leveled the house to improve drainage at grade; patched and repaired stucco at front façade; rebuilt decks; railings and balconies. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses maintenance of the wood siding, windows/glazing, roof, millwork, stairs and ornamentation; gutters, downspouts and drainage; and the foundation. The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will induce the Project Sponsor to maintain the property in excellent condition in the future.

h. 1772 Vallejo St.: As detailed in the Mills Act application, the Project Sponsor proposes to begin rehabilitation efforts. Staff determined that the proposed work, detailed in the attached exhibits, is consistent with Secretary of Interior's Standards for Rehabilitation and for Restoration.

The subject property is currently valued by the Assessor's Office as over \$3,000,000 (see attached Market Analysis and Income Approach reports). The subject property qualifies for an exemption as it is a City Landmark until Article 10 of the Planning Code. A Historic Structures Report was required in order to demonstrate that granting the exemption would assist in the preservation of a property that might otherwise be in danger of demolition or substantial alterations. (See attached, 1772 Vallejo St., Exhibit B)

The rehabilitation program involves structural evaluation of unreinforced masonry foundation (UMB); removing interior UMB chimney (not visible from street); Improve the landscape drainage to redirect water flow from the house; work to rehabilitate the historic garden setting; feasibility study for upgrading the UMB foundation of the rear cottage, repair the historic windows at the cottage, repair and reinforced the UMB fireplace and chimney, replace the roofing, and any damaged rafters as needed; study feasibility of demolish non historic garage to restore the historic character of the property; repair and replace historic wood windows as necessary; repair deteriorated wood siding and millwork in-kind; repaint exterior using a color consultant to determine historic paint colors; and replace roofing. No changes to the use are proposed. Please refer to the attached Rehabilitation Plan for a full description of the proposed work.

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56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

The maintenance plan involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. The maintenance plan addresses care of the garden; wood siding, windows/glazing, roof, millwork and ornamentation; gutters, downspouts and drainage; attic and the foundation

The attached draft historical property contract will help the Project Sponsor mitigate these expenditures and will allow the Project Sponsor to maintain the property in excellent condition in the future.

PLANNING DEPARTMENT RECOMMENDATION

The Planning Department recommends that the Historic Preservation Commission adopt a resolution recommending approval of these Mills Act Historical Property Contracts, rehabilitation and maintenance plans to the Board of Supervisors.

ISSUES AND OTHER CONSIDERATIONS

The Assessor and Recorders Office has provided initial review. The Planning Department is continuing to working with the Assessor and Recorder's Office to finalize the final property tax valuations and savings.

HISTORIC PRESERVATION COMMISSION ACTIONS

Review and adopt a resolution for each property:

- 1. Recommending to the Board of Supervisors the approval of the proposed Mills Act Historical Property Contract between the property owner and the City and County of San Francisco;
- 2. Approving the proposed Mills Act rehabilitation and maintenance plan for each property.

Attachments:

a. 50 Carmelita St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

b. 66 Carmelita St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

c. 70 Carmelita St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Mill Act Applications December 4, 2013 2013.1261U; 2013.1230U; 2013.1260U; 2013.1528U; 2013.1254U; 2013.1259U; 2013.1257U; 2013.0575U; 2013.1259U; 2013

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56 Potomac St.; 66 Potomac St.; 1772 Vallejo St.

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

d. 56 Pierce St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

e. 64 Pierce St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

f. 56 Potomac St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

g. 66 Potomac St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit D: Mills Act Application

h. 1772 Vallejo St.

Draft Resolution

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Historic Structures Report

Exhibit C: Draft Rehabilitation & Maintenance Plan

Exhibit D: Draft Market Analysis and Income Approach provided by the Assessor's Office

Exhibit E: Mills Act Application

Historic Preservation Commission Draft Resolution

HEARING DATE DECEMBER 4, 2013

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50 Carmelita St.

Landmark District:

Duboce Park Landmark District

Zoning:

RH-2 (Residential - House, Two Family)

40-X Height and Bulk District

Block/Lot:

0864/011

Applicant:

Adam Spiegel & Guillemette Broulliat-Spiegel

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Susan Parks - (415) 575-9101

susan.parks@sfgov.org

Reviewed By:

MAINTENANCE PLAN FOR 50 CARMELITA STREET:

Tim Frye - (415) 575-6822

tim.frye@sfgov.org

ADOPTING FINDINGS RECOMMENDING TO THE BOARD OF SUPERVISORS APPROVAL OF THE MILLS ACT HISTORICAL PROPERTY CONTRACT, REHABILITATION PROGRAM, AND

WHEREAS, in accordance with Article 1.9 (commencing with Section 439) of Chapter 3 of Part 2 of Division 1 of the California Revenue and Taxation Code, the City and County of San Francisco may provide certain property tax reductions, such as the Mills Act; and

WHEREAS, the Mills Act authorizes local governments to enter into contracts with owners of private historical property who assure the rehabilitation, restoration, preservation and maintenance of a qualified historical property; and

WHEREAS, Ordinance No. 191-96 amended the San Francisco Administrative Code by adding Chapter 71 to implement California Mills Act, California Government Code Sections 50280 et seq.; and

WHEREAS, the existing building located at 50 Carmelita Street and is listed under Article 10 of the San Francisco Planning Code Planning Code as a contributor to the Duboce Park Landmark District and thus qualifies as a historic property; and

WHEREAS, the Planning Department has reviewed the Mills Act application, historical property contract, rehabilitation program, and maintenance plan for 50 Carmelita Street, which are located in Case

1650 Mission St. Suite 400 San Francisco, CA 94103-2479

Reception: 415.558.6378

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415.558.6409

Planning Information: 415.558.6377

CASE NO. 2013.1261U 50 Carmelita St.

Docket No. 2013.1261U. The Planning Department recommends approval of the Mills Act historical property contract, rehabilitation program, and maintenance plan; and

WHEREAS, the Historic Preservation Commission (HPC) recognizes the historic building at 50 Carmelita Street as an historical resource and believes the rehabilitation program and maintenance plan are appropriate for the property; and

WHEREAS, at a duly noticed public hearing held on December 4, 2013, the Historic Preservation Commission reviewed documents, correspondence and heard oral testimony on the Mills Act application, historical property contract, rehabilitation program, and maintenance plan for 50 Carmelita Street, which are located in Case Docket No. 2013.1261U. The Historic Preservation Commission recommends approval of the Mills Act historical property contract, rehabilitation program, and maintenance plan.

THEREFORE BE IT RESOLVED that the Historic Preservation Commission hereby recommends that the Board of Supervisors approve the Mills Act historical property contract, rehabilitation program, and maintenance plan for the historic building located at 50 Carmelita Street.

BE IT FURTHER RESOLVED that the Historic Preservation Commission hereby directs its Commission Secretary to transmit this Resolution, the Mills Act historical property contract, rehabilitation program, and maintenance plan for 50 Carmelita Street, and other pertinent materials in the case file 2013.1261U to the Board of Supervisors.

I hereby certify that the foregoing Resolution was ADOPTED by the Historic Preservation Commission on December 4, 2013.

Jonas P. Ionin

Commissions Secretary

AYES:

NOES:

ABSENT:

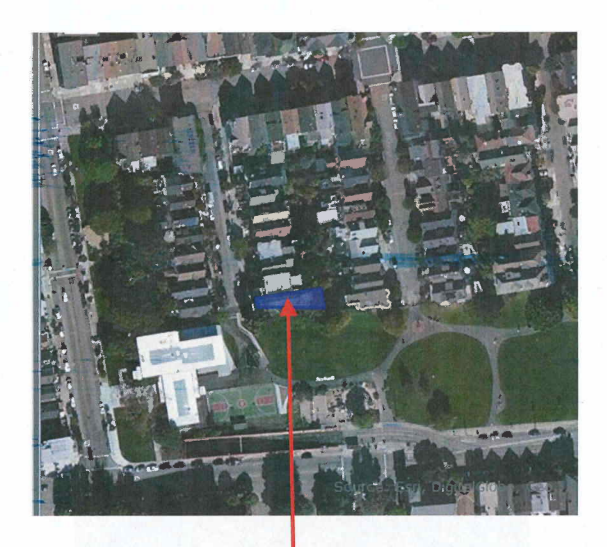
ADOPTED:

Site Photo



Historic Preservation commission Case Number 2013.1261U Mills Act Historical Property Contract 50 Carmelita St.

Aerial Photo



SUBJECT PROPERTY



Historic Preservation commission
Case Number 2013.1261U
Mills Act Historical Property Contract
50 Carmelita St.

EXHIBIT A:

DRAFT MILLS ACT HISTORICAL PROPERTY CONTRACT



FOR MORE INFORMATION: Call or visit the San Francisco Planning Department

Central Reception 1650 Mission Street, Suite 400 San Francisco CA 94103-2479

TEL: 415.558.6378

FAX: 415.558.6409

WEB: http://www.sfplanning.org

Planning Information Center (PIC)

1660 Mission Street, First Floor San Francisco CA 94103-2479

TEL: 415.558.6377

Planning staff are available by phone and at the PIC counter.
No appointment is necessary.

Recording Requested by, and when recorded, send notice to: Director of Planning 1650 Mission Street San Francisco, California 94103-2414

CALIFORNIA MILLS ACT HISTORIC PROPERTY AGREEMENT 50 Carmelita Street Patrick and Carolina Reedy House SAN FRANCISCO, CALIFORNIA

THIS AGREEMENT is entered into by and between the City and County of San Francisco, a California municipal corporation ("City") and the Guillemette and Adam Spiegel Living Trust dated November 7, 2012 ("Owner(s)").

RECITALS

Owners are the owners of the property located at 50 Carmelita Street, in San Francisco, California (Block 0864, Lot 011). The building located at 50 Carmelita Street is designated as a City Landmark pursuant to Article 10 of the Planning Code and is also known as the "Patrick and Carolina Reedy House" ("Historic Property").

Owners desire to execute a rehabilitation and ongoing maintenance project for the Historic Property. Owners' application calls for the rehabilitation and restoration of the Historic Property according to established preservation standards, which it estimates will cost approximately NOT APPLICABLE Dollars (\$NOT APPLICABLE]). (See Rehabilitation Plan, Exhibit A.) Owners' application calls for the maintenance of the Historic Property according to established preservation standards, which is estimated will cost approximately \$23,000 Dollar (\$ twenty-three thousand dollar s) annually (See Maintenance Plan, Exhibit B).

The State of California has adopted the "Mills Act" (California Government Code Sections 50280-50290, and California Revenue & Taxation Code, Article 1.9 [Section 439 et seq.]) authorizing local governments to enter into agreements with property Owners to reduce their property taxes, or to prevent increases in their property taxes, in return for improvement to and maintenance of historic properties. The City has adopted enabling legislation, San Francisco Administrative Code Chapter 71, authorizing it to participate in the Mills Act program.

Owners desire to enter into a Mills Act Agreement (also referred to as a "Historic Property Agreement") with the City to help mitigate its anticipated expenditures to restore and maintain the Historic Property. The City is willing to enter into such Agreement to mitigate these expenditures and to induce Owners to restore and maintain the Historic Property in excellent condition in the future.

NOW, THEREFORE, in consideration of the mutual obligations, covenants, and conditions contained herein, the parties hereto do agree as follows:

1. <u>Application of Mills Act.</u> The benefits, privileges, restrictions and obligations provided for in the Mills Act shall be applied to the Historic Property during the time that this Agreement is in effect commencing from the date of recordation of this Agreement.

- Rehabilitation of the Historic Property. Owners shall undertake and complete the work set forth in Exhibit A ("Rehabilitation Plan") attached hereto according to certain standards and requirements. Such standards and requirements shall include, but not be limited to: the Secretary of the Interior's Standards for the Treatment of Historic Properties ("Secretary's Standards"); the rules and regulations of the Office of Historic Preservation of the California Department of Parks and Recreation ("OHP Rules and Regulations"); the State Historical Building Code as determined applicable by the City; all applicable building safety standards; and the requirements of the Historic Preservation Commission, the Planning Commission, and the Board of Supervisors, including but not limited to any Certificates of Appropriateness approved under Planning Code Article 10. The Owners shall proceed diligently in applying for any necessary permits for the work and shall apply for such permits not less than six (6) months after recordation of this Agreement, shall commence the work within six (6) months of receipt of necessary permits, and shall complete the work within three (3) years from the date of receipt of permits. Upon written request by the Owners, the Zoning Administrator, at his or her discretion, may grant an extension of the time periods set forth in this paragraph. Owners may apply for an extension by a letter to the Zoning Administrator, and the Zoning Administrator may grant the extension by letter without a hearing. Work shall be deemed complete when the Director of Planning determines that the Historic Property has been rehabilitated in accordance with the standards set forth in this Paragraph. Failure to timely complete the work shall result in cancellation of this Agreement as set forth in Paragraphs 13 and 14 herein.
- 3. <u>Maintenance.</u> Owners shall maintain the Historic Property during the time this Agreement is in effect in accordance with the standards for maintenance set forth in Exhibit B ("Maintenance Plan"), the Secretary's Standards; the OHP Rules and Regulations; the State Historical Building Code as determined applicable by the City; all applicable building safety standards; and the requirements of the Historic Preservation Commission, the Planning Commission, and the Board of Supervisors, including but not limited to any Certificates of Appropriateness approved under Planning Code Article 10.
- Damage. Should the Historic Property incur damage from any cause whatsoever, which damages fifty percent (50%) or less of the Historic Property, Owners shall replace and repair the damaged area(s) of the Historic Property. For repairs that do not require a permit, Owners shall commence the repair work within thirty (30) days of incurring the damage and shall diligently prosecute the repair to completion within a reasonable period of time, as determined by the City. Where specialized services are required due to the nature of the work and the historic character of the features damaged, "commence the repair work" within the meaning of this paragraph may include contracting for repair services. For repairs that require a permit(s), Owners shall proceed diligently in applying for any necessary permits for the work and shall apply for such permits not less than sixty (60) days after the damage has been incurred, commence the repair work within one hundred twenty (120) days of receipt of the required permit(s), and shall diligently prosecute the repair to completion within a reasonable period of time, as determined by the City. Upon written request by the Owners, the Zoning Administrator, at his or her discretion, may grant an extension of the time periods set forth in this paragraph. Owners may apply for an extension by a letter to the Zoning Administrator, and the Zoning Administrator may grant the extension by letter without a hearing. All repair work shall comply with the design and standards established for the Historic Property in Exhibits A and B attached hereto and Paragraph 3 herein. In the case of damage to twenty percent (20%) or more of the Historic Property due to a catastrophic event, such as an earthquake, or in the case of damage from any cause whatsoever that destroys more than fifty percent (50%) of the Historic Property, the City and Owners may mutually agree to terminate this Agreement. Upon such termination, Owners shall not be obligated to pay the cancellation fee set forth in Paragraph 14 of this Agreement. Upon such termination, the City shall assess the full value of the Historic Property without regard to any restriction imposed upon

the Historic Property by this Agreement and Owners shall pay property taxes to the City based upon the valuation of the Historic Property as of the date of termination.

- 5. <u>Insurance.</u> Owners shall secure adequate property insurance to meet Owners' repair and replacement obligations under this Agreement and shall submit evidence of such insurance to the City upon request.
- 6. <u>Inspections.</u> Owners shall permit periodic examination of the exterior and interior of the Historic Property by representatives of the Historic Preservation Commission, the City's Assessor, the Department of Building Inspection, the Planning Department, the Office of Historic Preservation of the California Department of Parks and Recreation, and the State Board of Equalization, upon seventy-two (72) hours advance notice, to monitor Owners' compliance with the terms of this Agreement. Owners shall provide all reasonable information and documentation about the Historic Property demonstrating compliance with this Agreement as requested by any of the above-referenced representatives.
- 7. Term. This Agreement shall be effective upon the date of its recordation and shall be in effect for a term of ten years from such date ("Initial Term"). As provided in Government Code section 50282, one year shall be added automatically to the Initial Term, on each anniversary date of this Agreement, unless notice of nonrenewal is given as set forth in Paragraph 10 herein.
- 8. <u>Valuation.</u> Pursuant to Section 439.4 of the California Revenue and Taxation Code, as amended from time to time, this Agreement must have been signed, accepted and recorded on or before the lien date (January 1) for a fiscal year (the following July 1-June 30) for the Historic Property to be valued under the taxation provisions of the Mills Act for that fiscal year.
- 9. <u>Termination.</u> In the event Owners terminates this Agreement during the Initial Term, Owners shall pay the Cancellation Fee as set forth in Paragraph 15 herein. In addition, the City Assessor shall determine the fair market value of the Historic Property without regard to any restriction imposed on the Historic Property by this Agreement and shall reassess the property taxes payable for the fair market value of the Historic Property as of the date of Termination without regard to any restrictions imposed on the Historic Property by this Agreement. Such reassessment of the property taxes for the Historic Property shall be effective and payable six (6) months from the date of Termination.
- 10. Notice of Nonrenewal. If in any year after the Initial Term of this Agreement has expired either the Owners or the City desires not to renew this Agreement that party shall serve written notice on the other party in advance of the annual renewal date. Unless the Owners serves written notice to the City at least ninety (90) days prior to the date of renewal or the City serves written notice to the Owners sixty (60) days prior to the date of renewal, one year shall be automatically added to the term of the Agreement. The Board of Supervisors shall make the City's determination that this Agreement shall not be renewed and shall send a notice of nonrenewal to the Owners. Upon receipt by the Owners of a notice of nonrenewal from the City, Owners may make a written protest. At any time prior to the renewal date, City may withdraw its notice of nonrenewal. If in any year after the expiration of the Initial Term of the Agreement, either party serves notice of nonrenewal of this Agreement, this Agreement shall remain in effect for the balance of the period remaining since the execution of the last renewal of the Agreement.
- 11. Payment of Fees. Within one month of the execution of this Agreement, City shall tender to Owners a written accounting of its reasonable costs related to the preparation and approval of the Agreement as provided for in Government Code Section 50281.1 and San Francisco Administrative Code Section 71.6. Owners shall promptly pay the requested amount within forty-five (45) days of receipt.

12. <u>Default.</u> An event of default under this Agreement may be any one of the following:

(a) Owners' failure to timely complete the rehabilitation work set forth in Exhibit A in accordance with the standards set forth in Paragraph 2 herein;

(b) Owners' failure to maintain the Historic Property in accordance with the

requirements of Paragraph 3 herein;

(c) Owners' failure to repair any damage to the Historic Property in a timely manner as provided in Paragraph 4 herein;

(d) Owners' failure to allow any inspections as provided in Paragraph 6 herein;

(e) Owners' termination of this Agreement during the Initial Term;

(f) Owners' failure to pay any fees requested by the City as provided in Paragraph 11 herein:

(g) Owners' failure to maintain adequate insurance for the replacement cost of the Historic Property; or

(h) Owners' failure to comply with any other provision of this Agreement.

An event of default shall result in cancellation of this Agreement as set forth in Paragraphs 13 and 14 herein and payment of the cancellation fee and all property taxes due upon the Assessor's determination of the full value of the Historic Property as set forth in Paragraph 14 herein. In order to determine whether an event of default has occurred, the Board of Supervisors shall conduct a public hearing as set forth in Paragraph 13 herein prior to cancellation of this Agreement.

- Cancellation. As provided for in Government Code Section 50284, City may initiate proceedings to cancel this Agreement if it makes a reasonable determination that Owners have breached any condition or covenant contained in this Agreement, has defaulted as provided in Paragraph 12 herein, or has allowed the Historic Property to deteriorate such that the safety and integrity of the Historic Property is threatened or it would no longer meet the standards for a Qualified Historic Property. In order to cancel this Agreement, City shall provide notice to the Owners and to the public and conduct a public hearing before the Board of Supervisors as provided for in Government Code Section 50285. The Board of Supervisors shall determine whether this Agreement should be cancelled.
- 14. <u>Cancellation Fee.</u> If the City cancels this Agreement as set forth in Paragraph 13 above, Owners shall pay a cancellation fee of twelve and one-half percent (12.5%) of the fair market value of the Historic Property at the time of cancellation. The City Assessor shall determine fair market value of the Historic Property without regard to any restriction imposed on the Historic Property by this Agreement. The cancellation fee shall be paid to the City Tax Collector at such time and in such manner as the City shall prescribe. As of the date of cancellation, the Owners shall pay property taxes to the City without regard to any restriction imposed on the Historic Property by this Agreement and based upon the Assessor's determination of the fair market value of the Historic Property as of the date of cancellation.
- 15. Enforcement of Agreement. In lieu of the above provision to cancel the Agreement, the City may bring an action to specifically enforce or to enjoin any breach of any condition or covenant of this Agreement. Should the City determine that the Owners has breached this Agreement, the City shall give the Owners written notice by registered or certified mail setting forth the grounds for the breach. If the Owners do not correct the breach, or if it does not undertake and diligently pursue corrective action, to the reasonable satisfaction of the City within thirty (30) days from the date of receipt of the notice, then the City may, without further notice, initiate default procedures under this Agreement as set forth in Paragraph 13 and bring any action necessary to enforce the obligations of the Owners set forth in this Agreement. The City does not waive any claim of default by the Owners if it does not enforce or cancel this Agreement.

- Indemnification. The Owners shall indemnify, defend, and hold harmless the City and all 16. of its boards, commissions, departments, agencies, agents and employees (individually and collectively, the "City") from and against any and all liabilities, losses, costs, claims, judgments, settlements, damages, liens, fines, penalties and expenses incurred in connection with or arising in whole or in part from: (a) any accident, injury to or death of a person, loss of or damage to property occurring in or about the Historic Property, (b) the use or occupancy of the Historic Property by the Owners, their Agents or Invitees; (c) the condition of the Historic Property; (d) any construction or other work undertaken by Owners on the Historic Property, or (e) any claims by unit or interval Owners for property tax reductions in excess those provided for under this Agreement. This indemnification shall include, without limitation, reasonable fees for attorneys, consultants, and experts and related costs that may be incurred by the City and all indemnified parties specified in this Paragraph and the City's cost of investigating any claim. In addition to Owners' obligation to indemnify City, Owners specifically acknowledge and agree that they have an immediate and independent obligation to defend City from any claim that actually or potentially falls within this indemnification provision, even if the allegations are or may be groundless, false, or fraudulent, which obligation arises at the time such claim is tendered to Owners by City, and continues at all times thereafter. The Owners' obligations under this Paragraph shall survive termination of this Agreement.
- 17. <u>Eminent Domain.</u> In the event that a public agency acquires the Historic Property in whole or part by eminent domain or other similar action, this Agreement shall be cancelled and no cancellation fee imposed as provided by Government Code Section 50288.
- 18. <u>Binding on Successors and Assigns.</u> The covenants, benefits, restrictions, and obligations contained in this Agreement shall be deemed to run with the land and shall be binding upon and inure to the benefit of all successors and assigns in interest of the Owners.
- 19. <u>Legal Fees.</u> In the event that either the City or the Owners fail to perform any of their obligations under this Agreement or in the event a dispute arises concerning the meaning or interpretation of any provision of this Agreement, the prevailing party may recover all costs and expenses incurred in enforcing or establishing its rights hereunder, including reasonable attorneys' fees, in addition to court costs and any other relief ordered by a court of competent jurisdiction. Reasonable attorneys fees of the City's Office of the City Attorney shall be based on the fees regularly charged by private attorneys with the equivalent number of years of experience who practice in the City of San Francisco in law firms with approximately the same number of attorneys as employed by the Office of the City Attorney.
- 20. <u>Governing Law.</u> This Agreement shall be construed and enforced in accordance with the laws of the State of California.
- 21. <u>Recordation.</u> Within 20 days from the date of execution of this Agreement, the City shall cause this Agreement to be recorded with the Office of the Recorder of the City and County of San Francisco.
- 22. <u>Amendments.</u> This Agreement may be amended in whole or in part only by a written recorded instrument executed by the parties hereto in the same manner as this Agreement.
- 23. <u>No Implied Waiver.</u> No failure by the City to insist on the strict performance of any obligation of the Owners under this Agreement or to exercise any right, power, or remedy arising out of a breach hereof shall constitute a waiver of such breach or of the City's right to demand strict compliance with any terms of this Agreement.

- Authority. If the Owners sign as a corporation or a partnership, each of the persons executing this Agreement on behalf of the Owners does hereby covenant and warrant that such entity is a duly authorized and existing entity, that such entity has and is qualified to do business in California, that the Owner has full right and authority to enter into this Agreement, and that each and all of the persons signing on behalf of the Owners are authorized to do so.
- 25. <u>Severability</u>. If any provision of this Agreement is determined to be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each other provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
- 26. <u>Tropical Hardwood Ban.</u> The City urges companies not to import, purchase, obtain or use for any purpose, any tropical hardwood or tropical hardwood product.
- 27. <u>Charter Provisions.</u> This Agreement is governed by and subject to the provisions of the Charter of the City.
- 28. Signatures. This Agreement may be signed and dated in parts

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as follows:

CITY AND COUNTY OF SAN FRANCISCO:

Ву:	DATE:
Phil Ting Assessor-Recorder	
By: John Rahaim Director of Planning	DATE:
APPROVED AS TO FORM: DENNIS J. HERRERA CITY ATTORNEY	
By:	DATE:
OWNERS	
By: [NAME], Owner Adam Spiege Trust	DATE:
[IF-MORE THAN ONE OWNER, ADD ADDITION MUST-SIGN AGREEMENT.]	

OWNER(S)'-SIGNATURE(S) MUST BE NOTARIZED.

ATTACH PUBLIC NOTARY FORMS HERE.

Gullemelle Broullat Spiegel, Trustee

EXHIBIT B:

DRAFT REHABILITATION & MAINTENANCE PLAN

6. Rehabilitation/Restoration/Maintenance Plan

Use this form to outline your rehabilitation, restoration, and maintenance plan. Copy this page as necessary to include all items that apply to your property. Begin by listing recently completed work (if applicable) and continue with work you propose to complete within the next ten years arranging in order of priority.

Please note that all applicable Codes and Guidelines apply to all work, including the Planning Code and Building Code. If components of the proposed Plan requires approvals by the Historic Preservation Commission, Planning Commission, Zoning Administrator, or any other government body, these approvals must be secured prior to applying for a Mills Act Historical Property Contract.

This plan will be included along with any other supporting documents as part of the Mills Act historical Property contract.

Draft Rehabilitation/Restoration/Maintenance Scope

JILDING FEATURE:				
ehab/Restoration	Maintenance	Completed	Proposed 🗵	
ONTRACT YEAR WORK COMPLETION:				
OTAL COST (rounded to nearest dollar):		1 2 2		
ESCRIPTION OF WORK:				
EE ATTACHED				
			1.441	Autophotocomer-up-y-up-gat-ydd 4d 4 8 am
BUILDING FEATURE:				
Rehab/Restoration	Maintenance	Completed	Proposed X	
CONTRACT YEAR WORK COMPLETION:				
FOTAL COST (rounded to nearest dollar):				
DESCRIPTION OF WORK:				

Draft Rehabilitation/Restoration/Maintenance Scope Continued

CONTRACT YEAR WORK COMPLETION: BUILDING FEATURE: Rehab/Restoration Maintenance Completed Proposed CONTRACT YEAR WORK COMPLETION: TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK: BUILDING FEATURE: Rehab/Restoration Maintenance Completed Proposed CONTRACT YEAR WORK COMPLETION: TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK: BUILDING FEATURE: Rehab/Restoration Maintenance Completed Proposed CONTRACT YEAR WORK COMPLETION: TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK:	Rehab/Restoration	Maintenance	Completed	Proposed
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Rehab/Restoration				
CONTRACT YEAR WORK COMPLETION: TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK: BUILDING FEATURE: Rehab/Restoration	BUILDING FEATURE:			
TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK: BUILDING FEATURE: Rehab/Restoration	Rehab/Restoration	Maintenance	Completed	Proposed
BUILDING FEATURE: Rehab/Restoration	CONTRACT YEAR WORK COMPLETION:			
BUILDING FEATURE: Rehab/Restoration	FOTAL COST (rounded to nearest dollar):			
Rehab/Restoration	DESCRIPTION OF WORK:			
Rehab/Restoration				
CONTRACT YEAR WORK COMPLETION: TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK:	BUILDING FEATURE:			
TOTAL COST (rounded to nearest dollar): DESCRIPTION OF WORK:	Rehab/Restoration	Maintenance	Completed	Proposed
DESCRIPTION OF WORK:	CONTRACT YEAR WORK COMPLETION:			
	TOTAL COST (rounded to nearest dollar):			
	DESCRIPTION OF WORK:		The local distriction of the local distriction	
No.				
		***	50°	

BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed \square	Proposed ⊠
CONTRACT YEAR WORK COMPLE	TION:		
2014 and approximately every	ten years, thereafter		
TOTAL COST:			
\$45,000 - \$65,000			
DESCRIPTION OF WORK:			
Exterior painting: We will insperent as needed. If damage best practices and if necessary match house. Work will be per Problems.	or dry rot is found, the y, will be replaced in-kir	wood siding will be rend to match historic si	epaired according to ding and painted to
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠

\$25,000 - \$37,500 DESCRIPTION OF WORK:

TOTAL COST:

CONTRACT YEAR WORK COMPLETION:

2014 and approximately every five years, thereafter

Exterior painting: The south-facing façade gets significantly more sun and rain exposure than other facades. Given the dark paint colors, this façade will require more frequent maintenance than the other exposures. As of September 2013, there is a significant amount of paint damage to the lower water table and the siding on the second story of this façade. We will strip and repaint these areas in 2014. Going forward, we will inspect the wood siding and trim on this façade approximately every five years and, based upon the results of these inspections, repaint as needed. If damage or dry rot is found, the wood siding will be repaired according to best practices and if necessary, be replaced in-kind to match existing siding and painted to match house. Work will be performed according to NPS Preservation Brief #10 Exterior Paint Problems.

BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed \square	Proposed ⊠
CONTRACT YEAR WORK COMPLETION Approximately every five years	ON:		
TOTAL COST:			
\$1500 - \$6000			
DESCRIPTION OF WORK:			
Roof: The current roof is asphalt a new roof has been in place for roof, flashing and vents approxim Damaged asphalt shingles will be necessary.	approximately eight years	ears, we will conduct until total replaceme	inspections of the nt is needed.
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed \square	Proposed $oxtimes$
CONTRACT YEAR WORK COMPLETION	ON:		
Approximately every 15 years as	needed		
TOTAL COST:			
\$50,000 - \$60,000			
DESCRIPTION OF WORK:			
Roof: Current roof was installed i We anticipate that the roof will re		-	_
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed \square	Proposed $oxtimes$
CONTRACT YEAR WORK COMPLETIC	ON:		
Approximately every other year			
TOTAL COST:			
\$1000 - \$6000			
DESCRIPTION OF WORK:			
Gutters: We will service our gutt debris and inspecting for leaks. away from the house and that no repair or replace gutters and dow NPS Preservation Brief #47: Mai Buildings.	At such time, we will on water is infiltrating the waspouts as necessary	confirm that the downs e foundation. If issues y. Work will be perfor	spouts direct water s are found, we will med according to

BUILDING FEATURE:	HATTER BY THE		
Rehab/Restoration	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLET Approximately every 5 years	TION:		
TOTAL COST: \$2250 - \$7500			1 1 45
DESCRIPTION OF WORK:			
Windows and Skylights: The proof the windows are double-panevery five years, looking for an repair wood and patch using be replaced with wood windows to Preservation Brief #9 for Wood	ed. We will inspect all d repairing any dry rot est practices. If replace match appearance of	windows and skyligh or water damage or in ement is necessary, v	ts approximately infiltration. We will windows will be
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLETED	TION:		
TOTAL COST: \$400 - \$5000			
DESCRIPTION OF WORK:			
Foundation: The foundation was renovation. Going forward, will or other damage. If damage is damage will be repaired. Work Maintaining the Exterior of Small	I inspect the foundation found, the cause will be will be performed acc	n semi-annually to che be assessed and reme ording to NPS Preser	eck for signs of water ediated and the

BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLET	ION:		
TOTAL COST: \$0 - \$1000			
DESCRIPTION OF WORK:			
Exterior Doors: The property have will inspect each exterior doo are no opportunities for water in according to best practices or reto NPS Preservation Brief #47: Buildings.	or annually, looking fo gress. If dry rot is dis eplaced in kind as nec	r signs of dry rot and covered, exterior doo essary. Work will be p	to confirm that there rs will be repaired performed according
BUILDING FEATURE:			
Rehab/Restoration	Maintenance ⊠	Completed	Proposed ⊠
CONTRACT YEAR WORK COMPLETS Annually	ION:		
TOTAL COST: \$0 - \$5000			
DESCRIPTION OF WORK:			
Decking: The property has a tile evaluate whether any significant water run-off is affecting the hist will work with a qualified contract NPS Preservation Brief #47: Ma Buildings.	t amount of water is co toric façade of the hou ctor to repair any issue	ollecting and pooling a use. If evidence of da es. Work will be perfo	and whether any mage is found, we rmed according to
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLETI Approximately every five years	ION:		
TOTAL COST\$: \$750 - \$5000			
DESCRIPTION OF WORK:			
Exterior Millwork: We will inspect water damage approximately ever trim or stair balusters at the fron kind with appropriate materials.	rery five years. If we f t of the house, we will Work will be performe	ind any damage foun repair using best pra ed according to NPS F	d to the decorative ctices, or replace in Preservation Brief

50 Carmelita Street Draft Rehabilitation/Restoration/Maintenance Plan

BUILDING FEATURE:					
Rehab/Restoration □	Maintenance ⊠	Completed \square	Proposed ⊠		
CONTRACT YEAR WORK COMPLETION:					
TOTAL COST:					
DESCRIPTION OF WORK:					
*	1 '				

Patrick and Carolina Reedy House Draft Maintenance Plan

Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
		Completed 🗆	1 Toposca 🖂
CONTRACT YEAR WORK COMPLET	ION:		
Annually			
FOTAL COST: \$0 - \$1000		1-11	1
DESCRIPTION OF WORK	I y		
Exterior Doors: The property howe will inspect each exterior do are no opportunities for water in according to best practices or not NPS Preservation Brief #47: Buildings.	or annually, looking for ngress. If dry rot is dis eplaced in kind as ned	or signs of dry rot and scovered, exterior doc sessary. Work will be	to confirm that there irs will be repaired performed according
BUILDING FEATURE:			
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLE	TION:		
Annually			
TOTAL COST:			
\$0 - \$5000			
DESCRIPTION OF WORK:			
Decking: The property has a tile evaluate whether any significal water run-off is affecting the his will work with a qualified contra NPS Preservation Brief #47: NBuildings.	nt amount of water is on storic façade of the ho actor to repair any issu	collecting and pooling use. If evidence of dates. Work will be perf	and whether any amage is found, we formed according to
BUILDING FEATURE:	Te.		The second
Rehab/Restoration □	Maintenance ⊠	Completed □	Proposed ⊠
CONTRACT YEAR WORK COMPLE	TION:		
Approximately every five years	6		
TOTAL COST\$:			
\$750 - \$5000			
DESCRIPTION OF WORK:			
Exterior Millwork: We will inspond water damage approximately trim or stair balusters at the frokind with appropriate materials #47: Maintaining the Exterior	every five years. If we ont of the house, we w s. Work will be perforn	find any damage fou ill repair using best po ned according to NPS	nd to the decorative ractices, or replace in Preservation Brief

Site Plan

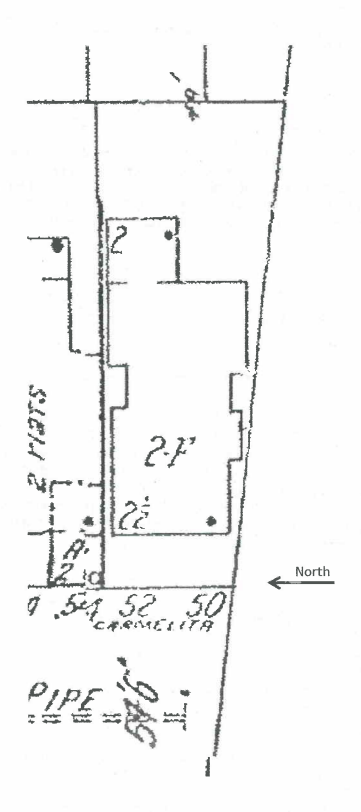
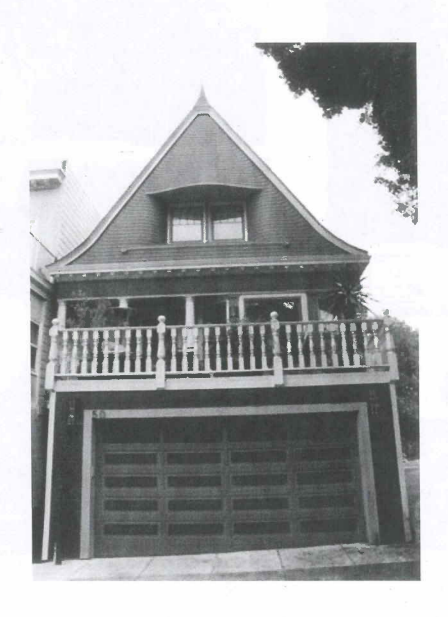


EXHIBIT C:

DRAFT MARKET ANALYSIS & INCOME APPROACH PROVIDED BY THE ASSESSOR'S OFFICE



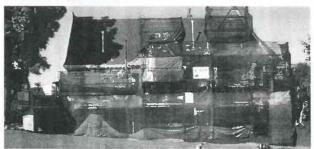
50 Carmelita Street APN 06-0864-011

MILLS ACT VALUATION

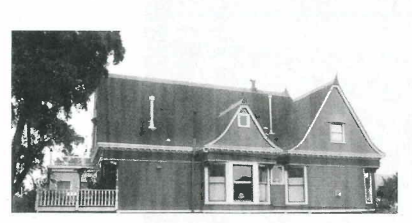
0864-011 Photos







Picture taken November 1, evidence of ongoing maintenance underway





CARMEN CHU ASSESSOR-RECORDER



SAN FRANCISCO OFFICE OF THE ASSESSOR-RECORDER

APN: 06-0864-0	11	SF Landmark:		
Property Location:	50 Carmeltia St	Date of Mills Act	Application:	9/3/2013
Applicant's Name:	Adam Spiegel	Property Type:	Single Family Dwelling	1
Agt./Tax Rep./Atty:		Date of Sale:	2/26/2010	
Applicant supplied a	ppraisal? No	Sale Price:	\$2,500,000	

DATE OF MILLS ACT VALUATION:

September 3, 2013

		TAXAB	LE VALUE - TH	REE WAY V	ALUE COMP.	ARISON		
FACTORE	D BASE YEA	R VALUE	RESTRICTED MILLS ACT VALUE			CURRENT MARKET VALUE		
Land	\$	1,834,408	Land	\$	680,000	Land	\$1,560,000	
Imps	\$	786,174	Imps	\$	460,000	Imps	\$1,040,000	
Total	\$	2,620,582	Total	\$	1,140,000	Total	\$2,600,000	

PROPERTY CHARACTERISTICS

Present Use:

SFR

Neighborhood:

Hayes Valley

Number of Stories:

2

Number of Units

Year Built:

1900

Land Area (SF):

2,731

Owner Occupied:

Building Area:

3,571

Zoning:

RH2

是 1920年 1980年 1980		CONTENTS		
Cover Sheet	Page 2			
Photos	Page 3			
Restricted Income Valuation	Page 4			
Comparable Rents	Page 5			
Sales Comparison Valuation	Page 6			
Map of Comparable Sales	Page 7			

CONCLUSION AND RECOMMENDATIONS

Based on the three-way value comparison, the lowest of the three values is the restricted Mills Act value.

The taxable Mills Act value on:

September 3, 2013

\$1,140,000

Appraiser:

Timothy Landregan

Date:

11/01/13

Principal Appraiser: Cathleen Hoffman

RESTRICTED INCOME APPROACH

APN 06-0864-011 50 Carmelita Street Restricted Mills Act Value Lien Date: September 3, 2013

Owner Occupied

Potential Gross Income:				
	GLA (SF 3,571	Annual Rent / SF x \$37.50	=	\$133,913
Less Vacancy & Collection Loss		2%		(\$2,678)
Effective Gross Income				\$131,234
Less Anticipted Operating Expenses*		17%		(\$22,310)
Net Operating Income (before property tax)				\$108,924
Restricted Capitalization Rate Components: Rate Components: 2013 Interest Rate per SBR Risk rate (4% owner occuped / 2% all other property tax rate (2012) Amortization rate for the Improvements: Remaining Economic Life: Amortization per Year (reciprocal)	perty types) 60 0.0167	3.7500% 4.0000% 1.1691% <u>1.6667%</u>		
Overall Rates:		Land		8.9191%
Weighted Capitalization Rate		Land Improvements Total	60% 40%	10.5858% 5.35% 4.23% 9.59%
	39			
RESTRICTED VALUE				\$1,136,314
ROUNDED TO				\$1,140,000

^{*}Annual Operating Expenses include Water Service. Refuse Collection, Insurance, Maintenance and Property Management, typically estimated at 15% of effective gross income. TP estimates actual annual operating expenses of the subject property are \$21,850 (16.65% of EGI).



Listing Agent:
Address:
Cross Streets:
SF:
Layout:
Monthly Rent
Rent/Foot/Mo
Annual Rent/Foot:

Sotheby's Not provided Clayton at Parnassus 2,400 4/2.5, 2 car parking \$7,700 \$3.21 \$38.50





Listing Agent: Address: Cross Streets: SF: Layout: Monthly Rent

Rent/Foot/Mo

Annual Rent/Foot:

By Owner 1 Seward Street Seward at Douglass (Kite Hill_ 1,700 2/2, No parking \$6,900 \$4.06 \$48,71

Comp #2: Cow Hollow



Bay Property Group 2546 Greenwich St Between Scott and Divisader 4,350 4/6, 3 car parking \$13,495 \$3,10 \$37,23

Comp #6: Twin Peaks



Golden Gate Properties 26 Portola Drive Portola and Market 1,350 3/1.5, 2 car parking \$4,300 \$3.19 \$38.22

Comp #3: Marina



J Wavro Associates Not Provided Scott at Bay 3,000 4/3, 2 car parking \$8,950 \$2.98 \$35.80

Comp #7: Twin Peaks



REMax/Westlake Properties 441 Delbrook (@ Panorama) Panorama @ Clarendon 1,127 3/2, 2 car parking \$4,200 \$3,203 \$44,72

Comp #4: Twin Peaks



By Owner 106 Midcrest Way (Midtown Terrace) West side of the peaks (Twin Peaks Blvd) 1,950 2/2, 1 car parking \$4,750 \$2.44 \$29.23

Comp #8: Eureka Valley



Donnelly Enterprises Not Provided Noe Street at Liberty Street 2,600 3/2.5, 2 tandem parking \$8,200 \$3.15 \$3.7.85

SINGLE FAMILY MARKET ANALYSIS

	Subject	Sale	1	Sale	2	Sale	3
APN	0864-011	0823-015		0869-	034	0864-0	08
Address	50 Carmelita St	1021 Ha	ayes	251 Waller St		55 Piero	e St
	2	\$2,550,	000	\$2,730	,000	\$2,250,	000
Sale Price / Square Foot		\$670)	\$1,0	33	\$900	
	Description	Description	Adjust.	Description	Adjust.	Description	Adjust.
Date of Valuation/Sale	09/03/13	03/28/13	\$63,750	9/19/2012	\$163,800	05/22/13	\$33,750
Location	Hayes Valley	Alamo Square		Hayes Valley		Hayes Valley	
Lot Size	2,731	2,060	\$33,550	3,337	(\$30,300)	2,374	\$17,850
View	Neighborhood/Open Space	City	(\$50,000)			Neighborhood	
Year Blt/Year Renovated	1900	1900		1900		1900	
Condition	Good/Remodeled	Good/Remodeled				Good/Remodeled	
Construction Quality	Good	Good				Good	
Gross Living Area	3,571	3,804		2,520	\$210,200	2,500	\$214,200
Total Rooms	9	10		8		6	
Bedrooms	4	5				3	
Bathrooms	4.5	5	(\$15,000)	2	\$65,000	3	\$40,000
Stories	3	3		3		3	
Garage	2 car	No	\$80,000	2 car		2 car	
Net Adjustments			\$112,300		\$408,700		\$305,800
Indicated Value	\$2,600,000		\$2,662,300		\$3,138,700	X	\$2,555,800
Adjust. \$ Per Sq. Ft.	\$728		\$746		\$879		\$716

VALUE RANGE:

\$700 to \$800 per Sq Ft GLA

VALUE CONCLUSION:

\$2,600,000 \$728/FOOT

Adjustments Lot size adjustment: \$50/foot; Adjustment for view: \$50,000, GLA adjustment: \$200/foot; Adjustment for bath counts: \$25,000 for full bath, \$15,000 for partial bath. Adjustment for garage parking; \$40,000 per space. Market conditions adjustment: 5 to 10% increase in values from 2012 to 2013 (.5% per month).

MARKET VALUE	
LAND	
IMPROVEMENTS	
TOTAL	
Market Value / Foot	

\$1,560,000	
\$1,040,000	_
 \$2,600,000	_
\$728	_

ASSESSED VALUE
LAND
IMPROVEMENTS
TOTAL
Assessed Value / Foot

\$1,834,408 \$786,174 \$2,620,582 \$734



251 Waller St

55 Pierce St

Comp #2

Comp #3

D

EXHIBIT D:

MILLS ACT APPLICATION

.

APPLICATION FOR Mills Act Historical Property Contract

PROPERTY OWNER 1 NAME:		TELEPHONE:	
Guillemette & Adam Spiegel Living Trust Dated Nov	ember 7, 2012	(415) 515-5396	
PROPERTY OWNER 1 ADDRESS:	The state of the s	EMAIL:	
60 Carmelita St., San Francisco, CA 94117	adam.spiegel@gm	nail.com	
PROPERTY OWNER 2 NAME:		TELEPHONE:	
FROPERIT OWNER 2 INVINC.		()	
PROPERTY OWNER 2 ADDRESS:		EMAIL:	
-NOPENT OWNELT 2 ADDIEGO.			
PROPERTY OWNER 3 NAME:		TELEPHONE:	
	bear and the second	()	
PROPERTY OWNER 3 ADDRESS:		EMAIL:	
		Casa di	
2. Subject Property Information			
			ZIP CODE:
PROPERTY ADDRESS:			94117
50 Carmelita St., San Francisco, CA	100500	DD DI COVA OT/O).	24117
PROPERTY PURCHASE DATE:		OR BLOCK/LOT(S): : 0864 Lot 011	
February 26, 2010			
MOST RECENT ASSESSED VALUE:		DISTRICT:	
\$2.596 m	RH2		
	10	neinan paid to dato?	150 53 NO 5
Are taxes on all property owned within the City and	County of San Fra	ncisco paid to date:	YES 🔀 NO
Do you own other property in the City and County If Yes, please list the addresses for all other proper on a separate sheet.	of San Francisco? ty owned within the	City of San Francisco	YES NO
Property is designated as a City Landmark under	Article 10 of the Plan	nning Code	YES NO

7. Notary Acknowledgment Form

The notarized signature of the majority representative owner or owners, as established by deed or contract, of the subject property or properties is required for the filing of this application. (Additional sheets may be attached.)

State of California
_
County of: San Francisco
County of: San Francisco On: September 3, 2013 before me, Jasa Whipple INSERT NAME OF THE OFFICER On: DATE
Adam Spiegel and . P
NOTARY PUBLIC personally appeared:
Guillemette Brouillat-Spiegel
who proved to me on the basis of satisfactory evidence to be the person(s) who name(s) is/are subscribed to the within instrument and acknowledged to me that ke/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal. JASOW WHIPPLE
Commission # 1915838
Notary Public - Dalifornia 3 San Francisco County 3
My Comm. Engines Dec 7, 2014
SIGNATURE
JASON WHIPPLE Commission # 1915838
Hotary Public - California
San Francisco County A My Commiss Foothers Ear Above 314
and to the state of the state o

APPLICATION FOR Mills Act Historical Property Contract

PROPERTY OWNER 1 NAME:		TELEPHONE:	AND THE RESIDENCE OF THE PARTY
Guillemette & Adam Spiegel Living Trust Dated	November 7, 2012	(415) 515-5	396
PROPERTY OWNER 1 ADDRESS:		EMAIL:	And the second state of th
50 Carmelita St., San Francisco, CA 94117		adam.spiege	l@gmail.com
		TELEPHONE:	
PROPERTY OWNER 2 NAME:		()	
		EMAIL:	a model hiddle. I propagage the same amount amount flow and to the same of the same are recovered to the same and the same are recovered to the same
PROPERTY OWNER 2 ADDRESS:			
PROPERTY OWNER 3 NAME:		TELEPHONE:	
PROPERTY OWNERS TO THE PROPERTY OF THE PROPERT		()	
PROPERTY OWNER 3 ADDRESS:		EMAIL:	71
2. Subject Property Information			
PROPERTY ADDRESS: 50 Carmelita St., San Francisco, CA			ZIP CODE: 94117
PROPERTY PURCHASE DATE:		SESSOR BLOCK/LOT(S):	
February 26, 2010		Block 0864 Lot 011	
MOST RECENT ASSESSED VALUE:		NING DISTRICT:	
\$2.596 m	ŀ	RH2	
Are taxes on all property owned within the City	y and County of Sar	r Francisco paid to dat	e? YES⊠ NO [
Do you own other property in the City and Co			YES NO X
If Yes, please list the addresses for all other pro-	operty owned withir	the City of San Francis	SCO
Property is designated as a City Landmark un	der Article 10 of the	Planning Code	YES NO
Are there any outstanding enforcement cases	on the property fro uilding Inspection?	m the San Francisco	YES NO
on a separate sheet. Property is designated as a City Landmark un Are there any outstanding enforcement cases Planning Department or the Department of Bu	der Article 10 of the on the property fro uilding Inspection?	Planning Code m the San Francisco	YES NO
I/we am/are the present owner(s) of the property contract.	y described above a	nd hereby apply for an	historical property
Owner Signature:	ml.To	uste Date:	9/3/13
Die	-10	Ske Date:	9/3/13
Owner Signature:	1111		11-11-3
Owner Signature:		Date:	

3. Program Priority Criteria

The following criteria are used to rank applications. Please check the appropriate categories as they apply to your building. Use a separate sheet to explain why your building should be considered a priority when awarding a Mills Act Historical Property Contract. Buildings that qualify in three of the five categories are given priority consideration.

. Property meets one of the six criteria for a qualified historic property:		Ų.
Property is individually listed in the National Register of Historic Places	YES 🗌	NO 🗵
Property is listed as a contributor to an historic district included on the National Register of Historic Places	YES 🗌	NO 🗵
Property is designated as a City Landmark under Article 10 of the Planning Code	YES 🗌	NO 🗵
Property is designated as a contributory building to an historic district designated under Article 10 of the Planning Code	YES 🔀	NO 🗌
Property is designated as a Category I or II (significant) to a conservation district under Article 11 of the Planning Code	YES 🗌	NO 🗵
Property is designated as a Category III or IV (contributory) to a conservation district under Article 11 of the Planning Code	YES 🗌	NO 🔀
2. Property falls under the following Property Tax Value Assessments:		
Residential Buildings: \$3,000,000	YES 🛚	№ □
Commercial, Industrial or Mixed Use Buildings: \$5,000,000	YES 🗌	NO 🗌
If property value exceeds these values please complete Part 4: Application of Exemption	Manager and the second	
3. Rehabilitation/Restoration/Maintenance Plan:		
A 10 Year Rehabilitation/Restoration/Maintenance Plan will be submitted detailing work to be performed on the subject property	YES 🔀	NO 🗌
4. Required Standards:		
Proposed work will meet the Secretary of the Interior's Standards for the Treatment of Historic Properties and/or the California Historic Building Code.	YES 🛚	NO 🗌
*Detail how the proposed work meets the Secretary of Interior Standards on a separate sheet or Rehabilitation/Restoration/Maintenance Plan.	include as p	part of
5. Mills Act Tax Savings:		,
Property owner will ensure that a portion of the Mills Act tax savings will be used to	YES 🛚	№ □

4. Application for Exemption from Property Tax Valuation

If answered "no" to either question under No. 2 "Property fall under the following Property Tax Value Assessments" in the Program Priority Criteria Checklist, on a separate sheet of paper, explain how the property meets the following criteria and should be exempt from the property tax valuations. Also attach a copy of the most recent property tax bill.

- The site, building, or object, or structure is a particularly significant resource and represents an exceptional
 example of an architectural style, the work of a master, or is associated with the lives of significant persons or
 events important to local or natural history; or
- Granting the exemption will assist in the preservation of a site, building, or object, or structure that would otherwise be in danger of demolition, substantial alteration, or disrepair. (A historic structures report by a qualified consultant must be submitted to demonstrate meeting this requirement).

NAMES:			

TAX ASSESSED VALUE:			
PROPERTY ADDRESS:			
By signing below, I/we acknowledge that I/we for exemption from the limitations certify, und accurate. Owner Signature: Owner Signature:	der the penali	y of perjury, t	Date:
Discontinuo Ctoff Evoluction			
Planning Department Staff Evaluation THIS SECTION TO BE COMPLETED EXCLUSIVELY BY PLANS	NING DEPARTME	NT STAFF	
Exceptional Structure? Specific threat to resource? Complete HSR submitted?	YES YES	NO 🗌	Percent above value limit: No. of criteria satisfied: Planner's Initial:

5. Draft Mills Act Historical Agreement

Please use the Planning Department's standard form "Historical Property Contract" located on the Planning Department's Forms page at www.sfplanning.org. Any modifications to the City's standard form contract made by the applicant or the submittal of an independently prepared contract shall be subject to approval by the City Attorney prior to consideration by the Historic Preservation Commission and the Board of Supervisors and may result in additional processing time.

8. Historical Property Tax Adjustment Worksheet Calculation

The following is an example showing the possible tax benefits to the historical property owner of an owner-occupied single-family dwelling. This form is a guideline only. Your reduced property tax under a Mills Act contract is not guaranteed to match this calculation.

Determine Annual Income and Annual Operating Expenses

An \$120,000 potential gross income less a vacancy and collection loss of \$2,400 and less \$17,640 annual expenses for maintenance, repairs, insurance, and utilities yields a net annual income of \$99,960. (Mortgage payments and property taxes are not considered expenses). Estimated vacancy and collection loss is based upon what is typically happening in the marketplace. It can be different for different properties (i.e. - residential properties generally have a lower vacancy and collection loss than commercial properties). The theory is that when estimating a property's value using the income approach (the approach required for Mills Act valuations) it is reasonable to assume some rent loss due to vacancy and inability to collect rents.

Determine Capitalization Rate

Add the following together to determine the Capitalization Rate:

- The Interest Component is determined by the Federal Housing Finance Board and is based on conventional mortgages. While this component will vary from year to year, the State Board of Equalization has set this at 4.75% for 2012.
- The Historical Property Risk Component of 4% (as prescribed in Sec. 439.2 of the State Revenue and Tax Code) applies to owner-occupied single-family dwellings. A 2% risk component applies to all other Properties.
- The Property Tax Component (Post-Prop. 13) of .01 times the assessment ratio of 100% (1%).
- The Amortization Component is a percentage equal to the reciprocal of the remaining life of the structure and is set at the discretion of the County Assessor for each individual property. In this example the remaining life of the building is 60 years and the improvements represent 45% of the total property value. The amortization component is calculated thus: 1/60 = .0167 x .45 = .0075.

Calculate New Assessed Value and Estimated Tax Reduction

The new assessed value is determined by dividing the annual net income (\$99,960) by the capitalization rate .1067 (10.67%) to arrive at the new assessed value of \$936,832.

Lastly, determine the amount of taxes to be paid by taking the current tax rate of 1.167 (1%) of the assessed value \$26,652. Compare this with the current property tax rate for land and improvements only (be sure not to include voter indebtedness, direct assessments, tax rate areas and special districts items on your tax bill).

In this example, the annual property taxes have been reduced by \$15,719 (\$26,652 – \$10,933), an approximately 40% property tax reduction.

EXAMPLE:

Simple Property Tax Calculation Current Assessed Value = \$2,283,810 Current Tax Rate = X 1.167% Current Property Taxes = @26,652

Assessment Using Mills Act Valuation Methodology

Potential Annual Gross Income Using Market Rent (\$10,000 per month X 12 months)	\$120,000
Estimated Vacancy and Collection	(\$2,400)
Loss of 2%	
Effective Gross Income	\$117,600
Less Operating Expenses (i.e.	(\$17,640)
utilities, insurance, maintenance,	
management)	
Net Income	\$99,960
Restricted Capitalization Rate	10.67%
Historical Property Value	\$936,832
Current Tax Rate	X 1,167%
New Tax Calculation	\$10,933

Property Tax Savings

\$15,719

9. Historical Property Tax Adjustment Worksheet Guide

PROPERTY ADDRESS: 50 Carmelita St., San Francisco, CA 94117

PROPERTY DESCRIPTION: Single family home.

OWNER OCCUPIED: YES X NO

STEP 1: Determine Annual Income of Property

ANNUAL PROPERTY INCOME	CURRENT	EXPLANATION
1. Monthly Rental Income	\$ 8,325 (median of selected comps)	For owner-occupied properties estimate a monthly rental income, Include all potential sources of income (filming, advertising, photo shoots, billboard rentals, etc.)
2. Annual Rental Income	\$ 99,900	Multiply Line 1 by 12
3. Deduction for Vacancy	\$ 94,905	5% (subtract %5 from line 2)

STEP 2: Calculate Annual Operating Expenses

ANNUAL OPERATING EXPENSES	CURRENT	EXPLANATION
4. Insurance	\$ 3,267 (quote from State — Farm)	Fire, Liability, etc.
5. Utilities	\$ 4,993 (actuals for year ending 6/30/2013)	Water, Gas, Electric, etc
6. Maintenance*	\$ 3,600 (est. \$100/mo gardener , \$200/mo repair)	Maintenance includes: Painting, plumbing, electrical, gardening, cleaning, mechanical, heating repairs, structural repairs, security, and property management.
7. Management*	\$ 9,990 (6% mgt, 6% leasing every 18 mo)	
8. Other Operating Expenses	\$	Security, services, etc. Provide breakdown on separate sheet.
9. Total Expenses†	\$ _{21,850}	Add Lines 4 through 8

^{*} If calculating for commercial property, provide the following back-up documentation where applicable:

STEP 3: Determine Annual Net Income

NET OPERATING INCOME	CURRENT	EXPLANATION
9. Net Operating Income	\$ 73,055	Line 3 minus Line 9

<sup>Rent Roll (include rent for on-site manager's unit as income if applicable)
Maintenance Records (provide detailed break-down; all costs should be recurring annually)
Management Expenses (include expense of on-site manager's unit and 5% off-site management fee; and describe other management costs.</sup>

Provide breakdown on separate sheet.)
† Annual operating expenses do not include mortgage payments, property taxes, depletion charges, corporate income taxes or interest on funds invested in the property.

STEP 4: Determine Capitalization Rate

CAPITALIZATION RATE	CURRENT	EXPLANATION
10. Interest Component	6.50%	As determined by the State Board of Equalization for 2009/2010
11. Historic Property Risk Component	4.00%	Single-family home = 4% All other property = 2%
12. Property Tax Component	1%	.01 times the assessment ratio of 100%
13. Amortization Component (Reciprocal of life of property)	5%	If the life of the improvements is 20 years Use 100% \times 1/20 = 5%
14. Capitalization Rate	13.92%	Add Lines 10 through 13

STEP 5: Calculate New Assessed Value

NEW ASSESSED VALUE	CURRENT	EXPLANATION
15. Mills Act Assessed Value	\$	Line 9 divided by Line 14
	524,936	

STEP 6: Determine Estimated Tax Reduction

NEW TAX ASSESSMENT	CURRENT	EXPLANATION	
16. Current Tax (Exclude voter indebtedness, direct assessments, tax rate areas and special districts)	\$ 30,637 per 2013-14 assessed value	General tax levy only – do not include voted indebtedness o other direct assessments	
17. Tax under Mills Act	\$ 6,137	Line 15 x .01	
18. Estimated Tax Reduction	\$ 24,500	Line 16 minus Lina 17	

The Assessor Recorder's Office may request additional information. A timely response is required to maintain hearing and review schedules.

Application Checklist to be Submitted with all Materials

Utilize this list to ensure a complete application package is submitted.

1	Historical Property Contract Application	YES 🔀	NO 🗌
	Have all owners signed and dated the application?		
2	Priority Consideration Criteria Worksheet	YES 🔀	NO 🗌
	Have three priorities been checked and adequately justified?		
3	Exemption Form & Historic Structure Report	YES [NO 🛛
	Required for Residential properties with an assessed value over \$3,000,000 and Commercial/Industrial properties with an assessed value over \$5,000,000 Have you included a copy of the Historic Structures Report completed by a qualified consultant?		
4	Draft Mills Act Historical Property Agreement	YES 🔀	№ □
	Are you using the Planning Department's standard form "Historical Property Contract?" Have all owners signed and dated the contract? Have all signatures been notarized?		
5	Notary Acknowledgement Form	YES 🔀	NO 🗌
	Is the Acknowledgement Form complete?		
	Do the signatures match the names and capacities of signers?		
6	Draft Rehabilitation/Restoration/Maintenance Plan	YES 🔀	NO 🗌
	Have you identified and completed the Rehabilitation, Restoration, and Maintenance Plan organized by contract year and including all supporting documentation related to the scopes of work?		
7	Historical Property Tax Adjustment Worksheet	YES 🗵	NO 🗌
	Did you provide back-up documentation (for commercial property only)?		
8	Photographic Documentation	YES 🔀	NO [
	Have you provided both interior and exterior images?		
	Are the images properly labeled?		
9	Site Plan	YES 🔀	NO [
	Does your site plan show all buildings on the property including lot boundary lines, street name(s), north arrow and dimensions?		
10	Tax Bill	YES 🔀	NO [
	Did you include a copy of your most recent tax bill?		
11	Payment	YES 🔀	NO [
	Did you include a check payable to the San Francisco Planning Department?		

CARMEN CHU ASSESSOR-RECORDER



SAN FRANCISCO OFFICE OF THE ASSESSOR-RECORDER

NOTIFICATION OF 2013-2014 ASSESSED VALUE

July 15, 2013

FI trA87479

ANNUAL NOTICE ONLY THIS IS NOT A TAX BILL

GUILLEMETTE & ADAM SPIEGEL LVG TR GUILLEMETTE BROUILLAT-SPIEGEL & ADAM SPI 50 CARMELITA ST SAN FRANCISCO, CA 94117

Dear San Francisco Property Owner:

I am writing to inform you of the assessed value for your property as of January 1, 2013. The assessed value is the basis for your 2013-2014 property tax bill that will be mailed to you in the fall. If you believe the current market value is less than the factored base year value, you may file a formal assessment appeal with the Assessment Appeals Board from July 2, 2013 to September 16, 2013 (see reverse side).

Attached are Frequently Asked Questions. If you have further questions, please contact us through the City & County of San Francisco's one-stop 311 Customer Service Center by dialing 3-1-1 (within San Francisco's 415 area code) or calling 415-701-2311 (outside San Francisco). Please visit our website at www.sfassessor.org for additional information.

Mark Company	PROPERTY LOCATION	
	50 CARMELITA STREET	
	BLOCK and LOT	
	0864 011	

2013-2014 Factored Proposition 13 Base Year Value	\$	2,620,582
2013-2014 Assessed Value	\$	2,620,582
2013-2014 Personal Property/Fixtures	\$	0
2013-2014 Exemption (-)	\$	0
2013-2014 Net Assessed Value	- \$	2,620,582

Homeowner's Exemption Notice

If you own and occupy this property as your primary residence, you may be eligible for a homeowner's exemption. You are allowed only one homeowner's exemption in the state of California. If you are eligible and do not see an exemption amount listed in the exemption box to the left, please submit a completed Homeowner's Exemption Claim Form (available for download at www.sfassessor.org)

For last year's Assessed Value, go to: www.sftreasurer.org

Your assessed value may have changed from the previous year due to the following reasons:

Inflationary increase of up to 2% allowed under Proposition 13.

Change in ownership of your entire property or portion of property.

New construction, including remodeling, addition, etc.

Restoration of factored base year value from prior year temporary reductions due to economic conditions, fire damage, or other calamity.

Sincerely,

Carmen Chu

Assessor-Recorder

Junea Cha

NOTE: The assessed value shown may reflect an assessment that is not up to date. Continue to pay the regular bills as issued and at a later date you will be sent a supplemental bill(s) for the difference. The assessed value is determined as of January 1, 2013. The 2013-2014 net assessed value shown above will be the basis of your 2013-2014 property tax bill. The Proposition 13 factored base year value shown above reflects your original assessment, plus adjustments for inflation, with annual increases limited to not more than 2%.

2013-2014 NAV Rev. 6/12/13 - LtrA City Hall Office: 1 Dr. Carlton B. Goodlett Place Room 190, San Francisco, CA 94102-4698 311 Customer Service Tel: (415) 701-2311 www.sfassessor.org e-mail: assessor@sfgov.org



City & County of San Francisco José Cisneros, Treasurer and Tax Collector Secured Property Tax Bill For Fiscal Year July 1, 2012 through June 30, 2013

1 Dr. Carlton B. Goodlett Place City Hall, Room 140 San Francisco, CA 94102 www.sftreasurer.org

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Vol	Block	Lot	Account Number	Tax Rate	Statement Date	Property Location
06	0864	011	086400110	1.1691%	10/11/2012	50 CARMELITA ST

Assessed on January 1, 2012

o: SPIEGEL ADAM CHARLES

SPIEGEL ADAM CHARLES 50 CARMELITA ST SAN FRANCISCO CA 94117-3313

	Assessed Value	
Description	Full Value	Tax Amount
Land	1,798,438	21,025.53
Structure	770,758	9,010.93
Fixtures		
Personal Property		
Gross Taxable Value Less HO Exemption	2,569,196	30,036.47
Less Other Exemption		
Net Taxable Value	2,569,196	\$30,036.47

Code	Type	Telephone	Amount Due
79	DW CODE ENF FEE	(415) 558-6288	52.00
89	SFUSD FACILITY DIST	(415) 355-2203	33.30
98	SF - TEACHER SUPPORT	(415) 355-2203	213.90
T	rect Charges and Special Assessments		\$299.20

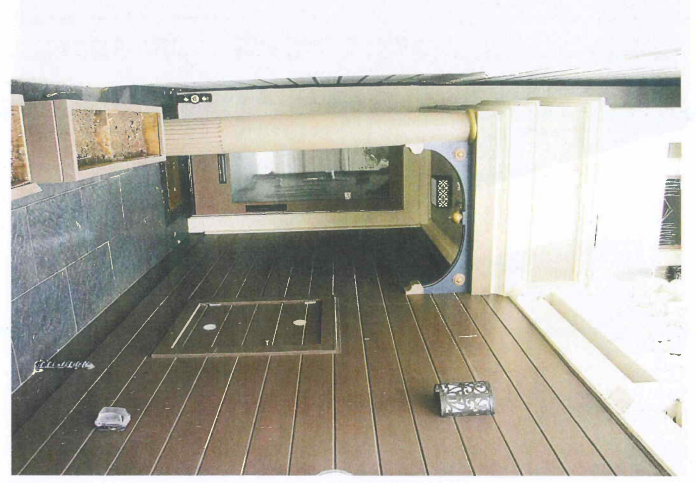
5. Us mited or 2 Parties or Colvolity add 143

TOT	CAL DUE	\$30,335.66
1	st Installment	2nd Installment
	\$15,167.83	\$15,167.83
Due: November 1, 2012 Delinquent after Dec 10, 2012		Due: February 1, 2013 Delinquent after April 10, 2013

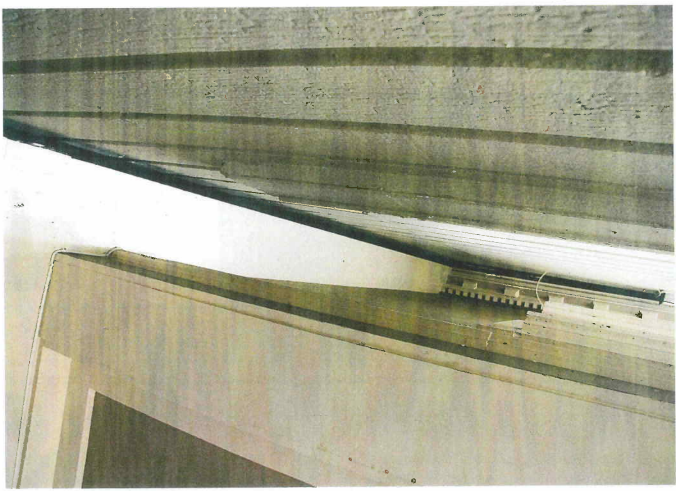
Keep this portion for your records. See back of bill for payment options and additional information.

Exhibit B Maintenance Plan



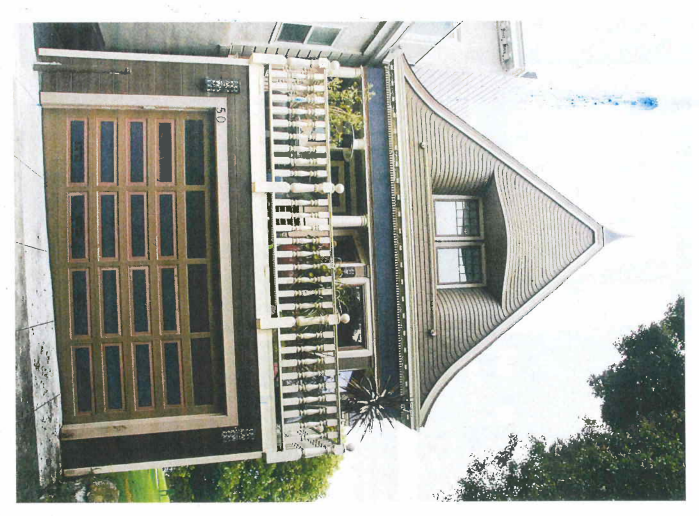








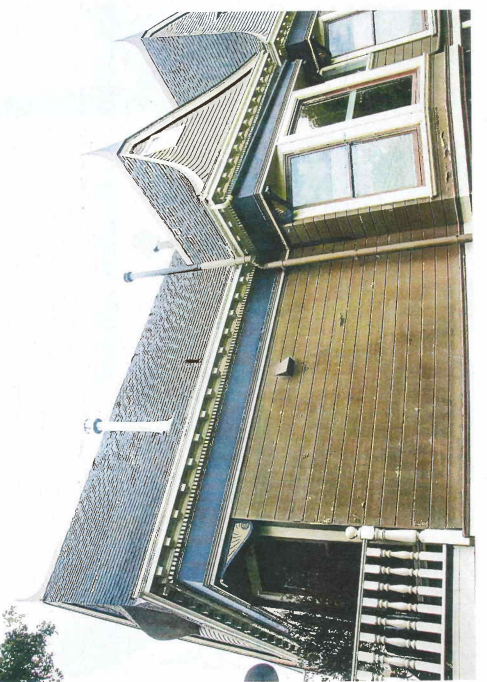


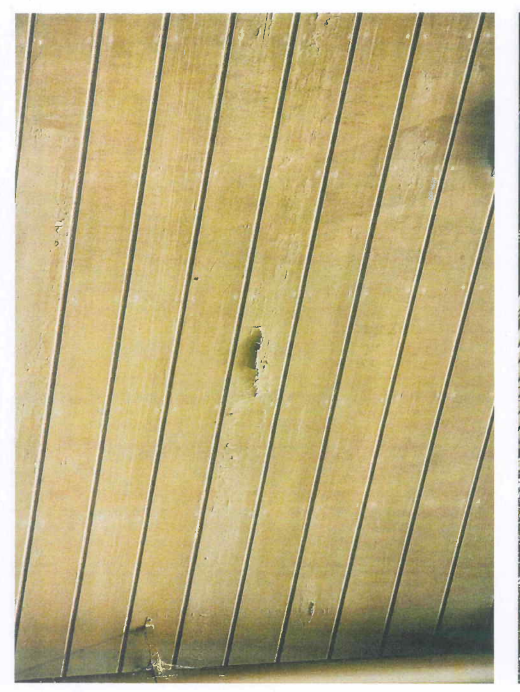




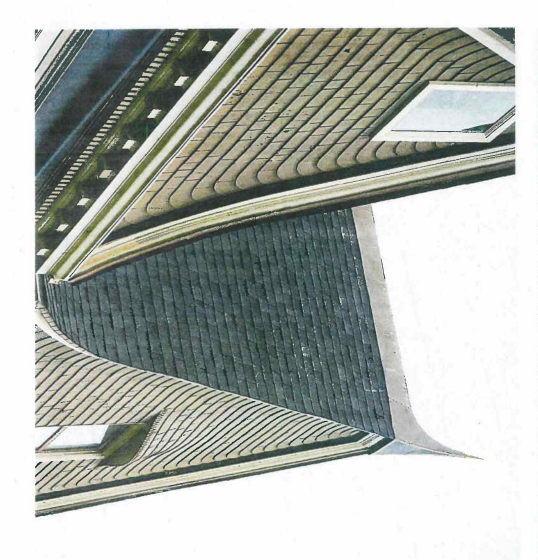












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