File No.	141102	Committee Item No.	1	
-		Board Item No.		

### **COMMITTEE/BOARD OF SUPERVISORS**

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	Budget & Finance Committee		November 19, 2014
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Completed k		Date Nov Date	ember 14, 2014

[Mills Act Historical Property Contract - 68 Pierce Street]

Resolution approving a Mills Act historical property contract under Administrative Code, Chapter 71, between Diarmuid R. Russell and Heather Podruchny, the owners of 68 Pierce Street, and the City and County of San Francisco for an initial term of ten years and for an approximate amount to be defined to commence following Board approval; and authorizing the Planning Director and the Assessor to execute the historical property contract.

WHEREAS, The California Mills Act (Government Code Section 50280 et seq.) authorizes local governments to enter into a contract with the owners of a qualified historical property who agree to rehabilitate, restore, preserve, and maintain the property in return for property tax reductions under the California Revenue and Taxation Code; and

WHEREAS, San Francisco contains many historic buildings that add to its character and international reputation and that have not been adequately maintained, may be structurally deficient, or may need rehabilitation, and the costs of properly rehabilitating, restoring, and preserving these historic buildings may be prohibitive for property owners; and

WHEREAS, Chapter 71 of the San Francisco Administrative Code was adopted to implement the provisions of the Mills Act and to preserve these historic buildings; and

WHEREAS, 68 Pierce Street is a contributor the Duboce Park Landmark District under Article 10 of the Planning Code and thus qualifies as an historical property as defined in Administrative Code, Section 71.2; and

WHEREAS, A Mills Act application for an historical property contract has been submitted by Diarmuid R. Russell and Heather Podruchny, the owners of 68 Pierce Street,

detailing completed rehabilitation work and proposing a maintenance plan for the property; and

WHEREAS, As required by Administrative Code Section 71.4(a), the application for the historical property contract for 68 Pierce Street was reviewed by the Assessor's Office and the Historic Preservation Commission; and

WHEREAS, The Assessor has reviewed the historical property contract and has provided the Board of Supervisors with an estimate of the property tax calculations and the difference in property tax assessments under the different valuation methods permitted by the Mills Act in its report transmitted to the Board of Supervisors on October 21, 2014, which report is on file with the Clerk of the Board of Supervisors in File No. 141102 and is hereby declared to be a part of this motion as if set forth fully herein; and

WHEREAS, The Historic Preservation Commission recommended approval of the historical property contract in its Resolution No. <u>737</u>, which Resolution is on file with the Clerk of the Board of Supervisors in File No <u>141102</u> and is hereby declared to be a part of this resolution as if set forth fully herein; and

WHEREAS, The draft historical property contract between Diarmuid R. Russell and Heather Podruchny, the owners of 68 Pierce Street, and the City and County of San Francisco is on file with the Clerk of the Board of Supervisors in File No. 141102 and is hereby declared to be a part of this resolution as if set forth fully herein; and

WHEREAS, The Board of Supervisors has conducted a public hearing pursuant to Administrative Code Section 71.4(d) to review the Historic Preservation Commission's recommendation and the information provided by the Assessor's Office in order to determine whether the City should execute the historical property contract for 68 Pierce Street; and

WHEREAS, The Board of Supervisors has balanced the benefits of the Mills Act to the owner of 68 Pierce Street with the cost to the City of providing the property tax reductions

authorized by the Mills Act, as well as the historical value of 68 Pierce Street and the resultant property tax reductions; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby approves the historical property contract between Diarmuid R. Russell and Heather Podruchny, the owners of 68 Pierce Street, and the City and County of San Francisco; and, be it

FURTHER RESOLVED, That the Board of Supervisors hereby authorizes the Planning Director and the Assessor to execute the historical property contract.

Items 1, 2 and 3 Department:
Files 14-1102, 14-1103 & 14-1104 Planning Department

**Executive Summary** 

### **Legislative Objective**

• The proposed resolution would (a) approve three Mills Act historical property contracts with the owners of the residential property located in the Duboce Park Landmark District, and (b) authorize the Director of Planning and the Assessor to execute the subject historical property contract, which would reduce the assessed value of the properties according to a formula established in the Mills Act, thereby reducing property taxes payable by the property owners to the City, provided that owners rehabilitate, restore, preserve, and maintain their qualified historical property.

### **Key Points**

- The three historical properties seeking a Mills Act contract are 68 Pierce Street (File 14-1102), 563-567 Waller Street (File 14-1103), and 621 Waller Street (File 14-1104).
- The proposed Mills Act historical property contracts would be in effect for 10 years, with an additional year added automatically to the initial term on each anniversary date of the proposed historical property contract execution date. In other words, the reduced property taxes would continue annually, in perpetuity, unless the Mills Act historical property contract is terminated.

### Fiscal Impact

- For 68 Pierce Street (File 14-1102), property taxes are estimated to be reduced by \$9,528 or 51.3 percent in the first year of the Mills Act contract. The total estimated reduction in property taxes over the initial ten-year period of the contract is therefore \$95,280 (\$9,528 annually x ten years).
- For 563-567 Waller Street (File 14-1103), property taxes are estimated to be reduced by \$6,519 or 28.5 percent in the first year of the Mills Act contract. The total estimated reduction in property taxes over the initial ten-year period of the contract is therefore \$65,190 (\$6,519 annually x ten years).
- For 621 Waller Street (File 14-1104), property taxes are estimated to be reduced by \$14,846 or 60.1 percent in the first year of the Mills Act contract. The total estimated reduction in property taxes over the initial ten-year period of the contract is therefore \$148,460 (\$14,846 annually x ten years).

### Recommendation

Approval of the proposed resolutions in File 14-1102, 14-1103 and 14-1104 are policy matters for the Board of Supervisors.

### MANDATE STATEMENT/BACKGROUND

#### **Mandate Statement**

The Mills Act, codified in State Government Code Section 50280, authorizes local governments to enter into historic property contracts with owners of qualified historical properties, in which local governments reduce the assessed value of the property according to a formula established in the Mills Act, thereby reducing property taxes payable by the property owner to the City, provided that the subject owners rehabilitate, restore, preserve, and maintain their qualified historical properties.

The City's Administrative Code<sup>1</sup> specifies (a) required qualifications for properties to allow for approval of a Mills Act historical property contract, (b) the Mills Act historical property application and approval processes, and (c) the terms and fees for individual property owners to apply for Mills Act historical property contracts with the City in order to receive such Mills Act Property Tax reductions, subject to Board of Supervisors approval.

### **Provisions of the Mills Act**

In order for a Mills Act historical property contract to be approved<sup>2</sup>, the property must be designated a qualified historical property by being listed or designated in one of the following ways on or before December 31 of the year before the application is made:

- Individually listed in the National Register of Historic Places or the California Register of Historical Resources;
- Listed as a contributor to a historic district included on the National Register of Historic Places or the California Register of Historical Resources;
- Listed as a City landmark pursuant to Planning Code Article 10;
- Designated as contributory to a historic district; or
- Designated as significant<sup>3</sup> (Categories I and II) or contributory<sup>4</sup> (Categories III or IV).

<sup>&</sup>lt;sup>1</sup> Administrative Code Chapter 71

<sup>&</sup>lt;sup>2</sup> Administrative Code Section 71.2

<sup>&</sup>lt;sup>3</sup> Planning Code Section 1102(a) designates a building as Category I significant if it is (1) at least 40 years old and (2) judged to be a building of individual importance, and (3) is rated excellent in architectural design or as very good in both architectural design and relationship to the environment. Planning Code Section 1102(b) designates a building as Category II significant if (1) it meets the standards in Section 1102(a) and (2) it is feasible to add different and higher replacement structures or additions to the height at the rear of the structure without affecting the architectural quality or relationship to the environment and without affecting the appearance of the retained portions as a separate structure when viewing the principal facade.

<sup>4</sup> Planning Code Section 1102(c) designates a building as Category III contributory if it is (1) located outside a

<sup>&</sup>lt;sup>4</sup> Planning Code Section 1102(c) designates a building as Category III contributory if it is (1) located outside a designated conservation district, (2) at least 40 years old, (3) judged to be a building of individual importance, and (4) rated either very good in architectural design or excellent or very good in relationship to the environment. Planning Code Section 1102(d) designates a building as Category IV contributory if it is (1) located in a designated conservation district, (3) judged to be a building of individual importance, (4) judged to be a building of contextual importance, and (4) rated either very good in architectural design or excellent or very good in relationship to the environment.

In addition, eligibility for Mills Act historical property contracts is limited to sites, buildings, or structures with an assessed valuation, as of December 31 of the year before the application is made, of \$3,000,000 or less for single-family dwellings and \$5,000,000 or less for commercial, industrial, or mixed-use buildings, unless the Board of Supervisors grants an exemption.

The lifecycle of a Mills Act application typically runs from May to December over the course of one year. If the foregoing conditions are met, a property owner may submit a Mills Act application to the Planning Department for review. The Planning Department reviews the application for completeness and forwards the application to the Assessor, which then calculates property valuations with and without a Mills Act contract. Once the property owner has had a chance to review the Assessor's findings, the application is passed to the Historic Preservation Commission for review. The Historic Preservation Commission will then review the application, including the proposed rehabilitation and maintenance plan, hold a public hearing, and make a recommendation for approval or disapproval to the Board of Supervisors. The Board of Supervisors will then review the Mills Act application and related materials from the Historic Preservation Commission and Assessor, hold a public hearing, and determine whether the City should enter into a Mills Act contract with the property owner. The process is complete once the City Attorney finalizes the Mills Act contract, which is then signed by both the Planning Department and property owner and recorded by the Assessor. Onsite property inspections occur every five years and are carried out by the Planning Department and the Assessor to monitor compliance with the Mills Act contract. Owners must also submit a yearly affidavit verifying compliance with the approved maintenance and rehabilitation plans.

As required by State law, the proposed Mills Act historical property contract would be in effect for 10 years, with an additional year added automatically to the initial term on each anniversary date of the proposed historical property contract execution date<sup>5</sup>, unless either party terminates the contract by submitting a notice of nonrenewal<sup>6</sup>, subject to Board of Supervisors approval. In other words, the reduced property taxes would continue annually, in perpetuity, until the Mills Act historical property contract is terminated.

### Mills Act: Rehabilitation Plan Requirements

Under the Mills Act contract, the property owners must apply for appropriate building permits within six months after the Mills Act contract is recorded. Further, rehabilitation work must begin within six months of acquiring the necessary permits, and all of the rehabilitation work must be completed within three years of the date of receipt of the permits. Should the property owners fail to comply with the rehabilitation plan according to the deadlines listed above and fail to secure an exemption from meeting those deadlines from the Zoning Administrator, the Board of Supervisors may cancel the Mills Act contract. In that case, the property owners must pay a cancelation fee of 12.5% of the fair market value of the property, which is determined by the Assessor. If the property owners successfully obtain an exemption from the Zoning Administrator, then no fees would be owed.

<sup>&</sup>lt;sup>5</sup> According to State Government Code Section 50282

<sup>&</sup>lt;sup>6</sup> The City must submit a nonrenewal notice 60 days prior to the date of renewal and the owners must submit a nonrenewal notice 90 days prior to the date of renewal.

The Mills Act contract requires the property owners to comply to periodic examinations of the property by representatives of (a) the Historic Preservation Commission, (b) the Office of the Assessor-Recorder, (c) the Department of Building Inspection, (d) the Planning Department, (e) the Office of the Historic Preservation of the California Department of Parks and Recreation, and (f) the State Board of Equalization with 72 hours advance notice to ensure compliance with the proposed historic property contract. Furthermore, the Planning Department and Assessor will conduct an inspection program to monitor the provisions of the contract. This program will involve a yearly affidavit issued by the property owner verifying compliance with the approved maintenance and rehabilitation plans as well as onsite inspections every five years.

### Mills Act: Property Valuation

Property taxes are typically determined as portion of a property's assessed value, which largely depends on the property's sale price and year of purchase. According to the Assessor's Office, under a Mills Act contract, the calculation of the property tax reduction includes the following factors:

- 1. Market rates for rental income
- 2. Actual rent paid, if a unit is encumbered by a lease subject to rental control
- 3. An interest rate component as annually determined by the State Board of Equalization
- 4. Whether a unit is owner-occupied
- 5. The property tax rate
- 6. The estimated remaining life of the property

Following State law, the Assessor determines the actual/estimated net rental income of the historical property (items 1 & 2 above) and uses items 3 – 6 above to determine a capitalization rate. The income and capitalization rate in turn determine the overall value of the property, which is then taxed at the prevailing property tax rate. The Assessor recalculates the Mills Act valuation every year. Therefore, property tax rates, economic conditions in the local real estate market, and the extent to which the historical property is rented or owner-occupied may increase or decrease the Mills Act property valuation and taxes payable to the City each year. In addition, if a property has undergone substantial rehabilitation, the Assessor may extend the estimated remaining life of the property, which would enhance the Mills Act valuation and increase property taxes payable to the City.

### **DETAILS OF PROPOSED LEGISLATION**

**File 14-1102:** The proposed resolution would (a) approve a Mills Act historical property contract with Diarmuid Russell and Heather Podruchny, the owners of the residential property located at 68 Pierce Street, and (b) authorize the Director of Planning and the Assessor to execute the subject historical property contract.

File 14-1103: The proposed resolution would (a) approve a Mills Act historical property contract with Brandon Miller and Jay Zaleski, the owners of the residential property located at 563-567

Waller Street, and (b) authorize the Director of Planning and the Assessor to execute the subject historical property contract.

File 14-1104: The proposed resolution would (a) approve a Mills Act historical property contract with Claude Zellweger & Renee Zellweger, the owners of the residential property located at 621 Waller Street, and (b) authorize the Director of Planning and the Assessor to execute the subject historical property contract.

### Characteristics of the Three Historic Properties Seeking a Mills Act Contract

A Mills Act historical property contract application was submitted for each of the subject properties to the Planning Department on May 1, 2014, which included a rehabilitation program detailing estimates of the necessary improvements to preserve each property as well as an annual maintenance plan. The City's Historic Preservation Commission has reviewed the Mills Act historical property contract application for all three subject properties, including the proposed rehabilitation program and annual maintenance plans. On October 1, 2014 the Historic Preservation Commission recommended approval of the proposed Mills Act historical property contract, rehabilitation program, and maintenance plan (Historic Preservation Commission Resolution Nos. 0737 - 0739) for the three subject properties. In order to continue work on the rehabilitation program included in the Mills Act historical property contract application, the owners of each property intend to apply for a Certificate of Appropriateness from the Historic Preservation Commission.

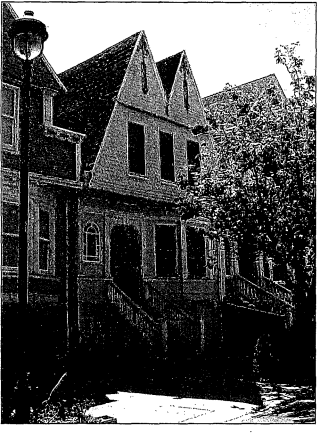
All three residential properties pending before the Board of Supervisors are listed as contributors<sup>9</sup> to the Duboce Park Landmark district. Therefore, each property qualifies as a historical property under the Administrative Code and is eligible for Mills Act historical property contract approval without an exemption being necessary.

According to the Planning Department's Mills Act Contract Case Report on <u>68 Pierce Street</u>, the existing building at the intersection of Pierce and Waller Streets, built in 1899, is a two-story over raised-basement, wood frame, single-family dwelling in the Shingle style (See Exhibit 1 below).

<sup>&</sup>lt;sup>7</sup> A Certificate of Appropriateness is the entitlement required to alter an individual landmark and any property within a landmark district. It is not required for ordinary maintenance and repairs, if the replacement materials and details are in-kind.

<sup>&</sup>lt;sup>8</sup> The Historic Preservation Commission is a 7-member body, appointed by the Mayor subject to Board of Supervisors' approval, that makes recommendations directly to the Board of Supervisors on the designation of landmark buildings, historic districts, and significant buildings.

<sup>&</sup>lt;sup>9</sup> According to the Planning Department's Preservation Bulletin, No. 10, a contributing property in a Historic District is "A classification applied to a site, structure or object within an historic district signifying that it generally shares, along with most of the other sites, structures or objects in the historic district, the qualities that give the historic district cultural, historic, architectural or archaeological significance as embodied by the criteria for designating the historic district."



**Exhibit 1: 68 Pierce Street** 

Source: Department of Planning

According to the Planning Department's Mills Act Contract Case Report on <u>563-567 Waller Street</u>, the existing building at the intersection of Potomac and Waller Streets, built in 1900, is a three and a half story over raised-basement, wood frame, three-family dwelling designed in the Queen Anne style (See Exhibit 2 below).

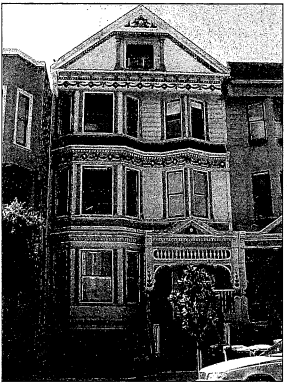


Exhibit 2: 563-567 Waller Street

Source: Department of Planning

According to the Planning Department's Mills Act Contract Case Report on <u>621 Waller Street</u>, the existing building on Waller Street between Carmelita and Pierce Streets, was built in 1900 by Fernando Nelson and is a two and a half story over raised-basement, wood frame, single-family dwelling in the Queen Anne style (See Exhibit 3 below).

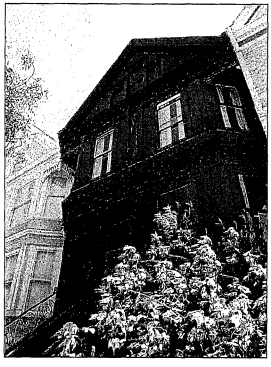


Exhibit 3: 621 Waller Street

Source: Department of Planning

# File 14-1102: 68 Pierce Street Rehabilitation and Maintenance

Table 1 below summarizes actual and estimated costs of the work included in the rehabilitation program as well as the estimated completion dates. As shown in Table 1, most of the rehabilitation work has not yet started and the work expected to be completed will be done by 2018, as required by the Mills Act contract. To date, \$2,093 or 1.2 percent of the \$179,093 total estimated rehabilitation costs has been completed.

Table 1: Actual and Estimated Costs of Rehabilitation Program at 68 Pierce Street

Rehabilitation Plan	Expenditures to Date	Estimated Remaining Expenditures	Total Rehabilitation Expenditures	Completion Date
Drainage repair	\$2,093	\$0	\$2,093	2013
Window replacement (front)	\$0	\$15,600	\$15,600	2018
Window replacement (rear)	\$0	\$7,800	\$7,800	2018
Replace stairs	\$0	\$12,000	\$12,000	2018
Earthquake retrofit	\$0	\$96,000	\$96,000	2018
Replace/repair roof	\$0	\$18,000	\$18,000	2018
Repaint front elevation	\$0	\$21,600	\$21,600	2018
Repair garage wood	\$0	\$6,000	\$6,000	2018
Totals	\$2,093	\$177,000	\$179,093	

Source: Department of Planning

In addition to the rehabilitation plan detailed above in Table 1, the property owners have agreed to a maintenance plan, including maintenance of gutters, wood façade, and roof. Ongoing maintenance is currently estimated to cost the owners of 68 Pierce Street \$540 per year on average, depending on the timing of the inspection cycle, as shown in Table 2 Below.

Table 2: Maintenance Budget for 68 Pierce Street

Maintenance	Cost	Timing
Gutter inspections	\$600	Every 2 years
Façade inspection	\$600	Every 3 years
Roof inspection	\$300	Every 5 years
Average Annual Cost	\$540	Every year

Source: Department of Planning

### File 14-1103: 536-567 Waller Street

### Rehabilitation and Maintenance Plan:

Table 3 below summarizes actual and estimated costs of the work included in the rehabilitation program. Under the Mills Act, the proposed renovation work should be completed no later than 2018. As shown in Table 3, most of the rehabilitation work has been completed and work expected to be completed will be done by 2018, as required by the Mills Act contract. To date, \$597,085 or 99.7 percent of the \$598,935 total estimated rehabilitation costs has been completed.

Table 3: Actual and Estimated Costs of Rehabilitation Program at 563-567 Waller Street

Rehabilitation Plan	Expenditures to Date	Estimated Remaining Expenditures	Total	Completion Date
Replace foundation, doors, & railing	\$423,518	\$0 .	\$423,518	2012
Replace back siding, exit stairwell, and storage area	\$173,567	\$0	\$173,567	2014
Relocate/dress gas meter	\$0	\$1,850	\$1,850	2015
Totals	\$597,085	\$1,850	\$598,935	

Source: Department of Planning

In addition to the rehabilitation plan detailed above in Table 3, the property owners have agreed to a maintenance plan, which includes annual inspections of the windows, gutters, siding, paint, and trim and an inspection of the roof every five years. As shown in Table 4 below, cost estimates for these inspections are currently unavailable. If it is determined that the roof needs to be replaced, the owners estimate a cost of \$48,500 to pay for the cost of that project.

Table 4: Maintenance Budget for 563-567 Waller Street

Maintenance	Cost	Timing
Inspect windows, gutters, siding, paint, and trim	Unavailable	Annual
Inspect & replace roof	\$48,500, if replaced	Every 5 years

Source: Department of Planning '

### File 14-1104: 621 Waller Street

### Rehabilitation and Maintenance Plan:

Table 5 below summarizes the estimated costs of the work included in the rehabilitation program. Under the Mills Act, the proposed renovation work should be completed no later than 2018. As shown below in Table 5, rehabilitation work on the property has not started but is expected to be completed no later than 2018, the deadline required by the Mills Act contract.

Table 5: Actual and Estimated Costs of Rehabilitation Program at 621 Waller Street

Rehabilitation Plan	Expenditures to Date	Estimated Remaining Expenditures	Total	Completion Date
Repair ornamental wrought iron	\$0	\$18,250	\$18,250	2016
Window repair	\$0	\$17,800	\$17,800	2016
Grading & drainage repair	\$0	\$22,500	\$22,500	2015
Waterproof exterior	\$0	\$37,500	\$37,500	2015
Repaint exterior	\$0	\$21,450	\$21,450	2018
Totals	\$0	\$117,500	\$117,500	

Source: Department of Planning

In addition to the rehabilitation plan detailed above in Table 5, the property owners have agreed to a maintenance plan, including maintenance of wood façade, gutters, downspouts, and roof. As shown in Table 6 below, cost estimates for these inspections are currently unavailable. The property owners estimate a cost of \$50,000 - \$60,000 if inspections determine that the roof needs to be replaced.

Table 6: Maintenance Budget for 621 Waller Street

Maintenance	Cost	Timing
Inspect wood façade	Unknown	Every 3 years
Inspect gutters/downspouts	\$1,000 - \$6,000	Every other year
Replace roof	\$50,000 - \$60,000 (if replaced)	One time event
Inspect roof	Unknown	Every 5 years

Source: Department of Planning

### **FISCAL IMPACT**

#### File 14-1102 68 Pierce Street

According to the Assessor-Recorder, the property at 68 Pierce Street is estimated to be assessed at \$1,562,056, with property taxes payable to the City in the estimated amount of \$18,557 in FY 2014-15. Table 7 below reflects the estimated assessed value of 68 Pierce Street both with and without the requested Mills Act Historical Property contract. As shown in Table 7 below, the first year annual property taxes to be paid to the City by the property owners would be \$9,029, which is \$9,528 or 51.3 percent less than the \$18,557 in estimated annual property taxes that would otherwise be paid to the City, if the proposed historical property contract is not authorized. The estimated reduction in property taxes to be received by the City would be approximately \$95,280 (\$9,528 annually x ten years) over the initial ten-year period of the proposed Mills Act Historical Property contract.

Table 7: Summary of Estimated Assessed Value of 68 Pierce Street

	Without a Mills Act With a Mills Act Historic Property Contract Contract		First Year Reduction	Percent Reduction
Estimated Assessed Property Value (FY 14-15)	\$1,562,056	\$760,000	\$802,056	-51.3%
Estimated Property Taxes Payable to the City (FY 14-15)	\$18,557	\$9,029	\$9,528	-51.3%

Source: Assessor-Recorder

As shown in Table 1 above, the rehabilitation program is currently estimated to cost a total of \$179,093 and is to be fully paid by the property owners. In addition, as shown in Table 2 above, ongoing maintenance costs estimated to be \$540 annually are to be fully paid by the property owners, with total maintenance costs estimated to be \$5,400 (\$540 annually x 10 years) over the initial ten-year period. Therefore, total estimated cost to the property owner of

<sup>&</sup>lt;sup>10</sup> The Assessor-Recorder advises that property tax rates had not been finalized for FY 2014-15 when these estimates were developed and therefore the estimated property taxes assessed are based on the FY 2013-14 property tax rate of 1.188 percent of assessed value.

The actual reduction in Property Taxes payable to the City fluctuates annually based on (a) variables in the formula specified in the Mills Act which determine the assessed value of the subject property, such as market rental rates and conventional mortgage interest rates, (b) the factored base year value of the subject property (which increases by no more than 2 percent per year) had a Mills Act Historical Property Contract not been approved, and (c) the Property Tax rate each year. Therefore, the actual annual reductions in Property Taxes payable to the City over the ten-year term of a Mills Act Historical Property Contract and payable annually thereafter, are not equal to the first year reduction in Property Taxes.

rehabilitating and maintaining 68 Pierce Street over the initial ten-year period of the proposed Mills Act Historical Property contract is \$185,193 which is \$89,913 more than the estimated reduction in property tax of \$95,280.

### File 14-1103: 563-567 Waller Street

According to the Assessor-Recorder, the property at 563-567 Waller Street is estimated to be assessed at \$1,928,706, with property taxes payable to the City in the estimated amount of \$22,913 in FY 2014-15. Table 8 below reflects the estimated assessed value of 563-567 Waller Street both with and without the requested Mills Act Historical Property contract. As shown in Table 8 below, the first year annual property taxes to be paid to the City by the property owners would be \$16,394, which is \$6,519 or 28.5 percent less than the \$22,913 in estimated annual property taxes that would otherwise be paid to the City, if the proposed historical property contract is not authorized. The estimated reduction in property taxes to be received by the City would be approximately \$65,190 (\$6,519 annually x ten years) over the initial tenvear period of the proposed Mills Act Historical Property contract.

Table 8: Summary of Estimated Assessed Value of 563-567 Waller Street

	Without a Mills Act Historic Property Contract	With a Mills Act Historic Property Contract	First Year Reduction	Percent Reduction
Estimated Assessed Property Value (FY 14-15)	\$1,928,706	\$1,380,000	\$548,706	-28.5%
Estimated Property Taxes Payable to the City (FY 14-15)	\$22,913	\$16,394	\$6,519	-28.5%

Source: Assessor-Recorder

As shown in Table 3 above, the rehabilitation program is currently estimated to cost a total of \$598,935 and is to be fully paid by the property owners. In addition, as shown in Table 4 above, the property owners will incur the cost of inspections (the cost of which are not yet determined) and possibly a roof replacement. Therefore, total estimated cost to the property owner of rehabilitating and maintaining 563-567 Waller Street over the initial ten-year period

<sup>&</sup>lt;sup>12</sup> The Assessor-Recorder advises that property tax rates had not been finalized for FY 2014-15 when these estimates were developed and therefore the estimated property taxes assessed are based on the FY 2013-14 property tax rate of 1.188 percent of assessed value.

The actual reduction in Property Taxes payable to the City fluctuates annually based on (a) variables in the formula specified in the Mills Act which determine the assessed value of the subject property, such as market rental rates and conventional mortgage interest rates, (b) the factored base year value of the subject property (which increases by no more than 2 percent per year) had a Mills Act Historical Property Contract not been approved, and (c) the Property Tax rate each year. Therefore, the actual annual reductions in Property Taxes payable to the City over the ten-year term of a Mills Act Historical Property Contract and payable annually thereafter, are not equal to the first year reduction in Property Taxes.

of the proposed Mills Act Historical Property contract is at least \$598,935, which is \$533,745 more than the estimated initial ten-year reduction in property tax of \$65,190.

#### File 14-1104: 621 Waller Street

According to the Assessor-Recorder, the property at 621 Waller Street is estimated to be assessed at \$2,079,659, with property taxes payable to the City in the estimated amount of \$24,706 in FY 2014-15. Table 9 below reflects the estimated assessed value of 621 Waller Street both with and without the requested Mills Act Historical Property contract. As shown in Table 9 below, the first year annual property taxes to be paid to the City by the property owners would be \$9,860, which is \$14,846 or 60.1 percent less than the \$24,706 in estimated annual property taxes that would otherwise be paid to the City, if the proposed historical property contract is not authorized. The estimated reduction in property taxes to be received by the City would be approximately \$148,460 (\$14,846 annually x ten years) over the initial tenyear period to the proposed Mills Act Historical Property contract.

Table 9: Summary of Estimated Assessed Value of 621 Waller Street

	Without a Mills Act Historic Property Contract	With a Mills Act Historic Property Contract	First Year Reduction	Percent Reduction
Estimated Assessed Property Value (FY 14-15)	\$2,079,659	\$830,000	\$1,249,659	-60.1%
Estimated Property Taxes Payable to the City (FY 14-15)	\$24,706	\$9,860	\$14,846	-60.1%

Source: Assessor-Recorder

As shown in Table 5 above, the rehabilitation program is currently estimated to cost \$117,500 and is to be fully paid by the property owners. The estimated cost to the property owner of rehabilitating 621 Waller Street over the initial ten-year period of the proposed Mills Act Historical Property contract is \$117,500, which is \$30,960 less than the estimated initial ten-year reduction in property tax of \$148,460. However, as shown in Table 6 above, the property owners expect to incur additional costs for ongoing maintenance, for which cost estimates are

The Assessor-Recorder advises that property tax rates had not been finalized for FY 2014-15 when these estimates were developed and therefore the estimated property taxes assessed are based on the FY 2013-14 property tax rate of 1.188 percent of assessed value.

The actual reduction in Property Taxes payable to the City fluctuates annually based on (a) variables in the formula specified in the Mills Act which determine the assessed value of the subject property, such as market rental rates and conventional mortgage interest rates, (b) the factored base year value of the subject property (which increases by no more than 2 percent per year) had a Mills Act Historical Property Contract not been approved, and (c) the Property Tax rate each year. Therefore, the actual annual reductions in Property Taxes payable to the City over the ten-year term of a Mills Act Historical Property Contract and payable annually thereafter, are not equal to the first year reduction in Property Taxes.

unavailable, and for a new roof at an estimated cost of \$50,000 - \$60,000 should inspections determine that the roof needs to be replaced, which would result in rehabilitation and maintenance costs exceeding the property tax reduction. Furthermore, the property's Mills Act valuation is subject to change over time. Should the Assessor determine that market rental rates in comparable units rise, or if the unit is no longer owner-occupied, or the remaining life of the property is extended, then the Mills Act valuation and property taxes payable to the City would increase.

### **Current Property Taxes**

According to Peter Chou, Tax Payment Assistant Officer for the Office of the Treasurer & Tax Collector, property taxes assessed to all three properties have been paid by the subject properties to the City with no remaining balance outstanding.

### **POLICY CONSIDERATION**

The Board of Supervisors has Previously Approved 17 Mills Act Contracts, with Estimated Annual Property Tax Reductions of \$854,869

The Duboce Park Landmark District was approved by the Board of Supervisors on June 4, 2013 (File 13-0070). Since that time, the Board of Supervisors has approved seven Mills Act applications within the District. Approval of the pending Mills Act application at 68 Pierce Street, 563-567 Waller Street, and 621 Waller Street would therefore be consistent with previous actions by the Board of Supervisors.

Since 2002, the Board of Supervisors has approved 17 Mills Act contracts, all of which are ongoing, as shown in Table 10 below. If the Board of Supervisors approves the three pending Mills Act contracts (Files 14-1102, 14-1103, and 14-1104), total estimated annual property tax reductions will increase by \$30,893, from \$854,869 to \$885,762.

<sup>&</sup>lt;sup>16</sup> 50 Carmelita Street (13-0522), 66 Carmelita Street (13-0577), 70 Carmelita Street (13-0640), 56 Pierce Street (13-1157), 64 Pierce Street (13-1158), 56 Potomac Street (13-1159) and 66 Potomac Street (13-1160).

Table 10: Previously Approved and Pending Mills Act Contracts<sup>17</sup>

Board of Supervisors Approval Date	Address	Without Historical Property Agreement	With Historical Property Agreement	Estimated Reduction in Property Tax	Percent Reduction
05/13/02	460 Bush Street	\$44,519	\$24,472	\$20,047	45%
05/15/07 ·	1080 Haight Street	82,415	32,453	49,962	61%
08/07/07	1735 Franklin Street	35,708	23,853	11,856	33%
11/18/08	690 Market Street	1,807,186	1,282,186	525,000	29%
12/03/10	1818 California	112,791	28,504	84,287	75%
07/30/13	201 Buchanan Street	31,052	19,465	11,588	37%
12/22/13	1772 Vallejo Street	74,250	26,381	47,869	64%
12/22/13	2550 Webster Street	34,744	29,978	4,766	14%
12/22/13	1019 Market Street	207,900	196,495	11,405	5%
12/22/13	3769 20th Street	21,206	11,081	10,125	48%
12/22/13	50 Carmelita Street	31,133	11,524	19,609	63%
12/22/13	66 Carmelita Street	23,760	8,554	15,206	· 64%
12/22/13	70 Carmelita Street	7,547	7,547	0	0%
12/22/13	56 Pierce Street	18,243	10,811	7,432	41%
12/22/13	64 Pierce Street	30,011	11,286	18,725	62%
12/22/13	56 Potomac Street	12,645	7,484	5,161	41%
12/22/13	66 Potomac Street	22,523	10,692	11,831	53%
Total Previously Approved	r	\$2,597,633	\$1,742,766	\$854,869	33%
Subject Property	68 Pierce Street	\$18,557	\$9,029	\$9,528	51%
Subject Property	621 Waller Street	24,706	9,860	14,846	60%
Subject Property	563-567 Waller Street	22,913	16,394	6,519	28%
Total Pending		\$66,176	\$35,283	\$30,893	47%
Total		\$2,663,809	\$1,778,049	\$885,762	33%

# The Board of Supervisors has Full Discretion to Determine Whether it is in the Public Interest to Enter into a Mills Act Contract

According to Administrative Code Section 71.4(d),

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

<sup>&</sup>lt;sup>17</sup> Estimated annual property taxes are based on information provided by the Assessor to the Budget and Legislative Analyst's Office at the time of Board of Supervisors approval of the Mills Act contracts.

Because the Mills Act provides the Board of Supervisors discretion in approving a Mills Act contract, the Budget and Legislative Analyst considers approval of the proposed resolution to be a policy matter for the Board of Supervisors.

Because the Mills Act Contracts Continue Indefinitely Unless Cancelled, the Planning Department Needs to Annually Report to the Board of Supervisors on the Status of Mills Act Contracts

Once the Mills Act contract has been enacted, the initial term is for 10 years, which is automatically extended each year on the anniversary date of the contract. The historic property contract continues indefinitely unless the property owner of the Board of Supervisors files a notice of nonrenewal; once the notice of nonrenewal has been filed, the term of the historic property contract extends for a final 10-year term and is no longer automatically renewed each year.

Administrative Code Section 71.7 requires that the Planning Department and the Assessor-Recorder's Office submit a joint report to the Board of Supervisors and the Historic Preservation Commission every three years. This report was not submitted as required on the initial due date of March 31, 2013. The next report is due on March 31, 2016.

When the Board of Supervisors approved the 11 Mills Act contracts in December 2013, the Board amended the resolutions to request the Director of Planning submit an annual report to the Board of Supervisors, Mayor, Controller, and Budget and Legislative Analyst that details for each property with an existing historic property agreement (1) the original date of approval by the Board of Supervisors of the agreement; (2) the annual property tax amount under the historic property agreement; (3) the percent reduction in the annual property tax amount due to the historic property agreement; (4) the reduction in annual property tax revenues to the City; and (5) conformance of the property to the provisions of the historic property agreement.

According to Timothy Frye, Preservation Coordinator, the Planning Department intends to report on the status of the previously approved Mills Act contracts before the end of the calendar year.

### RECOMMENDATION

Approval of the proposed resolutions in File 14-1102, 14-1103 and 14-1104 are policy matters for the Board of Supervisors.

### **Historic Preservation Commission** Resolution No. 737

**HEARING DATE OCTOBER 1, 2014** 

Date:

October 1, 2014

Filing Dates:

May 1, 2014

Case No.:

2014.0719U

Project Address:

68 Pierce St.

Landmark District: Zoning:

**Duboce Park Landmark District** 

RH-2 (Residential - House, Two Family)

40-X Height and Bulk District

Block/Lot:

0865/016

Applicant:

Diarmuid R. Russell & Heather Podruchny

68 Pierce Street

San Francisco, CA 94117

Staff Contact:

Jonathan Lammers - (415) 575-9093

jonathan.lammers@sfgov.org

Reviewed By:

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 MAINTENANCE PLAN FOR 68 PIERCE STREET:

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 68 Pierce 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 68 Pierce Street, which are located in Case

Reception: 415.558.6378

1650 Mission St. Suite 400

San Francisco, CA 94103-2479

415.558.6409 Planning

Information: 415.558.6377

CASE NO. 2014.0719U 68 Pierce St.

Resolution No. 737 October 1, 2014

Docket No. 2014.0719U. 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 68 Pierce 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 October 1, 2014, 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 68 Pierce Street, which are located in Case Docket No. 2014.0719U. 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 68 Pierce 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 68 Pierce Street, and other pertinent materials in the case file 2014.0719U to the Board of Supervisors.

I hereby certify that the foregoing Resolution was ADOPTED by the Historic Preservation Commission on October 1, 2014.

Jonas P. Ionin

Commissions Secretary

AYES:

K. Hasz, E. Johnsk, R. Johns, D. Matsuda, J. Pearlman, A. Wolfram

NOES:

ABSENT:

A. Hyland

ADOPTED:

October 1, 2014



2014 OCT -9 PM 4:17

AK

October 9, 2014

Ms. Angela Calvillo, Clerk
Board of Supervisors
City and County of San Francisco
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

Re:

Transmittal of Planning Department Case Numbers

2014.0719U; 2014.0720U; 2014.0746U

Three Individual Mills Act Historical Property Contract Applications for the

following addresses:

68 Pierce St.; 563-567 Waller St.; 621 Waller St. (Contributors to the Duboce

Park Landmark District)

BOS File Nos: \_\_\_\_\_ (pending)

Historic Preservation Commission Recommendation: Approval

Dear Ms. Calvillo,

On October 1, 2014 the San Francisco Historic Preservation Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Mills Act Historical Property Contract Application;

At the October 1, 2014 hearing, the Historic Preservation Commission voted to <u>approve the proposed Resolutions</u>.

The Resolutions recommend that the Board of Supervisors approve the Mills Act Historical Property Contracts, rehabilitation programs and maintenance plans for each of the properties located at 68 Pierce St.; 563-567 Waller St.; 621 Waller St.: all contributors to the Duboce Park Landmark District.

Please note that the Project Sponsors submitted the Mills Act applications on May 1, 2014.

Each contract involves a proposed rehabilitation and maintenance plan. Please refer to the attached exhibits for specific work to be completed for each property.

Each contract involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. It addresses the following components:

- wood siding,
- windows/glazing,
- roof,
- millwork and ornamentation;
- gutters, downspouts and drainage; and
- the foundation

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

Reception:

415.558.6378

Fax:

415.558.6409

Planning Information: 415.558.6377 The attached draft historical property contracts will help the Project Sponsors mitigate these expenditures and will enable the Project Sponsors to maintain the properties in excellent condition in the future.

As detailed in the Mills Act application, the Project Sponsors have committed to a maintenance plan that will include both annual and cyclical inspections. Furthermore, the Planning Department will administer an inspection program to monitor the provisions of the contract. This program will involve a yearly affidavit issued by the property owner verifying compliance with the approved maintenance and rehabilitation plans as well as a cyclical 5-year site inspection.

Please find attached documents relating to the Commission's action. If you have any questions or require further information please do not hesitate to contact me.

Sincerely

AnMarie Rodgers

Senior Policy Advisor

### Attachments:

Historic Preservation Commission Resolution No. 0737

Mills Act Contract Case Report, dated October 1, 2014, including the following:

Exhibit A: Mills Act Historical Property Contract

Exhibit B: Rehabilitation & Maintenance Plan

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

Exhibit D: Mills Act Application

Historic Preservation Commission Resolution No. 0738

Mills Act Contract Case Report, dated October 1, 2014, including the following:

Exhibit A: Mills Act Historical Property Contract

Exhibit B: Rehabilitation & Maintenance Plan

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

Exhibit D: Mills Act Application

Historic Preservation Commission Resolution No. 0739

Mills Act Contract Case Report, dated October 1, 2014, including the following:

Exhibit A: Mills Act Historical Property Contract

Exhibit B: Rehabilitation & Maintenance Plan

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

Exhibit D: Mills Act Application

2



# SAN FRANCISCO PLANNING DEPARTM

2014 OCT -9 PM 4: 19

AK

October 8, 2014

Ms. Angela Calvillo, Clerk Board of Supervisors City and County of San Francisco City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

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

Reception: 415.558.6378

Fax: **415.558.6409** 

Planning Information: 415.558.6377

Re:

Transmittal of Planning Department Case Number 2014.0719U 68 Pierce Street (Contributor to the Duboce Park Landmark District) BOS File Nos: \_\_\_\_\_\_ (pending)

Historic Preservation Commission Recommendation: Approval

Dear Ms. Calvillo,

On October 1, 2014 the San Francisco Historic Preservation Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Mills Act Historical Property Contract Application;

At the October 1, 2014 hearing, the Historic Preservation Commission voted to <u>approve the</u> <u>proposed Resolution</u>.

The Resolution recommends that the Board of Supervisors approve the Mills Act Historical Property Contract, rehabilitation program and maintenance plan for the property located at 68 Pierce Street, a contributor to the Duboce Park Landmark District.

Please note that the Project Sponsor submitted the Mills Act application on May 1, 2014.

The contract involves a rehabilitation plan that includes:

- Replacing six non-historic windows on the primary facade with historically appropriate double-hung wood sash windows with ogee lugs
- Replacing three (3) non-historic windows on the second floor rear elevation with historically appropriate double-hung wooden-sash windows with ogee lugs
- Replacing the current entry stairs with a new wooden staircase that features a straight run, closed risers, a balustrade railing with a turned profile or turned elements and newel posts
- Engaging a structural engineer to investigate the foundation and implementing any necessary repairs or improvements to seismically stabilize the property;
- Replacing or repairing the roof;
- Repainting the primary elevation of the property; and
- Repairing wood rot at the garage

The contract involves a cycle of annual inspections and maintenance and a longer-term maintenance cycle to be performed as necessary. It addresses the following components:

- Wood siding
- Roof, gutters, downspouts and drainage
- Millwork and ornamentation

The attached draft historical property contracts will help the Project Sponsors mitigate these expenditures and will enable the Project Sponsors to maintain the properties in excellent condition in the future.

As detailed in the Mills Act application, the Project Sponsors have committed to a maintenance plan that will include both annual and cyclical inspections. Furthermore, the Planning Department will administer an inspection program to monitor the provisions of the contract. This program will involve a yearly affidavit issued by the property owner verifying compliance with the approved maintenance and rehabilitation plans as well as a cyclical 5-year site inspection.

Please find attached documents relating to the Commission's action. If you have any questions or require further information please do not hesitate to contact me.

Sincerely

AnMarie Rodgers

Senior Policy Advisor

### **Attachments:**

Historic Preservation Commission Resolution No. 0737

Mills Act Contract Case Report, dated October 1, 2014, including the following:

Exhibit A: Mills Act Historical Property Contract

Exhibit B: Rehabilitation & Maintenance Plan

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

Exhibit D: Mills Act Application



### Mills Act Contracts Case Report

Hearing Date: October 1, 2014

a. Filing Date:

May 1, 2014

Case No.:

2014.0719U

Project Address:

68 Pierce Street

Landmark District:

**Duboce Park Landmark District** 

Zoning:

RH-2 (Residential - House, Two Family)

40-X Height and Bulk District

Block/Lot:

0865/016

Applicant:

Diarmuid Russell & Heather Podruchny

68 Pierce St.

San Francisco, CA 94117

b. Filing Date:

May 1, 2014

Case No.:

2014.0720U

Project Address:

563-567 Waller Street

Landmark District:

**Duboce Park Landmark District** RTO (Residential Transit Oriented)

Zoning:

40-X Height and Bulk District

Block/Lot:

0865/025

Applicant:

Brandon Miller & Jay Zalewski

567 Waller St.

San Francisco, CA 94117

c. Filing Date:

May 1, 2013

Case No.:

2014.0746U

Project Address:

621 Waller Street

Landmark District:

**Duboce Park Landmark District** 

Zoning:

RTO (Residential Transit Oriented)

40-X Height and Bulk District

Block/Lot:

0864/023

Applicant:

Claude Zellweger & Renee Zellweger

621 Waller St.

San Francisco, CA 94117

### PROPERTY DESCRIPTIONS

68 Pierce Street: The subject property is located on the east side of Pierce Street between Waller Street and Duboce Avenue in Assessor's Block 0865, Lot 016. The subject property is within 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 of the Planning Code as a contributor to the Duboce

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415.558.6409

Planning Information: 415.558.6377

Park Landmark District. It is a two-story over raised-basement, wood frame, single-family dwelling designed in the Shingle style and constructed in 1899.

- <u>b.</u> <u>563-567 Waller Street:</u> The subject property is located on the south side of Waller Street between Potomac and Pierce streets in Assessor's Block 0865, Lot 025. The subject property is within in a RTO (Residential Transit Oriented) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 of the Planning Code as a contributor to the Duboce Park Landmark District. It is a 3½-story over raised-basement, wood frame, three-family dwelling designed in the Queen Anne style and constructed in 1900.
- 6. 621 Waller Street: The subject property is located on the south side of Waller Street between Pierce and Carmelita streets in Assessor's Block 0864, Lot 023. The subject property is within in a RTO (Residential Transit Oriented) Zoning District and a 40-X Height and Bulk District. The property was designated under Article 10 of the Planning Code as a contributor to the Duboce Park Landmark District. It is a 2½-story over raised-basement, wood frame, single-family dwelling designed in the Queen Anne style and constructed in 1900 by master builder Fernando Nelson.

### 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. The HPC shall conduct a public hearing on the Mills Act application, historical property contract, and proposed rehabilitation and maintenance plan, 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-Recorder's Office to execute the historical property contract.

### **MILLS ACT REVIEW PROCEDURES**

SAN FRANCISCO PLANNING DEPARTMENT

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

The draft Mills Act Historical Property Contract between the property owner and the City and

### MILLS ACT REVIEW PROCEDURES

The Historic Preservation Commission is requested to review and make recommendations 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 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
- (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 in determining whether to recommend to the Board of Supervisors that the valuation exemption should 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 believe that the draft historical property contracts and maintenance plans are adequate.

<u>a.</u> <u>68 Pierce Street:</u> 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.

The applicants have developed a thorough Rehabilitation and Maintenance Plan that involves the following scopes of work: replacing six non-historic windows on the primary facade with historically appropriate double-hung wood sash windows with ogee lugs; replacing three (3) non-historic windows on the second floor rear elevation with historically appropriate doublehung wooden-sash windows with ogee lugs; replacing the current entry stairs with a new wooden staircase that features a straight run, closed risers, a balustrade railing with a turned profile or turned elements and newel posts; engaging a structural engineer to investigate the foundation and implementing any necessary repairs or improvements to seismically stabilize the property; replacing or repairing the roof; repainting the primary elevation of the property; and repairing wood rot at the garage. In addition, the rehabilitation and maintenance plan will include a cycle of regular inspections and maintenance to be performed as necessary. The maintenance plan includes: inspecting the wooden elements of the facade and repainting as necessary; if damage or deterioration is found, any needed repairs will avoid altering, removing or obscuring character-defining features of the building; any necessary replacements will be made in kind; conducting periodic roof inspections; and servicing rain gutters and downspouts to ensure water is directed away from the property. No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance 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>563-567 Waller Street:</u> 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.

The applicants have already completed substantial rehabilitation efforts. The proposed Rehabilitation and Maintenance Plan involves the following scopes of work: relocating the property's gas meters beneath the entry stairs; if deemed infeasible by the utility, the meters will be enclosed in a painted wood cabinet finished to match the building's existing wood cladding; performing annual inspections of the windows, roof, rain gutters, siding, paint and trim; if any damage or deterioration is found, the extent and nature of the damage will be assessed; any needed repairs will avoid altering, removing or obscuring character-defining features of the building.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance 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>c.</u> 621 Waller Street: 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.

The applicants have developed a thorough Rehabilitation and Maintenance Plan that involves the following scopes of work: repairing existing ornamental wrought iron at front stair and porch, including rust removal, priming and repainting; repairing existing wood windows on the front elevation, either with single-pane glazing or retrofitting the windows to accept double-glazed sashes; where retention of existing windows is not possible, all replacements will be made in kind; performing site grading and drainage work at the front of the property to direct water away from the foundation walls and entry stairs; waterproofing the building envelope and repairing leaks; repairing or reconstructing the existing rear balconies to apply new waterproofing membrane and flashing; repairing existing interior ceiling damage caused by water leakage; and repainting the exterior of the building. The maintenance plan involves a cycle of periodic inspections to inspect the wooden elements of the facade and repaint as necessary; if damage or deterioration is found, any needed repairs will avoid altering, removing or obscuring character-defining features of the building; any necessary replacements will be made in kind; servicing gutters and downspouts to remove debris and inspect for leaks; and inspecting the roof and repairing or replacing as necessary.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance 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.

### PLANNING DEPARTMENT RECOMMENDATION

The Planning Department recommends that the Historic Preservation Commission adopt a resolution recommending approval of these Mills Act Historical Property Contracts and Rehabilitation and Maintenance Plans to the Board of Supervisors.

### **ISSUES AND OTHER CONSIDERATIONS**

None.

### 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(s) and the City and County of San Francisco;
- 2. Approving the proposed Mills Act Rehabilitation and Maintenance Plan for each property.

### Attachments:

### a. 68 Pierce Street

**Draft Resolution** 

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Mills Act Valuation provided by the Assessor-Recorder's Office

Exhibit D: Mills Act Application

### b. 563-567 Waller Street

**Draft Resolution** 

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Mills Act Valuation provided by the Assessor-Recorder's Office

Exhibit D: Mills Act Application

### c. 621 Waller Street

**Draft Resolution** 

Exhibit A: Draft Mills Act Historical Property Contract

Exhibit B: Draft Rehabilitation & Maintenance Plan

Exhibit C: Draft Mills Act Valuation provided by the Assessor-Recorder's Office

Exhibit D: Mills Act Application

# Site Photo



Historic Preservation Commission

Case No. 2014.0719U

Mills Act Historical Property Contract
68 Pierce Street

## **Aerial Photo**



Historic Preservation Commission

Case No. 2014.0719U

Mills Act Historical Property Contract
68 Pierce Street

### **EXHIBIT A:**

### DRAFT MILLS ACT HISTORICAL PROPERTY CONTRACT

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 68 PIERCE STREET SAN FRANCISCO, CALIFORNIA

THIS AGREEMENT is entered into by and between the City and County of San Francisco, a California municipal corporation ("City") and Diarmuid Russell and Heather Podruchny ("Owners").

#### **RECITALS**

Owners are the owners of the property located at 68 Pierce Street, in San Francisco, California (Block 0865, Lot 016). The building located at 68 Pierce Street is designated as a contributor to the Duboce Park Landmark District pursuant to Article 10 of the Planning Code and is also known as the ("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 one hundred seventy-seven thousand dollars (\$177,000). (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 five hundred dollars (\$500) 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. <u>Term.</u> 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. Default. 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.

- 13. <u>Cancellation.</u> 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 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.
- 24. <u>Authority.</u> 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:

By:	DATE:
Carmen Chu	
Assessor-Recorder	
Assessor-Recorder	
·	
	•
By:	DATE:
John Rahaim	· · · · · · · · · · · · · · · · · · ·
Director of Planning	
Director of Flamming	
ADDROLIED AGEO FORM	
APPROVED AS TO FORM:	
DENNIS J. HERRERA	
CITY ATTORNEY	
Th.	DATE.
By:Andrea Ruiz-Esquide, Deputy City Attorney	DATE:
Andrea Ruiz-Esquide, Deputy City Attorney	
	•
OWNERS	
O WILLIAM	
n	TO A TOTAL
By:	DATE:
Diarmuid Russell, Owner	
Dyn	DATE:
By: Heather Podruchny, Owner	DATE
Heather Podruchny, Owner	•

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

# EXHIBIT B: DRAFT REHABILITATION AND MAINTENANCE PLAN

#### 68 Pierce Street Revised Rehabilitation and Maintenance Plan

SCOPE #1

Maintenance 

☐ Completed 
☐

Contract Year Work Completion: 2013

Total Cost (rounded to the nearest dollar): \$2,093

**Description of Work** 

Performed emergency drainage repairs to prevent water flowing off roof from running down front and rear of the building and causing damage. This work included installing galvanized sheet metal 6" ogee-type gutters, installing a scupper at the roof run-off to connect to the gutter, and installing trim board behind the gutter, priming and painting to match existing.

SCOPE #2

Rehab/Restoration ✓ Proposed ✓

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$13,000 + 20% contractor overhead

**Description of Work** 

Replace six (6) non-historic windows on the front elevation with historically appropriate double-hung wood sash windows with ogee lugs. The design of the new windows will replicate the sash and muntin profiles of the existing (presumed original) double-hung wood windows with ogee lugs installed in the bay window at the rear of the property.

SCOPE #3

Rehab/Restoration ✓ Proposed ✓

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$6,500 + 20% contractor overhead

Description of Work

Replace three (3) non-historic windows on the second floor rear elevation with historically appropriate double-hung wooden-sash windows as described under Scope #2.

SCOPE #4

Rehab/Restoration ✓ Proposed ✓

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$10,000 + 20% contractor overhead

**Description of Work** 

The current entry stairs are in poor repair. The stair posts at the foot of the stairs are rotting and the balustrades and hand rails are made of rough modern timber and are not historically appropriate. We will replace the current stairs with a new wooden staircase designed to be consistent with the age of the property. The new staircase will be constructed of wood and include a straight run, closed risers, a balustrade with a turned profile or turned elements, and newel posts. It will be painted to match the house following its construction.

#### SCOPE #5

Rehab/Restoration ☑ Proposed ☑

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$80,000 + 20% contractor overhead

Description of Work

The building foundation has not been earthquake retrofitted and the current foundation is partially brick. We will engage a structural engineer to investigate the foundation. Based on the engineer's report, we will implement any necessary repairs/improvements in order to protect the house in the event of future earthquakes. These repairs will be designed to avoid altering, removing or obscuring character-defining features of the property.

#### SCOPE #6

Rehab/Restoration <a> ☐</a> Proposed <a> ☐</a>

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$15,000 + 20% contractor overhead

**Description of Work** 

The current roof is old and in poor repair. We will engage a licensed roofing contractor to assess the current roof. We will then either repair or replace the roof with new asphalt/composition shingles. Installation of the new roof will avoid changing the roof configuration, or altering, removing or obscuring character-defining features of the building, including decorative elements in the gable ends, as well as eave trim and moldings.

#### SCOPE #7

Rehab/Restoration ✓ Proposed ✓

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$18,000 + 20% contractor overhead

Description of Work

We will repaint the front elevation of the house. If any damage or deterioration is found as part of the painting preparation, the extent and nature of the damage will be assessed. Any needed repairs will avoid altering, removing or obscuring character-defining features of the building. If any elements are determined to be damaged or deteriorated beyond repair, replacements will be made in kind (e.g., wood for wood).

#### SCOPE #8

Rehab/Restoration ✓ Proposed ✓

Contract Year Work Completion: 2020

Total Cost (rounded to the nearest dollar): \$5000 + 20% contractor overhead

Description of Work

We will repair rot to the post/flat board trim at the left side of the existing garage. Should the existing garage door also require replacement, the new door will feature more historically appropriate details, such as wood panels and partial glazing.

#### SCOPE #9

Maintenance ☑ Proposed ☑

Contract Year Work Completion: Ongoing

Total Cost (rounded to the nearest dollar): \$600

**Description of Work** 

We will service our gutters and downspouts approximately every other year, removing debris and inspecting for leaks. As such time we will confirm that the downspouts direct water away from the house and that no water is infiltrating the foundation. If any drainage issues are found, we will repair or replace the gutters and downspouts as necessary. Repair or replacement of the gutters will avoid altering, removing or obscuring character-defining features of the building. This maintenance routine will be informed by the guidance outlined in the National Park Service's *Preservation Brief 47:*Maintaining the Exterior of Small and Medium Size Historic Buildings.

#### SCOPE #10

Maintenance ☑ Completed ☑

Contract Year Work Completion: Ongoing

Total Cost (rounded to the nearest dollar): \$600

Description of Work

Once the house has been repainted, we will inspect the wooden elements of the façade approximately every 3 years and repaint as necessary. If any damage or deterioration is found, the extent and nature of the damage will be assessed. Any needed repairs will avoid altering, removing or obscuring character-defining features of the building. If any elements are determined to be damaged or deteriorated beyond repair, replacements will be made in kind (e.g., wood for wood). This maintenance routine will be informed by the guidance outlined in the National Park Service's *Preservation Brief 47: Maintaining the Exterior of Small and Medium Size Historic Buildings*.

#### SCOPE #11

Maintenance 

☐ Completed 
☐

Contract Year Work Completion: Ongoing

Total Cost (rounded to the nearest dollar): \$300

Description of Work

Once the roof has been replaced or repaired, we will have a licensed roofing contractor conduct periodic inspections approximately every 5 years to ensure that it remains in good condition. Any needed repairs will avoid altering, removing or obscuring character-defining features of the building. This maintenance routine will be informed by the guidance outlined in the National Park Service's *Preservation Brief 47:*Maintaining the Exterior of Small and Medium Size Historic Buildings.



### Estimate

Date	Estimate #
5/29/2014	390

Licence # 831004

Diarmuid Russell 68 Pierce Street, San Francisco, CA 94123

Description	Total
SCOPE #1.  - Install galvanized metal 6" ogee-type gutter to front of building with scupper at valley connecting,  - Install one scupper and conductor to match existing connecting to sewer line  - Installing trim board behind the gutter,  - Prime and paint to match existing.	2,000.00
SCOPE #2 - Install six new windows with double-pane low-emissive glass at front elevation with historically appropriate double-hung wood sash windows with ogee lugs. Sash and muntin profiles to match existing double-hung wood windows with ogee lugs Install bitumen adhesive flashing and polyurethane caulking Install new trim to match existing Prime and paint to match existing Dispose of existing windows.	13,000.00
SCOPE #3  - Install three new windows with double-pane low-emissive glass at rear elevation with historically appropriate double-hung wood sash windows with ogee lugs. Sash and muntin profiles to match existing double-hung wood windows with ogee lugs.  - Install bitumen adhesive flashing and polyurethane caulking.  - Install new trim to match existing.  - Prime and paint to match existing.  - Dispose of existing windows	6,500.00
SCOPE #4  - Remove and dispose of existing front entry stair case.  - Install new staircase at front entry with cedar stepping treads and closed risers,  - Install new balustrades with a turned profile.  - Install two new turned newel posts.  - Prime and paint to match existing.	10,000.00
SCOPE #5 - Ballpark figure to earthquake retrofitted and replace the current brick foundation a structural engineer would need to investigate and provide drawings for more accurate pricing.	80,000.00
SCOPE #6  - Remove existing roof covering and dispose of debris  - Apply 30lb shingle underlayment over roof sheathing,  - Install copper nosing at edge of roof  - Install starter shingle at edge of roof and gable ends.  - Replace pipe collars.  - Install class "A" composition shingles with galvanized nails.  - Install ridge shingles	15,000.00
SCOPE #7 - Erect scaffold with netting - Scrape, fill, sand, and prime all front facade siding trim and windows Apply two coats of exterior finish paint. color to be decided.	18,000.00





Date	Estimate #
5/29/2014	390

Licence # 831004

Diarmuid Russell 68 Pierce Street, San Francisco, CA 94123

T. 415 377 3674

F. 415 643 6953

Description	Total
SCOPE #8 Repair rot at the post/flat board trim at the left side of the existing garage. Install new carriage style garage door with obscure glass, using existing motor and track.	5,000.00
SCOPE #9 Inspect gutters and downspouts approximately every other year, removing debris and inspecting for leaks.	600.00
SCOPE #10 Inspect the wooden elements of the facade approximately every 3 years and repaint as necessary. If any lamage or deterioration is found, the extent and nature of the damage will be assessed.	600.00
SCOPE #11 Inspect roof every 5 years to ensure that it remains in good condition.	300.00
GENERAL REQUIREMENTS AND CONTRACTORS OVERHEAD 20% - Remove construction debris at regular intervals to keep a "clean job site" nstall all floor and wall protection prior to construction date. nstall adequate dust proofing protection of owners property prior to construction start date. Maintain temporary utilities as necessary during construction.	30,200.00
Supply and install all shoring bracing and protective barriers as necessary to maintain a "safe" job site. Fulfill workers compensation requirements. Project management. Provide \$2000,000. liability insurance.	
	-

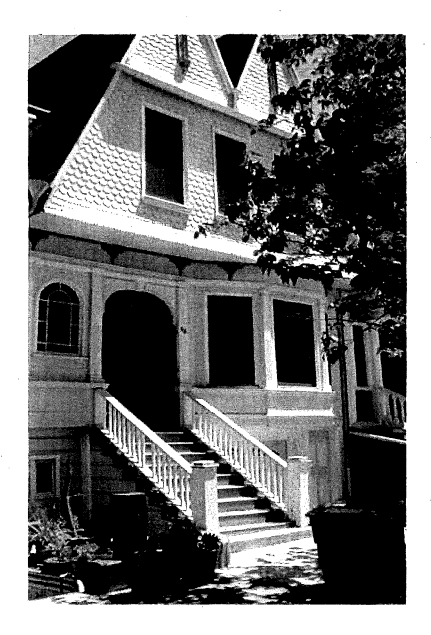
E. johnhammatt@comcast.net

Total

\$181,200.00

# EXHIBIT C: DRAFT MILLS ACT VALUATION PROVIDED BY SAN FRANCISCO ASSESSOR-RECORDER

# DRAFT



68 Pierce Street APN 06-0865-016

2014 MILLS ACT VALUATION

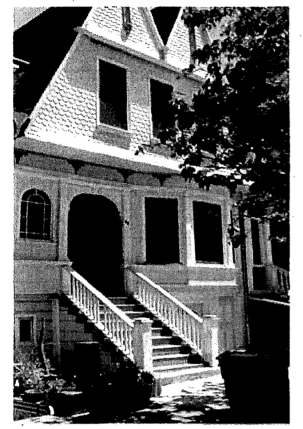
## CARMEN CHU ASSESSOR-RECORDER

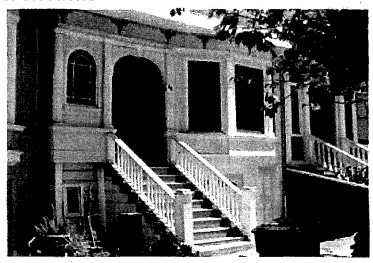


## SAN FRANCISCO OFFICE OF THE ASSESSOR-RECORDER

•					
APN: <u>06-0865-01</u>	16	· · · · · · · · · · · · · · · · · · ·	SF Landmark:		·
Property Location:	68 Pierce Street		_ Date of Mills Act	t Application:	6/1/2014
Applicant's Name:	Diarmuid Russell	/ Heather Podruchny	Property Type:	Single Family Dwelling	<u> </u>
Agt./Tax Rep./Atty:	NA		_ Date of Sale:	7/9/2012	
Applicant supplied a	ppraisal?	No	Sale Price:	\$1,555,000	
DATE OF MILLS ACT		June 1, 2014			
		LE VALUE - THREE W			
FACTORED BASE	YEAR VALUE	RESTRICTED MIL	LS ACT VALUE	CURRENT MAR	RKET VALUE
Land	\$ 1,093,440	Land	\$ 456,000	Land	\$1,200,000
Imps	\$ 468,616	Imps	\$ 304,000	Imps	\$800,000
Total	\$ 1,562,056	Total	\$ 760,000	Total	\$2,000,000
		PROPERTY CHAP	RACTERISTICS		
Present Use:	SFR	Neighborhood:	Hayes Valley	Number of Stories:	2
Number of Units	1	Year Built:	1900	Land Area (SF):	2,823
Owner Occupied:	Yes	Building Area:	2,509	Zoning:	RH2
Cover Sheet Photos		Page 2 Page 3	NIS		
Restricted Income Val	uation	Page 4		•	
Comparable Rents		Page 5			
Sales Comparison Val		Page 6			
Map of Comparable Sa		Page 7	COMMENDATION	16	1
Based on the three-wa	y value compariso	n, the lowest of the three	e values is the rest	ricted Mills Act value.	
The taxable Mills Act v	ralue on:	June 1, 2014	· is	\$760,000	••
Appraiser:	Timothy Landrega	011	06/01/14		

#### 0865-016 Photos







#### RESTRICTED INCOME APPROACH

#### APN 06-0865-016 68 Pierce Street Restricted Mills Act Value Application Date: June 1, 2014

#### Owner Occupied

	GLA (SF		Annual Rent / SF		
Potential Gross Income:	2,509	x	\$36.00	=	\$90,324
Less Vacancy & Collection Loss			2%		(\$1,806)
Effective Gross Income					\$88,518
Less Anticipated Operating Expenses*			15%		(\$13,278)
Net Operating Income (before property tax)					\$75,240
Restricted Capitalization Rate Components:  Rate Components:  2014 Interest Rate per SBE Risk rate (4% owner occuped / 2% all other prop Property tax rate (2013) Amortization rate for the Improvements: Remaining Economic Life: Amortization per Year (reciprocal)  Overall Rates:	erty types) 60 0.0167		4.0000% 4.0000% 1.1880% <u>1.6667%</u>		
			Land Improvements		9.1880% 10.8547%
Weighted Capitalization Rate			Land Improvements Total	60% 40%	5.51% 4.34% 9.85%
RESTRICTED VALUE					\$763,495
ROUNDED TO			•		\$760,000

#### Footnotes:

Topline rent potential concluded to be about \$7,500 per month, or \$36 per foot annually

<sup>\*</sup>Annual Operating Expenses include PG& E, water service, refuse collection, insurance, maintenance and property management, typically estimated at 15% of effective gross income. No estimate of actual annual operating expenses of the subject property were provided by the taxpayer.

Comp #1: Eureka Valley



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

By Owners 272 Eureka Street Eureka (between 19th and 20th St) 1,992 3/1.5, 1 car parking \$5,035 \$2.53 \$30.33 July 2014, Craigs List





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

Home Bell Construction Not Provided Market at Yukon 1,650 2/2, 1 car parking \$6,100 \$3,70 \$44.38 July 2014, Craigs List

Comp #2: Eureka Valley



By Owners 100 Eagle Street Near Market and Caselli 825 3/2, 1 car parking \$5,800 \$7.03 \$84.36 July 2014, Creigs List

Comp #6: Clarendon Hts



Not Provided 226 Twin Peaks Bivd Twin Peaks near Clarendon 2,000 4/2.5, 1 car parking \$8,000 \$4.00 \$4.00 July 2014, Cralgs List

Comp #3: Midtown Terrace



By Owners
76 Clairview Court
Clairview near Panorama Drive
1,274
3/2, 2 car parking
\$4,360
\$3.41
\$40.97
July 2014, Craigs List

Comp #7: Upper Market



Not Provided 333 Caselli Caselli at Market 2,100 3/2, 1 car parking \$6,200 \$2,96 \$36,43 July 2014, Craigs List

Comp #4: Midtown Terrace.



Broker not identified 35 Skyview Way (near City View Way) West side of the peaks 2,128 4/3, 1 car parking \$5,900 \$2.77 \$33.27 July 2014, Craigs List

Comp #8: Eureka Valley



Not Provided Not Provided Eureka at 20th St 2,300 3/2, 1 car parking \$8,200 \$3.57 \$42.78 July 2014, Craigs List

#### SINGLE FAMILY MARKET ANALYSIS

	Subject	Sale	1	Šale	2	Sale	3	
APN	0865-016	0841-0	04	0852-0	133	0854-008		
Address	68 Pierce	405 Buc	nanan	188 Ha	iaht	55 Pierce St		
	•	\$1,550,000 \$2,666,000			\$2,250,000			
Sale Price / Square Foot		\$73	3	\$667		\$900	\$900	
	Description	Description	Adjust	Description	Adjust.	Description	Adjust	
Date of Valuation/Sale	06/01/14	10/31/13	\$54,250	1/22/2014	<b>\$</b> 53,320	05/22/13	<b>\$</b> 135,000	
Location	Hayes Valley	Hayes Valley		Hayes Valley		Hayes Valley	-	
Lot Size	2,823	2,021	\$40,100	2,700	\$0	2,374	\$22,450	
View	Neighborhood	Neighborhood		City	(\$50,000)	Neighborhood	-	
Year Blt/Year Renovated	1900	1900		1883		1900		
Condition	Average/Original	Updates		Good/Remodeled	(\$150,000)	Good/Remodeled	(\$150,000)	
Construction Quality	Good	Good		Good		Good		
Gross Living Area	2,509	2,100	\$122,700	4,000	(\$447,300)	2,500		
Total Rooms	8	6				Ğ.		
Bedrooms	3	3		4		3		
Bathrooms	. 2	1	\$25,000	3	(\$25,000)	3	(\$25,000)	
Stories	2	2		2		3		
Garage	1 car	None	\$50,000	1 car	1.000 1.000	2 car	(\$50,000)	
Net Adjustments			\$292,050		(\$618,980)		(\$67,550)	
Indicated Value	\$2,000,000		\$1,842,050		\$2,047,020		\$2,182,450	
Adjust. \$ Per Sq. FL	\$797	•	\$734		\$816		\$870	

**VALUE RANGE:** 

\$734 to \$870 per Sq Ft GLA

VALUE CONCLUSION:

\$2,000,000 \$797

**Adjustments** 

Lot size adjustment: \$50/foot; Adjustment for view: \$50,000, GLA adjustment: \$300/foot; Adjustment for bath

counts: \$25,000 for full bathAdjustment for garage parking; \$50,000 per space.

Market Conditions Adjustment: 5 to 10% increase in value between 2013 and 2014 (.5% per month)

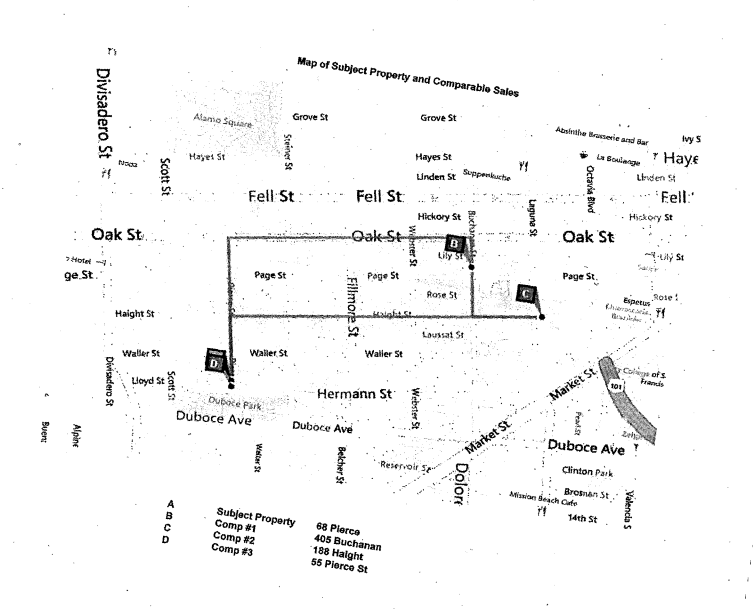
Subject is concluded to be in average condition with some updates. There is evidence of deferred maintenance. The foundation requires siesmic updating.

405 Buchanan has had some updates but has no garage. There is a parking pad in front. Cost to cure the lack of garage exceeds the market value of the new parking. Comps #2 and #3 sold fully remodeled . A \$150,000 adjustment is made for condition based on cost to cure.

MARKET VALUE
LAND
IMPROVEMENTS
TOTAL

TOTAL Market Value / Foot \$1,200,000 \$800,000 \$2,000,000 \$797 ASSESSED VALUE

LAND IMPROVEMENTS TOTAL Assessed Value / Foot \$ 1,093,440 \$ 468,616 \$1,562,056 \$623



# EXHIBIT D: MILLS ACT APPLICATION

# Application Checklist:

Applicant should complete this checklist and submit along with the application to ensure that all necessary materials have been provided. Saying "No" to any of the following questions may nullify the timelines established in this application.

1	Mills Act Application	YES	NO □
	Has each property owner signed? Has each signature been notarized?		
2	High Property Value 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?		N/A 🗹
3	Draft Mills Act Historical Property Contract	YES 🗹	NO 🗆
	Are you using the Planning Department's standard "Historical Property Contract?" Have all owners signed and dated the contract? Have all signatures been notarized?		_
4	Notary Acknowledgement Form	YES 🗹	№ □
	Is the Acknowledgement Form complete?  Do the signatures match the names and capacities of signers?		<b></b> .
5	Draft Rehabilitation/Restoration/Maintenance Plan	YES 🗹	NO 🗆
	Have you identified and completed the Rehabilitation, Restoration, and Maintenance Plan organized by contract year, including all supporting documentation related to the scopes of work?		
6	Photographic Documentation	YES 🗹	№ □
	Have you provided both interior and exterior images (either digital, printed, or on a CD)? Are the images properly labeled?		
7	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?		
8	Tax Bill	YES 🗗	NO 🗆
	Did you include a copy of your most recent tax bill?		
9	Rental Income Information	YES 🗌	NO 🗹
	Did you include information regarding any rental income on the property?		<i></i> .
10	Payment	YES 🗹	ио □
	Did you include a check payable to the San Francisco Planning Department?  Current application fees can be found on the Planning Department Fee Schedule under Preservation Applications.		,

### **APPLICATION FOR**

# Mills Act Historical Property Contract

Applications must be submitted in both hard copy and digital copy form to the Planning Department at 1650 Mission St., Suite 400 by May 1st in order to comply with the timelines established in the Application Guide. Please submit only the Application and required documents.

1. Owner/Applicant Information (If more than three owners, attach addition	
PROPERTY OWNER I NAME:  MR DIARMY ID RICHARD RICELL	TELEPHONE:
PROPERTY OWNER 1 ADDRESS:	(415) (301 4/62)
168, PIERCE ST , SAM FRANCISCO CA 94117	Olderano 9 Glasson c. Som
PROPERTY OWNER 2 NAME:	TELEPHONE:
MRS HEATHER ROSE PODRUCHMY	(415) 637 0484-
PROPERTY OWNER 2 ADDRESS:	EMAIL
GB, PIERCE ST, SAN FRANCISCO CA 94117	HEATHERPOORUCHETTO YAHMICT.UL
PROPERTY OWNER 3 NAME:	TELEPHONE:
	( )
PROPERTY OWNER 3 ADDRESS:	EMAIL:
	Z 40-X sco paid to date? YES ☑ NO ☐ YES ☑ NO ☐
Do you own other property in the City and County of San Francisco?  If Yes, please list the addresses for all other property owned within the Ci Francisco on a separate sheet of paper.	YES □ NO 🂢
Are there any outstanding enforcement cases on the property from the S Planning Department or the Department of Building Inspection? If yes, all outstanding enforcement cases must be abated and closed for the Mills Act.	
I/we am/are the present owner(s) of the property described above and here	by apply for an historical property
contract, ORMAN	Date: 4/30/2014
Owner Signature:	Date: // 30/ 01/
Owner Signature:	Date: 4/50/20/4
Owner Signature:	Date:

3. Property Value Eligibility:		
Choose one of the following options:		na an an an an an an an an
The property is a Residential Building valued at less than \$3,000,000.	YES 🔀	№ 🗆
The property is a Commercial/Industrial Building valued at less than \$5,000,000.	YES 🗌	№ □
*If the property value exceeds these options, please complete the following: Application	of Exemp	tion.
Application for Exemption from Property Tax Valuation	,	
If answered "no" to either question above please explain on a separate sheet of paper, how the following two criteria and why it should be exempt from the property tax valuations.	ne properi	ty meets
<ol> <li>The site, building, or object, or structure is a particularly significant resource and represents example of an architectural style, the work of a master, or is associated with the lives of significant important to local or natural history; or</li> </ol>		
<ol><li>Granting the exemption will assist in the preservation of a site, building, or object, or structu otherwise be in danger of demolition, substantial alteration, or disrepair. (A Historic Structu completed by a qualified historic preservation consultant, must be submitted in order to mee</li></ol>	res Report	t,
4. Property Tax Bill		
All property owners are required to attach a copy of their recent property tax bill.		
PROPERTY OWNER NAMES:  DIARMUID RICHARD RUSSELL  HEATHER ROSE POD RUCHNY		
MOST RECENT ASSESSED PROPERTY VALUE:  \$ 1,555,000 PROPERTY ADDRESS:  68, PIERCE ST SAN FRANCISCO CA 94117		
By signing below, I/we acknowledge that I/we am/are the owner(s) of the structure referenced abortor exemption from the limitations certify, under the penalty of perjury, that the information attact is accurate.  Owner Signature:  Date:		

5. Rehabilitation/Restoration & Maintenance Plan	
A 10 Year Rehabilitation/Restoration Plan has been submitted detailing work to be performed on the subject property ${\bf P}$	YES ☑ NO □
A 10 Year Maintenance Plan has been submitted detailing work to be performed on the subject property	YES ¤ NO □
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 Ø NO □
Property owner will ensure that a portion of the Mills Act tax savings will be used to finance the preservation, rehabilitation, and maintenance of the property	YES 🖾 NO 🗆
Use this form to outline your rehabilitation/restoration plan. Copy this page as necessary to include apply to your property. Begin by listing recently completed rehabilitation work (if applicable) a work you propose to complete within the next ten years, followed by your proposed maintenant all scopes of work in order of priority.  Please note that all applicable Codes and Guidelines apply to all work, including the Planning Code a components of the proposed Plan require approvals by the Historic Preservation Commission, I Zoning Administrator, or any other government body, these approvals must be secured prior to Mills Act Historical Property Contract. This plan will be included along with any other support part of the Mills Act Historical Property contract.	and continue with once work. Arranging and Building Code. If Planning Commission, to applying for a
#(Provide a scope number) BUILDING FEATURE:	
Rehab/Restoration  Maintenance  Completed Proposed Contract YEAR FOR WORK COMPLETION:	
TOTAL COST (rounded to nearest dollar):	
DESCRIPTION OF WORK  PLEASE SEE SEPARATE ATTACHED TX	PFD

SEE ATTACHMENT

Draft Rehabilitation/Restoration/Maintenance Plan (Continued)

#(Provide a scope number)	BUILDING FEA	TÜRE:		
Rehab/Restoration	Maintenance	Completed	Proposed [	
CONTRACT YEAR WORK COMPLETION:				
: TOTAL COST (rounded to nearest dollar):				
DESCRIPTION OF WORK:				/
				•
ı				
·				· · · · · · · · · · · · · · · · · · ·
#(Provide a scope number)	BUILDING FEA	TURE:		
Rehab/Restoration	Maintenance [	Completed	Proposed .	
CONTRACT YEAR WORK COMPLETION:				
TOTAL COST (rounded to nearest dollar):	,	7	. ,	
DESCRIPTION OF WORK:				
• 1 :			,	
· .	/	/		
<u></u>		1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 - 1900 -	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	
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#(Provide a scope number)	BUILDING FEA	· ····································		
Rehab/Restoration	Maintenance	Completed	Proposed 🗌	
CONTRACT YEAR WORK COMPLETION:	/			
TOTAL COST (rounded to nearest dollar):				
DESCRIPTION OF WORK:			N(C)************************************	
: /		•		
. /				
: /				

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

#### California Mills Act Historical Property Agreement

	PROPERTY NAM	ME (IF ANY) DICOLE		Ći.	ren	NEISCO	CA 94	117
	68		31,	JAN	F1V1	, , , , , , , , , , , , , , , , , , ,		. /
	PROPERTY ADD		O 115					
	Sa	an Francisc	o, Califo	rnıa				
THIS AGREEMENT is entered into by ("City") and DIARMUID RUSSE	LL & HEAT	THEC ("C	Owner/s")		cisco, a (	California mun	icipal corpora	tion
	700	RUCHMY. RECIT	ALS					
Owners are the owners of the propert				ST	·	in San Fr	ancisco. Califo	rnia
0865 / 11	ر ان	. The building	PROPERTY A	DDRESS.	68	PIERCE	ST	
Owners are the owners of the propert  0865 / 10  BLOCK NUMBER LOT NUMBER  is designated as A CITY CANOMA	ek Pursuan	T TU AKTIO	CE 10 (	) FTHE	FCAM (e.g. "a	PROPERTY ADDRESS  MAG COOK  City Landmar	? k pursuant to	— Articl
10 of the Planning Code") and is also l	known as the	MIA		AME OF PROP				
			HISTORICN	AME OF PHOP	EH; Y (IF AN	Y)		
Owners desire to execute a rehabilitat calls for the rehabilitation and restora estimates will cost approximately	tion of the His	storic Property	accordin	g to establ	lished p	reservation sta	ndards, which	ı it
Owners' application calls for the mair which is estimated will cost approximannually. See Maintenance Plan, Exhi	nately <u> </u>	Historic Pro	perty accom	rding to e	stablisho (\$	ed preservation  AMOUNT IN NUME		
The State of California has adopted the Revenue & Taxation Code, Article 1.9 property owners to reduce their property	[Section 439 e	t seq.) author	izing local	governm	ents to e	enter into agree	ments with	:

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.

Owners desire to enter into a Mills Act Agreement (also referred to as a "Historic Property Agreement") with the City to help

to and maintenance of historic properties. The City has adopted enabling legislation, San Francisco Administrative Code

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

Mills Act Application

Chapter 71, authorizing it to participate in the Mills Act program.

#### 1. Application of Mills Act.

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.

#### 2. 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. Maintenance.

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.

#### 4. 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. Insurance.

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.

#### Inspections.

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. Valuation.

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. Termination.

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. Default.

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. Cancellation Fee.

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.

#### 16. Indemnification.

The Owners shall indemnify, defend, and hold harmless the City and all 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. Eminent Domain.

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. Binding on Successors and Assigns.

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. Legal Fees.

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. Governing Law.

This Agreement shall be construed and enforced in accordance with the laws of the State of California.

#### 21. Recordation.

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. Amendments.

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. No Implied Waiver.

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.

#### 24. 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. Severability.

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. Tropical Hardwood Ban.

The City urges companies not to import, purchase, obtain or use for any purpose, any tropical hardwood or tropical hardwood product.

#### 27. Charter Provisions.

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:

		*	
CARMEN CHU ASSESSOR-RECORDER	Date	JOHN RAHAIM DIRECTOR OF PLANNING	Date
APPROVED AS PER FORM: DENNIS HERRERA CITY ATTORNEY  CITY ATTORNEY  Signature  Print name OWNER  DIARMUID RIC	4-130 (2014 Date	Signature  Print name DEPUTY CITY ATTORNEY  Signature  Print name OWNER	POLENCH N
Signature Print name	Date		

Owner/s' signatures must be notarized. Attach notary forms to the end of this agreement. (If more than one owner, add additional signature lines. All owners must sign this agreement.)

#### 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:

County of:

County of:

DATE

NOTARY PUBLIC personally appeared:

PUSCI

NAME(S) OF SIGNER(S)

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 he/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.

(PLACE NOTARY SEAL ABOVE)

### CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

		•
١	State of California	·
d	County of Jan Francisco	
1	On Apr 30, 30 Ybefore me, Sh	end Me Notary Public  (here insert name and title of the officer)
]	personally appeared RUSSELL Dirr	rani <u>a Richara</u>
1	the within≤instrument and acknowledged to me tl	dence to be the person(s) whose name(s) is (are subscribed to pat he/she/they executed the same in his/her/their authorized on the instrument the person(s) or the entity upon behalf of it.
	•	he laws of the State of California that the foregoing paragraph
-	is true and correct.  WITNESS my hand and official seal.	S. MEI COMM. # 1901972 NOTARY PUBLIC-CALIFORNIA COUNTY AND CITY OF SIM FRANCISCO MY COMM. EXP. AUG. 29, 2014
	Signature of Notary Public	(Seal)
*		
	ADDITIONAL O	PTIONAL INFORMATION
		INSTRUCTIONS FOR COMPLETING THIS FORM
	DESCRIPTION OF THE ATTACHED DOCUMENT  Wills Act Application  (Title or description of attached document)	Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the
	(Title or description of attached document continued)	document carefully for proper notarial wording and attach this form if required
	Number of Pages 6 Document Date  Apr 30 1 (Additional information)	<ul> <li>State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.</li> <li>Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.</li> <li>The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).</li> </ul>
		<ul> <li>Print the name(s) of document signer(s) who personally appear at the time of notarization.</li> </ul>
	CAPACITY CLAIMED BY THE SIGNER  Individual (s)  Corporate Officer	<ul> <li>Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they; is /ere) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.</li> <li>The notary seal impression must be clear and photographically reproducible.</li> </ul>
	(Title)	Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.
	☐ Partner(s)	<ul> <li>Signature of the notary public must match the signature on file with the office of</li> </ul>
	☐ Attorney-in-Fact ☐ Trustee(s)	<ul> <li>the county clerk.</li> <li>Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.</li> </ul>

Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).

· Securely attach this document to the signed document



#### & County of San Francisco José Cisneros, Treasurer David Augustine, Tax Collector Secured Property Tax Bill

1 Dr. Cariton B. Goodiett Frace City Hall, Room 140 San Francisco, CA 94102 www.sftreasurer.org

For Fiscal Year July 1, 2013 through June 30, 2014

Vol	Block	Lot	Account Number	Tax Rate	Statement Date	Property Location
06	0865	016	086500160	1.1880%	10/02/2013	68 PIERCE ST
<u></u>	L		L		L	

Assessed on January 1, 2013

To: RUSSELL DIARMUID RICHARD

RUSSELL DIARMUID RICHARD 68 PIERCE ST SAN FRANCISCO CA 94117-3319

Assessed Value				
Description	Full Value	Tax Amount		
Land	1,088,500	12,931.38		
Structure	466,500	5,542.02		
Fixtures				
Personal Property				
Gross Taxable Value	1,555,000	18,473.40		
Less HO Exemption	7,000	83.16		
Less Other Exemption	,	•		
Net Taxable Value	1,548,000	\$18,390.24		

Direct Charges and Special Assessments				
Code	Туре	Telephone	Amount Due	
89	SFUSD FACILITY DIST	(415) 355-2203	33.96	
91	SFCCD PARCEL TAX	(415) 487-2400	79.00	
98	SF - TEACHER SUPPORT	(415) 355-2203	219.64	

**Total Direct Charges and Special Assessments** 

\$332.60

► TOTAL DUE	\$18,722.84
1st Installment	2nd Installment
\$9,361.42	\$9,361.42
Due: November 1, 2013 Delinquent after Dec 10, 2013	Due: February 1, 2014 Delinquent after April 10, 2014

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

#### 68 Pierce Street - Photographs

#### **Section A: Front Elevation**



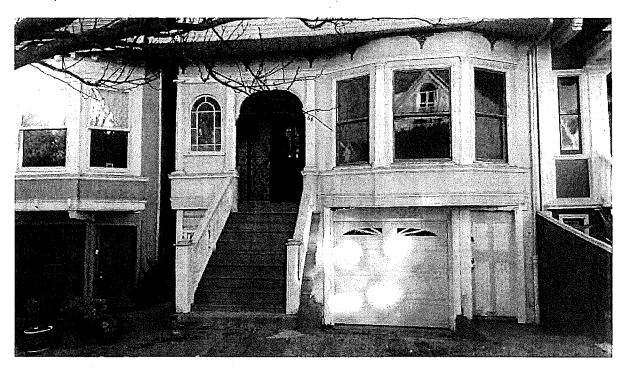


ABOVE: Detail of repaired guttering (scope 1) as well as upper vinyl windows to be replaced (scope 2)

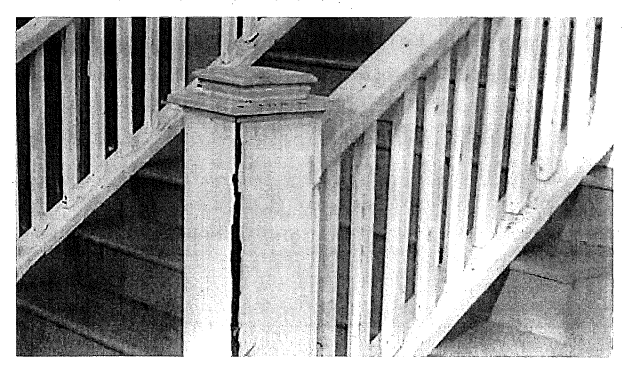
BELOW: Detail of lower vinyl windows to be replaced (scope 2)



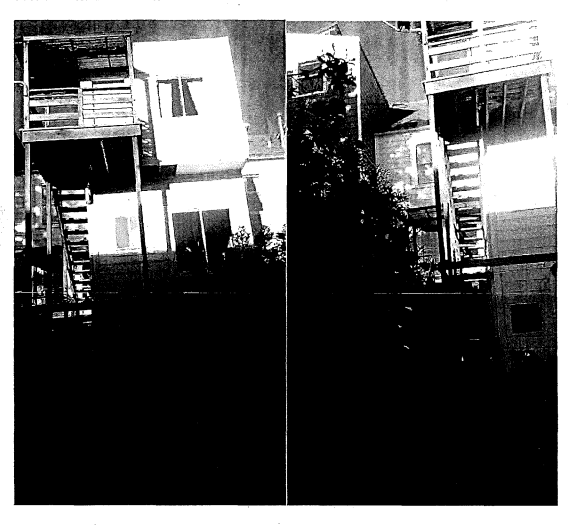
#### Lower part of front elevation



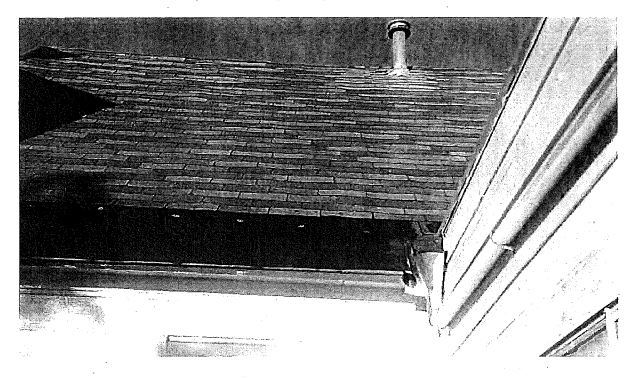
Detail of front steps to be repaired/replaced (scope 4)



Section B: Rear Elevation

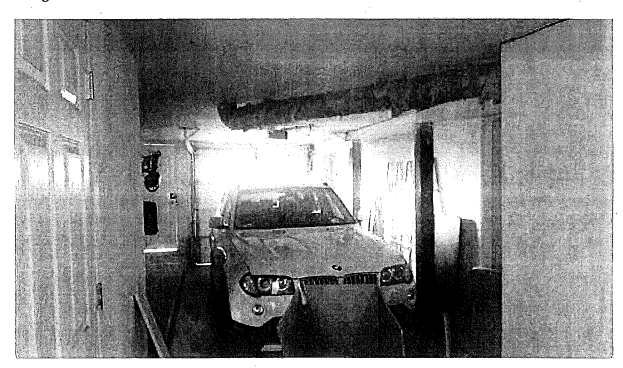


Detail of rear roof as well as repairs made to guttering under scope 1

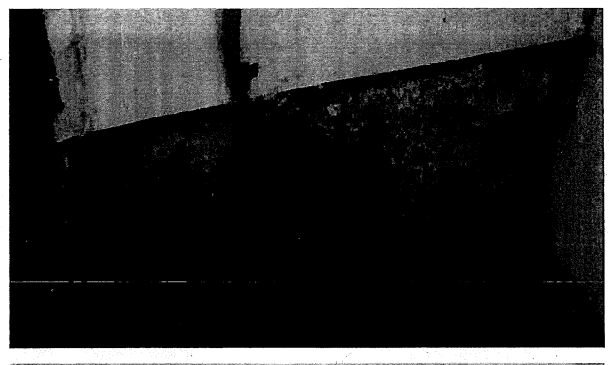


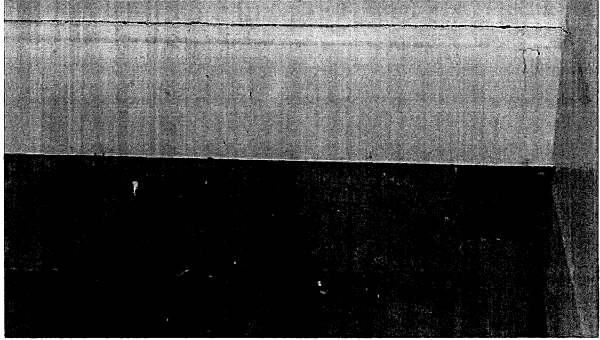
Section C: Basement and foundation

## Garage



# Foundation details (two photos)

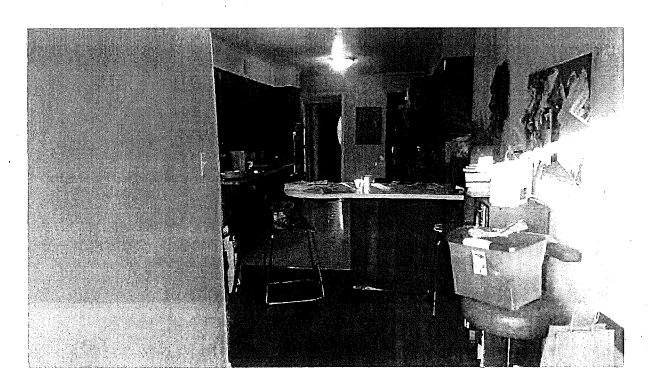




## Section D: Interior Photos

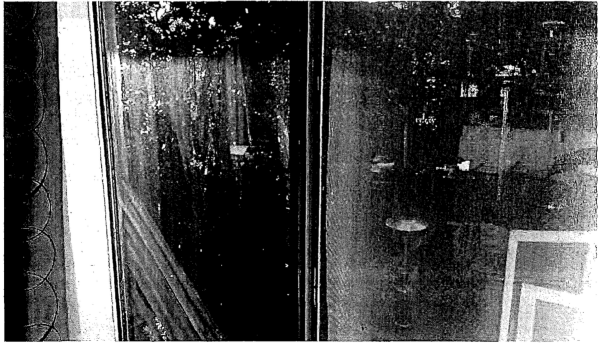
## 1. Kitchen (2 photos)





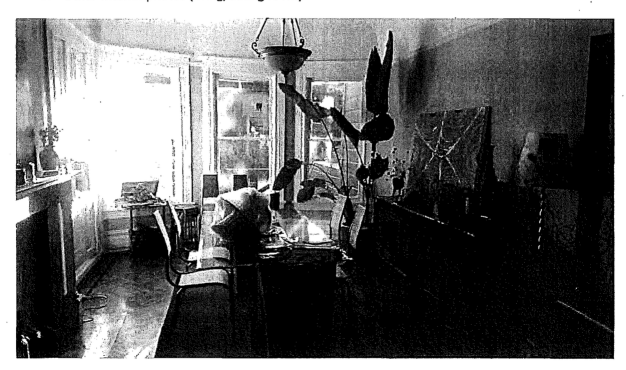
#### 2. Details of windows non historic windows



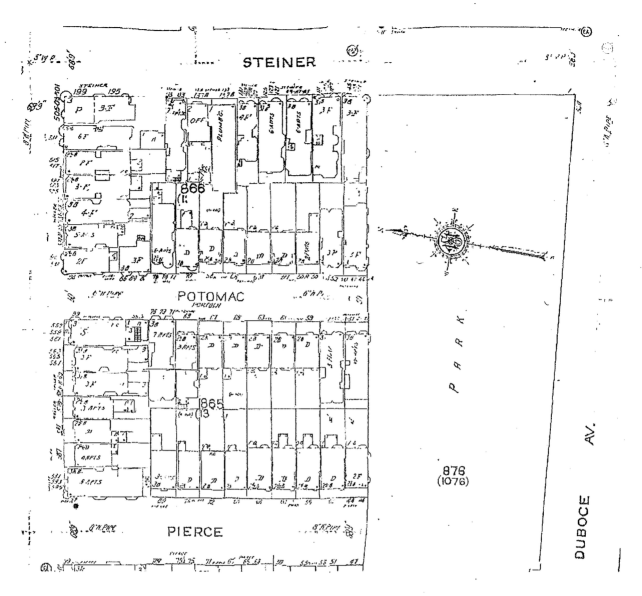




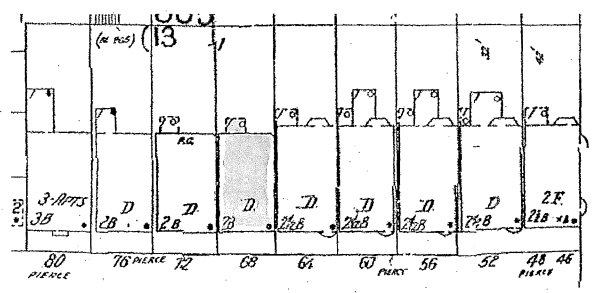
3. Other interior photos (living/dining room)







Sanborn map for 68 Pierce Street



Detail view of enlarged Sanborn map

Print Form

# **Introduction Form**

By a Member of the Board of Supervisors or the Mayor

I hereby submit the following item for introduction (select only one):	or meeting date
☐ 1. For reference to Committee.	
An ordinance, resolution, motion, or charter amendment.	
2. Request for next printed agenda without reference to Committee.	
☐ 3. Request for hearing on a subject matter at Committee.	
☐ 4. Request for letter beginning "Supervisor	inquires"
☐ 5. City Attorney request.	
☐ 6. Call File No. from Committee.	
7. Budget Analyst request (attach written motion).	
8. Substitute Legislation File No.	
9. Request for Closed Session (attach written motion).	
☐ 10. Board to Sit as A Committee of the Whole.	
11. Question(s) submitted for Mayoral Appearance before the BOS on	
<del>-</del>	ommission
Planning Commission	
Sponsor(s):	inve
Supervisor Wiener	
Subject:	
Approval of an Historical Property Contract for 68 Pierce Street	
The text is listed below or attached:	
Resolution under Chapter 71 of the San Francisco Administrative Code, approving an histori between Diarmuid R. Russell and Heather Podruchny, the owners of 68 Pierce Street, and the San Francisco; authorizing the Planning Director and the Assessor to execute the historical processor of the Planning Director and the Assessor to execute the historical processor.	e City and County of
Signature of Sponsoring Supervisor:	Nien
For Clerk's Use Only:	

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