MILLS ACT APPLICATION

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, attemperary owners, NAME:	ach additional sheets as necessary.) TELEPHONE:	
Jason Monberg PROPERTY OWNER 1 ADDRESS:	(41)5 722-497	72
56 Potomac Street, San Francisco, CA 94		erg@gmail.com
PROPERTY OWNER 2 NAME: Karli Sager	TELEPHONE: (41)5 269-851	8
56 Potomac Street, San Francisco, CA 9	εма∟ 4117 karlisager€	gmail.com
PROPERTY OWNER 3 NAME: PROPERTY OWNER 3 ADDRESS:	TELEPHONE: () EMAIL:	
2. Subject Property Information PROPERTY ADDRESS:		ZIP CODE:
101-105 Steiner Street, San Francisco, CA PROPERTY PURCHASE DATE: 12/9/2015	A ASSESSOR BLOCK/LOT(S): Block 0866, Lot 009	94117
MOST RECENT ASSESSED VALUE: \$2,700,000	ZONING DISTRICT: RTO	
Are taxes on all property owned within the City and County of	San Francisco paid to date?	YES 🔀 NO 🗌
Is the entire property owner-occupied? If No, please provide an approximate square footage for own income (non-owner-occupied areas) on a separate sheet of p		YES NO 🔀
Do you own other property in the City and County of San Fra If Yes, please list the addresses for all other property owned Francisco on a separate sheet of paper.		YES 🗶 NO 🗌
Are there any outstanding enforcement cases on the property Planning Department or the Department of Building Inspection If Yes, all outstanding enforcement cases must be abated and the Mills Act.	n?	YES NO X
I/we am/are the present owner(s) of the property described above contract. By signing below, I affirm that all information provided swear and affirm that also information will be subject to penalty. Owner Signature:	in this application is true and co	orrect. Lfurther Contract.
Owner Signature:	Date:	(/) 6

3. Property Value Eligibility: Choose one of the following options: The property is a Residential Building valued at less than \$3,000,000. YES 🔀 NO 🗌 The property is a Commercial/Industrial Building valued at less than \$5,000,000. YES NO X *If the property value exceeds these options, please complete the following: Application of Exemption. Application for Exemption from Property Tax Valuation If answered "no" to either question above please explain on a separate sheet of paper, how the property meets the following two criteria and why it should be exempt from the property tax valuations. 1. The site, building, or object, or structure is a particularly significant resource and represents an exceptional example of an architectural style, the work of a master, or is associated with the lives of significant persons or events important to local or natural history; or 2. Granting the exemption will assist in the preservation of a site, building, or object, or structure that would otherwise be in danger of demolition, substantial alteration, or disrepair. (A Historic Structures Report, completed by a qualified historic preservation consultant, must be submitted in order to meet this requirement.) 4. Property Tax Bill All property owners are required to attach a copy of their recent property tax bill. SAGER-MONBERG REVOCABLE TRUST KARLI SAGER MOST RECENT ASSESSED PROPERTY VALUE: \$757,200 PROPERTY ADDRESS: 101 Steiner Street, San Francisco, CA 94117 5. Other Information All property owners are required to attach a copy of all other information as outlined in the checklist on page 7 of this application. By signing below, I/we acknowledge that I/we am/are the owner(s) of the structure referenced above and by applying for exemption from the limitations certify, under the penalty of perjury, that the information attached and provided is accurate. mi Segu Owner Signature:

Date:

Owner Signature:

Owner Signature:

2. Subject Property Information

a. Owner Occupied Area v. Rental Area

Unit	Unit Area (sq ft)	Status	Rental Income
101 Steiner	2,735	Rental	\$2,479.60
103 Steiner	2,735	RMI (as of May 1, 2016)	\$0
105 Steiner	2,735	OMI (as of April 1, 2016)	\$0

b. Other Owned Property

- 1. 56 Potomac Street, San Francisco, CA 94117
- 2. 138 Whitney Street, San Francisco, CA 94112

5. Rehabilitation/Restoration & Maintenance Plan		
A 10 Year Rehabilitation/Restoration Plan has been submitted detailing work to be performed on the subject property	s 🗆	NO 🗌
A 10 Year Maintenance Plan has been submitted detailing work to be performed on the subject property	s 🕇	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.	s 🛚	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	s 🔭	NO 🗍
Use this form to outline your rehabilitation/restoration plan. Copy this page as necessary to include all apply to your property. Begin by listing recently completed rehabilitation work (if applicable) and corwork you propose to complete within the next ten years, followed by your proposed maintenance world scopes of work in order of priority.	tinue	with
Please note that all applicable Codes and Guidelines apply to all work, including the Planning Code and Bu components of the proposed Plan require approvals by the Historic Preservation Commission, Planning Zoning Administrator, or any other government body, these approvals must be secured prior to appl Mills Act Historical Property Contract. This plan will be included along with any other supporting depart of the Mills Act Historical Property contract.	ng Con	nmission, or 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:		

See Exhibits A & B.

6. Draft Mills Act Historical Property Agreement

Please complete the following Draft Mills Act Historical Property Agreement and submit with your application. A final Mills Act Historical Property Agreement will be issued by the City Attorney once the Board of Supervisors approves the contract. The contract is not in effect until it is fully executed and recorded with the Office of the Assessor-Recorder.

Any modifications made to this standard City contract by the applicant or if an independently-prepared contract is used, it shall be subject to approval by the City Attorney prior to consideration by the Historic Preservation Commission and the Board of Supervisors. This will result in additional application processing time and the timeline provided in the application will be nullified.

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

California Mills Ad	ct Historical Pro	perty Agreement
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PROPERTY NAME (IF ANY)

101-105 Steiner Street

PROPERTY ADDRESS

San Francisco, California

THIS AGREEMENT is entered into by and between the City and County of San Francisco, a California municipal corporation ("City") and SAGER-MONBERG REVOCABLE TRUSTS' & KARLI SAGER

RECITALS

Owners are the owr	ners of the property located at	101-105 Steiner Stree	, ili Jan Francisco, Camornia
0866	/ 009	PROPERTY ADDRES The building located at	101-105 Steiner Street
BLOCK NUMBER is designated as	LOT NUMBER a contributor to the Dul	ooce Park Historic Dist	PROPERTY ADDRESS trict (e.g. "a City Landmark pursuant to Article
10 of the Planning C	Code") and is also known as th		n/a F PROPERTY (IF ANY)
calls for the rehabili estimates will cost a Exhibit A. Owners' application	tation and restoration of the H pproximately two hundre and five h a calls for the maintenance of t	Iistoric Property according to ed fifty-five thousand MAINTERORD FORMAT AIR	he Historic Property. Owners' application established preservation standards, which it (\$ 255,500). See Rehabilitation Plan, MOUNT IN NUMERICAL FORMAT g to established preservation standards, (\$ 9,000)
The State of Californ	-		de Sections 50280-50290, and California

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 potentially reduce 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:

Mills Act Application

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.

6. 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-Recorder 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. 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. The cancellation must be provided to the Office of the Assessor-Recorder for recordation.

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.

The contract will not be considered final until this agreement has been recorded with the Office of the Assessor-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

Date

JOHN RAHAIM

Date

ASSESSOR-RECORDER CITY & COUNTY OF SAN FRANCISCO

DIRECTOR OF PLANNING CITY & COUNTY OF SAN FRANCISCO

APPROVED AS PER FORM:

DENNIS HERRERA

CITY ATTORNEY

CITY & COUNTY OF SAN FRANCISCO

Signature

Date

Print name

DEPUTY CITY ATTORNEY

OWNER

OWNER

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.)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of:

SAN FRANCISCO

De Egymant O Socie

On:

04/29/2016

before me, OUD SAPPAASERY O'BRIEN, NOTARY PUBLIC,

NOTARY PUBLIC personally appeared:

KARLI SAGER AND JASON MONBERG

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.

CICNIATURE

OUD SAPPRASERT O'BRIEN COMM. # 2053120
NOTARY PUBLIC - CALIFORNIA SAN FRANCISCO COUNTY My Comm. Expires Dec. 23, 2017

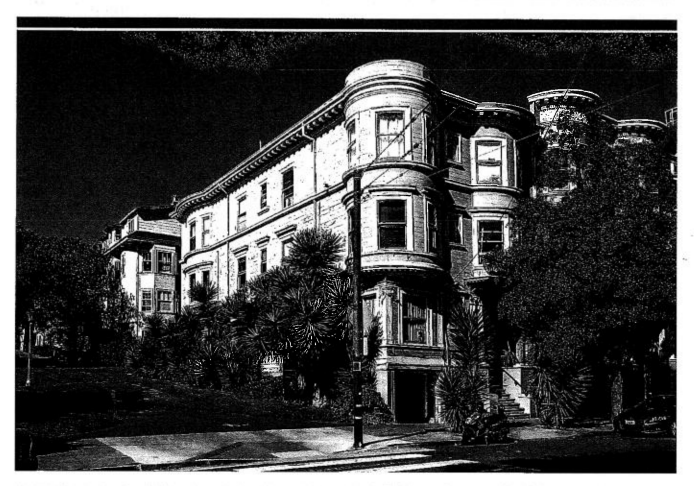
(PLACE NOTARY SEAL ABOVE)

GRAND SCALE DUBOCE PARK FLATS

101-105 Steiner Street | Cross Street: Hermann

Offered at \$2,995,000

101 Steiner: 3 BEDROOMS | 2 BATHROOMS 103 Steiner: 4 BEDROOMS | 3 BATHROOMS 105 Steiner: 4 BEDROOMS | 4 BATHROOMS



Extraordinary grand scale flats in an A+ location on Duboce Park. This is a truly a one of a kind opportunity to own a building with Trophy potential, property like this doesn't come available often. Detached on almost all four sides these magnificent flats are flooded with natural light and offer front seat park and city views. These flats offer a huge upside potential with hardwood floors, curved bay windows, fireplaces, detailing, and an amazing amount of square footage. This Duboce Triangle/Hayes Valley location is world class, an unparalleled paradise, steps to transportation, coffee shops, fantastic eateries, shopping, services, and an exciting night life. An amazing opportunity for owner user's, developers, or investors.



Read, Approved and Understood

Pages

thru

Cell 415.370.7582

Fax 415.202.2497

Kilby@hill-co.com

Union Street and 24th Street

BRE License # 01208585



www.hill-co.com

101-105 Steiner



















Walk Score of 95 out of 100-This location is a Walker's Paradise, daily errands don't require a car.

Ride Score 100 out of 100-Two minute walk from the N Judah at Duboce and Church Street stop. 101-105 Steiner Street is a Rider's Paradise which equals world-class public transportation. Car sharing is available from Getaround, City CarShare, RelayRides and Zipcar.

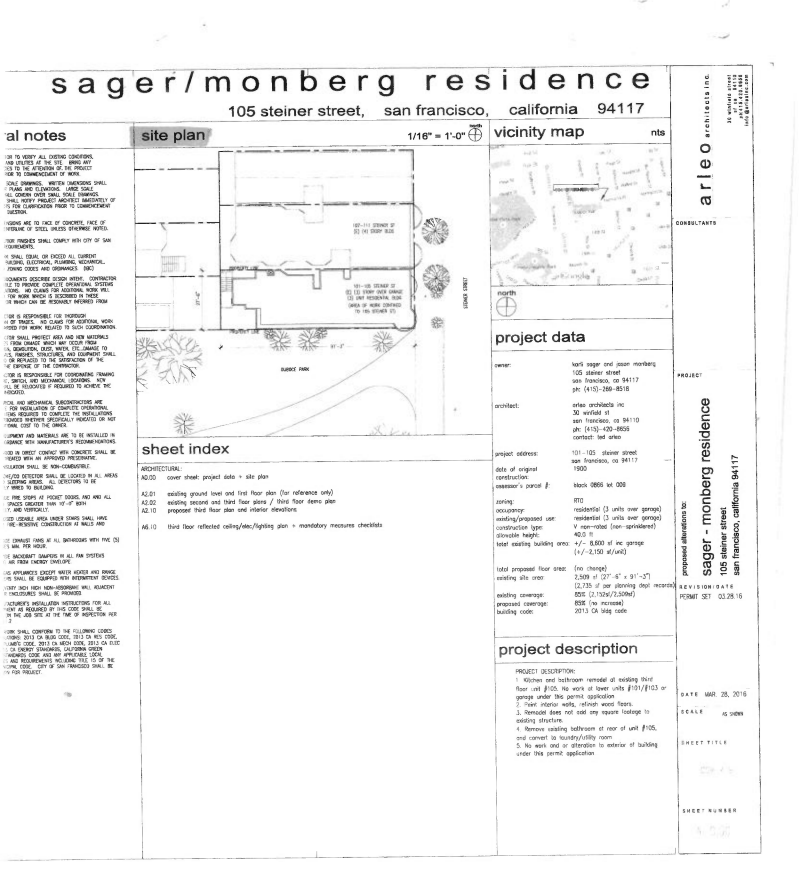
Bike Score 92 out of 100-This location is in the Duboce Triangle/Hayes Valey neighborhood and smack dab on the wiggle, a flat zig-zag bike route between Market and Golden Gate Park. Nearby parks include Duboce Park, Buena Vista, Dolores Park, and Alamo Square.

Tax records reflect a total building square footage of over 6700* square feet, possibly larger with the enclosure of the rear porches. Top and middle floor flats are four bedroom and four bath, the lower flat is a three bedroom and three bath. Large open garage with steel beam can accommodate a number of vehicles. Coin-op laundry in basement and a cozy back yard.

101 Steiner-MTM \$2479.60, 103 Steiner-MTM \$3658.40 + one car parking in garage, 105 Steiner-MTM \$3228.46, two spaces in the garage rented to outside tenants MTM \$250 per month.



^{*} Square footage has not been verified by seller or seller's agent. Buyer to Independently investigate and verify



City & County of San Francisco Treasurer & Tax Collector



Office of the Treasurer & Tax Collector

Secured Property Tax Information & Payment - Property Information Tax Year 2015 - 2016

All installments have been paid.

Prior Year Secured Tax Payment Information

2014-2015

2013-2014

2012-2013

<u>2011-2012</u>

2010-2011

Mailing Information

Change of Address Form Click Here.

Property

<u>Vol #</u>	Block #	<u>Lot #</u>	Account #	Tax Bill #	Tax Rate	Property Location
06	0866	009	086600090	035342	1.1826 %	101 STEINER ST

Assessment Information

<u>Assessment</u>	Full Value	Tax Rate	<u>Amount</u>
LAND	\$374,084	1.1826 %	\$4,423.91
Impr/Structural	\$383,116		\$4,530.72
Impr/Fixtures			\$0.00
Personal Property			\$0.00
Gross Taxable Value	\$757,200		\$8,954.64
LESS: Exemptions			
Homeowner's			\$0.00
Other			\$0.00
Net Taxable Value	\$757,200		\$8,954.64

Db - - - #

Direct Charges and/or Special Assessments

Codo

Code	Type	Pnone #	Amount
89	SFUSD Facility Dist	(415) 355-2203	\$53.04
91	SFCCD Parcel Tax	(415) 487-2400	\$79.00
92	Apartment Lic. Fee	(415) 558-6288	\$326.00
98	SF-Teacher Support	(415) 355-2203	\$230.94
Total Direct Charges and Special Assessments	\$688.98		
Total Due			\$9,643.62

Payment Summary

Choose how much of your property tax you wish to pay now by clicking one of the radio buttons in the left hand column below. The second installment cannot be paid before the first installment is paid. Late penalties and fees are applied to payments made after their respective delinquency dates. The "Amount Due" indicated below already reflects applicable late penalties and fees, if any.

	Amount Due	Paid Date
Pay First Installment	\$0.00	12/02/15
Pay Second Installment	\$0.00	04/09/16
©Pay Full Amount	\$0.00	

SCHEDULE E

(Form 1040)

Supplemental Income and Loss (From rental real estate, royalties, partnerships, S corporations, estates, trusts, REMICs, etc.)

Department of the Treasury Internal Revenue Service

► Attach to Form 1040, 1040NR, or Form 1041.

► Information about Schedule E and its separate instructions is at www.irs.gov/schedulea.

| Sequence No. 13
| Your social security number

OMB No. 1545-0074

Ivaiii	e(s) shown on return				104, 500,	ar occurry in	umbor
	WARD COOPER				'		·
Pa	rt I Income or Loss From Rental Real Estate and R Schedule C or C-EZ (see instructions). If you are an individual,						
	Did you make any payments in 2014 that would require you to file Form			S HOM FORM	on pa	Yes L	No
	bid you make any payments in 2014 that would require you to file Form If "Yes," did you or will you file required Forms 1099?	n(s) ross r	(see instructions)		F	Yes] No
-	Physical address of each property (street, city, state, ZIP code)						1110
A	Physical address of each property (street, city, state, 211 code)	1					
B		_					
c	101-3-5 STEINER, SAN FRANCISCO, CA						
1b	Type of Property 2 For each rental real estate property liste	ed			Fair Renta	Personal	QJV
	above, report the number of fair rental a	and			Days	Use Days	
A	personal use days. Check the QJV box only if you meet the requirements to file			A	365		
В	a qualified joint venture. See Instruction	s.		В	365		
C	2			С	365		
Тур	e of Property:	TERES -					IC-S
1 Si	ingle Family Residence 3 Vacation/Short-Term Rental 5 Land	d	7 Self-Rental				
2 M	Iulti-Family Residence 4 Commercial 6 Roya	alties	8 Other (describe)				
Inco	ome: Propertie	es:	A	В	-	С	
3	Rents received	3	1		•	38,4	15.
4	Royalties received	4					
Exp	enses:						
5	Advertising	. 5					
6	Auto and travel (see instructions)						
7	Cleaning and maintenance	7					
8	Commissions				~ ~ 4		<u> </u>
9	Insurance	9	-				67.
10	Legal and other professional fees			-,		5	28.
11	Management fees					16 0	11
12	Mortgage interest paid to banks, etc. (see instructions)					16,0	14.
13	Other interest					1 6	11
14	Repairs	7.00					11.
15	Supplies		1 006				27. 67.
16	Taxes			-	*		55.
17	Utilities	17					09.
18	Depreciation expense or depletion	18	· · ·		, ,		89.
19	Other (list) STMT 19 STMT 20 STMT 21				ļ	29,8	
20	Total expenses. Add lines 5 through 19	20	-	-	+-	25,0	
21	Subtract line 20 from line 3 (rents) and/or 4 (royaltles). If result is a	21			1	8 5	48.
00	(loss), see instructions to find out if you must file Form 6198 Deductible rental real estate loss after limitation, if any, on	21		111		0,3	
22		22	i i	,			1
232	Form 8582 (see instructions) Total of all amounts reported on line 3 for all rental properties	22	23a		1		
	Taket of all accounts assembled on the 4 fee all according		OOL				
b			236				
d			024				
e			23e				
24	Income. Add positive amounts shown on line 21. Do not include any			Sammanana	24		
25	Losses. Add royalty losses from line 21 and rental real estate losses)
26	Total rental real estate and royalty income or (loss). Combine lines						
	IV, and line 40 on page 2 do not apply to you, also enter this amount						
	18. Otherwise, include this amount in the total on line 41 on page 2				26		

LHA For Paperwork Reduction Act Notice, see the separate instructions.

Schedule E (Form 1040) 2014

HOWARD COOPER

AMORTIZATION	5	57.
TOTAL TO SCHEDULE E, PAGE 1, LINE 19	16,6	97.
SCHEDULE E OTHER EXPENSES	STATEMENT	19
A STATE		
DESCRIPTION	AMOUNT	
ACCOUNTING FEES TRASH COLLECTION SUBSCRIPTIONS WATER AMORTIZATION	1,5	37. 85.
TOTAL TO SCHEDULE E, PAGE 1, LINE 19	3,7	75.
SCHEDULE E OTHER EXPENSES	STATEMENT	20
2000 000		
DESCRIPTION	AMOUNT	
ACCOUNTING FEES GARBAGE WATER PEST CONTROL LAUNDRY AMORTIZATION	1,2	01.
TOTAL TO SCHEDULE E, PAGE 1, LINE 19	3,2	44.
SCHEDULE E OTHER EXPENSES	STATEMENT	21
RESIDENTIAL REAL ESTATE - 101-3-5 STEINER, SAN FRANCISCO, CA		
DESCRIPTION	AMOUNT	
WATER AND SEWER ACCOUNTING FEES GARBAGE	1,0 1,2 5	

SCHEDULE E

(Form 1040)

Department of the Treasury Internal Revenue Service (99) Supplemental Income and Loss
(From rental real estate, royalties, partnerships, S corporations, estates, trusts, REMICs, etc.)

■ Attach to Form 1040, 1040NR, or Form 1041.

Information about Schedule E and its separate instructions is at www.irs.gov/schedulee

Attachment Sequence No. 13

OMB No. 1545-0074

Name(s) shown on return

Your social security number

ног	WARD COOPER						
_	rt Income or Loss From Rental Real Estate and Roy	alties	Note. If you are in the	ousiness of	renting pers	sonal proper	rty, use
	Schedule C or C-EZ (see instructions). If you are an individual, re						
A	Old you make any payments in 2013 that would require you to file Form(s)				Ĺ	Yes	No
	f "Yes," did you or will you file required Forms 1099?		V			Yes [No
	Physical address of each property (street, city, state, ZIP code)				****		
A		- · ·					
	101-3-5 STEINER, SAN FRANCISCO, CA	_					
	TAYOU		,A				
1b	Type of Property 2 For each rental real estate property listed		+		Fair Rental	Personal	QJV
~	above, report the number of fair rental and			av v	Days	Use Days	
A	personal use days. Check the QJV box only if you meet the requirements to file as			A	365		
В	a qualified joint venture. See instructions.			В	365		
<u></u>	2			c	365		
	e of Property:		· · · · · · · · · · · · · · · · · · ·				
	ngle Family Residence 3 Vacation/Short-Term Rental 5 Land		7 Self-Rental				
	ulti-Family Residence 4 Commercial 6 Royaltie	es	8 Other (describe)				
_	ome: Properties:		A	В		С	
3	Rents received	3	, .	36,	925.		_
4	Royalties received	4					
_	enses:	 					
5	Advertising	5					
6	Auto and travel (see instructions)	6					
7	Cleaning and maintenance	7	the state of the s	-	350.		
8	Commissions	8			-		
9	Insurance	9		1.	482.		~~
10	Legal and other professional fees	10	124.	3.	150.		
11	Management fees	11				25 5	
12	Mortgage interest paid to banks, etc. (see instructions)	12		16.	014.		
13	Other interest	13			-		
14		14		1.	145.		
15	Supplies	15	 ; }		568.		
16		16			151.	15.11	
17	Taxes Utilities	17			398.		
18	Depreciation expense or depletion	18	- 5.7.		613.	1. 4	
19	Other (list) STMT 24 STMT 25 STMT 26	19			753.		
20	Total expenses. Add lines 5 through 19	20	-`+		624.		
21	Subtract line 20 from line 3 (rents) and/or 4 (royalties). If result is a						
- 1	(loss), see instructions to find out if you must file Form 6198	21		2.	301.		123
22	Deductible rental real estate loss after limitation, if any, on	-				-	
	Form 8582 (see instructions)	22) Y		١
239	T. I. C. II. C. C. II. II. C. C. II. II.	-	23a		- /		
2.0a			201				
c	Total of all amounts reported on line 12 for all properties		23b				
d			00.4				
e	Total of all amounts reported on line 18 for all properties Total of all amounts reported on line 20 for all properties		020				
24	Income. Add positive amounts shown on line 21. Do not include any los				24		
25	Losses. Add royalty losses from line 21 and rental real estate losses from		2. Enter total losses here		25)
26	Total rental real estate and royalty income or (loss). Combine lines 24						
	IV, and line 40 on page 2 do not apply to you, also enter this amount on						
	18. Otherwise, include this amount in the total on line 41 on page 2			*******	26		
LHA	For Paperwork Reduction Act Notice, see the separate instructions			S	chedule E	Form 1040	2013

HOM	ARD	COO	סקס

HOWARD COOPER		
CABLE TV AMORTIZATION		119 2,171
TOTAL TO SCHEDULE E, PAGE	1, LINE 19	7,029
SCHEDULE E	OTHER EXPENSES	STATEMENT 2
Ke. /	NAME OF THE PERSON OF THE PERS	
DESCRIPTION		AMOUNT
GARBAGE TAX PREPARATION WATER AMORTIZATION		279 800 520 35
TOTAL TO SCHEDULE E, PAGE	: 1, LINE 19	1,634
SCHEDULE E	OTHER EXPENSES	STATEMENT 2
DESCRIPTION	5000 0.000	AMOUNT
ACCOUNTING FEES GARBAGE WATER AMORTIZATION		800 465 1,506 161
TOTAL TO SCHEDULE E, PAGE	1, LINE 19	2,932
SCHEDULE E	OTHER EXPENSES	STATEMENT 2
DESCRIPTION	101-3-5 STEINER, SAN FRANCISCO, CA	AMOUNT
WATER AND SEWER ACCOUNTING FEES GARBAGE BANK CHARGES LICENSES AND FEES DUES AND SUBSCRIPTIONS AMORTIZATION		1,351 800 467 2 22 16

Greg Martinez/ Custom Concepts 1251-31 Avenue San Francisco, CA. 94122 CL#667991

"Turning Imagination Into Reality"

BID September 16, 2015

DID September 10, 2010			
JOB LOCATION:			
101-105 Steiner St.			
San Francisco, CA.			

In the state of California contractors are required to be licensed and regulated by the Contractor's License Board. Questions may be referred to the registrar of the board at

> Contractors State License Board P.O. Box 26000 Sacramento, CA. 95826

Remove block retaining wall on north-west corner of building approximately 13'. Replace with new footing and retaining wall as needed, poured in all concrete with reinforced steel rebar. 47,500 %

Remove post and beam supports at rear of building porch area. Pour new footing and foundation approximately 36'. Remove excess dirt and debris.

\$17,500.00

Repair siding at back porch north and south walls, including scaffolding. Continuing hardi board shiplap siding on south side and top to bottom on north side.

\$12,500.00

Read, Approved and Understood

Bid does not include permits, engineering or paintipges **TOTAL BID \$37,500.00**

> Thank You We appreciate your business!

PEARL PAINTING P.O. Box 170267 San Francisco, CA 94117 Phone (415) 571-8229 PEARLPAINTING@COMCAST.NET

Brendan J. Meere License # 614571

*Commercial * Victorian *Restoration *Residential

DATE:

August 31, 2015

CLIENT:

Ms. Kilby Stenkamp, Hill & Co. Real Estate.

JOB SITE:

101-103-105 Steiner Street, San Francisco, CA 94117

EMAIL:

kilby@hill-co.com;

t souffolding. SCOPE OF WORK: Pearl Painting agrees to prepare, prime, and paint the three sides of the above building - the north side is not included in this estimate.

EXTERIOR PREPARATION:

The following is an explanation of the procedures involved in painting your property:

Washing: Excessive chalk, dirt and mildew will be removed with a pressure washer or scrub brushes. Bleach and fungicides will be used where necessary. All loose paint will be scraped prior to any washing.

Surface Preparation: All loose paint will be scraped and all surfaces sanded to create a sound surface, which will ensure the proper adhesion and durability of the new primer. Rusting or popping nails will be sunk and rust primed before holes are filled with an elastomeric patching compound. Any loose trim will be screwed back into place.

Stucco Surfaces: Where specified, scrape any loose paint off the surface. Patch cracks with elastomeric waterproofing compound. Caulk open joints, moldings, etc. with silicone elastomeric caulking. Large cracks will be filled with stucco patch, then top coated and feathered out with an elastomeric patching flexible compound.

Wood Surfaces: When required, scraping of loose paint will be completed by hand to feather out edges. All open gaps will be caulked. Loose glazing will be removed from window sashes and will be replaced after prime coat has been applied. All loose boards or moldings will be nailed wherever necessary.

Metal Surfaces: Where necessary, rusted areas will be sanded off. An application of an ICI or Kelly Moore "block rust" inhibitor will be applied to any metal that is exposed. All new metal will be wiped with a special metal "etch" compound.

Filling: Open joints and seams will be filled with silicone caulk, except in wide gaps where Silkiflex will be used. All deteriorated glazing and putty will be removed and replaced. This will prevent the paint from peeling due to moisture or water leakage. Any holes and other damages noticed during the preparation will be repaired and filled with the appropriate materials. All damages beyond the scope of the usual preparation methods will be brought to the attention of the owner to decide upon further action.

Contdpg 2

Read, Approved and Understood

PEARL PAINTING P.O. Box 170267 San Francisco, CA 94117 Phone (415) 571-8229 PEARLPAINTING@COMCAST.NET

Brendan J. Meere License # 614571 *Commercial * Victorian *Restoration *Residential

-2-

DATE:

August 31, 2015

CLIENT:

Ms. Kilby Stenkamp, Hill & Co. Real Estate.

JOB SITE:

101 Steiner Street, San Francisco, CA 94117

Priming: There are a variety of wood, metal and masonry primers available. The most suitable primer will be used where needed. This will ensure a strong bond with the surface, which will help prevent peeling, blistering, flaking, etc.

Finish: Building will be finished in a paint of owner's choice. Two finish coats will be applied. Color scheme will be owner's choice, but Pearl Painting will choose or assist with color scheme if requested.

Finish Coat: The finish coat will contain fungicides to inhibit the growth of molds or fungus.

Safety/Clean Up: Job site will be inspected on a daily basis for safety purposes. Supervisor will ensure that property is kept clean of debris at all times.

Lead Hazards: Pearl Painting will comply with all San Francisco lead hazard laws, using netting and plastic where necessary.

Pearl Painting carries both Workman's Compensation and Public Liability insurance. Certificates of insurances are available upon request.

Cost of Painting Contract:

\$45,000.00

TERMS OF CONTRACT:

10% upon acceptance of contract

30% upon commencement

30% after priming

30% upon completion.

Cost of Scaffolding (Marbel Scaffolding, Inc):

Pending

Note: we may withdraw this estimate if it is not accepted within 30 days.

PACIFIC SCAFFOLD CO. INC.

1540 DAVIDSON AVE. SAN FRANCISCO, CA. 94124 PHONE: (415)333-0224 (650)876-0225 FAX: (415)641-0204 EMAIL: PACIFICSCAFFOLD@YAHOO.COM CA LIC. # 292509

roposal	1 of 1	<u>1</u>	CILIC. # 2	<i>92309</i>	Date: 9/29/2015
Company	.:Mod	amas	Contact: Peter	Phone:	
			San Francisco	Fax/Email:	
Α.	Job add	dress: 101-105 S	noval- Proposal and Contract teiner		San Francisco
	1) W	ork scope: Scaffold ea to be scaffold:	ferection, removal, and 45 day rent Front, left side and back up to	al. stairs with netting	99
			to be installed by Pacific Scaffold Co		
	Propos	sal honored for 60	days from date submitted to custom	ner- Price \$ 6000.00	
В.	Addition \$33.3	onal fees after initi 34 Per d	al 45 days of rental. A prorated amo ay.	ount of 25% per 45 days	will occur.
C.	Signed	return of contract	, issue of work order, written reque	st, or verbal request, fo	r delivery and commencement of work,
	indicat	es customers' <u>acce</u>	eptance of Pacific Scaffold Co. Inc. Pi	roposal / Contract in w	hole.
D.	1) Sc	affold will be erect	ed and dismantled one time only, d	uring daytime hours un	less specified herein.
	2) Sc	affold will be erect	ted and dismantled in accordance w	ith applicable State and	Federal Codes (excluding access
	la	dder, toe boards, a	and debris netting, unless specified in	n Additional products t	o be installed). If not requested at time
	of	proposal, items ar	e available for additional charge.		
	3) Ar	ny alterations over	and above this bid proposal will be	charged at the applicat	ole rates.
					Scaffold Co. Inc. from and against all
					caffold alterations not performed by
					fines, citations, or any responsibility
			onsibility of customer, owner, and/		
			lity by Customer, owner and/ or Cor		
			ntenance, control, and safe use of sc		
			its that may be required.		
			n for Pacific Scaffold Co. Inc. to erec	t scaffold from adjoining	g property if required.
					chors necessary to stabilize the scaffold.
	5) Ad		fold Co. Inc. of any intended use of e		
	•	•	prity for all necessary safe guards.		
	-,		,	machinery, plants, walls	s, carpeting, floors, tile, brick, decks, and
		illings.	necessary protection for furniture,	macinitiery, plants, want	,, 62, 65, 115, 115, 115, 115, 115, 115, 115,
G			ndered are due in full upon receipt o	of invoice. Scaffolding r	ent and/ or labor is a service, and
u.		ore exempt from r			
A ==		nu (alam)	Print:	Dat	re:
		oy (sign):		Dat	····
custom	iers Au	thorized Represen	lative)		
					Read, Approved and Understood



3410 Geary Blvd. #232 San Francisco, CA 94118 Tel. 4-PAINTER (472-4683), Fax: 1-888-714-4454 www.modamas.com Calif. Lic. #629936 office@modamas.com

Kilby Stenkamp Hill & Co. Real Estate Re: 101-105 Steiner Street San Francisco, CA 94117 POC: Kilby Stenkamp 415-370-7582 kilby@hill-co.com

I. SCOPE OF WORK

We propose to prepare and paint previously painted exterior surfaces of the building within scope as detailed below:

The following areas are specifically IN scope:

- a) Front façade / east side including siding, wooden doors & windows, entry vestibule area, metal handrail, any painted pipes and trim.
- b) South side overlooking park including siding, wooden doors & windows, any painted pipes and trim; plants must be trimmed to about one (1) foot <u>before</u> we start work.
- c) Rear / west side including staining stair and deck system & painting siding, wooden doors & windows, any painted pipes and trim.

The following areas are specifically NOT in scope:

- a) Currently the north side is not included because estimator couldn't see it from the park; it can be added after viewing.
- b) Undersides of backyard stair and deck system, interior areas, gardening, any currently unpainted or unstained areas, vinyl &/or fiberglass doors and windows, copper & unpainted metal (unless requested), and any areas not seen or specifically discussed or intended in the scope above.
- c) Carpentry & masonry: At start of job we'll locate cracked or broken windows, dry rot, rusty flashing and any other repairs we suggest be addressed prior to application of the finish coat. We'll bring all such areas to your attention right away. Work requested from Modamas crews is billed at \$65/hr. Any new carpentry or masonry work will likely need a change order for more prep work to make it paint-ready.

II. SURFACE PREPARATION - Exterior

We prepare the surface to ensure a long lasting paint job. The most important steps to assure longevity are: Washing the surface, removing loose and peeling paint, properly priming raw substrates, caulking cracks, and applying a quality finish coat.

- Washing: We will carefully power-wash and scrub away built-up grime, chalking and mildew with a mixture of bleach or
 other non-toxic cleanser. It is recommended that you place towels on windowsills and remove any window treatments to
 avoid damage from potential moisture seepage.
- Scraping: For all areas we work on, we will first remove all loose, peeling, and blistering paint.

Kilby Stenkamp Hill & Co. Real Estate Re: 101-105 Steiner Street San Francisco, CA 94117

Exterior proposal 3 visible sides

- Wire Brushing: Rusty metal will be scraped and wire brushed as needed. Wire brushes will also be used to prepare stucco and cement surfaces for finish paint.
- Caulking: Loose or deteriorating caulk shall be removed and replaced with an extremely flexible caulking material made from 100% terpolymer resin. Large seams or gaps will first be filled with compressible foam rope and then caulked. Waterproof openings, such as the seams between clapboards, will not be filled (unless for cosmetic reasons), as they are necessary for the house to "breathe." Filling such openings can cause moisture to become trapped in the exterior walls, resulting in premature paint failure and wood rot.
- Wood Patching: In selected areas, nail holes and other small holes will be patched with linseed oil-based putty. For larger holes created by dry rot or other factors we will first clean out the area and then apply a two-component epoxy that fuses with the old wood and which we have found to be particularly long lasting.
- Window Glazing: Wooden window sashes will be checked for failing glazing, spot-primed and re-glazed prior to painting.
- Stucco Patching: Cracks will be opened enough to accept filler, primed and then filled with site-appropriate material (elastomeric caulk, Kel-Seal® or Kel-Patch® compound) to approximate adjacent texture. Patched areas will be spot-primed before finish coating. Patched stucco often shows evidence of repair.

III. PRIME COAT

Upon completion of the surface preparation, primer is applied to the surface as follows:

- Priming on Exposed Wood / Stucco & All Patching: We use acrylic primers wherever possible. Acrylic primers have greater flexibility combined with superior adhesion qualities due to the acrylic resin binders.
- Priming on Metal, Wrought Iron & Rusty Surfaces: Depending on the substrate, we will apply either a zinc-chromate, or
 red-oxide based rust-inhibiting primer on metal surfaces. Nails or other rusted surfaces will receive a coat of "Rust
 Destroyer." This product chemically converts the rust to a stable substrate, rather than merely cover it up. We have found this
 product to be an enormous improvement over traditional rust inhibitors.

IV. FINISH COAT

After the primer has cured, two (2) finish coats are applied:

• Body and Trim: We use only the highest quality paints. Our research and experience has led us to choose Benjamin Moore Ben®, Pratt & Lambert Red Shield® and/or Sherwin-Williams Resilience® paints as our preferred coatings. Use of C2 or other products or lines of the above products may incur an additional cost per gallon.

V. CLEAN UP

All regulations of the San Francisco building code pertaining to disturbance of lead paint will be adhered to.

- The owner is asked to provide a small storage area for the crew kit. All debris, materials, and equipment shall be picked up daily and stored in this location. In addition we require access to water, electricity, and a drain or sink.
- In all cases we are responsible for cleaning all dirt, paint, or other contaminants from surfaces affected by our work. Window washing beyond the above is not included in this proposal unless specified.
- · Final clean up shall include removal of all paint chips, and hauling of debris.

Kilby Stenkamp Hill & Co. Real Estate Re: 101-105 Steiner Street San Francisco, CA 94117

Exterior proposal 3 visible sides

VI. MISCELLANEOUS

- Color Scheme: This proposal is for the same amount of colors and same placement as there now, regardless of colors chosen, except: Colors note: Some colors such as bright golds, reds, yellows and some bright whites may need more coats to cover properly. Often trying to cover light colors with dark colors (or vice versa) has this problem. After a test, you will be notified if any of your colors fall into this category, and if you wish to continue, any additional coats above two (2) would be an extra charge.
- Unless an interior lavatory is made available, an exterior one will be on sidewalk, locked when not in use, & cleaned regularly.
- · Color changes after approval will be on a time-&-materials (T&M) basis, billed at \$65 per man-hour.
- All alterations from the contracted work involving extra cost will be executed in writing through a Change Order before any
 new work is done.
- If hired, Modamas is authorized to put at least two (2) signs of our choosing on scaffolding and/or in front of the property for job's duration.
- If paint is damaged by non-Modamas personnel after we finish an area, we can touch up on an hourly basis if requested.
- We'll do our best to tie back plants but if client does not have it done (or get the City to do it if it is City property) before we arrive to about one (1) foot away from the home, we may have to leave areas behind those plants unpainted.
- While we'll be happy to discuss the project with anyone in the building & at Hill & Co., it is most efficient to have one Point of Contact (POC), from whom we'll take directions. Currently the POC is Kilby Stenkamp. This can be changed in writing.
- We expect our work to take about four (4) weeks, not including any possible bad weather, unforeseen carpentry, etc. We work
 Mon.-Fri. 8 am to 4:30 pm, and sometimes Sat. if our crew & the POC agrees.

VII. A FINAL NOTE

As with most things, we believe you get what you pay for. Our success lies in offering you the most value for your money. We hope you realize that this bid represents our best interpretation of your expectations, and that greater cost corresponds with higher quality.

With this in mind, we hope you choose Modamas Fine Painting. It would be our pleasure to work with you.

Kilby Stenkamp Hill & Co. Real Estate Re: 101-105 Steiner Street San Francisco, CA 94117 Exterior proposal

3 visible sides

VIII. PRICE - Proposed project for all but north side (initial desired timeframe):

Scaffold cost to be determined for all areas.*

Regular timeframe: \$52,000

SF Permit: \$ 350**

TOTAL: \$52,350

Xmas week- mid April: \$48,000

mid April: \$48,000 SF Permit: \$ 350**

Save \$4,000!

TOTAL: \$48,350

*Pacific Scaffolding Co. will provide firm quotes for needed scaffolding soon. We don't mark up their price, and payment for scaffolding goes directly to Pacific Scaffolding Co. upon erection. It's rented for 45 calendar days, rain or shine, and is prorated daily if rental goes over 45 days for any reason.

**This is the cost of the City of San Francisco's parking & permit fee for the front on Steiner St. We don't know the cost (if any) of putting scaffolding in a City park. We'll get a firm cost from the City if you hire us. We pay this fee upfront & are reimbursed by you in the painting payments. If the job lasts more than one (1) calendar month for any reason, you'll need to purchase another permit, which we can arrange again for the same amount.

To be paid: \$1,000 deposit at signing, with progress payments at 25%, 50% & 90%+ of job completion, & \$1,000 due after final sign off. Scaffolding payment due upon erection and is rented for 45 days, rain or shine, and is prorated daily after that.

Modamas, Incorporated carries full Workmen's Compensation and Public Liability insurance, and pays all taxes upon materials and labor furnished under this contract as required by law.

Submitted by: Peter Illes

On: September 22, 2015

Accepted by:

On:

Please initial desired timeframe.

Estimate valid for 90 days from date issued.

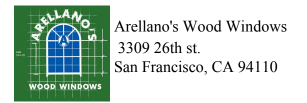
Contractors are required by law to be licensed by the Contractor's State License Board. Any questions concerning a contractor may be referred to the registrar of the board whose address is: Contractor's State License board, 1020 N. Street, Sacramento, California 95814.

NOTICE TO OWNER

"Under the Mechanics' Lien Law, any contractor, subcontractor, laborer, materialman or other person who helps to improve your property and is not paid for his labor, services or material, has a right to enforce his claim against your property. Under the law, you may protect yourself against such claims by filing, before commencing such work or improvement, an original contract for the work of improvement or a modification thereof, in the office of the county recorder of the county where the property is situated and requiring that a contractor's payment bond be recorded in such office. Said bond shall be in an amount not less than fifty percent (50%) of the contract price and shall, in addition to any conditions for the performance of the claims of all persons furnishing labor, services, equipment or materials for the work described in said contract."

Page 4 of 4 9/22/15

Confidential



Date	Estimate #
5/15/2016	5816

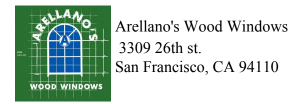
Name / Address	Jobsite
Erik Eitel	101-105 Steiner st. San Francisco, CA 94117

Description	Qty	Rate	Total
UNIT #105 1st Room ~42" x 34" Replace bent glass/ plastic with new glass & new sash cords.	4	510.00	2,040.00T
2nd Room ~42" x 34" Replace bent glass/ plastic with new glass & new interior ogee stops. (Weatherstripping ?)	1	603.00	603.00T
~42" x 72" (1 3/4') CURVED Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, BENT Single Pane Glass, White Primer Coat Inside & Out (Weatherstripping?)	2	2,215.00	4,430.00T
~48" x 34" Replace Single Pane Glass & new sash cords.	1	126.00	126.00T
BATHROOM ~26" x 21" Replace Single Pane Glass	1	77.00	77.00T
BEDROOM ~48" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out. (?)	1	476.00	476.00T
3rd Room (DINING ROOM) ~30" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out.	2	374.00	748.00T
~48" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out.	1	476.00	476.00T
Site Work: (Weatherstripping)	1	60.00	60.00T

Contract signature and deposit needed for all work to begin.	al
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Signature _____

Phone #	Fax#	E-mail	Web Site
(415) 305-0276	(866) 506-2390	arellanoswoodwindows@gmail.com	www.arellanoswoodwindows.com



Date	Estimate #
5/15/2016	5816

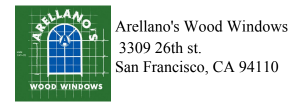
Name / Address Jobsite	
Turne / reares	
Erik Eitel 101-105 Steiner st. San Francisco, CA 94117	

Description	Qty	Rate	Total
KITCHEN ~33" x 60" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out, Interior Wood Stops, Parting Bead, Salvaged Cast Iron Pullies. (?)	1	486.00	486.00T
Site Work: new sash cord	1	15.00	15.00T
BATHROOM Site Work: new sash cord	2	15.00	30.00T
HALLWAY ~26" x 21" Replace Single Pane Glass	1	77.00	77.00T
LAST BEDROOM Site Work: new sash cords & parting bead	1	30.00	30.00T
ENTRY DOOR ~20" x 54" 1/4" replace with Laminated Safety Glass	1	115.00	115.00T
ENTRY CURVED SASH ~42" x 43" replace bent glass/ plastic with new glass.	1	480.00	480.00T
UNIT #103 1st Room ~42" x 34" Replace bent glass/ plastic with new glass. (retrofit 1 top sash to fit head jamb)	3	480.00	1,440.00T
2nd Room ~42" x 34" Replace bent glass/ plastic with new glass.	1	480.00	480.00T

Contract signature and deposit needed for all work to begin.	Total

Signature _____

Phone #	Fax#	E-mail	Web Site
(415) 305-0276	(866) 506-2390	arellanoswoodwindows@gmail.com	www.arellanoswoodwindows.com



Date	Estimate #
5/15/2016	5816

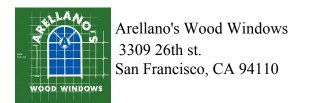
Jobsite
101-105 Steiner st.
San Francisco, CA 94117

Description	Qty	Rate	Total
~42" x 72" (1 3/4') CURVED Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, BENT Single Pane Glass, White Primer Coat Inside & Out (Weatherstripping?)	2	2,215.00	4,430.00T
BEDROOM ~42" x 34" Replace Single Pane Glass & new sash cords. (Weatherstripping)	1	186.00	186.00T
3rd Room (DINING ROOM) ~30" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out.	2	374.00	748.00T
~42" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out.	1	476.00	476.00T
~42" x 34" Replace Single Pane Glass top & bottom / new sash cords.	2	222.00	444.00T
Wet Room ~12" x 16" Replace Single Pane Glass top & bottom / new sash cords.	1	83.00	83.00
Hallway ~20" x 33" Replace Single Pane Glass (?)	1	84.00	84.00
Unit #101 ~48" x 72" (1 1/2") Single Hung Sash Set w/ Lugs , V.G. Douglas Fir Wood, Single Pane Glass, White Primer Coat Inside & Out.	2	476.00	952.00T
New Sash Installation / Sash removal for reglazing (bent glass with wax contractor cardboard).	1	8,700.00	8,700.00

Contract signature and deposit needed for all work to begin.	Total
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Signature

Phone #	Fax#	E-mail	Web Site
(415) 305-0276	(866) 506-2390	arellanoswoodwindows@gmail.com	www.arellanoswoodwindows.com



Date	Estimate #
5/15/2016	5816

Name / Address	Jobsite
Erik Eitel	101-105 Steiner st. San Francisco, CA 94117

Description	Qty	Rate	Total
San Francisco Sales Tax		8.75%	1,699.69

Contract signature and deposit needed for all work to begin.	Total	\$29,991.69
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Signature

Phone #	Fax#	E-mail	Web Site
(415) 305-0276	(866) 506-2390	arellanoswoodwindows@gmail.com	www.arellanoswoodwindows.com

Eco Logic Construction & Design, Inc.

608 English St Petaluma, CA 94952 415-999-1780/Office 707-658-1427/Fax License #896041B

CONTRACT

101-105 Steiner-Windows

THIS AGREEMENT is between the Contractor:

Name: Eco Logic Construction & Design, Inc. License No.: 896041 B

Address: 608 English St.

City, State, Zip: Petaluma, CA 94952 Phone: 415-999-1780 Fax 707-658-1427 Email: ecoerik@comcast.net

And the Owner:

Name: Karli Sager & Jason Monberg/Sager Monberg Revocable Trust Email: karli.sager@gmail.com

Home Address: 56 Potomac St

City, State, Zip: San Francisco, CA 94117 Phone: 415-336-2349

Work to be performed at the following street address: 101-105 Steiner St San Francisco, CA 94117

SCOPE OF WORK: Contractor will furnish the following labor, materials and equipment to construct in a good workmanlike manner: Repair and replace existing wood windows in the same size and same location:

Inclusions:

Windows:

Repair Existing wood windows in kind to match existing, replace broken glass panes, recondition windows with new sash cord, remove and replace window stops & parting bead, adjust weights on lower sashes, replace vinyl windows with wood windows to match existing/original wood windows:

101 Steiner:

Replace and recondition one sash on west wall Replace Curved plexi-glass with new curved glass on north wall and recondition Replace existing sashes for two windows on south wall

103 Steiner:

Replace glass window sash on south wall
Replace 4 panes of plexi-glass with new glass on east wall-recondition
Replace 3 panes of plexi-glass with new glass on south wall-recondition
Recondition sashes of four windows on south wall

105 Steiner:

Replace glass on entry door
Replace glass and recondition 3 sashes on north wall
Replace plexi-glass with glass in four sashes on south wall and recondition
Recondition seven sashes on south wall
Recondition sashes of two windows on north wall
Remove and replace vinyl windows with new wood windows on south wall

Paint all new sashes Permits and Inspections

Exclusions/Not in Contract:

- -work on casings if needed invoiced separately
- -upper sashes to be fixed on reconditioned windows

ALLOWANCES: The following items or specific prices are included in the contract price as allowances: curved glass panes material costs \$350 eachThe prices listed are estimates, the contract price will be adjusted upward or downward based on the actual amounts and adjustments will be made to the
corresponding invoice.

TIME FOR COMPLETION: The work to be performed by Contractor pursuant to this Agreement shall commence on the date of the approved permit and shall be substantially completed within 8 weeks of the start date. Commencement of work shall be defined as pulling permit.

PAYMENT: Owner agrees to pay Contractor a total cash price of \$34,960(thirty four thousand nine hundred sixty dollars), with a down payment of \$1000 upon signing of contract, and a payment schedule as follows:

Payment # 1: \$10,000 paid upon permit acquired

Payment # 2: \$15,000 paid upon completion of reconditioned sashes Payment # 3: \$9,960 paid upon completion of job and final inspection

Interest of 2% per month, will be charged on all overdue payments.

ADDITIONAL TERMS AND CONDITIONS: The Additional Terms and Conditions on the following pages, the Notice to Owner, and the Notice of Cancellation are expressly incorporated into this Agreement.

NOTICE OF YOUR RIGHTS: You, the homeowner or tenant (buyer), have the right to require the Contractor to furnish you with a performance and payment bond. You, the buyer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. Or if this is a contract for the repair of damages resulting from an earthquake, flood, fire, hurricane, riot, storm, tidal wave, or other similar catastrophic occurrence, you the buyer may cancel this transaction at any time prior to midnight of the seventh business day after the date of this transaction. See the attached Notice of Cancellation form for an explanation of this right.

Contractors are required by law to be licensed and regulated by the Contractors' State License Board which has jurisdiction to investigate complaints against contractors if a complaint regarding a patent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within 10 years of the date of the alleged violation. Any questions concerning a contractor may be referred to the Registrar, Contractors' State License Board, P.O. Box 26000, Sacramento, CA 95826.

Contractor:	
Date:	Eco Logic Construction & Design, Inc. Erik Eitel/President
Owner:	
Date:	
	-Karli Sager and Jason Monberg/Owners

ACCEPTANCE:

ADDITIONAL TERMS AND CONDITIONS

- 1. CHANGES IN THE WORK. Should the Owner, construction lender, or any public body or inspector direct any modification or addition to the work covered by this contract, the contract price shall be adjusted accordingly. Once performed, this additional work will be invoiced based on the Contractor's actual cost of all labor, equipment, subcontracts and materials, plus a contractor's fee of 20% for profit and administrative overhead. The Change Order may also increase the time within which the contract is to be completed. No extra or change-order work shall be required to be performed without prior written or authorization of the person contracting for the construction of the home improvement. Any change order forms for changes or extra work shall be incorporated in and become a part of this contract.
- 2. RESPONSIBILITIES OF THE PARTIES. Contractor shall promptly notify the Owner of (a) subsurface or latest physical conditions at the site differing materially from those indicated in this contract. or (b) unknown physical conditions differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this contract. Any expense incurred due to such conditions shall be paid for by Owner as added work.

Owner is responsible to: (a) supply electricity and water for use by Contractor; (b) provide Contractor and his equipment access to the property; (c) remove or protect any personal property and Contractor is not responsible for same nor for any carpets, drapes, furniture, driveways, lawns, shrubs, etc.; (d) point out and warrant the property lines to Contractor; and (e) have sufficient funds to comply with this agreement. This is a cash transaction unless otherwise specified.

- 3. ASBESTOS AND HAZARDOUS WASTE. Unless the contract specifically calls for the removal, disturbance, or transportation of asbestos or other hazardous substances, the parties acknowledge that such work requires special procedure, precautions, and/or licenses. Therefore, unless the contract specifically calls for same, if Contractor encounters such substances, Contractor shall immediately stop work and allow the Owner to obtain a duly qualified asbestos and/or hazardous material Contractor to perform the work or do the work himself at Contractor's option. Said work will be treated as an extra under this contract.
- 4. PLANS & SPECIFICATIONS. If plans and specifications are prepared for this job, they shall be attached to and become a part of the agreement.
- SUBCONTRACTS. Contractor may subcontract portions of this work to properly licensed and qualified subcontractors.
- 6. JOINT CONTROL. If Contractor is required under this Agreement to furnish joint control, Contractor shall not have any financial or other interest in the joint control.
- 7. INSURANCE AND DEPOSITS. Owner will procure at Owner's own expense and before the commencement of any work hereunder, fire insurance with course of construction, vandalism, and malicious mischief clauses attached, such insurance to be a sum at least equal to the contract price with loss, if any, payable to any beneficiary under any deed of trust covering the project, such insurance shall also name the Contractor and his subcontractors as additional insured, and to include sufficient funds to protect Owner, Contractor and his subcontractors and construction lender as their interests may appear; should Owner fail to do so Contractor may procure such insurance as agent for and at the expenses of Owner, but is not required to do so.

If the project is destroyed or damaged due to accident, disaster or calamity, such as fire, storm, earthquake, flood, landslide, or by theft or vandalism, any work done by the Contractor in rebuilding or restoring the project shall be paid by the Owner as extra work.

Contractor shall carry Worker's Compensation insurance for the protection of Contractor's employees during the progress of the work. Owner shall obtain and pay for insurance against injury to Owner's own employees and persons under Owner's direction and persons on the job site at Owner's invitation.

- 8. CLEAN-UP. Contractor will remove from Owner's property debris and surplus material created by his operation and leave it in a neat and broom clean condition.
- 9. COMPLETION AND OCCUPANCY. Owner agrees to sign and record a notice of completion within five days after the project is complete and ready for occupancy. If the project passes final inspection by the public body but Owner fails to record a Notice of Completion, then Owner hereby appoints contractors as Owner's agent to sign and record a Notice of Completion on behalf of Owner. This agency is irrevocable and is an agency coupled with an interest. In the event the Owner occupies the project or any part thereof before the Contractor has received all payment due under this contract, such occupancy shall constitute full and unqualified acceptance of all the Contractor's work by the Owner and the Owner agrees that such occupancy shall be a waiver of any and all claims against the Contractor.
- 10. RELEASE UPON PAYMENT. Upon satisfactory payment being made for any portion of the work performed, the Contractor shall, prior to any further payment being made, furnish to the Owner or construction lender a full and unconditional release from any claim or mechanic's lien pursuant to Civil Code §3114, for that portion of the work for which payment has been made.
- 11. SALESPERSON'S COMMISSION. If a sales commission will be paid out of the contract price, that payment shall be made on a pro rata basis in proportion to the schedule of payments made to the Contractor by the disbursing party.
- 12. DELAYS. Contractor agrees to start and diligently pursue work through to completion, but shall not be responsible for delays for any of the following reasons: failure of the issuance of all necessary building permits within a reasonable length of time, funding of loans, disbursement of funds into funding control or escrow, acts of neglect or omission of Owner or Owner's employees or agents, acts of God, stormy or inclement weather, strikes, lockouts, boycotts or other labor union activities, extra work ordered by Owner, acts of public enemy, riots or civil commotion, inability to secure material through regular recognized channels, imposition of Government priority or allocation of materials, failure of Owner to make payments when due, or delays caused by inspection or changes ordered by the inspectors of authorized governmental bodies, or for acts of independent contractors, or holidays, or other causes beyond Contractor's reasonable control. Failure by the Contractor without lawful excuse to substantially commence work within 20 days from the approximate date specified above when work will begin is a violation of the Contractors' State License Law, Business and Professions Code §7159.

- 13. RIGHT TO STOP WORK. Contractor shall have the right to stop work if any payment shall not be made, when due, to Contractor under this Agreement; Contractor may keep the job idle until all payments due are received. This remedy is in addition to any other right or remedy that the Contractor may have. Such failure to make payment, when due, is a material breach of this Agreement. Owner acknowledges that the additional costs for the delay in stopping and starting the project shall be treated as an extra and allow Contractor additional costs in accordance with paragraph one hereof.
- 14. DAMAGES. Any damages for which Contractor may be liable to Owner shall not, in any event, exceed the cash price of this Agreement.
- 15. ARBITRATION OF DISPUTES. Any claim or dispute arising out of or related to this Agreement, or the breach thereof, shall be settled by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association, or by mediation or other alternative dispute resolution method as may be mutually agreed, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE BUSINESS AND PROFESSIONS CODE OR OTHER APPLICABLE LAWS. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY.

WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION TO NEUTRAL ARBITRATION.

Eco Logic

16. SEVERABILITY. In the event that any provision of this Agreement or any application thereof shall be invalid, unenforceable or illegal, the validity, enforceability and legality of the remaining provisions and any other application shall not in any way be impaired thereby.

I/we agree to arbitration

Eco Logic Construction & Design, Inc.

608 English St Petaluma, CA 94952 415-999-1780/Office 707-658-1427/Fax License #896041B

CONTRACT

101-105 Steiner-Voluntary Structural Upgrade

THIS AGREEMENT is between the Contractor:

Name: Eco Logic Construction & Design, Inc. License No.: 896041 B

Address: 608 English St.

City, State, Zip: Petaluma, CA 94952 Phone: 415-999-1780 Fax 707-658-1427 Email: ecoerik@comcast.net

And the Owner:

Name: Karli Sager & Jason Monberg/Sager Monberg Revocable Trust Email: karli.sager@gmail.com

Home Address: 56 Potomac St

City, State, Zip: San Francisco, CA 94117 Phone: 415-336-2349

Work to be performed at the following street address: 101-105 Steiner St San Francisco, CA 94117

SCOPE OF WORK: Contractor will furnish the following labor, materials and equipment to construct in a good workmanlike manner: Voluntary upgrade of south property line foundation, Seismic strengthening of the garage level with new plywood shearwalls and reinforced concrete grade beams spanning in the transverse direction

Inclusions: Voluntary Structural Upgrade on ground floor

Concrete cutting and excavation for two new reinforced concrete grade beams up to 50 linear feet

Framing new shearwalls-adding connectors- 25 linear feet

Repairing a portion of the south property line foundation- cap sections or replace sections up to 15 linear feet

Permits and Inspections

Clean up and off haul materials

Exclusions/Not in Contract: Structural Engineering Special Inspections Parking Permits

ALLOWANCES: The following items or specific prices are included in the contract price as allowances: Grade beams \$25,000 Foundation Repair- \$15,000 Shearwalls 9,500 Permits & Inspections \$2,500

The prices listed are estimates, the contract price will be adjusted upward or downward based on the actual amounts and adjustments will be made to the corresponding invoice.

TIME FOR COMPLETION: The work to be performed by Contractor pursuant to this Agreement shall commence on the date of the approved permit and shall be substantially completed within 2 weeks of the start date. Commencement of work shall be defined as pulling permit.

PAYMENT: Owner agrees to pay Contractor a total cash price of \$52,000(twenty eight thousand eight hundred eighty dollars), with a down payment of \$1000 upon signing of contract, and a payment schedule as follows:

Payment # 1: \$10,000 paid upon completion of Concrete Cutting

Payment # 2: \$15,000 paid upon completion of Excavation

Payment #3: \$15,000 paid upon completion of Concrete Poured

Payment # 4: \$12,000 paid upon completion of job and final inspection

Interest of 2% per month, will be charged on all overdue payments.

ADDITIONAL TERMS AND CONDITIONS: The Additional Terms and Conditions on the following pages, the Notice to Owner, and the Notice of Cancellation are expressly incorporated into this Agreement.

NOTICE OF YOUR RIGHTS: You, the homeowner or tenant (buyer), have the right to require the Contractor to furnish you with a performance and payment bond. You, the buyer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. Or if this is a contract for the repair of damages resulting from an earthquake, flood, fire, hurricane, riot, storm, tidal wave, or other similar catastrophic occurrence, you the buyer may cancel this transaction at any time prior to midnight of the seventh business day after the date of this transaction. See the attached Notice of Cancellation form for an explanation of this right.

Contractors are required by law to be licensed and regulated by the Contractors' State License Board which has jurisdiction to investigate complaints against contractors if a complaint regarding a patent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within 10 years of the date of the alleged violation. Any questions concerning a contractor may be referred to the Registrar, Contractors' State License Board, P.O. Box 26000, Sacramento, CA 95826.

Contractor:	
Date:	
	Eco Logic Construction & Design, Inc. Erik Eitel/President
Owner:	
Date:	
	-Karli Sager and Jason Monberg/Owners

ACCEPTANCE:

ADDITIONAL TERMS AND CONDITIONS

- 1. CHANGES IN THE WORK. Should the Owner, construction lender, or any public body or inspector direct any modification or addition to the work covered by this contract, the contract price shall be adjusted accordingly. Once performed, this additional work will be invoiced based on the Contractor's actual cost of all labor, equipment, subcontracts and materials, plus a contractor's fee of 20% for profit and administrative overhead. The Change Order may also increase the time within which the contract is to be completed. No extra or change-order work shall be required to be performed without prior written or authorization of the person contracting for the construction of the home improvement. Any change order forms for changes or extra work shall be incorporated in and become a part of this contract.
- 2. RESPONSIBILITIES OF THE PARTIES. Contractor shall promptly notify the Owner of (a) subsurface or latest physical conditions at the site differing materially from those indicated in this contract. or (b) unknown physical conditions differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this contract. Any expense incurred due to such conditions shall be paid for by Owner as added work.

Owner is responsible to: (a) supply electricity and water for use by Contractor; (b) provide Contractor and his equipment access to the property; (c) remove or protect any personal property and Contractor is not responsible for same nor for any carpets, drapes, furniture, driveways, lawns, shrubs, etc.; (d) point out and warrant the property lines to Contractor; and (e) have sufficient funds to comply with this agreement. This is a cash transaction unless otherwise specified.

- 3. ASBESTOS AND HAZARDOUS WASTE. Unless the contract specifically calls for the removal, disturbance, or transportation of asbestos or other hazardous substances, the parties acknowledge that such work requires special procedure, precautions, and/or licenses. Therefore, unless the contract specifically calls for same, if Contractor encounters such substances, Contractor shall immediately stop work and allow the Owner to obtain a duly qualified asbestos and/or hazardous material Contractor to perform the work or do the work himself at Contractor's option. Said work will be treated as an extra under this contract.
- 4. PLANS & SPECIFICATIONS. If plans and specifications are prepared for this job, they shall be attached to and become a part of the agreement.
- SUBCONTRACTS. Contractor may subcontract portions of this work to properly licensed and qualified subcontractors.
- 6. JOINT CONTROL. If Contractor is required under this Agreement to furnish joint control, Contractor shall not have any financial or other interest in the joint control.
- 7. INSURANCE AND DEPOSITS. Owner will procure at Owner's own expense and before the commencement of any work hereunder, fire insurance with course of construction, vandalism, and malicious mischief clauses attached, such insurance to be a sum at least equal to the contract price with loss, if any, payable to any beneficiary under any deed of trust covering the project, such insurance shall also name the Contractor and his subcontractors as additional insured, and to include sufficient funds to protect Owner, Contractor and his subcontractors and construction lender as their interests may appear; should Owner fail to do so Contractor may procure such insurance as agent for and at the expenses of Owner, but is not required to do so.

If the project is destroyed or damaged due to accident, disaster or calamity, such as fire, storm, earthquake, flood, landslide, or by theft or vandalism, any work done by the Contractor in rebuilding or restoring the project shall be paid by the Owner as extra work.

Contractor shall carry Worker's Compensation insurance for the protection of Contractor's employees during the progress of the work. Owner shall obtain and pay for insurance against injury to Owner's own employees and persons under Owner's direction and persons on the job site at Owner's invitation.

- 8. CLEAN-UP. Contractor will remove from Owner's property debris and surplus material created by his operation and leave it in a neat and broom clean condition.
- 9. COMPLETION AND OCCUPANCY. Owner agrees to sign and record a notice of completion within five days after the project is complete and ready for occupancy. If the project passes final inspection by the public body but Owner fails to record a Notice of Completion, then Owner hereby appoints contractors as Owner's agent to sign and record a Notice of Completion on behalf of Owner. This agency is irrevocable and is an agency coupled with an interest. In the event the Owner occupies the project or any part thereof before the Contractor has received all payment due under this contract, such occupancy shall constitute full and unqualified acceptance of all the Contractor's work by the Owner and the Owner agrees that such occupancy shall be a waiver of any and all claims against the Contractor.
- 10. RELEASE UPON PAYMENT. Upon satisfactory payment being made for any portion of the work performed, the Contractor shall, prior to any further payment being made, furnish to the Owner or construction lender a full and unconditional release from any claim or mechanic's lien pursuant to Civil Code §3114, for that portion of the work for which payment has been made.
- 11. SALESPERSON'S COMMISSION. If a sales commission will be paid out of the contract price, that payment shall be made on a pro rata basis in proportion to the schedule of payments made to the Contractor by the disbursing party.
- 12. DELAYS. Contractor agrees to start and diligently pursue work through to completion, but shall not be responsible for delays for any of the following reasons: failure of the issuance of all necessary building permits within a reasonable length of time, funding of loans, disbursement of funds into funding control or escrow, acts of neglect or omission of Owner or Owner's employees or agents, acts of God, stormy or inclement weather, strikes, lockouts, boycotts or other labor union activities, extra work ordered by Owner, acts of public enemy, riots or civil commotion, inability to secure material through regular recognized channels, imposition of Government priority or allocation of materials, failure of Owner to make payments when due, or delays caused by inspection or changes ordered by the inspectors of authorized governmental bodies, or for acts of independent contractors, or holidays, or other causes beyond Contractor's reasonable control. Failure by the Contractor without lawful excuse to substantially commence work within 20 days from the approximate date specified above when work will begin is a violation of the Contractors' State License Law, Business and Professions Code §7159.

- 13. RIGHT TO STOP WORK. Contractor shall have the right to stop work if any payment shall not be made, when due, to Contractor under this Agreement; Contractor may keep the job idle until all payments due are received. This remedy is in addition to any other right or remedy that the Contractor may have. Such failure to make payment, when due, is a material breach of this Agreement. Owner acknowledges that the additional costs for the delay in stopping and starting the project shall be treated as an extra and allow Contractor additional costs in accordance with paragraph one hereof.
- 14. DAMAGES. Any damages for which Contractor may be liable to Owner shall not, in any event, exceed the cash price of this Agreement.
- 15. ARBITRATION OF DISPUTES. Any claim or dispute arising out of or related to this Agreement, or the breach thereof, shall be settled by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association, or by mediation or other alternative dispute resolution method as may be mutually agreed, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE BUSINESS AND PROFESSIONS CODE OR OTHER APPLICABLE LAWS. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY.

WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION TO NEUTRAL ARBITRATION.

I/we agree to arbitration.	Eco Logic	Owner			
SEVERABILITY. In the	event that any provision of th	is Agreement or any appli	cation thereof shall be invalid	unenforceable or illegal t	he valio

16. SEVERABILITY. In the event that any provision of this Agreement or any application thereof shall be invalid, unenforceable or illegal, the validity, enforceability and legality of the remaining provisions and any other application shall not in any way be impaired thereby.

Eco Logic Construction & Design, Inc.

608 English St Petaluma, CA 94952 415-999-1780/Office 707-658-1427/Fax License #896041B

CONTRACT

101-105 Steiner-Roof

THIS AGREEMENT is between the Contractor:

Name: Eco Logic Construction & Design, Inc. License No.: 896041 B

Address: 608 English St.

City, State, Zip: Petaluma, CA 94952 Phone: 415-999-1780 Fax 707-658-1427 Email: ecoerik@comcast.net

And the Owner:

Name: Karli Sager & Jason Monberg/Sager Monberg Revocable Trust Email: karli.sager@gmail.com

Home Address: 56 Potomac St

City, State, Zip: San Francisco, CA 94117 Phone: 415-336-2349

Work to be performed at the following street address: 101-105 Steiner St San Francisco, CA 94117

SCOPE OF WORK: Contractor will furnish the following labor, materials and equipment to construct in a good workmanlike manner: Replace Roof with new/Repair:

Inclusions:

Roofing:

Demolition of existing tar & gravel roof and off haul materials- remove and off haul composition shingles on overhang,

Provide scaffold at front elevation with pedestrian throughway,

Install fiberglass base layer, Install second base layer of APP torch down

Install 130 ft of 3X3 flashing, Install roof jacks, caps, and storm collars for all penetrations

Install 80 ft of 3" downspout/Install two 6X6 drain outlet/scuppers

Install third layer of GTA granulated torch down bitumen

Install 30lb. felt and 30 year composition shingles on overhang

Permits and Inspections

Exclusions/Not in Contract:

ALLOWANCES: The following items or specific prices are included in the contract price as allowances: Scaffold/Pedestrian throughway- \$2,750 The prices listed are estimates, the contract price will be adjusted upward or downward based on the actual amounts and adjustments will be made to the corresponding invoice.

TIME FOR COMPLETION: The work to be performed by Contractor pursuant to this Agreement shall commence on the date of the approved permit and shall be substantially completed within 2 weeks of the start date. Commencement of work shall be defined as pulling permit.

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PAYMENT: Owner agrees to pay Contractor a total cash price of \$28,880(twenty eight thousand eight hundred eighty dollars), with a down payment of \$1000 upon signing of contract, and a payment schedule as follows:

Payment # 1: \$15,000 paid upon completion of Demolition

Payment # 2: \$13,880 paid upon completion of job and final inspection

Interest of 2% per month, will be charged on all overdue payments.

ADDITIONAL TERMS AND CONDITIONS: The Additional Terms and Conditions on the following pages, the Notice to Owner, and the Notice of Cancellation are expressly incorporated into this Agreement.

NOTICE OF YOUR RIGHTS: You, the homeowner or tenant (buyer), have the right to require the Contractor to furnish you with a performance and payment bond. You, the buyer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. Or if this is a contract for the repair of damages resulting from an earthquake, flood, fire, hurricane, riot, storm, tidal wave, or other similar catastrophic occurrence, you the buyer may cancel this transaction at any time prior to midnight of the seventh business day after the date of this transaction. See the attached Notice of Cancellation form for an explanation of this right.

Contractors are required by law to be licensed and regulated by the Contractors' State License Board which has jurisdiction to investigate complaints against contractors if a complaint regarding a patent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within 10 years of the date of the alleged violation. Any questions concerning a contractor may be referred to the Registrar, Contractors' State License Board, P.O. Box 26000, Sacramento, CA 95826.

Contractor:	
Date:	Eco Logic Construction & Design, Inc. Erik Eitel/President
Owner:	
Date:	-Karli Sager and Jason Monberg/Owners

ACCEPTANCE:

ADDITIONAL TERMS AND CONDITIONS

- 1. CHANGES IN THE WORK. Should the Owner, construction lender, or any public body or inspector direct any modification or addition to the work covered by this contract, the contract price shall be adjusted accordingly. Once performed, this additional work will be invoiced based on the Contractor's actual cost of all labor, equipment, subcontracts and materials, plus a contractor's fee of 20% for profit and administrative overhead. The Change Order may also increase the time within which the contract is to be completed. No extra or change-order work shall be required to be performed without prior written or authorization of the person contracting for the construction of the home improvement. Any change order forms for changes or extra work shall be incorporated in and become a part of this contract.
- 2. RESPONSIBILITIES OF THE PARTIES. Contractor shall promptly notify the Owner of (a) subsurface or latest physical conditions at the site differing materially from those indicated in this contract. or (b) unknown physical conditions differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this contract. Any expense incurred due to such conditions shall be paid for by Owner as added work.

Owner is responsible to: (a) supply electricity and water for use by Contractor; (b) provide Contractor and his equipment access to the property; (c) remove or protect any personal property and Contractor is not responsible for same nor for any carpets, drapes, furniture, driveways, lawns, shrubs, etc.; (d) point out and warrant the property lines to Contractor; and (e) have sufficient funds to comply with this agreement. This is a cash transaction unless otherwise specified.

- 3. ASBESTOS AND HAZARDOUS WASTE. Unless the contract specifically calls for the removal, disturbance, or transportation of asbestos or other hazardous substances, the parties acknowledge that such work requires special procedure, precautions, and/or licenses. Therefore, unless the contract specifically calls for same, if Contractor encounters such substances, Contractor shall immediately stop work and allow the Owner to obtain a duly qualified asbestos and/or hazardous material Contractor to perform the work or do the work himself at Contractor's option. Said work will be treated as an extra under this contract.
- 4. PLANS & SPECIFICATIONS. If plans and specifications are prepared for this job, they shall be attached to and become a part of the agreement.
- 5. SUBCONTRACTS. Contractor may subcontract portions of this work to properly licensed and qualified subcontractors.
- 6. JOINT CONTROL. If Contractor is required under this Agreement to furnish joint control, Contractor shall not have any financial or other interest in the joint control.
- 7. INSURANCE AND DEPOSITS. Owner will procure at Owner's own expense and before the commencement of any work hereunder, fire insurance with course of construction, vandalism, and malicious mischief clauses attached, such insurance to be a sum at least equal to the contract price with loss, if any, payable to any beneficiary under any deed of trust covering the project, such insurance shall also name the Contractor and his subcontractors as additional insured, and to include sufficient funds to protect Owner, Contractor and his subcontractors and construction lender as their interests may appear; should Owner fail to do so Contractor may procure such insurance as agent for and at the expenses of Owner, but is not required to do so.

If the project is destroyed or damaged due to accident, disaster or calamity, such as fire, storm, earthquake, flood, landslide, or by theft or vandalism, any work done by the Contractor in rebuilding or restoring the project shall be paid by the Owner as extra work.

Contractor shall carry Worker's Compensation insurance for the protection of Contractor's employees during the progress of the work. Owner shall obtain and pay for insurance against injury to Owner's own employees and persons under Owner's direction and persons on the job site at Owner's invitation.

- 8. CLEAN-UP. Contractor will remove from Owner's property debris and surplus material created by his operation and leave it in a neat and broom clean condition.
- 9. COMPLETION AND OCCUPANCY. Owner agrees to sign and record a notice of completion within five days after the project is complete and ready for occupancy. If the project passes final inspection by the public body but Owner fails to record a Notice of Completion, then Owner hereby appoints contractors as Owner's agent to sign and record a Notice of Completion on behalf of Owner. This agency is irrevocable and is an agency coupled with an interest. In the event the Owner occupies the project or any part thereof before the Contractor has received all payment due under this contract, such occupancy shall constitute full and unqualified acceptance of all the Contractor's work by the Owner and the Owner agrees that such occupancy shall be a waiver of any and all claims against the Contractor.
- 10. RELEASE UPON PAYMENT. Upon satisfactory payment being made for any portion of the work performed, the Contractor shall, prior to any further payment being made, furnish to the Owner or construction lender a full and unconditional release from any claim or mechanic's lien pursuant to Civil Code §3114, for that portion of the work for which payment has been made.
- 11. SALESPERSON'S COMMISSION. If a sales commission will be paid out of the contract price, that payment shall be made on a pro rata basis in proportion to the schedule of payments made to the Contractor by the disbursing party.
- 12. DELAYS. Contractor agrees to start and diligently pursue work through to completion, but shall not be responsible for delays for any of the following reasons: failure of the issuance of all necessary building permits within a reasonable length of time, funding of loans, disbursement of funds into funding control or escrow, acts of neglect or omission of Owner or Owner's employees or agents, acts of God, stormy or inclement weather, strikes, lockouts, boycotts or other labor union activities, extra work ordered by Owner, acts of public enemy, riots or civil commotion, inability to secure material through regular recognized channels, imposition of Government priority or allocation of materials, failure of Owner to make payments when due, or delays caused by inspection or changes ordered by the inspectors of authorized governmental bodies, or for acts of independent contractors, or holidays, or other causes beyond Contractor's reasonable control. Failure by the Contractor without lawful excuse to substantially commence work within 20 days from the approximate date specified above when work will begin is a violation of the Contractors' State License Law, Business and Professions Code §7159.

- 13. RIGHT TO STOP WORK. Contractor shall have the right to stop work if any payment shall not be made, when due, to Contractor under this Agreement; Contractor may keep the job idle until all payments due are received. This remedy is in addition to any other right or remedy that the Contractor may have. Such failure to make payment, when due, is a material breach of this Agreement. Owner acknowledges that the additional costs for the delay in stopping and starting the project shall be treated as an extra and allow Contractor additional costs in accordance with paragraph one hereof.
- 14. DAMAGES. Any damages for which Contractor may be liable to Owner shall not, in any event, exceed the cash price of this Agreement.
- 15. ARBITRATION OF DISPUTES. Any claim or dispute arising out of or related to this Agreement, or the breach thereof, shall be settled by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association, or by mediation or other alternative dispute resolution method as may be mutually agreed, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE BUSINESS AND PROFESSIONS CODE OR OTHER APPLICABLE LAWS. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY.

WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION TO NEUTRAL ARBITRATION.

Eco Logic

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16. SEVERABILITY. In the event that any provision of this Agreement or any application thereof shall be invalid, unenforceable or illegal, the validity, enforceability and legality of the remaining provisions and any other application shall not in any way be impaired thereby.

I/we agree to arbitration

STRANDBERG ENGINEERING

May 6, 2016

Karli Sager & Jason Monberg 56 Potomac Street San Francisco, California, 94117 karli_sager@hotmail.com jasonmonberg@gmail.com

PROPOSAL FOR STRUCTURAL ENGINEERING SERVICES 101-105 Steiner Street Seismic Strengthening – San Francisco

Dear Karli & Jason:

Thank you for considering Strandberg Engineering as the structural consultant for your project. We would be honored to work with you. The following proposal is based on a site visit to 101-105 Steiner by David Strandberg on May 4, 2016.

PROJECT DESCRIPTION

Strandberg Engineering understands that the project includes the following:

- Repair of existing South property line foundation
- Seismic strengthening of the garage level with new plywood shearwalls and reinforced concrete grade beams spanning in the transverse direction

The structural design for the project will be based on the 2013 California Building Code and the San Francisco Amendments

ENGINEERING SERVICES

Strandberg Engineering will perform Engineering Services for the proposed Project Description above. These services will be performed in the following phases – Construction Documents and Construction Administration – outlined as follows:

1. CONSTRUCTION DOCUMENTS

- a. Prepare structural drawings sufficiently detailed for bidding and permit submittal to building department and which are to be used by the contractor during construction
- a. Prepare structural calculations for permit submittal to building department

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- b. Establish testing and inspection requirements for all structural materials and workmanship
- c. Respond to comments from building department based on their review of our permit submittal drawings and calculations

2. CONSTRUCTION ADMINISTRATION

- a. Provide site visits when requested to observe general conformance of construction to the approved drawings at the various phases of the project
- b. Respond to requests for information (RFIs) from contractor
- c. Make minor modifications to the plans and details as needed
- d. Provide letter summarizing structural observation performed during construction

FEES & EXPENSES FOR ENGINEERING SERVICES

1. PROFESSIONAL FEES

Based on the information provided to Strandberg Engineering to-date, the fixed fees for the work outlined above are as follows:

Phase	Fee Structure	Distribution	Fee
Construction Documents	Fixed Fee	75%	\$5,250
Construction Administration	Fixed Fee	25%	\$1,750
		Total =	\$7,000

2. REIMBURSABLE EXPENSES

Reimbursable expenses are expenses incurred directly or indirectly by Strandberg Engineering in connection with the Project. Reimbursable expenses are not included in the estimate above.

3. PAYMENT

Invoices will be submitted monthly for Professional Fees and Reimbursable Expenses. Invoices are due upon receipt and shall be considered past due if not paid within 30 days following the invoice date. In the event Client fails to timely pay any invoice, Strandberg Engineering may, without waiving any other claim or right against Clients, and without liability whatsoever to Client or others, suspend or terminate its performance of this Agreement. Late payments may accrue interest at a rate of 1.5% per month from the date the invoice was issued. In the event any portion of the account remains unpaid 90 days after billing, the Client shall pay all costs of collection, including reasonable attorney's fees.

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4. SCHEDULE OF RATES

Strandberg Engineering's hourly rates are listed below by job title. Our hourly rates increase 5% to 8% annually, starting January 1 of each year. The rates listed below are good through December of 2016.

Job Title	Hourly Rate
Principal	\$245
Associate Engineer	\$215
Project Engineer	\$195
Staff Engineer	\$170
Junior Engineer	\$115
Drafter	\$130
Administration	\$75

5. INSURANCE

Strandberg Engineering currently maintains the following insurance coverage. Certificates of insurance can be provided upon request.

Coverage	Limits
Professional Liability	\$1,000,000 per claim
	\$2,000,000 annual aggregate
Commercial General Liability	\$1,000,000 per claim
	\$2,000,000 annual aggregate
Workers Compensation	\$1,000,000 per claim
Automobile Insurance	\$1,000,000 combined

6. SCHEDULE OF REIMBURSABLE EXPENSES

Reimbursable Item	Billing Structure
In-House Plotting	\$ 2.00/sq.ft.
Automotive Expenses	Per IRS Mileage Rate
Project Travel Expenses	At Cost
Delivery Expenses	At Cost

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7. ADDITIONAL SERVICES

Additional Services are those that arise as a result of unforeseen circumstances during the design or construction of a project and that are not included in the scope of work described in Engineering Services. Written notification will be given before we proceed with any additional services. The following items are considered Additional Services and shall be billed on a time-and-materials basis according to our standard billing rates in effect at the time of service, in addition to fees quoted for basic services.

- Services resulting from major changes in scope or magnitude of the project as described in Project Description and agreed to under this Agreement
- Splitting the Permit Documents into multiple phases
- Redesign to reduce construction cost where the reason for the excessive cost is outside the control
 of Strandberg Engineering
- Redesign services required by major design changes by the Architect and/or Client
- Redesign services requested to accommodate particular construction materials, methods, or sequences
- Services resulting from corrections or revisions required due to deviations of the executed work by the contractor from that shown on the Contract Documents
- Services required as a result of revision of governing codes or regulation subsequent to completion of the Construction Document Phase
- Services in connection with a public hearing, arbitration proceeding or legal proceeding
- Services resulting from an existing building not being constructed as shown on original drawings or atypical conditions which could not be accounted for. In the event that accurate information regarding existing conditions is not made available, Strandberg Engineering will make assumptions in the design and details. If these assumptions are not correct, and redesign becomes necessary during construction, the redesign will be performed as an additional service.
- Design of temporary shoring and bracing for structure and excavations and/or underpinning
- Services related to secondary structural and non-structural elements such as furniture, countertops, sculpture support, custom windows/doors, architectural stairs, trellis, canopies, hardware/ mechanisms, etc., unless previously noted.

TERMS AND CONDITIONS

1. ACCEPTANCE

Client and Strandberg Engineering agree that Client's payment of an invoice shall be taken to mean that Client is satisfied with Strandberg Engineering's services to date and that Client is not aware of any deficiencies in Strandberg Engineering's services unless otherwise noted in writing. Client agrees to provide prompt notice to Strandberg Engineering if Client becomes aware of any fault or defect in the project or in Strandberg Engineering's services or obligations.

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2. MEANS AND METHODS

It is understood and agreed that Strandberg Engineering has no constructive use of the site; has no control or authority over the means, methods, and sequences of construction; and therefore has no ongoing responsibility whatsoever for construction site safety, a responsibility that has been wholly vested in the general contractor.

3. ACCESS

Client shall make all necessary arrangements for Strandberg Engineering's access to any location required for Strandberg Engineering to provide its engineering services.

4. ENTIRE AGREEMENT

This proposal constitutes the entire agreement between the parties and there are no conditions, agreements or representations between the parties except as expressed herein. Any prior agreements, promises, negotiations or representations, written or oral, not expressly set forth in this agreement are of no force and effect. It is the intention of the parties that this agreement will govern all services provided to Client by Strandberg Engineering whether before or after execution of the agreement. It is not the intent of the parties to this agreement to form a partnership or joint venture.

5. NO THIRD PARTY BENEFICIARIES

This proposal and all related obligations and services are intended for the sole benefit of Client and Strandberg Engineering and are not intended to create any third party rights or benefits except as expressly set forth herein.

6. LIMITATION OF LIABILITY

Strandberg Engineering's liability coverage is limited to ten times the amount of total fees paid to Strandberg Engineering.

7. SAVINGS PROVISION

In the event any provisions of this proposal shall be held to be invalid and unenforceable, the remaining provisions shall be valid and binding upon the parties. One or more waivers by either party of any provisions, term, condition, or covenant shall not be construed by the other party as a waiver of a subsequent breach of the same by the other party.

8. SUCCESSORS AND ASSIGNS

The Client and Strandberg Engineering each bind themselves, their successors and permitted assigns to the agreement. Neither Client nor Strandberg Engineering shall assign or transfer its interests in this agreement without the prior written consent of the other; however Strandberg Engineering shall have the right to subcontract portions of the services to qualified sub-consultants.

9. TIMELINE

This proposal shall expire if not accepted and countersigned within 90 days of the proposal date.

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10. TERMINATION OF SERVICES

This Agreement may be terminated after a 15 day advance notice in writing by either party for any reason. In the event of termination, the Client shall pay Strandberg Engineering for all services rendered up to the date of termination and reimbursable expenses.

Acceptance of this proposal can be indicated by signing the designated space below and sending a PDF or hard copy of the document to our office along with the retainer (if required). Please do not hesitate to call if you have any questions regarding this proposal. It would be our pleasure to be part of your project team, and we look forward to hearing from you.

Best Regards,	Accepted By:
David Strandberg, Principal	
David Strandberg, i filicipal	Karli Sager / Jason Monberg Date
	()Client phone number
	If you would like us to email a copy of your monthly invoices, please provide your preferred email address below:
	Client email address

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Mills Act Historical Property Contract Pre-Approval Inspection Report

May 2016 101-105 Steiner Street

Property Information

Address: 101-105 Steiner Street

Block/Lot: 0866/009

Zoning District: RTO

Height & Bulk District: 40-X

Eligibility: Contributor to Duboce Park Landmark District

Owner Information

Name: Jason Monberg & Karli Sager

Address: 56 Potomac Street San Francisco, CA 94117

Phone: 415-722-4972 Phone: 415-269-8518

Email: <u>jasonmonberg@gmail.com</u> Email: karlisager@gmail.com

Pre-Inspection

☑ Application fee paid

☐ Record of calls or e-mails to applicant to schedule pre-contract inspection

5/2 – confirm receipt of application; schedule site visit

Inspection scheduled on: 5/10 – confirm site visit date and time.

Inspection Overview

Date and time of inspection: 5/12/16; 9:00am					
Parties pro	Parties present: Shannon Ferguson, Department staff; Karli Sager, property owner				
☑ Provide	applican	t with business cards			
☑ Inform	applicant	of contract cancellation policy			
☑ Inform	applicant	of monitoring process			
Inspect pr	operty. If	multi-family or commercial building, inspection included a:			
$\overline{\mathbf{Q}}$	Thorough	sample of units/spaces			
	Represer	ntative			
	Limited				
☑ Review	any rece	ntly completed and in progress work to confirm compliance with Contract.			
☑ Review	areas of	proposed work to ensure compliance with Contract.			
☑ Review	proposed	d maintenance work to ensure compliance with Contract.			
-	•	ograph any existing, non-compliant features to be returned to original ntract period. n/a			
☑ Yes	□ No	Does the application and documentation accurately reflect the property's existing condition? If no, items/issues noted:			
☑ Yes	□ No	Does the proposed scope of work appear to meet the Secretary of the Interior's Standards? If no, items/issues noted:			
□ Yes	□No	Does the property meet the exemption criteria, including architectural style, work of a master architect, important persons or danger of deterioration or demolition without rehabilitation? If no, items/issues noted: n/a. property is valued at less than \$3M			
□ Yes	☑ No	Conditions for approval? If yes, see below.			

Notes and Recommendations

Foundation/Structural

Beam in basement running east-west installed in 2015. Proposal includes new retaining wall at south elevation and shear walls at two locations running north-south.

Exterior

Vents for fireplaces at south elevation, all floors will be replace with less obtrusive vents when the elevation is prepared for painting. Work includes repairing secondary cornice at third floor where cut for vent.

Roof

Roof proposed for replacement in 2028.

Chimneys

No seismic work to chimney is proposed. Structural engineer consulted.

Windows

Windows will be repaired. Vinyl windows will be replaced with wood sash to match existing.

Conditions for Approval

None

Photographs

