

SAN FRANCISCO PLANNING DEPARTMENT

PRE-APPROVAL INSPECTION REPORT

Report Date:	May 22, 2018
Inspection Date:	May 22, 2018, 9:00am
Filing Date:	May 1, 2018
Case No.:	2018006796MLS
Project Address:	465-467 Oak Street
Block/Lot:	0840/017
Eligibility	Contributor to California Register of Historical Resources Historic District,
8.1.1.9	Hayes Valley Residential Historic District
Zoning:	RTO – Residential Transit Oriented District
Height &Bulk:	40-X
0	District 5 (London Breed)
Project Sponsor:	Joseph E & Jennifer A Laska Jnt Lvg Trust
Address:	467 Oak Street
	San Francisco, CA 94102
	310-497-8118, 310-709-2230
	<u>joelaska@me.com</u> , jennlaska@me.com
Staff Contact:	Shannon Ferguson – (415) 575-9074
	shannon.ferguson@sfgov.org
Reviewed By:	Tim Frye – (415) 575-6822
	tim.frye@sfgov.org

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

Reception: 415.558.6378

Fax: 415.558.6409

Planning Information: **415.558.6377**

PRE-INSPECTION

☑ Record of calls or e-mails to applicant to schedule pre-approval inspection

4/30/2018: email applicant to confirm receipt of application 5/14/2018: email applicant to schedule site visit 5/15/2018: email applicant to confirm site visit date and time

INSPECTION OVERVIEW Date and time of inspection: Parties present:

Provide applicant with business cardsInform applicant of contract cancellation policy

 \blacksquare Inform applicant of monitoring process

Inspect property. If multi-family or commercial building, inspection included a:

- ☑ Thorough sample of units/spaces
- □ Representative
- □ Limited

☑ Review any recently completed and in progress work to confirm compliance with Contract.

☑ Review areas of proposed work to ensure compliance with Contract.

☑ Review proposed maintenance work to ensure compliance with Contract.

 \Box Identify and photograph any existing, non-compliant features to be returned to original condition during contract 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: See below
🗹 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
🗹 Yes	□ No	Conditions for approval? If yes, see below.

NOTES

<u>465 Oak Street (District 5)</u> is located on the south side of Oak Street between Buchanan and Laguna streets, Assessor's Block 0840, Lot 017. The subject property is located within a RTO (Residential Transit Oriented District) zoning district and a 40-X Height and Bulk district. The subject property is a contributing building to the California Register of Historical Places- listed Hayes Valley Residential Historic District. It is a two-story plus basement, wood-frame, two-family dwelling designed in the Edwardian style and built in circa 1900.

The subject property is currently valued by the Assessor's Office at under \$3,000,000. Therefore, an exemption from the tax assessment value is not required.

The applicant has completed rehabilitation work including, window repair, wood siding and trim repair and painting, and chimney repair in 2017. The rehabilitation plan proposes seismic structural upgrade, roof replacement, replacement of rear stair and balcony, and repainting. The estimated cost of rehabilitation work is \$369,600.

The maintenance plan proposes to inspect the roof, gutters, downspouts, windows, doors, front steps, wood siding, and wood trim for leaks, failing paint or deterioration and make any necessary repairs in kind. The estimated cost of maintenance work is \$2,000 annually.

PHOTOGRAPHS



Case Number: 2018-006796MLS 465 Oak Street





Application for Mills Act Historical Property Contract

Property: Russell Warren House 465-467 Oak. St. San Francisco, CA 94102

Submitted April 30, 2018 by Joseph and Jennifer Laska 467 Oak St. San Francisco, CA 94102

MILLS ACT HISTORICAL PROPERTY CONTRACT Application Checklist:

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

1	Mills Act Application	YES 🖌	NO 🗌
	Has each property owner signed? Has each signature been notarized?		
2	High Property Value Exemption Form & Historic Structure Report	YES 🗌	NO 🗌
	Required for Residential properties with an assessed value over \$3,000,000 and Commercial/Industrial properties with an assessed value over \$5,000,000. Have you included a copy of the Historic Structures Report completed by a qualified consultant?		N/A 🔽
3	Draft Mills Act Historical Property Contract	YES 🖌	NO 🗌
	Are you using the Planning Department's standard "Historical Property Contract?" Have all owners signed and dated the contract? Have all signatures been notarized?		
4	Notary Acknowledgement Form	YES 🖌	NO 🗌
	Is the Acknowledgement Form complete? Do the signatures match the names and capacities of signers?		
5	Draft Rehabilitation/Restoration/Maintenance Plan	YES 🖌	NO 🗌
	Have you identified and completed the Rehabilitation, Restoration, and Maintenance Plan organized by contract year, including all supporting documentation related to the scopes of work?		
6	Photographic Documentation	YES 🖌	NO 🗌
	Have you provided both interior and exterior images (either digital, printed, or on a CD)? Are the images properly labeled?		
7	Site Plan	YES 🖌	NO 🗌
	Does your site plan show all buildings on the property including lot boundary lines, street name(s), north arrow and dimensions?		
-			
8	Tax Bill	YES 🖌	NO 🗌
8	Tax Bill Did you include a copy of your most recent tax bill?	YES 🔽	NO 🗌
8 9		YES 🔽 YES 🔽	
	Did you include a copy of your most recent tax bill?		
	Did you include a copy of your most recent tax bill? Rental Income Information Did you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building		
9	Did you include a copy of your most recent tax bill? Rental Income Information Did you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.?	YES 🔽	NO 🗌
9	Did you include a copy of your most recent tax bill? Rental Income Information Did you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.? Payment Did you include a check payable to the San Francisco Planning Department? Current application fees can be found on the Planning Department Fee Schedule under	YES 🔽	NO 🗌
9	Did you include a copy of your most recent tax bill?Rental Income InformationDid you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.?PaymentDid you include a check payable to the San Francisco Planning Department? Current application fees can be found on the Planning Department Fee Schedule under Preservation Applications.Recordation Requirements A Board of Supervisors approved and fully executed Mills Act Historical Property contract must be recorded with the Assessor-Recorder. The contract must be accompanied by the following in order to meet recording requirements:	YES 🔽 YES 🔽	NO 🗌
9	Did you include a copy of your most recent tax bill? Rental Income Information Did you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.? Payment Did you include a check payable to the San Francisco Planning Department? Current application fees can be found on the Planning Department Fee Schedule under Preservation Applications. Recordation Requirements A Board of Supervisors approved and fully executed Mills Act Historical Property contract must be recorded with the Assessor-Recorder. The contract must be accompanied by the following in order to meet recording requirements: - All approvals, signatures, recordation attachments	YES 🔽 YES 🔽	NO 🗌
9	Did you include a copy of your most recent tax bill?Rental Income InformationDid you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.?PaymentDid you include a check payable to the San Francisco Planning Department? Current application fees can be found on the Planning Department Fee Schedule under Preservation Applications.Recordation Requirements A Board of Supervisors approved and fully executed Mills Act Historical Property contract must be recorded with the Assessor-Recorder. The contract must be accompanied by the following in order to meet recording requirements:	YES 🔽 YES 🔽	NO 🗌

APPLICATION AND PLAN

APPLICATION FOR Mills Act Historical Property Contract

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

1. Owner/Applicant Information (If more than three owners, attach additional sheets as necessary.)

PROPERTY OWNER 1 NAME	TELEPHONE
Joseph E. Laska	(310) 497-8118
PROPERTY OWNER 1 ADDRESS:	EMAIL:
467 Oak St., San Francisco, CA 94102	joelaska@me.com
PROPERTY OWNER 2 NAME:	TELEPHONE
Jennifer A. Laska	(310) 709-2230
PROPERTY OWNER ? ADDRESS:	EMAIL
467 Oak St., San Francisco, CA 94102	jennlaska@me.com
PROPERTY OWNER 3 NAME:	TELEPHONE:
	()
PROPERTY OWNER 3 ADDRESS:	EMAIL:

2. Subject Property Information

PROPERTY ADDRESS:			Contraction of the second
465-467 Oak St., San Francisco, CA			
PROPERTY PURCHASE DATE	ASSESSOR BLOCK/LOT(S)	S CANA	
January 6, 2017	Block 0840 / Lot 017		
MOST RECENT ASSESSED VALUE:	ZONING DISTRICT		19 A. C.
\$2,500,000	RTO Dist. 6 Buena Vista		
Are taxes on all property owned within the Ci	ty and County of San Francisco paid to date?	YES 🔽	
Is the entire property owner-occupied? If No, please provide an approximate square income (non-owner-occupied areas) on a se		YES 🗌	
Do you own other property in the City and County of San Francisco? If Yes, please list the addresses for all other property owned within the City of San Francisco on a separate sheet of paper.		YES 🗌	
Are there any outstanding enforcement cases on the property from the San Francisco Planning Department or the Department of Building Inspection? If Yes, all outstanding enforcement cases must be abated and closed for eligibility for the Mills Act.		YES 🗌	NO 🔽

I/we am/are the present owner(s) of the property described above and hereby apply for an historical property contract. By signing below, I affirm that all information provided in this application is true and correct. I further swear and affirm that false information will be subject to penalty and revocation of the Mills Act Contract.

Owner Signature:	2	Date:	4/2	7/2018
Owner Signature:	202	Date:	4/2	+ 2018
Owner Signature:	1	Date:		
is Act Application				

CAN	FRANCI	500	\mathbf{p}_{1}	ALC: N	NO.	DEPAG	THURN	110	brt.	10	2h4

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CALIFORNIA JURAT WITH AFFIANT STATEMENT **GOVERNMENT CODE § 8202** See Attached Document (Notary to cross out lines 1–6 below) □ See Statement Below (Lines 1–6 to be completed only by document signer[s], not Notary) 1_ _____ 2_____ 3_____ _____ _____ _____ _____ Signature of Document Signer No. 1 Signature of Document Signer No. 2 (if any) 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 Subscribed and sworn to (or affirmed) before me County of Jan Francisco on this <u>27</u> day of <u>April</u> __, 20_*18*_, Month Date Year bv Joseph Edward Laska TT (1)_ (and (2) Tennifer Amonda Loska). JENNIFER SEN Notary Public – California Name(s) of Signer(s, San Francisco County Commission # 2151591 My Comm. Expires Apr 30, 2020 proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Signature of Notary Public Signature _ Place Notary Seal Above - OPTIONAL -Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document. **Description of Attached Document** Title or Type of Document: _____ Document Date: _____ Number of Pages: _____ Signer(s) Other Than Named Above: ____

©2016 National Notary Association • www.NationalNotary.org • 1-800-US NOTARY (1-800-876-6827) Item #5910

3. Property Value Eligibility:

Choose one of the following options:

The property is a Residential Building valued at less than \$3,000,000.		
The property is a Commercial/Industrial Building valued at less than \$5,000,000.	YES 🗌	

*If the property value exceeds these options, please complete the following: Application of 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.

- The site, building, or object, or structure is a particularly significant resource and represents an exceptional example of an architectural style, the work of a master, or is associated with the lives of significant persons or events important to local or natural history; or
- Granting the exemption will assist in the preservation of a site, building, or object, or structure that would otherwise be in danger of demolition, substantial alteration, or disrepair. (A Historic Structures Report, 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.

PROPERTY OWNER NAMES Joseph E. and Jennifer A. Laska MOST RECENT ASSESSED PROPERTY VALUE \$2,500,000 PROPERTY ADDRESS: 465-467 Oak St., San Francisco, CA 94102

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

is accurate.	CA	
Owner Signature:	A de	
Owner Signature:	Jul	
Owner Signature:	-	

Date:	4/27/2018
Date:	4/27/2018

Date:

See Attached Document (Notary to cross out lines 1–6 below) □ See Statement Below (Lines 1–6 to be completed only by document signer[s], not Notary) 1_____ 2_____ _____ _____ / _____ 6 / Signature of Document Signer No. 2 (if any) Signature of Document Signer No. 1 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 Subscribed and sworn to (or affirmed) before me County of Jan _ day of <u>April</u>, 20<u>18</u>, <u>Month</u> Year on this 27 Date by Joseph Edward Laska III (1)JENNIFER SEN Notary Public - California (and (2) San Francisco County Commission # 2151591 Name(s) of Signer My Comm. Expires Apr 30, 2020 proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Signature Signature of Notary Public Place Notary Seal Above – OPTIONAL – Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document. **Description of Attached Document** Title or Type of Document: _____ Document Date: _____ Number of Pages: _____ Signer(s) Other Than Named Above: ___

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CALIFORNIA JURAT WITH AFFIANT STATEMENT

GOVERNMENT CODE § 8202

Exhibit A: Rehabilitation/Restoration Plan for 467 Oak Street

#1 Building Feature: Windows	
Rehab/Restoration	Proposed
Total Cost: \$1,848.28	
Description of Work:	
Repaired original windows (glass, ropes, and weights).	
Repared original windows (glass, topes, and worghts).	
#2 Building Feature: Wood Siding and Trim	
Rehab/Restoration \square Maintenance \square Completed \square	Proposed
Contract Year Work Completion: 2017	
Total Cost: \$4,200	
Description of Work:	
Patched and painted exterior wood siding and trim.	
r uchou und puinted exterior wood staing und trim.	
#3 Building Feature: Chimneys	
Rehab/Restoration \square Maintenance \square Completed \square	Proposed
Contract Year Work Completion: 2017	Ĩ
Total Cost: \$915	
Description of Work:	
Repaired interior and exterior of chimneys and sealed roof around chi	imneys.
1 2	
#4 Building Feature: Seismic structural upgrade of ground floor and f	foundation
Rehab/Restoration \square Maintenance \square Completed \square	Proposed 🗹
Contract Year Work Completion: 2020	•
Total Cost: \$210,000	
Description of Work:	
Upgrade ground floor and foundation to current seismic standards and	d San Francisco Building Code.
#5 Building Feature: Roof	
Rehab/Restoration \square Maintenance \square Completed \square	Proposed 🗹
Contract Year Work Completion: 2022	
Total Cost: \$73,700	
Description of Work:	
Repair substructure of roof, replace current roof, and, instead of conv	
shingles and a home battery, which will allow us to extend the life of	
sufficient without adding large, visible solar panels. The Tesla solar s	hingles are far more durable than conventional
shingles and come with a warranty for the lifetime of the house.	
#6 Building Feature: Rear staircase and balcony	
Rehab/Restoration \square Maintenance \square Completed \square	Proposed 🗹
Contract Year Work Completion: 2023	
Total Cost: \$48,900	
Description of Work:	

Replace rear wood staircase and balcony (original to the house) and add period-appropriate railing.

#7 Building Feature: Wood Siding and Trim
Rehab/Restoration A Maintenance □ Completed □
Contract Year Work Completion: 2023
Total Cost: \$37,000
Description of Work:
Prepare, repair, and repaint entire exterior of house.

Proposed 🗹

Exhibit B: Maintenance Plan for 467 Oak Street

#8 Building Feature: Roof Rehab/Restoration Maintenance \square Completed \square Proposed \square Contract Year Work Completion: Annually Total Cost: \$400 Description of Work: Inspect roof for leaks and make roof repairs as necessary. #9 Building Feature: Gutters and downspouts Rehab/Restoration Maintenance \square Completed \square Proposed \square Contract Year Work Completion: Annually Total Cost: \$400 Description of Work: Clean gutters and direct downspouts away from foundation. #10 Building Feature: Windows and doors Rehab/Restoration Maintenance \square Completed \square Proposed \square Contract Year Work Completion: Annually Total Cost: \$400 Description of Work: Inspect windows and doors for leaks, failing paint or deteriorated wood, and make any necessary repairs in kind. <u>#11 Building Feature: Front steps and porch</u> Rehab/Restoration \Box Maintenance \square Completed \square Proposed \square Contract Year Work Completion: Annually Total Cost: \$400 Description of Work: Inspect front steps and porch for failing paint or deteriorated wood, and make any necessary repairs in kind. #12 Building Feature: Wood siding and trim Proposed \square

 Rehab/Restoration
 □
 Maintenance
 ☑ Completed
 □
 Proposed
 ☑

 Contract Year Work Completion:
 Annually
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CONTRACT

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.

Mills Act Application

California Mills Act Historical Property Agreement

Russell Warren House

PROPERTY NAME (IF ANY)

465-467 Oak St., San Francisco, CA 94102

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 Joseph E. and Jennifer A. Laska ("Owner/s").

RECITALS

Owners are the owners of the property located at Block 0840 / Lot 017	465-467 Oak St., San Francisco, CA , in San Francisco, California 94102 PROPERTY ADDRESS . The building located at 465-467 Oak St., San Francisco, CA 94102
BLOCK NUMBER LOT NUMBER	PROPERTY ADDRESS
is designated asnational historical landmark register #	83003594 by the National Park Service (e.g. "a City Landmark pursuant to Article
10 of the Planning Code") and is also known as the	Russell Warren House
	HISTORIC NAME OF PROPERTY (IF ANY)

Owners desire to execute a rehabilitation and ongoing maintenance project for the Historic Property. Owners' application calls for the rehabilitation and restoration of the Historic Property according to established preservation standards, which it estimates will cost approximately Three hundred twenty-one thousand five hundred and thirteen dollars (\$ 321.513 _). See Rehabilitation Plan, AMOUNT IN WORD FORMAT AMOUNT IN NUMERICAL FORMAT Exhibit A.

Owners' application calls for the maintenance of the Historic Property according to established preservation standards, which is estimated will cost approximately One hundred thirteen thousand and seven hundred dollars (\$ 113,700 AMOUNT IN NUMERICAL FORMAT AMOUNT IN WORD FORMAT annually. See Maintenance Plan, Exhibit B.

The State of California has adopted the "Mills Act" (California Government Code Sections 50280-50290, and California Revenue & Taxation Code, Article 1.9 [Section 439 et seq.) authorizing local governments to enter into agreements with property owners to 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 of the property taxes for 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.

Mills Act Application

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 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 DIRECTOR OF PLANNING ASSESSOR-RECORDER CITY & COUNTY OF SAN FRANCISCO **CITY & COUNTY OF SAN FRANCISCO** Date APPROVED AS PER FORM: Signature **DENNIS HERRERA** CITY ATTORNEY CITY & COUNTY OF SAN FRANCISCO Print name DEPUTY CITY ATTORNEY 4/27/2018 Date 2018 4 Signature Signature LASKA Print name Print name 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.)

Mills Act Application

7. Notary Acknowledgment Form

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

State of California an trancisco County of: enniter Sen, 4/27/18 On: _ before me, Jennifor A. Laska NOTARY PUBLIC personally appeared: 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. JENNIFER SEN Notary Public - California San Francisco County Commission # 2151591 My Comm. Expires Apr 30, 2020 fernifer Se SIGNATURE (PLACE NOTARY SEAL ABOVE)

DESIGN – REMODEL - HOME REPAIR License# 931480

ELLIOTTBUILD

elliottbuild@yahoo.com - (415) 377-9009 - www.elliottbuild.com

Payment Schedule

10/20/17

Joseph and Jenn Laska 465-467 Oak Street San Francisco, CA 94102

Total project cost prior to city permit fees and homeowner change of (please note that the line items below are time markers, not direct compared		\$133,155.00 the estimate)
-Due when contract is signed	PAID	\$1,000.00
-Due when cabinets are ordered	PAID	\$16,000.00
-Due when window and door are ordered	PAID	\$7,000.00
-Due when demo complete	PAID	\$8,000.00
-Due when rough framing begins	PAID	\$5,000.00
-Due when rough plumbing complete	PAID	\$11,000.00
-Due when rough electrical complete	PAID	\$13,500.00
-Due when rough framing complete	PAID	\$5,000.00
-Due when ready to drywall	PAID	\$15,000.00

-Due when drywall is complete	PAID	\$15,000.00
-Due when tile prep is complete	PAID	\$5,000.00
-Due when tiling is complete	PAID	\$7,000.00
-Due when cabinets are installed	PAID	\$5,000.00
-Due when counters are installed	PAID	\$5,000.00
-Due when finish carpentry is complete	PAID	\$8,000.00
-Due when finish plumbing is complete	PAID	\$2,000.00
-Due when finish electrical is complete	PAID	\$2,000.00
-Due when ready for final inspection	PAID	\$1,000.00
-Due after final inspection	PAID	\$1,655.00

Please make all checks payable to Elliottbuild Remodel P.O. Box 2746 Berkeley, CA 94702

City Permit Fees and Approved Change Orders Billed as Accrued

-Permit and parking fees

-3 hours at SFDBI pulling permits	PAID	\$360.00	
-Add L shape to cabinet in corner of kitchen. Add cabinet between windows.	PAID	\$926.00	
-Add for wall hung toilet installation	PAID	\$350.00	
-Relocate plumbing and electrical to accommodate framing for 2 recessed medicine cabinets	PAID	\$1,200.00	
-Frame master closet, purchase and install barn door hardware and 2 reclaimed doors from site, purchase and install 2 pre-hung flush panel doors with oil rubbed bronze finish hinges and touch latches, run custom baseboard to match, drywall. Add \$1400 to this line item if the picture rail has to be matched. If picture rail can be cast from a match, no added cost to this line item. Closet interior will be blank			
canvas for homeowner to finish with built ins.	PAID	\$7,300.00	
-Match the picture rail with cast material instead of wood.	PAID	\$1,400.00	
-Cost of barn door hardware	PAID	\$350.00	
-Abate asbestos and haul away existing heating duct for kitchen, strip asbestos back for clean connection of new heating duct. Run new heating duct to kitchen ceiling near chimney.	PAID	\$2,500.00	
-Purchase, create hatch and frame for, and install 10' telescoping access ladder	PAID	\$1,450.00	
-Upgrade master closet doors to concealed hinge doors @ \$400 each	PAID	\$800.00	
-Frame for, run electrical, wire, trim out, and install homeowner provided	d	\$750.00	

electric fireplace. Add \$200 to this line item if the inspector requires us to build a firebox behind it.

-Electrical rewire all outlets and lights throughout unit except in kitchen and bathroom. Kitchen and bathroom electrical included with their respective ballpark estimates. Includes cleaning up miscellaneous lo phone wire and cable	PAID w volt	\$15,000.00
-Small bathroom install surface mount medicine cabinet over sink	PAID	\$125.00
-Sand, stain and refinish existing hardwood floors throughout unit \$5500-\$6500 depending on transitions and repair work.	PAID	\$6,200.00
-Change border and repair kitchen floor.	PAID	\$1,050.00
-Prep and paint throughout interior \$12,000 - \$16,000. Add \$5000 \$10,000 to this line item to refinish bannisters and railing.	PAID	\$16,000.00
-Miscellaneous vent and register covers, door knob replacement throughout \$2000 - \$4000.	PAID	\$3,700.00
-Run copper plumbing supply line for future irrigation.	PAID	\$375.00
-Paint touch-up where wires were removed. Paint all new EMT conduit onexterior. touch-up Paint at front of the house where boxes		
were removed.	PAID	\$1,600.00
-Remove all cable and telephone lines in back.	PAID	\$250.00
-Remove old electrical conduit outside of master bedroom window.	PAID	\$250.00

-Add (2) outdoor lights with outdoor switch on ground level (one to the leftof sliding door, one under stairs).	PAID	\$900.00
-Add (2) outlets on ground level (one below new light under stairs, one on cement wall at the base of the stairs in garden bed). All electrical tobe run through EMT conduit.	PAID	\$700.00
-Remove (1) outdoor light on ground level by placing cover plate over box (the one centered over sliding door.)	PAID	\$25.00
-Replace rotting boards on deck. Paint match as close as possible.	PAID	\$1,050.00
-Remove Satellite and dead power cords from roof.	PAID	\$500.00
-Remove speaker brackets under deck.	PAID	\$50.00
-Remove lights from over garage and breezeway doors.	PAID	\$200.00
-Install (1) light between garage and breezeway door. Wire/EMT to be runinside garage and stubbed out so exterior looks clean.	PAID	\$900.00
-Relocate cable box to inside breezeway. We will have to see if this is possible.	PAID	\$250.00
-Remove ADT box.	PAID	\$75.00
-Remove old security, cable and telephone lines and boxes.	PAID	\$550.00
-New wood is needed around framing of property line kitchen windows thatwe just had replaced. We will need access to neighbor's yard for this.	PAID	\$1,500.00

-Fix dead outlet in living room. We will troubleshoot this. \$50 - \$200.	PAID	\$25.00
-Install wall mounted Robern medicine cabinet in guest bathroom. If there is no electrical and the cabinet is either surface mounted or fits exactly in an existing recess \$150. If additional work is needed, cost		
will be assessed.	PAID	\$150.00
-Credit for kitchen shelves	PAID	\$1,900.00
-Paint back fence wall	PAID	\$1,300.00
-Sand, prep, and paint (2) front doors	PAID	\$1,100.00
-Prep and paint front landings and stairs	PAID	\$1,250.00

Golden Gate Glass & Mirror Co., Inc

2011 Folsom Street

San Francisco, CA 94110

Phone # 415-552-	0220	
Fax # 415-552-	6135	

Contrator License #228354

Bill To

Jennifer Laska 467 Oak St San Francisco, CA

L				······
		P.O. Number	Те	rms
			25% Deposi	t, COD at c
Quantity	Description		Price Each	Amount
	Replace glass in customer's wood windows			
2	26 x 37 - 1/8" Double Glue Chip		139.48	278.96
1	12 x 18 - Clear 1/8" glass - top sash		18.75	18.75
2	15 x 18 - Clear 1/8" glass - bottom sash		18.75	37.50
8	15 x 18 - 1/8" Double Glue Chip - bottom sash		40.66	325.28
1	Rope		7.20	7.20
	Subtotal			667.69
	15% Discount		-15.00%	-100,15
	Subtotal			567.54
	Sales Tax - San Francisco		8.50%	48.24
	Labor		1,650.00	1,650.00
		Tot	al	\$2,265.78
		Payments	/Credits	-\$500.00
		Balance D)ue	\$1,765.78



Invoice

Date	Invoice #
4/25/2017	66234

Ship To	 	 	

Golden Gate Glass & Mirror Co., Inc

2011 Folsom Street

San Francisco, CA 94110

Phone # 415-552-0220

Fax # 415-552-6135

Contrator License #228354

Bill To

Jennifer Laska 467 Oak St San Francisco, CA

L				
		P.O. Number	Te	rms
			25% Deposit	t, COD at c.
Quantity	Description		Price Each	Amount
8	Add weights to Double Hung Window - this was not inclue estimate 8 lbs of weight 25% Discount Subtotal	ded in the original	13.75 -25.00%	110.00 -27.50 82.50
		Tota	al	\$82.5
	<u></u>	Payments	/Credits	\$0.0
		Balance D	ue	\$82.5





Date	Invoice #
5/19/2017	66335

Ship To	 	 	
			,

MISTER CHIMNEY CLEANING AND REPAIRS INC 90 GLENN WAY, SUITE #1 SAN CARLOS, CA 94070 (650) 631-4531 FAX (650) 632-1612 LIC. #C29 989096	0.00 00000			 No. of Stories: 1 2 3 4 • No. of Appliances: 1 2 3 4 Type of Appliance: Prefab Masonry Stove Insert Furnace Fuel Type: Wood Pellet Oil Gas Type of Wood Used: Soft Hard Wet Dry Last Cleaned: Year(s) Ago Never Amount of fuel burned per season: Flue Size: 8"x8" 8"x13" 13"x13" 8"x17" 13"x17" Flue Size: 8"x8" 8" x13" 13"x13" 8"x17" 13"x17" Outside Chimney Dimensions: "x" Fireplace Opening Size: "x" How did you hear about us? TV Radio Website Newspaper Yellow Pages Direct Mail Social Media
CONDITION REPORT	Satisfactory	Unsatisfactory	ot Applicable	Referral Repeat Customer Internet Ad. COMMENTS:
CHIMNEY	Sai	5	Not	- 0K. TO USE
1. Height 2. Chimney Cap / Spark Arrestor 3. Crown / Wash 4. Brickwork / Mortar 5. Flashing 6. Flue Liner 7. Moisture Resistance FIREPLACE 8. Smoke Chamber 9. Damper 10. Firebox / Grate 11. Ash Container FIREBRICK 12. Spark Screen / Doors Ash DUMP 13. Tools / Gloves 14. Hearth Protection 15.				CUSTOMER VERIFICATION I have read this form and now understand which areas of my chimney system appear to be satisfactory and which areas are not satisfactory. Signed Date MEXT SERVICING SCHEDULED on
STOVE OR FIREPLACE INSERT16. Connector Pipe Condition17. NFPA/IRC Approved Flue Connection18. Installation / Thimble / ClearancesOTHER SAFETY CONSIDERATIONS				RECEIPT / INVOICE DESCRIPTION PRICE RECEIPT / INVOICE PRICE PRICE PRICE
19. Fire Ext. / Smoke Detectors / CO Alarms 20. Gas / Oil Furnace Flue Liner				
21. Fire Escape Plan				SUBTOTAL

DATE COMPLETED

Item #99410

Note: This sheet is the result of a visual inspection done at the time of cleaning. It is intended as a convenience to our customer, not as certification of fire worthiness or safety. Since conditions of use and hidden construction defects are beyond our control, we make no warranty of the safety or function of any appliance and none is to be implied.

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TOTAL

MISTER CHIMNEY CLEANING AND REPAIRS INC 90 GLENN WAY, SUITE #1 SAN CARLOS, CA 94070 (650) 631-4531 FAX (650) 632-1612 LIC. #C29 989096 Customer Address City State Phone Time Date Time Directions to Home				 No. of Stories: 1)2 3 4 No. of Appliances: 1)2 3 4 Type of Appliance: Prefab Masonry Stove Insert Furnace Fuel Type: Wood Pellet Oil Gas Type of Wood Used: Soft Hard Wet Dry Last Cleaned:Year(s) Ago Never Amount of fuel burned per season: Flue Size: 8"x8" 8" 8"x13" 13"x13" 8"x17" 13"x17" 6" Round 8" Round 5 x 8 Outside Chimney Dimensions: " x " How did you hear about us? TV Radio Website Newspaper Yellow Pages Direct Mail Social Media
CONDITION REPORT	Satisfactory	Unsatisfactory	Not Applicable	
CHIMNEY			-	S. Charlber reline 250 -
1. Height	X			resurface crowk 325
2. Chimney Cap / Spark Arrestor	~			
3. Crown / Wash		\times		<u></u>
4. Brickwork / Mortar	×			· · · · · · · · · · · · · · · · · · ·
5. Flashing				<u>CKSZC SZC SZC SZC SZC SZC SZC SZC SZC SZC </u>
6. Flue Liner	\propto			CUSTOMER VERIFICATION
7. Moisture Resistance	245			I have read this form and now understand which areas of my chimney system appear to be satisfactory and which areas are not
	><			satisfactory.
8. Smoke Chamber	2	×	·····	Signed Date
9. Damper				NEXT SERVICING SCHEDULED
10. Firebox / Grate	\times			
11. Ash Container FireBrick	i. Alia		×	On, at, at
12. Spark Screen / Doors	X.			The National Fire Protection Association Standard states the fire- place and chimney should be inspected yearly for any structural
13. Tools / Gloves	for the second			faults.
14. Hearth Protection				Chimney Professional's Signature
15.				Ph. 644 AM 644 H 654 Post J 7 B 4 5 J AM 14
STOVE OR FIREPLACE INSERT				RECEIPT / INVOICE
16. Connector Pipe Condition	 		2. And a second second	DESCRIPTION
17. NFPA/IRC Approved Flue Connection	 		Second and the second	Cerciewindindectuild
18. Installation / Thimble / Clearances			- Andrew Stationer	
OTHER SAFETY CONSIDERATIONS			- Constanting of the second	the second secon
19. Fire Ext. / Smoke Detectors / CO Alarms				$\frac{CK\#102}{X^2}$
20. Gas / Oil Furnace Flue Liner				

DATE COMPLETED

Item #99410

Note: This sheet is the result of a visual inspection done at the time of cleaning. It is $\gamma = 0$ intended as a convenience to our customer, not as certification of fire worthiness or safety. γ Since conditions of use and hidden construction defects are beyond our control, we make no warranty of the safety or function of any appliance and none is to be implied.

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TOTAL

PROPOSAL FOR CONSTRUCTION SERVICES

The agreement

This Agreement ("Contract") is made this ______ day of ______ between A.J.O. Group Build Inc. ("Contractor") and JOE LASKA ("Owner") in SAN FRANCISCO, CALIFORNIA.

The Work described in Section 1 below shall be performed in accordance with all plans, specifications and other Contract documents for the project known as: **SEISMIC/STRUCTURAL UPGRADE OF GROUND FLOOR AND FOUNDATIONS.**

Project property address: 463-467 OAK ST, SAN FRANCISCO, CALIFORNIA Project property block/lot: 0840/017

Section 1. Scope

The Contractor agrees to furnish all labor, materials, equipment and other facilities required to complete the following Work: **SEISMIC/STRUCTURAL UPGRADE OF GROUND FLOOR AND FOUNDATION** including:

- Building survey to produce "as built" plans of the existing conditions;
- Engineering analysis and design to bring building in compliance with San Francisco Existing Building Code, Chap. 4D.
- Permit processing through City competent departments until final sign off of plans and specifications.
- Construction services until a City Certificate of Final Completion is obtained.

Expected work:

- Upgrade/replacement of existing brick foundation;
- Upgrade of sections of existing walls in the north-south direction;
- Construction of 4 to 5 new shear (seismic) lines in the east-west direction including two new steel frames and two
 new walls or upgrade of existing walls, including new foundation elements as required.
- Upgrade of existing ground floor ceiling steel beam in the north-south direction.

Section 2. Price and Payments

This quote represents a preliminary quote to be amended once an engineering analysis is completed and project construction documents have been reviewed and approved by the City competent authorities.

The Owner agrees to pay the Contractor for the strict performance of the Work, the sum of **\$210,000 (TWO HUNDRED TEN THOUSAND DOLLARS)** subject to adjustments for changes in the Work as may be agreed to by the Owner and the Contractor. or as may be required under this Contract.

The Owner agrees to pay the Contractor at project phases as indicated below.

- Agreement (at signing of this contract): 5% of total
- Mobilization (at starting of Work): 5% of total
- At project phases upon receipt of work progress report and invoice
- Completion of Work (final sign off by Building official on structural work): 10% of total

Additional expenses:

- we expect the City permit fees listed hereinafter to be in the \$3,000 to \$5,000 range.
- We expect the Special Inspection fees listed hereinafter to be in the \$2,000 to \$4,000 range.

Section 3. Entire Agreement

This agreement represents the entire agreement between the Contractor and the Owner regarding the Work described in Section 1, and supersedes any prior written or oral agreements or representations as to that work.

Section 4. Time

The duration of the Work is estimated in **EIGHT TO TEN WEEKS**. The Contractor shall conform to this schedule, including any changes to that schedule agreed to between the Owner and the Contractor or required by circumstances beyond Contractor's control.

This quote is valid for Work contracted within three months from the date of this document.

Section 5. Differing Site Conditions

Contractor shall promptly, and before the following conditions are disturbed, notify the Owner in writing of any: Hazardous Material that, because of its quantity, concentration or physical or chemical characteristics, is deemed by any federal, state or local governmental authority to pose a present or potential future hazard to human health or safety or to the environment, or that the handling of which may subject Contractor to legal liability as asbestos and other such materials.

Subsurface or latent physical conditions at the site materially different from those indicated in the Contract Documents.

Unknown physical or other conditions at the site of an unusual nature, materially different from those ordinarily encountered and generally recognized as inherent to work of the character provided for in the Contract.

The Owner shall promptly investigate such conditions. If the Owner finds that the worksite conditions do materially differ, or involve Hazardous Material, the Owner shall make an equitable adjustment in the Contract Price and the Contract Time for such work by issuing a change order under Article 6.

The Owner shall formally inform the Contractor before commencement of work of any hazardous condition or material present within the property that he/she is aware of and share copies of any and all past documents related to such condition with the Contractor.

Section 6. Changes in Work

The Work shall be subject to changes by additions, deletions or revisions by the Owner. The Owner shall notify Contractor of such changes by delivery of additional and/or revised drawings, specifications, exhibits or written orders.

Whenever an adjustment in the Contract price or Contract time is required because of Owner's change request, differing site conditions, errors in the plans and specifications, or other circumstances beyond the control of Contractor (including acts of any governmental authority; acts of a public enemy, fire, flood, unusual delay in transportation, abnormal weather conditions, labor disputes, strikes, lack of worksite access, acts of God, natural disasters, or acts of third parties), the Contractor shall submit to the Owner, within a reasonable time, a detailed estimate with supporting calculations and pricing, together with any adjustments to the Contract price and the Contract time. Pricing of the adjustment shall be in general accordance with the pricing structure of this Contract. However, to the extent that such pricing is inapplicable, cost of the change or the amount of the adjustment shall be determined based on the cost to the Contractor plus reasonable amounts for overhead and profit.

The Contractor shall not be obligated to perform changes in the Work or additional work until the Owner has approved, in writing, the changes to the Contract price and the Contract time.

Section 7. Suspension of Work

The Contractor, at its option, may suspend work under the Contract as a result of the following: (1) Owner's failure to timely pay sums due to the Contractor, until such payment is made; (2) a dispute over payment for extra work, differing site conditions, changes by Owner or other circumstances beyond Contractor's control if such circumstance will cause the Contractor to suffer substantial financial hardship if Contractor is required to continue the Work; or (3) Owner's failure to provide Owner's ability to pay Contractor for the work remaining to be performed by Contractor.

Any suspension of Work under this Contract will also suspend the progress and completion dates set forth in Section 4.
Section 8. Inspection of Work

The Contractor shall make the Work accessible at all reasonable times for inspection by the Owner. The Contractor shall inspect all material and equipment delivered to the job site by others to be used or incorporated in the Contractor's work.

Section 9. Site Access and Rights of Way

The Owner shall provide, no later than the date when needed by the Contractor, all necessary access to the site or sites upon which the Work is to be performed, including convenient access to the site or sites and any other site or sites designated in the Contract Documents for use by the Contractor. Owner shall continue to provide such access until completion of the Contract.

Particularly the entire ground floor (excluded the main entrance) shall be delivered clear of all vehicles, stored items, personal belongings and such for the entire length of the project. No access to the construction area shall be permitted for the entire length of the project if not for inspecting the construction progress.

Any delay in providing such access shall entitle the Contractor to an equitable adjustment in the Contract price and the Contract time.

Section 10. Surveys and Reports

The Owner shall furnish to Contractor for the Work, prior to the start of the Work, all necessary surveys and reports describing the physical characteristics, soil, geological and subsurface conditions, legal limitations, utility locations and legal descriptions that might assist the Contractor in properly evaluating the extent and character of the work required. The Owner shall provide all site surveys and baselines necessary for the Contractor to locate the principal parts of the Work and perform the Work.

Section 11. Permits. Licenses. Regulations

The Owner and Contractor shall assist the other in obtaining all permits and licenses. Unless otherwise provided, the Owner shall secure and pay for all permits and licenses of a temporary nature necessary for the prosecution of the Work and for all permits, licenses and easements for permanent structures or permanent changes in existing facilities.

The Contractor shall give all notices and comply with all laws, ordinances, rules and regulations bearing on the performance of the Work.

Particularly the Owner shall pay any City fee related to the project and any required Special Inspection Fees.

Section 12. Insurance

12.1 The Contractor shall, at its expenses, procure and maintain insurance of its operations under this Contract consisting of the following coverages:

- a) Workers' Compensation.
- b) Commercial General Liability Insurance covering Contractor's operations; and,
- c) Automobile Liability Insurance, including coverage for Contractor's owned, hired and non-owned automobiles.

12.2. Waiver of Subrogation. Owner and Contractor waive all rights against each other and against all other subcontractors and Owner for loss or damage to the extent reimbursed by any property or equipment insurance applicable to the work, except such rights as they may have to the proceeds of such insurance. If any applicable policies of insurance require an endorsement or consent of the insurance company to provide for continued coverage where there is a waiver of subrogation, the owners of such policies will cause them to be so endorsed or obtain such consent.

Section 13. Arbitration

Any controversy or claim arising out of or relating to this Contract or its alleged breach, which cannot be resolved by mutual agreement, shall be settled by arbitration in accordance with Construction Industry Rules of the American Arbitration Association in effect on the date of the Contract, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction. Owner and Contractor agree that, should Contractor be potentially or actually a party to a lawsuit or arbitration arising out of or connected to this Contract, Owner shall appear in, and be bound by the decision in, that

lawsuit or arbitration. The prevailing party in any action or proceeding to enforce this Contract shall recover its reasonable attorneys' fees and costs (including expert witnesses) in that action or proceeding.

Section 14. Warranty

The Contractor warrants to the Owner that all materials and equipment furnished under this Contract shall be new unless otherwise specified and that all work under this agreement will be performed in a good and workmanlike manner, shall be of good quality, free from faults and defects, and in conformance with Contract documents.

Section 15. Special provisions

15.1 Work hours will be 8:00 AM to 5:00 PM, Monday through Saturday.

15.2 The construction work might create minor movements and vibrations throughout the building during construction hours due to the use of mechanical equipment and the nature of the work. The Contractor waves any responsibility for damage to the Owner's personal belonging (as vehicles, furniture, art objects, electronic equipment, etcetera) left in the construction area or anywhere in the property, that have not been properly protected nor secured. **The Contractor waves any responsibility for cracks in existing finishes appearing as a result of the construction work in areas not directly affected by the work.** Minor settlings are expected throughout the building during and after large structural work/upgrades; such settlings might affect existing doors and windows; **any repair work to doors and windows is not part of this contract and it will be billed on a Time & Material basis.** Owner initials ______

15.3 All electrical and water supply for the project shall be provided by the owner.

15.4 Any electrical, water, gas, mechanical systems that may need to be moved or rerouted is not included here and will be offered on a separate quote.

15.5 No temporary or permanent removal and/or relocation of existing fixtures as boilers, washer/driers, water heaters is included in this quote unless explicitly noted otherwise in this document.

15.6 This agreement does not include any additional work that might be requested by the building officials/inspectors due to pre-existing non-complying items found in the property during construction that are not strictly related to and explicitly specified in the scope of work described in the architectural and engineering plans referenced in Section 1.

15.7 Unless noted otherwise in this document, this agreement includes all finishes of the areas directly affected by the project to match the existing conditions as best possible (**excluded wall paper, moldings and other detail features, particularly dated decorations**). It shall be understood that matching exactly old finishing patterns and paint is basically impossible. This agreement does not cover the re-finishing and painting of existing entire areas (like rooms, walls, ...) in order to guarantee the exact same look. This, if desired, can be discussed and will be object of a different agreement. **Walls and ceiling in garage, storage areas, mechanical rooms where work is performed currently finished with plaster, drywall or metal sheeting, will be re-finished with currently standard 5/8" drywall, fire-tape finish, no painting. Areas of walls with currently exposed wall framing where work is performed will be covered with structural plywood; no drywall installation for these areas is included here.**

15.8 This proposal assumes that any excavation is on sandy, silty or clayey soil. If hard sedimentary or crystalline rock is found during excavation, such excavation work will be billed on a Time & Material basis.

15.9 No underpinning of existing foundation is included in this quote unless explicitly noted otherwise in this document.

15.10 Verification of elements marked on approved plans with "Verify In Filed" or equivalent is included in this agreement; any additional work related to conditions found on site differing from what is specified on the approved plans will be billed as per Section 6 of this agreement.

15.11 If hired AJO Group is authorized to install and maintain one sign of our choice in the front of the building for the entire duration of the project.

Acceptance	
Owner	
Date	
<i>Signature</i>	

A.J.O. Group Build Inc ((CA Lic. #: 1035097)
Giuseppe Sircana (Presider	nt)

May 27, 2018

Date

239A 14th Street • San Francisco, California 94103 P 415-758-2085 • www.ajogroup.com • contact@ajogroup.com DESIGN – REMODEL – HOME REPAIR License#931480

ELLIOTTBUILD

elliottbuild@yahoo.com - (415)377-9009 - www.elliottbuild.com

Estimate

4/27/18

Joseph and Jenn Laska 465-467 Oak Street San Francisco, CA 94102

-Demo and haul away existing balcony, stairs, concrete footings.	\$3100
-Erect/dismantle scaffold to be used throughout project.	\$3500
-Dig footing for concrete piers according to engineer's specification. Form, rebar and pour concrete footings with Simpson post bases.	\$5700
-Construct new balcony/stairs/railing according to architect/engineer specifications. Understructure to be pressure treated, decking and railing to be redwood/cedar. Railing interior frame finish to be cable with tensioners. Handrail to be 1.5" continuous from balcony to patio with returns at each end. Replace one lateral run of siding and install flashing behind new board for waterproofing.	\$32,500
-Options to stain all finished wood. Please note this requires maintenance/reapplication every 2-3 years.	\$4100
<u>General</u>	
-Portable toilet @\$175 per month, billed as accrued.	\$TBD

-This estimate includes all labor and materials unless otherwise stated.

-Permit fees are not included and are billed in exact amounts for reimbursement as accrued.

-Special inspections and associated fees are not included and are billed in exact amounts for reimbursement as accrued.

From: Tesla EnergyOrdersNA@tesla.com & Subject: Your Solar Roof Order is Confirmed Date: December 1, 2017 at 5:20 PM To: jennlaska@me.com



Thank you Your order is complete

What's Next?

We will contact you when installations begin in your area. For the latest information, please check out our frequently asked questions.

Order Number: EN6204126

Order Summary:

Textured glass tiles 1 Powerwall Reservation payment \$1,000

Installation Address: 467 Oak St

SF, CA 94102

Payment Information:

AMEX ending in: 3023 Expires: 11/2022 Tesla Energy | | 3500 Deer Creek Road | Palo Alto, CA 94304

Privacy Policy



Solar Roof Order Agreement

1. Solar Roof Order

Thank you for placing a Solar Roof Order. Your Order will become effective when we receive your Order Payment.

2. Purchase Agreement

You will receive a purchase and installation agreement indicating the final specifications of your Solar Roof and the final purchase price, including installation cost. Depending on your installation location, the entity that signs your purchase and installation agreement may be Tesla, one of our affiliates, or one of our approved third party installers.

3. Your Order Payment; Cancellation

The Testa entity that holds your Order Payment may vary depending on your location. We will not hold your Order Payment in a separate account or in an escrow or trust fund, or pay any interest on your Order Payment. Until you enter into a purchase and installation agreement, your Order may be cancelled at any time by you or by Testa, in which case you will receive a full refund of your Order Payment. If you enter into a purchase and installation agreement, your Order Payment will be applied towards the final purchase price of your Solar Roof.

4. Non-Transferable

Your Order is not transferable or assignable to another party without the prior written approval of Testa.

5. Your Details

From time to time we will ask you to provide information so that we can perform our obligations under this Solar Roof Order Agreement. We will maintain your personal information in accordance with our Customer Privacy Policy, which is available at https://www.testa.com/about/legal.

6. Status of your Order

While this Order secures approximate delivery priority within your region, it does not constitute the purchase of a Solar Roof or guarantee that Tesla will sell you a Solar Roof. The timing for delivery and installation of your Solar Roof will depend on your queue position and when the Solar Roof is ready for your region.

	esia	eeds.	Max Solar Why 50%?	וב ווו 					
	Tesla Solar Roof Tesla	Customize your Solar Roof We recommend 50% solar coverage to meet your home's energy needs. Solar and non-solar tiles appear the same from street level.	20%	Choose your Powerwall Quantity We recommend 1 Powerwall battery to realize the value	 Interrupt produced by your boar hoor and keep your home running during an outage. Powerwall 	F			
Willitow reip	ttion%20102314-Final.pdf	Customize yo We recommend 50% Solar and non-solar til	No Solar	Choose your We recommend 1 Pov	1 Powerwall				
	sf-planning.org/sites/default/files/FileCenter/Documents/8261-MIIIs%20Act%20Application%20102314-Final.pdf	Cash	alue of energy ost of roof	-51,400 Cost of Fowerwall battery \$14,400 Tax credit	Roof square footage Reset default Current electric bill	\$57,800 Net earned over 30 years A traditional roof starts at about \$12,500 in comparison	Close Learn more about your estimate	Calculations are based on an estimated 2,500 square foot roof. Data provided by Google Project Sunroof.	
	<pre>//sites/default/files/FileCenter/Docu</pre>	Finance	\$117,100 Value of energy \$66,300 Cost of roof	+\$14,400 Tax credit	\$ 253 Curr	\$57,800 Ni A traditional ru \$12,500 i	Learn more a	Calculations are based on al Data provided by	
	sf-planning.org								







Solar Roof

Solar Roof complements your home's architecture while turning sunlight into electricity. With an integrated Powerwall battery, energy collected during the day is stored and made available any time, effectively turning your home into a personal utility. Glass solar tiles are so durable they are warrantied for the lifetime of your house, or infinity, whichever comes first. Enter your address below to get started.

Enter your home address

GET STARTED

Invisible Solar Cells

Customize the amount of electricity your Solar Roof produces to fit your energy needs. This feature is made possible by using two types of glass tile, solar tile and non-solar tile. Both appear the same from street level.



Infinite Tile Warranty

Made with tempered glass, Solar Roof tiles are more than three times stronger than standard roofing tiles. That's why we offer the best warranty in the industry - the lifetime of your house, or infinity, whichever comes first. Watch our hail test video to see how we take durability to a whole new level.



TESLA SOLAR GLASS

TRADITIONAL ROOF TILES



Test video for the highest (class 4) hail rating, filmed at 2,500 frames per second. Each 2" hailstone is travelling 100 mph on impact.

Off-Grid Reliability

Solar Roof integrates with the Powerwall home battery, allowing you to use solar energy whenever you choose and providing uninterrupted electricity during grid outages.





Tile warranty

Infinity, or the lifetime of your house, whichever comes first

Power warranty

30 years

Weatherization warranty

30 years

Roof Pitch

3:12 to vertical

Hail rating Class 4 ANSI FM 4473 (best hail rating)

Wind rating
Class F ASTM D3161 (best wind rating)

Fire rating Class A UL 790 (best fire rating) Questions about reserving a Solar Roof? Find your answers here.

Interested in learning about traditional solar panels? Find out more here.

Value of energy

The value of energy your Solar Roof is expected to produce over 30 years is based on the average price of electricity in your area, adjusted for inflation by 2% annually. Your ability to realize the full value depends on your home's electricity usage, amount of energy storage available, and utility regulations on solar in your area. Electricity price estimates are sourced from the Energy Information Administration and solar production estimates are based on irradiance data from NASA.

Cost of roof

The estimated cost of your Solar Roof includes materials, installation, and the removal of your old roof. Taxes, permit fees and additional construction costs such as significant structural upgrades, gutter replacement, or skylight replacements are not included. The Solar Roof cost is based on estimated roof square footage for your home, provided by Google Project Sunroof where available, and the portion of your roof covered with solar tiles.

Cost of Powerwall battery

The estimated cost of your Powerwall includes the battery, supporting hardware and installation cost. We recommend that every Solar Roof be installed with a Powerwall battery to enable you to use more of the solar power your roof produces and keep your home running during a grid outage. In states that do not have Net Energy Metering policies, we estimate and recommend a number of Powerwalls that will enable you to realize the full benefit of the energy your Solar Roof produces.

Tax credit

The 30% Solar Investment Tax Credit applies to the cost of the solar tiles and associated solar energy equipment as well as the cost of the Powerwall batteries. To receive the full tax credit, you must have federal income tax liability that's at least equal to the value of the tax credit. This credit may be carried over to future tax years. Additional state, local or utility solar incentives may apply but are not included in this calculation.

Monthly loan payment

Customers can choose to finance their Solar Roof through their home mortgage. The loan amount is equal to the total Solar Roof cost, less the estimated 30% federal tax credit. The monthly loan payment is amortized over the selected loan term at the selected interest rate. Tesla is not a mortgage lender. Values depicted above are for

illustrative purposes only.

Mortgage interest deduction

A benefit of financing a Solar Roof through a home mortgage is the tax deduction customers may receive on their mortgage interest. This value decreases over time as the mix of principal and interest paid per month shifts. The value of the mortgage interest deduction will vary depending on customers' tax rates and individual financial information. This is not tax advice. Please consult your tax advisor.

Traditional roof cost

A typical asphalt shingle roof cost starts at \$5 per square foot. The monthly loan payment for a traditional roof is estimated using the same loan term and interest rate as is selected for the Solar Roof for a given roof size.

Recommended solar tile coverage for your home

We recommend the portion of solar tiles for your roof that we estimate will produce enough electricity to cover your home energy usage. To customize your usage, enter your average monthly electric bill. If you choose to increase the portion of your roof covered with solar tiles, your home may generate more electricity than it needs. In this case, you may not realize the full value of energy your Solar Roof produces. Your entire roof is not eligible to be covered with solar tiles due to building regulations and obstructions. Recommended solar tile coverage is based on estimated eligible roof area for solar.

Warranty and specs

All warranties and ratings apply to the United States only. Similar warranties and ratings will be developed for other markets. Our tile warranty covers the glass in the tiles. The power warranty covers the output capability of the solar tiles. Weatherization means that there will be no water leaks or other weather intrusions during the warranty period that result from our installation.

Installation timing

Initial trial installations are complete and customer installations are underway with plans to ramp up in 2018. When Solar Roof is rolled out in a particular market, Solar Roof customers will be installed based on when their order was placed. Installations performed by Tesla, Inc.'s wholly owned subsidiary SolarCity Corporation. CA CSLB 888104, MA HIC 168572/EL-1136MR. View our full list of contractor licenses online.

Tesla © 2018 Privacy & Legal DESIGN – REMODEL – HOME REPAIR License#931480

ELLIOTTBUILD

elliottbuild@yahoo.com - (415)377-9009 - www.elliottbuild.com

Estimate

5/22/18

Joseph and Jenn Laska 465-467 Oak Street San Francisco, CA 94102

-Sand, fill, prep and paint exterior siding, eves, windows, trim, doors. Erect scaffold. \$37,000

General

-Portable toilet @\$175 per month, billed as accrued. \$TBD

-This estimate includes all labor and materials unless otherwise stated.

-Permit fees are not included and are billed in exact amounts for reimbursement as accrued.

-Special inspections and associated fees are not included and are billed in exact amounts for reimbursement as accrued.



National Register of Historic Places

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National Park Service U.S. Department of the Interior



United States Department of the Interior National Park Service

National Register of Historic Places Inventory—Nomination Form

See instructions in How to Complete National Register Forms Type all entries—complete applicable sections

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1. Nam	е			Оңр
historic House	- 465-467 Oak Stre	et (Russell Wa:	Honse rren Residence)	Q. ~·
and/or common	465-467 Oak Stre	et		
2. Loca	tion			
street & number	465-467 Oak St re	et ^e & 368 Lily S	St reet n	<u>∠a</u> not for publication
city, town	San Francisco	$\underline{n/a}$ vicinity of	congressional district	5th.
state	California code	06 county	San Francisco	code 075
3. Clas	sification			
Category district X_ building(s) structure site object	Ownership public _X private both Public Acquisition in process XX being considered XX n/a	Status occupied unoccupied work in progress Accessible yes: restricted Xyes: unrestricted no	Present Use agriculture commercial educationai entertainment government industrial military	museum park X private residence religious scientific transportation other:
4. Own	er of Propert	ty		
name	Bryan Hillstrom			
street & number	147 W. 15th Str	eet #701		
city, town	New York	n/avicinity of	state	New York 10011
5. Loca	tion of Lega	I Description	on	
courthouse, regis	stry of deeds, etc. Offic	ce of County Re	ecorder, Room 16	7
street & number	San Francisco Ci	ty Hall		
city, town	San Francisco		state	California 941(

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Representation in Existing Surveys 6.

titie	Historic Sites S	urvey,Junior	') has this pre	Tax Certific	cation nined eli	n, Part gible? X	I, 1-19-8 _yesno	2)
	League of San Fra 1968					e cou	nty <u>X</u> local	
depos	itory for survey records Sa	an Francisco	Room, Sa	n Francisco	Main	Public	Library	
city, to	own San Francisco	0			state	Calif.	94102	

7. Description

Check one <u>X</u> original site moved date

N/A

Describe the present and original (if known) physical appearance

465-467 Oak St. Present Condition; This Victorian building is two stories with a garage and full basement. Its structure is of redwood balloon frame, redwood V-rustic siding and gable roof hidden from front view by a false front facade. This front facade, facing the street, features arched pediments and arched windows with nicely moulded outside window casings and door casings. The facade also has quoins, corner beads, and elaborate wooden trim mouldings below the entryway cornice and roof cornice. The roof cornice appears as a multi-level moulded horizontal "Cap" and is echoed by lesser horizontal lines over the window, front doorway, garage and service entrance. Overall, the building has a strong vertical emphasis, well suited to construction in a densely built city and it is nestled in a row of six other Victorians of about the same era, some of which are also listed in various Victorian architectural publications. The facade and interior have been restored during the renovation period, 6-1-77 to 7-27-81, by the replacement of mouldings, preparation of surfaces and application of paint. The restoration has been certified as meeting the Secretary of the Interior's Standards for Rehabilitation.

465-467 Oak St. Original Condition; (Historical Building Date) This building is listed as standing in the 1875 Sanborn Insurance map . The map, begun in 1875 and finished in Dec. 1885, was periodically updated by pasting over old lots and buildings with outlines of new ones. In examining the original map, the outline of 465-467 Oak St. (then 427 Oak) exists on the earliest drawn main sheet. The outline of 368 Lily St., however, is a paste over, so that structure could have been built anytime up until 1886. However, this author feels that because the mouldings, siding, interior detail and above all the "L" shaped floor plan correspond so closely to the main Oak St. building, that it was constructed perhaps just a few years after 1875. It is also important to view the map as to the social use of the neighborhood of the time. The aspect of a modest set of flats facing a main street with a through lot backed by an alley is a plan quite indicative of the entire Mint Hill area, one of San Francisco's oldest surviving intact neighborhoods. Where higher on the hill one finds larger mansion style homes with servants quarters in the rear, it is evident from the Sanborn Map the Oak-Lily St. area imitated this style, but with stables and rental income property in the rear substituting for servants quarters; i.e. a working class version of the grand design. Thus 368 Lily St. was most probably rental income property or was used to house inlaws or other family members. (Structure) This building was built as a set of flats, one over the other, and had a simple floorplan consisting of an "L" shape, the block of which measures 25 x 30" and the arm 12 x 27". The other 12 x 27" of the lot is a yard. Housed in the block of the "L" each flat consisted of two bedrooms, side by side, with the larger bedroom opening onto the living room via large four panel sliding doors. Each of the flat's living rooms had a nicely banded ceiling and a marble face coal burning fireplace, however the marble of the lower flat's fireplace was replaced with brick probably about 1940. Each flat also had an "S" wall between the small bedroom and the hallway which leads from the front entrance to the rear "arm" portion of the "L". The "arm" portion of the building contains the dining room and kitchen of each flat and a plain brick chimney stack lies in the wall between the rooms providing ventilation for each.

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(Decks) Outside the "arm" portion of the "L" and running parallel to it are two wooden decks, one on the ground level for the lower flat and one elevated for the upper flat. The lower deck remains essentially as it was, having no handrail, but it has been refloored with new wood in 1977. The elevated deck is supported by floor joists extending out of the building and was actually what was then termed a "wash porch". This was a long narrow walkway, 27 feet long, of 1 x 3" tongue and groove fir tilted for drainage. Access to the decks was provided by doors from each dining room and kitchen. The rear of the wash porch abutted the back stairway to the yard. Two alterations have been made to the wash porch. At a time unknown, it was reduced by half its length, the front half near the dining room being eliminated. One can still see the cut off floor joists supports flush with the siding of the building in that area. The access door from the dining room was closed up and made into a window, in the same style but not quite the same size as the other dining room window. The second alteration to the wash porch was made in August 1978 when the flooring and handrails were replaced and it was joined to a newly constructed rear stairway PIt is notable that the floor joist support system and original dimensions of the older deck remain the same after this renovation, (see photo #14). (Plumbing) Water service was connected to 465-467 Oak St. on April 28, 1876? The original supply ran in galvanized pipe through the basement of the main residence to both properties and the drainage of each property ran to the street facing them. As can be seen from the Sanborn Map, there was a small structure between the two houses that contained the toilets and waste lines for the main residence. This structure also contained a poorly constructed rear stairway abutted to the wash porch mentioned above. It was constructed on a 4" concrete slab with its 4" x 4" vertical support posts embedded directly into the cement. This structure was not of the same construction as the main house, did not have the same exterior siding, brick foundation or roofline, and in fact used the buildings on either end for its own interior walls, having no interior walls of its own. With the support posts completely rotted away and with the structure in unrestorable condition because of age and poor initial construction, it was removed in 1978 (see photo #15). The existing waste line, attached to the rear existing siding of the main residence, was revented and attached to fixtures in the renovated kitchens. The lavatory and tub area, originally in the center of the house next to the bedrooms both upstairs and downstairs, was enlarged by taking up what once was the second smaller bedroom of each flat. Toilets and a new plumb chase were installed in these new areas in 1977. Also new copper supply replaced the old galvanized pipe throughout the building. In sum, this author feels that 465-467 Oak St. had no original plumbing facility integrated into the building's design when constructed in 1875, and that both the rear plumbing structure and the crudely adapted plumb chase in the central house lavatory area were afterthoughts upon the advent of plumbing being connected in 1876. (Garage) The garage in the building has a separate brick foundation which supports its walls. These are constructed of lath and plaster and have a $1'' \times 3''$ redwood tongue and groove wainscoating. The ceiling is made of the same wainscoat material. So the room is a freestanding room in the bottom

Continuation sheet

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of the building, with hallways on either side, one ending at the service entrance, the other ending under the front stairs. As the interior trim, wainscoat and ceiling material are identical to the wainscoat material used in the kitchen and dining room of each flat and because the garage has its own brick ring foundation for its walls, it can be assumed that this area is integral to the building's design and is in fact an original room. As the building next door was a stabe and carriage house the garage probably housed a carriage. Inquiries to the City and County of San Francisco, Department of Public Works, Bureau of Building Inspection reveal no construction or alteration permits for a garage at this address.

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368 Lily St. Present & Original Condition; This building is a one story cottage with partial basement and has street level floor area of 850 sg. ft. Probably built soon after the main Oak Street residence, it is on the rear of the original 120' lot and faces Lily St., an alley which runs between Oak and Page Streets. The structure is of redwood balloon frame construction, has 1"x 10" V-rustic siding, fir flooring and a gable roof protected from street view by a raised flat front Italianate facade. This facade uses similar mouldings and has a similar architectural effect as the main building, however it is smaller, more simplified, and more modest in scale. It is completely original and needs no moulding replacement. The interior is comprised of two rooms and a hallway. Again as with 465-467 Oak St., the building has an "L" floorplan. The living room, dining room, kitchen, and bathroom comprise the block of the "L" while the bedroom is the "arm". There appears to have been a fire in the basement under the bedroom in the very rear of the building sometime before 1966. Portions of the rear exterior siding, and a small portion of flooring in the bedroom was consumed by the fire. A previous owner, Christopher Layton, drew permits from the city, repaired lower rear wall and mudsill damage and redid portions of the foundation #He also shingled over the existing remaining rear siding of the building to cosmeticize it. This author, upon gaining possesion of the residence replaced the entire bedroom floorint with new 1" x 3" fir, thereby restoring it to its original state. Thus, the fire has only cosmetically altered the building and has not affected the interior mouldings, walls or roof. The fireplace and chimney stack have been removed, time unknown. The cottage lies in a row of other small one and two story Victorians, most of which appear also to be standing on the 1875 and 1886 Sanborn Maps.

1. D. A. Sanborn, <u>Sanborn Insurance Map of San Francisco 1875</u>, Vol. 2. Sheet 59, Block 995. Original in New York City Main Public Library Annex, 521 W. 43rd. St. N.Y. N.Y. 10036. Also on microfilm in the Bancroft Library, Univ. of Calif. Berkeley, Berkeley Calif.

2. City and County of San Francisco, Department of Public Works, Bureau of Building Inspection, <u>Building Permit # 438981</u>, August 2, 1978, 450 McAllister St., San Francisco, Calif. 94102.

3. San Francisco Water Department, <u>Service Information</u>, 425 Mason St. San Francisco, Calif. 94102.

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4. D.A. Sanborn, <u>10c. Cit.</u>, and D.A. Sanborn, <u>Sanborn Insurance Map of</u> <u>San Francisco 1886</u>, Vol. 2. Sheet 59, Block 995. Original in New York City Main Public Library Annex, 521 W. 43rd. St. N.Y. N.Y. 10036. Also on microfilm in the Bancroft Library, Univ. of Calif. Berkeley, Berkeley Calif.

5. City and County of San Francisco, Department of Public Works, Bureau of Building Inspection, <u>Building Permit #291450</u>, March 3, 1966 and <u>Building Permit #323672</u>, August 28, 1968, 450 McAllister St. San Francisco, Calif. 94102.

6. D.A. Sanborn, Loc. Cit.

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6. Clark W. Bryan, The Directory of Architects 1885, Page 3, Copy at the Society of California Pioneers, 456 McAllister St. San Francisco.

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7. Clark W. Bryan, <u>The Directory of Architects 1887</u>, Page 3. microfilm copy at the Avery Library, Columbia University, N.Y. N.Y.

WARREN, R.

Continuation sheet

CABR V.II, n.9, September 1881, p. 96: Two 1 story frame cottages, Scott between Pine & Bush, P.H. Vey. \$2,300.

CABN V.III, n.6, June 1882, p. 92: 2 story & basement frame building, Buchanan & Webster. Higgins. \$4,500.

CABN V.III, N.11, November 1882, p. 166: 2 story frame building, Wildey between Fillmore & Steiner. Walcome. \$1,300.

CABN V.III, n.12, December 1882, p. 182: l story & basement frame building, Lyon between Clay & Washington. L.P. Rixford. \$2,000.

CABN V.IV, n.3, March 1883, p.52: 2 story frame building, 17th & Sanchez. E. Duane. \$3,400.

CABN V.IV, n.4, April 1883, p. 66: Twolstory & basement frame buildings, Guerrero & Fair Oaks. J. Cronigal. \$3,300.

CABN V,IV, n.7, July 1883, p. 122: 2 story & basement frame building, Waller between Steiner & Fillmore. N.C. Taft. \$2,500.

CABN V.IV, n.9, September 1883, p. 158: 2 story frame building, Valencia between 26th & 27th. Mrs. E. O'Brien. \$4,100.

CABN V.V, n.7, July 1884, p. 136: 2 story frame building, Ridley near Guerrero. T.E. Smith. \$4,100. Continuation sheet

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CABN V.V, n.10, October 1884, p.190: Alterations to building; 1 story building, & addition, 21st near Valencia. M. Plover. \$2,450. 2 story frame building, Bush between Steiner & Fillmore. Jacob Walcom. \$4,500. Alterations to building, corner 7th & Jessie. J. Nunan. \$4,200. Additions to building, 21st near Valencia. Miss Plower. \$2,500. CABN V.VI, n.1, January 1885, p.18: 2 story frame building, Hayes between Octavia & Gough. J.E. McGrath. \$4,100. 2 story frame building, Hayes near Octavia. J.E. McGrath. \$4,000. CABN V.VI, n.3, March 1885, p.53: 2 story & basement building, corner Buchanan & Ivy. William Murz. \$3,800. 3 story frame building with brick basement, Geary between Jones & Taylor. P. Gordon. \$6,000. - Building, 5th between Harrison & Bryant. E. Sharkey. \$3,500. CABN V.VI, n.7, July 1885, p. 125: 1 story frame building, Hickory near Octavia. J. Riley. \$1,500. CABN V.VI, n. 10, October 1885, p. 178: Two 2 story frame buildings, corner Eddy & Scott. H. Dorscher. \$5,000. 1 story frame building, Fell near Devisadero. M. Carrick. \$1,800. Two 2 story frame buildings, northwest corner Octavia & Fell. P.J. Gallagher. \$7,500. CABN V.VII, n.5, May 10, 1886, p. 79: 2 story frame building, 15th between Castro & Noe. J. Healing. \$4,800. 2 story frame building for two flats, Ridley between Valencia & Guerrero. D. O'Neill. \$4,000. CABN V.VII, n.11, November 15, 1886, p. 169: 2 story frame building, Fell between Laguna & Buchanan. Patrick Parrell. \$4,500. CABN V.VIII, n.6, June 15, 1887, p. 83: 2 story frame building, corner Church & 29th. Henry Beuttner. \$4,800. 2 story frame building, corner 29th & Church. H. Beuttner. \$3,500. CABN V.IX, n.10, October 15, 1888, p. 138: Building, Oak near Gough. Madden. \$1,275. CABN V.IX, n.12, December 15, 1888, p. 166:

Frame building, Dolores near 23rd. James Thorn. \$2,780.

Item number 8

8. Significance



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Specific dates 1875
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Builder/Architect Russell Warren

Statement of Significance (in one paragraph)

This building is one of the best examples in scale and detail of a flatfront Italianate Victorian set of flats in San Francisco. It was built about 1875 by a noted San Francisco architect and builder of post Gold Rush era, Russell Warren. With an elegant and simple facade, the building makes the point of permanence by recalling the glory of modified Renaissance and Mannerist Italian palaces. As a residence it fits the close functional and fashion relationship of buildings made high and narrow because of lot limitations and because of regard for high-ceiling interiors at this time, with high and narrow door and window openings related to the basic building shape. Few flat front Italianate residences remain in San Francisco as most were East of Van Ness Avenue and did not survive the 1906 earthquake and fire.

Originally having the address of 427-427½ Oak Street, the building was built and occupied by Russell Warren and his wife Laranetta. He ran his architect and contracting business from the premises for ten years, 1878 to 1888. A native of Vermont, Warren began as a carpenter in San Francisco about 1864 and is credited with building 36 buildings in the city from 1881 to 1888. Records of his building activities prior to that time have been lost. He is listed in "The Directory of Architects" 1885 and 1887 published by Clark W. Bryan & Co., Holyoke Mass. & N.Y.C., a trade publication of the time.

 D.A. Sanborn, <u>Sanborn Insurance Map of San Francisco 1875</u>, Vol. 2.
 Sheet 59, Block 995. Original in New York City Main Public Library Annex, 521 W. 43rd. St. N.Y. N.Y. 10036. Also on microfilm in the Bancroft Library, Univ. of California Berkeley, Berkeley, California.

2. Joseph A. Baird, 1962, <u>Times Wonderous Changes, San Francisco</u> <u>Architecture 1776-1915</u>, Calif. Historical Society, Publisher, Library of Congress # 62-21821.

3. Structure listed as architect's office, D.A. Sanborn, <u>Sanborn Insurance</u> <u>Map of San Francisco 1886</u>, Vol. 2. Sheet 59, Block 995. Original in New York City Public Library Annex, 521 W. 43rd. St. N.Y. N.Y. 10036. Also on microfilm in the Bancroft Library, Univ. of California Berkeley, Berkeley, California.

4. San Francisco Directory 1864, San Francisco Main Public Library.

5. John William Snyder, <u>Index to San Francisco Buildings 1879-1900</u>, 1975, a graduate thesis accepted for Master of Art, Art History, Univ. of California, Davis. Copy to be found at the California Historical Society Library, 2099 Pacific Ave. San Francisco, and list enumerated below.

9. Major Bibliographical References

Here Today, Junior League of San Francisco, Chronicle Books, S.F., p. 283; Library of Congress #68-57180.

A Gift to the Street, Carol Olwell & Judith Lynch Waldhorn, Angelope Press, S.F., p. 8; Library of Congress #NA 7238 S35048.

10. Geographical Data

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Attest

NPS Form 10-900-a (7-81)

Continuation sheet

United States Department of the Interior National Park Service

National Register of Historic Places Inventory—Nomination Form

thence at a right angle Southerly 80 feet 3 inches; thence at a right angle Westerly 25 feet; and thence at a right angle Northerly 80 feet 3 inches to the point of beginning.

BEING part of Western Addition Block No. 219.

Assessor's Parcel No. Lot 17, Block 840.

<u>368 Lily St;</u> Commencing at a point on the Northerly line of Lily Street, distant there on 112 feet 6 inches Easterly from the Easterly line of Buchannan Street; running thence Easterly along said line of Lily Street 25 feet; thence at a right angle Northerly 39 feet 9 inches; thence at a right angle Westerly 25 feet; thence at a right angle Southerly 39 feet 9 inches to the point of commencement.

BEING a portion of Western Addition Block No. 219.

Assessor's Parcel No. Lot 17A, Block 840.

The boundaries are drawn along historic lot lines to encompass the original 25' x 120' lot and its two original building (the flats at 465-467 Oak and the rear cottage at 368 Lily).

OMB NO. 1024-0018 EXP. 10/31/84



Page 6

10

Item number

United States Department of the Interior Heritage Conservation and Recreation Service

National Register of Historic Places Inventory—Nomination Form



Continuation sheet

Item number

Scale; $1/16^{*} = 1^{*}$

Lot sizes taken from S.F. Assessors map, Block 840.







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RECEIPT FOR PAYMENT OF \$2,866 FEE

City and County of San Francisco 4/30/18 No. 805115 aska III, Jennifer A Lucka \$ 2866.00 San Francisco, CA 94103-2414 DATE R n par S. oseph E and noo Dollars RECEIVE eight-hundred sixty six Planning Department and 1650 Mission Street 465 Oak 4 57 Mills A ί 🔘 CASH ACCOUNT CHECK FROM #162 PAYMENT Ulisso 3-11 BAL. DUE ΒY