File No.	180983

Committee Item No.	<u> 1 </u>	
Board Item No.		

COMMITTEE/BOARD OF SUPERVISORS

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Prepared by: Prepared by:	John Carroll	Date: Date:	Nove	mber 2, 2018

 [Mills Act Historical Property Contract - 2253 Webster Street]

Resolution approving an historical property contract between Virginia Hong, the owner of 2253 Webster Street, and the City and County of San Francisco, under Administrative Code, Chapter 71; and authorizing the Planning Director and the Assessor-Recorder to execute and record the historical property contract.

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

WHEREAS, The Planning Department has determined that the actions contemplated in this Resolution comply with the California Environmental Quality Act (California Public Resources Code, Sections 21000 et seq.); and

WHEREAS, Said determination is on file with the Clerk of the Board of Supervisors in File No. 180983, is incorporated herein by reference, and the Board herein affirms it; and

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

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

WHEREAS, 2253 Webster Street is designated as a Contributor to the Webster Street Historic District under Article 10 of the Planning Code and thus qualifies as an historical property as defined in Administrative Code, Section 71.2; and

[Mills Act Historical Property Contract - 2253 Webster Street]

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WHEREAS, The Planning Department has determined that the actions contemplated in this Resolution comply with the California Environmental Quality Act (California Public Resources Code, Sections 21000 et seq.); and

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

WHEREAS, 2253 Webster Street is designated as a Contributor to the Webster Street Historic District under Article 10 of the Planning Code and thus qualifies as an historical property as defined in Administrative Code, Section 71.2; and

WHEREAS, A Mills Act application for an historical property contract has been submitted by Virginia Hong, the owner of 2253 Webster Street, detailing rehabilitation work and proposing a maintenance plan for the property; and

WHEREAS, As required by Administrative Code, Section 71.4(a), the application for the historical property contract for 2253 Webster Street was reviewed by the Assessor's Office and the Historic Preservation Commission; and

WHEREAS, The Assessor-Recorder has reviewed the historical property contract and has provided the Board of Supervisors with an estimate of the property tax calculations and the difference in property tax assessments under the different valuation methods permitted by the Mills Act in its report transmitted to the Board of Supervisors on October 10, 2018, which report is on file with the Clerk of the Board of Supervisors in File No. 180983 and is hereby declared to be a part of this Resolution as if set forth fully herein; and

WHEREAS, The Historic Preservation Commission recommended approval of the historical property contract in its Resolution No. 989, including approval of the Rehabilitation Program and Maintenance Plan, attached to said Resolution, which is on file with the Clerk of the Board of Supervisors in File No. 180983 and is hereby declared to be a part of this Resolution as if set forth fully herein; and

WHEREAS, The draft historical property contract between Virginia Hong, the owner of 2253 Webster Street, and the City and County of San Francisco is on file with the Clerk of the Board of Supervisors in File No. 180983 and is hereby declared to be a part of this Resolution as if set forth fully herein; and

WHEREAS, The Board of Supervisors has conducted a public hearing pursuant to Administrative Code, Section 71.4(d) to review the Historic Preservation Commission's recommendation and the information provided by the Assessor's Office in order to determine whether the City should execute the historical property contract for 2253 Webster Street; and

WHEREAS, The Board of Supervisors has balanced the benefits of the Mills Act to the owner of 2253 Webster Street with the cost to the City of providing the property tax reductions authorized by the Mills Act, as well as the historical value of 2253 Webster Street and the resultant property tax reductions, and has determined that it is in the public interest to enter into a historical property contract with the applicants; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby approves the historical property contract between Virginia Hong, the owner of 2253 Webster Street, and the City and County of San Francisco; and, be it

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

Recording Requested by, and when recorded, send notice to: City and County of San Francisco Planning Department Attn: Shannon Ferguson 1650 Mission Street, Suite 400 San Francisco, CA 94103-2414

CALIFORNIA MILLS ACT HISTORIC PROPERTY AGREEMENT 2253 WEBSTER STREET SAN FRANCISCO, CALIFORNIA

THIS AGREEMENT is entered into by and between the City and County of San Francisco, a California municipal corporation ("City") and Virginia Hong Revoc Living Trust ("Owners").

RECITALS

Owners are the owners of the property located at 2253 Webster Street, in San Francisco, California (Block 0612, Lot 001). The building located at 2253 Webster Street is designated as a contributor to the Webster Street Historic District (the "<u>Historic Property</u>"). The Historic Property is a Qualified Historic Property, as defined under California Government Code Section 50280.1.

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 eighty seven thousand, three hundred sixty four dollars and thirty-one cents (\$87,364.31). (See Rehabilitation Plan, Exhibit A.) Owners' application calls for the maintenance of the Historic Property according to established preservation standards, which is estimated will cost approximately three thousand, five hundred dollars (\$3,500) annually (See Maintenance Plan, Exhibit B).

The State of California has adopted the "Mills Act" (California Government Code Sections 50280–50290, and California Revenue & Taxation Code, Article 1.9 [Section 439 et seq.]) authorizing local governments to enter into agreements with property Owners to reduce their property taxes, or to prevent increases in their property taxes, in return for improvement to and maintenance of historic properties. 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 this Agreement (also referred to as a Mills Act Agreement or a Historic Property Agreement) with City to help mitigate anticipated expenditures to restore and maintain the Historic Property. City is willing to enter into this 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 in this Agreement, the parties hereto do agree as follows:

1. <u>Application of Mills Act.</u> The benefits, privileges, restrictions, and obligations provided for in the Mills Act will be applied to the Historic Property during the Term (as defined in Paragraph 7 below), commencing on the date that this Agreement is recorded.

- Rehabilitation of the Historic Property. Owners will undertake and complete the work set forth in Exhibit A ("Rehabilitation Plan") according to certain standards and requirements. Those standards and requirements include, but are not 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 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. Owners will (a) apply for any necessary permits no more than six (6) months after the date this Agreement is recorded, (b) commence the work within six (6) months of receipt of necessary permits, and (c) complete the work within three (3) years from the date of receipt of permits. Upon written request by 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. The work will 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 may result in cancellation of this Agreement as set forth in Paragraphs 11 and 12 below.
- 3. <u>Maintenance</u>. Owners will maintain the Historic Property during the time this Agreement is in effect in accordance with the standards for maintenance set forth in <u>Exhibit B</u> ("<u>Maintenance Plan</u>"), the Secretary's Standards; the OHP Rules and Regulations; the State Historical Building Code as determined applicable by City; all applicable building safety standards; and the requirements of the Historic Preservation Commission, the Planning Commission, and the Board of Supervisors, including but not limited to any Certificates of Appropriateness approved under Planning Code Article 10.
- Damage. If fifty percent (50%) or less of the Historic Property is damaged by any cause whatsoever, Owners will replace and repair the damaged area(s) of the Historic Property. For repairs that do not require a permit, Owners will commence the repair work within thirty (30) days after the date of the damage and will diligently perform and complete the repair work within a reasonable time, as determined by 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 will apply for any necessary permits for the work within sixty (60) days after the date of the damage, commence the repair work within one hundred twenty (120) days of receipt of the required permit(s), and diligently perform and complete the repair work within a reasonable period of time, as determined by City. Upon written request by 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 must comply with the design and standards established for the Historic Property in Exhibits A and B attached hereto and Paragraph 3 above. If twenty percent (20%) or more of the Historic Property is damaged due to a catastrophic event, such as an earthquake, or if more than fifty percent (50%) of the Historic Property is destroyed from any cause whatsoever, then City and Owners may mutually agree to terminate this Agreement and Owners will not be obligated to pay the cancellation fee set forth in Paragraph 12 below. Upon the termination, City will assess the full value of the Historic Property without regard to any restriction imposed upon the Historic Property by this Agreement and Owners will pay property taxes to City based upon that valuation as of the date of termination.

- 5. <u>Insurance</u>. Owners will obtain and maintain adequate property insurance to meet Owners' repair and replacement obligations under this Agreement and will submit evidence of that insurance to City upon request.
- 6. <u>Inspections and Compliance Monitoring.</u> Before entering into this Agreement Owners have allowed, and every five years during the Term (defined in Paragraph 7 below) upon seventy-two (72) hours advance notice Owners will allow any representative of City, the Office of Historic Preservation of the California Department of Parks and Recreation, or the State Board of Equalization, to inspect of the interior and exterior of the Historic Property, to determine Owners' compliance with this Agreement. Throughout the term of this Agreement, Owners will provide all reasonable information and documentation about the Historic Property demonstrating compliance with this Agreement, as requested by any of the above-referenced representatives.
- 7. <u>Term.</u> This Agreement will be effective on the recording date for a term of ten years from that date ("<u>Term</u>"), as it may be extended. As provided in Government Code section 50282, one year will be added automatically to the Term on each anniversary date of this Agreement, unless notice of nonrenewal is given as set forth in Paragraph 9 below.
- 8. <u>Valuation.</u> Pursuant to Section 439.4 of the California Revenue and Taxation Code, as amended from time to time, this Agreement must have been signed, accepted and recorded on or before the lien date (January 1) for a fiscal year (the following July 1-June 30) for the Historic Property to be valued under the taxation provisions of the Mills Act for that fiscal year.
- Notice of Nonrenewal. If in any year of this Agreement either Owners or City desire not to renew this Agreement, then that party will serve written notice on the other party before the annual renewal date. Owners must serve the written notice of nonrenewal to City at least ninety (90) days before the date of renewal. City must serve the written notice of non-renewal to Owners at least sixty (60) days before the date of renewal. If City elects not to renew the Agreement, then the Board of Supervisors must make City's determination that this Agreement will not be renewed and send a notice of nonrenewal to Owners. Upon receipt by Owners of a notice of nonrenewal from City, Owners may make a written protest. At any time before the renewal date, the City's Board of Supervisors may withdraw its notice of nonrenewal. If either party serves a notice of nonrenewal of this Agreement, this Agreement will remain in effect for the remaining balance of the Term. If either party elects not to renew this Agreement, then the electing party may cause a notice of nonrenewal in the form attached as Exhibit C to this Agreement to be completed and recorded. Upon the expiration of this Agreement, City will assess the full value of the Historic Property without regard to any restriction imposed upon the Historic Property by this Agreement and Owners will pay property taxes to City based upon that valuation as of the date of expiration.
- 10. <u>Payment of Fees.</u> As provided for in Government Code Section 50281.1 and San Francisco Administrative Code Section 71.6, upon filing an application to enter into a Mills Act Agreement with City, Owners will pay City the reasonable costs related to the preparation and approval of the Agreement. In addition, Owners will pay City for the actual costs of inspecting the Historic Property, as set forth in Paragraph 6 above.
- 11. <u>Default.</u> If City determine that any of the following have occurred, City will give Owners written notice by registered or certified mail specifying the failure:
- (a) Owners' failure to timely complete the rehabilitation work set forth in Exhibit A, in accordance with Paragraph 2 above;
- (b) Owners' failure to maintain the Historic Property as set forth in <u>Exhibit B</u>, in accordance with Paragraph 3 above;

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

(d) Owners' failure to allow any inspections or requests for information, as provided in

Paragraph 6 above;

(e) Owners' failure to pay any fees requested by City as provided in Paragraph 10 above;

(f) Owners' failure to maintain adequate insurance for the replacement cost of the Historic Property, as required by Paragraph 5 above; or

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

If Owners do not undertake and diligently pursue corrective action to the reasonable satisfaction of City within thirty (30) days after the date of the notice, then the Board of Supervisors will conduct a public hearing to determine whether an event of default has occurred. Notice of the public hearing will be mailed to the last known address of each owner of property in the Hayes Valley Residential Historic District and published under Government Code section 6061. If the Board of Supervisors determines that an event of default has occurred, City will either cancel this Agreement as set forth in Paragraph 12 below or bring an action to enforce this contract, including, but not limited to, an action for specific performance or injunction.

- 12. <u>Cancellation</u>. If the Board of Supervisors determines that an event of default has occurred and elects to cancel the contract, then Owners will 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 will determine fair market value of the Historic Property without regard to any restriction imposed on the Historic Property by this Agreement. The Cancellation Fee will be paid to the City Tax Collector at such time and in such manner as City may prescribe. As of the date of cancellation, Owners will pay property taxes to City without regard to any restriction imposed on the Historic Property by this Agreement and based upon the Assessor's determination of the fair market value of the Historic Property as of the date of cancellation.
- 13. <u>Enforcement of Agreement.</u> No failure by City to cancel this Agreement or file an action will be deemed to be a waiver of this Agreement or any claim for an event of default under this Agreement.
- Indemnification. Owners will indemnify, defend, and hold harmless City and all of its boards, commissions, departments, agencies, agents, and employees (individually and collectively, the "Indemnitees") 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; (c) the condition of the Historic Property; (d) any construction or other work undertaken 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 will include, without limitation, reasonable fees for attorneys, consultants, and experts and related costs that may be incurred by the Indemnitees and the Indemnitees' cost of investigating any claim. In addition to Owners' obligation to indemnify the Indemnitees, Owners specifically acknowledge and agree that they have an immediate and independent obligation to defend the Indemnitees 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, and continues at all times thereafter. Owners' obligations under this Paragraph survive termination of this Agreement.
- 15. <u>Eminent Domain.</u> In the event that a the Historic Property is acquired in whole or part by eminent domain or other similar action, this Agreement will be cancelled and no cancellation fee will be imposed, as provided by Government Code Section 50288.

- 16. <u>Binding on Successors and Assigns</u>. The covenants, benefits, restrictions, and obligations contained in this Agreement will run with the land and be binding upon and inure to the benefit of all successors in interest and assigns of Owners. Successors in interest and assigns have the same rights and obligations under this Agreement as the original Owners who entered into the Agreement.
- 17. <u>Legal Fees.</u> If either City or Owners fail to perform any of their obligations under this Agreement or if 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 under this Agreement, 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 will 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.
- 18. <u>Governing Law.</u> This Agreement will be construed and enforced in accordance with the laws of the State of California.
- 19. <u>Recordation</u>: Within 20 days after the date of execution of this Agreement, the parties will cause this Agreement to be recorded with the Office of the Recorder of the City and County of San Francisco.
- 20. <u>Amendments.</u> This Agreement may be amended in whole or in part only by a written recorded instrument executed by the parties hereto in the same manner as this Agreement.
- 21. <u>No Implied Waiver.</u> No failure by City to insist on the strict performance of any obligation of Owners under this Agreement or to exercise any right, power, or remedy arising out of an event of default or breach of this Agreement will constitute a waiver of the event of default or breach or of City's right to demand strict compliance with any terms of this Agreement.
- 22. <u>Authority</u>. If Owners sign as a corporation or a partnership, each of the persons executing this Agreement on behalf of Owners covenants and warrants that the entity is a duly authorized and existing entity, that the entity has and is qualified to do business in California, that Owners have full right and authority to enter into this Agreement, and that each and all of the persons signing on behalf of Owners are authorized to do so.
- 23. <u>Severability</u>. If any provision of this Agreement is determined to be invalid or unenforceable, the remainder of this Agreement will not be affected thereby, and each other provision of this Agreement will be valid and enforceable to the fullest extent permitted by law, except to the extent that enforcement of this Agreement without the invalidated provision would be unreasonable or inequitable under all the circumstances or would frustrate a fundamental purpose of this Agreement.
- 24. <u>Tropical Hardwood Ban.</u> City urges companies not to import, purchase, obtain, or use for any purpose, any tropical hardwood or tropical hardwood product.
- 25. <u>MacBride Principles</u>. City urges companies doing business in Northern Ireland to move toward resolving employment inequities and encourages them to abide by the MacBride Principles as expressed in San Francisco Administrative Code Section 12F.1 et seq. City also urges San Francisco companies to do business with corporations that abide by the MacBride Principles. Owners acknowledge that it has read and understands the above statement of City concerning doing business in Northern Ireland.

- 26. <u>Sunshine</u>. Owners understand and agree that under the San Francisco Sunshine Ordinance (San Francisco Administrative Code, Chapter 67) and the State Public Records Law (Gov't Code Section 6250 et seq.), this Agreement and any and all records, information, and materials submitted to City under this Agreement or the Mills Act are public records subject to public disclosure.
- 27. <u>Conflict of Interest</u>. Through its execution of this Agreement, Owners acknowledge that it is familiar with the provisions of Section 15.103 of the City's Charter, Article III, Chapter 2 of the San Francisco Campaign and Governmental Conduct Code, and California Government Code section 87100 et seq. and section 1090 et seq., and certifies that it does not know of any facts that constitute a violation of those provisions and agrees that it will immediately notify City if it becomes aware of any such fact during the Term.
- 28. Notification of Limitations on Contributions. Through execution of this Agreement, Owners acknowledge that it is familiar with Section 1.126 of City's Campaign and Governmental Conduct Code, which prohibits any person who contracts with City, whenever such transaction would require approval by a City elective officer or the board on which that City elective officer serves, from making any campaign contribution to the officer at any time from the commencement of negotiations for the contract until three (3) months after the date the contract is approved by City elective officer or the board on which that City elective officer serves. San Francisco Ethics Commission Regulation 1.126-1 provides that negotiations are commenced when a prospective contractor first communicates with a City officer or employee about the possibility of obtaining a specific contract. This communication may occur in person, by telephone or in writing, and may be initiated by the prospective contractor or a City officer or employee. Negotiations are completed when a contract is finalized and signed by City and the contractor. Negotiations are terminated when City and/or the prospective contractor end the negotiation process before a final decision is made to award the contract.
- 29. <u>Nondiscrimination</u>. In the performance of this Agreement, Owners agree not to discriminate on the basis of the fact or perception of a person's, race, color, creed, religion, national origin, ancestry, age, height, weight, sex, sexual orientation, gender identity, domestic partner status, marital status, disability or Acquired Immune Deficiency Syndrome or HIV status (AIDS/HIV status), or association with members of such protected classes, or in retaliation for opposition to discrimination against such classes, against any City employee, employee of or applicant for employment with Owners, or against any bidder or contractor for public works or improvements, or for a franchise, concession or lease of property, or for goods or services or supplies to be purchased by Owners. A similar provision must be included in all subordinate agreements let, awarded, negotiated, or entered into by Owners for the purpose of implementing this Agreement.
- 30. <u>Exhibits</u>. <u>Exhibits</u> A, B, and <u>C</u> attached to this Agreement are incorporated and made a part of this Agreement by reference.
- 31. <u>Charter Provisions.</u> This Agreement is governed by and subject to the provisions of the City Charter.
- 32. <u>Signatures.</u> This Agreement may be signed and dated in counterparts, and when all counterparts are assembled, will be considered one document.

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

CITY AND COUNTY OF SAN FRANCISCO:

By:	(signature)	DATE:
	(name), A	Assessor-Recorder
By:	(signature)	DATE:
	(name), I	DATE: Director of Planning
APPROVED AS TO FORM:		
DENNIS J. HERRERA		
CITY ATTORNEY		
		75.4
By:	(signature)	DATE:
	(name), 1	Deputy City Attorney
OWNERS		
By:	(signature)	DATE:
Virginia Hong, Owner		
	•	

OWNER(S)' SIGNATURE(S) MUST BE NOTARIZED. ATTACH PUBLIC NOTARY FORMS HERE.

Exhibit A: Rehabilitation/Restoration Plan: 2253 Webster Street

1 Scope Number Building Feature: West & NW Corner (back) of Basement Level

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$50,000

Description of Work:

Improper drainage of water from deck caused dry rot damage which occurred on the west and north/west corner (back) of building on the basement level. Corner posts and several studs at the basement level were damaged. The foundation sill plate on west side was also compromised. Rear side of home was shored/supported and dry rot members removed. New pressure treated or Douglas fir support post were inserted and installed. Rim joist between basement and first floor was beefed up by adding two 2x12 pressure treated and douglas fir members to the existing joist. We also installed ply wood sheeting, weather stripping, insulation and brand new siding to the west wall in affected areas. We also replaced ledger plate for the deck and added deck spacers to allow for water drainage.

2 Scope Number Building Feature: West Side (Back) of the First Floor

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$7,270

Description of Work:

Dry rot was found on west wall framing of the first floor.

Removed dry rot members, installed new structurally sound members, sealed with waterproofing paper and new siding.

3 Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$18,000

Description of Work:

Exterior painting of House. The work included prep, priming and application of finish coats to the whole house. Siding Wall repairs with Bondo at seams, putty and caulk trim/jambs. Caulk all open seams on trim, windows and doors Patch all nail holes around doors, windows, and other openings.

4 Scope Number Building Feature: East and South Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$7,600

Description of Work:

Replace flashing on five of the window ledges, two bay window ledges and front door ledge

5 Scope Number Building Feature: East and North Parapet Roofing

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$6,000

Description of Work:

Repair roofing at pitched overhang to allow water to drain evenly.

6 Scope Number Building Feature: North side of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$3,850

Description of Work:

A large area $(6.5^{\circ} \times 20^{\circ})$ on the north side of the building has missing siding and rotting. Remove and clean rotted wood, board, old weather paper barrier, replace with new siding and weather stripping.

7 Scope Number Building Feature: Handrail for front stairs of building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2020

Total Cost: \$20,000

Description of Work:

Erect period handrails on the exterior stair entrance into home. Currently there is none.

8 Scope Number Building Feature: Roof

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2024

Total Cost: \$21,000

Description of Work:

Roof Replacement

9 Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$20,000

Description of Work:

Paint all sides of exterior of building

10 Scope Number Building Feature: East (Front) Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$8,914.31

Description of Work:

Replace Front Door in kind

Exhibit B: Maintenance Plan: 2251 Webster Street

1 Scope Number Building Feature: All Sides of Exterior of Building

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for sidings.

2_ Scope Number Building Feature: Windows on All Sides of House

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for all widows.

3 Scope Number Building Feature: Roof

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$500

Description of Work:

Inspection and do necessary repairs for roof.

4_ Scope Number Building Feature: Front Porch

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$600

Description of Work:

Inspect for water damage and dry rot on front porch, and make in-kind repairs as necessary.

_5_Scope Number Building Feature: Front Door

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspect for water damage and dry rot for front door, and make repairs and paint as necessary.



Mills Act Historical Property Contracts Case Report

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

Reception: 415.558.6378

.....

415.558.6409

Planning Information: **415.558.6377**

Hearing Date:

October 3, 2018

Staff Contact:

Shannon Ferguson - (415) 575-9074

shannon.ferguson@sfgov.org

Reviewed By:

Tim Frye – (415) 575-6822

tim.frye@sfgov.org

a. Filing Date:

May 1, 2018

Case No.:

2018-006629MLS

Project Address:

2253 Webster Street (District 2)

Landmark District:

Contributor to the Webster Street Historic District

Zoning:

RH-2 (Residential-House, Two-Family District)

Height &Bulk:

40-X

Block/Lot:

0612/001

Applicant:

Virginia Hong Revoc Living Trust

2253 Webster Street San Francisco, CA 94115

b. Filing Date:

May 1, 2018

Case No.:

2018-006717MLS

Project Address:

353 Kearny Street (District 3)

Landmark District:

Category IV-Contributory Building to Kearny-Market-Mason-Sutter

Conservation District

Zoning:

C-3-O – Downtown-Office

Height and Bulk:

80-130-F

Block/Lot:

0270/001

Applicant:

Pine Kearny LLC

590 Pacific Avenue

San Francisco, CA 94133

c. Filing Date:

May 1, 2018

Case No.:

2018-006796MLS

Project Address:

465-467 Oak Street (District 5)

Landmark District:

Contributor to the California Register of Historical Places-listed

Hayes Valley Residential Historic District

Zoning:

RTO (Residential Transit Oriented District)

Height and Bulk:

40-X

Block/Lot:

0840/017

Applicant:

Joseph E & Jennifer A Laska Jnt Lvg Trust

467 Oak Street

San Francisco, CA 94102

www.sfplanning.org

Mill Act Applications October 3, 2018

2018-006629MLS (2253 Webster Street); 2018-006717MLS (353 Kearny Street); 2018006796MLS (465-467 Oak Street); 2018-006690MLS (587 Waller Street); 2018-006794MLS (354-356 San Carlos Street); 2018-007338MLS (811 Treat Avenue)

d. Filing Date:

May 1, 2018

Case No.:

2018-006690MLS

Project Address:

587 Waller Street (District 8)

Landmark District:

Contributing building to Duboce Park Historic District

Zoning:

RTO (Residential Transit Oriented District)

Height and Bulk:

40-X

Block/Lot:

0865/021

Applicant:

Christopher Hansten & June Kwon

4658 18th St. PH

San Francisco, CA 94114

e. Filing Date:

May 1, 2017

Case No.:

2018-006794MLS

Project Address:

354-356 San Carlos Street (District 9)

Landmark District:

Contributor to Liberty Hill Historic District

Zoning:

RTO-M - Residential Transit Oriented - Mission

Height and Bulk:

40-X

Block/Lot:

3609/093

Applicant:

Joyjit & Preetha Nath 354 San Carlos Street San Francisco, CA 94110

f. Filing Date:

May 1, 2017

Case No.:

2018-007338MLS

Project Address:

811 Treat Avenue (District 9)

Landmark District:

Individually listed on the National Register of Historic Places

Zoning:

RH-3 – Residential-House, Three Family

Height and Bulk:

40-X

Block/Lot:

3613/053

Applicant:

Golden Gate Properties LLC

2170 Sutter Street

San Francisco, CA 94115

PROPERTY DESCRIPTIONS

a. 2253 Webster Street: The subject property is located on the west side of Webster Street between Washington and Clay streets, Assessor's Block 0612, Lot 001. The subject property is located within a RH-2 (Residential-House, Two-Family District) zoning district and a 40-X Height and Bulk district. The subject property is a contributing building to the Webster Street Historic District. It is a two-story, plus basement, wood-frame, single-family dwelling designed in the Italianate style and built in circa 1900.

- b. 353 Kearny Street: The subject property is located on the southwest corner of Kearny and Pine streets, Assessor's Block 0270, Lot 001. The subject property is located within the C-3-O Downtown-Office zoning district and a 80-130-F Height and Bulk district. The subject property is a Category IV Contributory Building to Kearny-Market-Mason-Sutter Conservation District. It is a five-story over basement, brick masonry, commercial building designed in the Renaissance-Revival style by San Francisco architectural firm Salfield & Kohlberg and was built in 1907.
- c. 465 Oak Street: The subject property 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 flat-front Italiante style and built in circa 1900.
- d. 587 Waller Street: The subject property is located on the south side of Waller Street between Pierce and Potomac streets, Assessor's Block 0865 Lot 021. 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 Duboce Park Historic District. It is a two-and-half-story plus basement, wood-frame, single-family dwelling designed in the Queen Anne style and built in circa 1900.
- e. <u>354-356 San Carlos Street:</u> The subject property is located on the west side of San Carlos Street between 20th and 21st streets, Assessor's Block 3609, Lot 093. The subject property is located within the RTO-M Residential Transit Oriented Mission zoning district and 40X Height and Bulk district. The subject property is a potential contributor to Liberty Hill Historic District. It is a three-story wood-frame, two-family residential building originally designed in the Italianate style and was built in 1877 by The Real Estate Associates (T.R.E.A.). The front façade was altered with stucco cladding, stuccoed front steps, and vinyl windows at an unknown date. Rehabilitation work was completed in 2015-2016.
- f. 811 Treat Avenue: The subject property is located on the east side of San Carlos Street between 21st and 22nd streets, Assessor's Block 3613, Lot 053. The subject property is located within the RH-3 Residential-House, Three Family zoning district and 40X Height and Bulk district. The subject property is individually listed on the National Register of Historic Places. Known as the Henry Geilfuss House, the property comprises an Italianate main residence designed by local master architect Henry Geilfuss circa 1882 as his personal residence; a raised room (c. 1882, altered c. 1900); a workshop (c. 1920) and a garage (c. 1940). The main residence and raised room are contributing features; the workshop and garage are non-contributing features that were added after Geilfuss moved from the property.

PROJECT DESCRIPTION

This project is a Mills Act Historical Property Contract application.

MILLS ACT REVIEW PROCESS

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

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

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

MILLS ACT REVIEW PROCEDURES

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

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

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

APPLICABLE PRESERVATION STANDARDS

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

TERM

Mills Act contracts must be made for a minimum term of ten years. The ten-year period is automatically renewed by one year annually to create a rolling ten-year term. One year is added automatically to the initial term of the contract on the anniversary date of the contract, unless notice of nonrenewal is given or

SAN FRANCISCO
PLANNING DEPARTMENT

4

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

ELIGIBILITY

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

- (a) Individually listed in the National Register of Historic Places;
- (b) Listed as a contributor to an historic district included on the National Register of Historic Places;
- (c) Designated as a City landmark pursuant to San Francisco Planning Code Article 10;
- (d) Designated as contributory to a landmark district designated pursuant to San Francisco Planning Code Article 10; or
- (e) Designated as significant (Categories I or II) or contributory (Categories III or IV) to a conservation district designated pursuant to San Francisco Planning Code Article 11.

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

Residential Buildings

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

Commercial, Industrial or Mixed Use Buildings

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

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

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

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

PUBLIC/NEIGHBORHOOD INPUT

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

STAFF ANAYLSIS

The Department received six Mills Act applications by the May 1, 2018 filing date. The Project Sponsors, Planning Department Staff, and the Office of the City Attorney have negotiated the six attached draft historical property contracts, which include a draft rehabilitation and maintenance plan for the historic building. Department Staff believes the draft historical property contracts and plans are adequate. Please see below for complete analysis.

a. <u>2253 Webster Street:</u> As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation.

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

The applicant completed some rehabilitation of the building in 2017, including dry rot repair and painting with an estimated cost of \$75,270. The proposed Rehabilitation Plan includes flashing replacement, roof repair and replacement, additional dry rot repair, installing new compatible handrail, replacing the front door in-kind. Rehabilitation work is estimated to cost \$87,364.31 over ten years.

The proposed Maintenance Plan includes annual inspection of the wood siding, windows, roof, front porch and door. Maintenance work is estimated to cost \$3,500 annually. Any needed repairs will be made in kind and will avoid altering, removing or obscuring character-defining features of the building.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

b. <u>353 Kearny Street:</u> As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation.

The subject property is currently valued by the Assessor's Office at over \$3,000,000 (see attached Market Analysis and Income Approach reports). The subject property qualifies for an exemption as it is designated as a Category IV – Contributory Building to Kearny-Market-Mason-Sutter Conservation District under Article 11 of the Planning Code. A Historic Structure Report was

required in order to demonstrate that granting the exemption would assist in the preservation of a property that might otherwise be in danger of demolition or substantial alterations

The proposed Rehabilitation Plan includes roof replacement, parapet bracing, elevator penthouse repair, brick repair and repointing at the façade and basement under sidewalk, repair and in-kind replacement of wood windows, plaster repair at rear façade, sheet metal cornice repair or in-kind replacement, fire escape repair, historic elevator and stair repair, storefront repair and replacement. Rehabilitation work is estimated to cost \$1,091,077 over ten years.

The proposed Maintenance Plan includes annual inspection of roof, parapet bracing, elevator penthouse, basement, wood windows, brick and plaster facades, storefronts, sheet metal cornice,, and fire escape with in-kind repair of any deteriorated elements as necessary. Maintenance work is estimated to cost \$23,694 annually. Any needed repairs will be made in kind and will avoid altering, removing or obscuring character-defining features of the building.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

c. <u>465-467 Oak Street</u>: As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation.

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

The applicant completed rehabilitation work to the building in 2017, including wood window repair, exterior painting, brick chimney repair at an estimated cost of \$6963.28. The proposed Rehabilitation Plan includes seismic upgrade, roof replacement, rear stair and balcony replacement, and exterior repainting. Rehabilitation work is estimated to cost \$369,600 over ten years.

The proposed Maintenance Plan includes annual inspection of roof, gutters and downspouts, windows, doors, front steps and porch, and wood siding a trim. Any needed repairs will be made in kind and will avoid altering, removing or obscuring character-defining features of the building. Maintenance work is estimated to cost approximately \$2,000 annually.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

d. <u>587 Waller Street:</u> As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation.

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

The proposed Rehabilitation Plan includes seismic and foundation work, roof replacement, front façade restoration, window replacement, and front steps and porch restoration. Rehabilitation work is estimated to cost \$337,400 over ten years.

The proposed Maintenance Plan includes annual inspection of gutters and downspouts, windows, front steps and porch, front façade, and roof. Any needed repairs resulting from inspection will be made in kind and will avoid altering, removing or obscuring character-defining features of the building. Maintenance work is estimated to cost approximately \$1,300 annually.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

e. <u>354-356 San Carlos Street:</u> As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation and Preservation.

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

The applicant completed substantial rehabilitation work to the property in 2016, including front façade restoration, window replacement, exterior painting, front stair replacement, and foundation and structural work at an estimated cost of \$317,000. The proposed Rehabilitation Plan includes roof replacement. Rehabilitation work is estimated to cost \$50,000 over ten years.

The proposed Maintenance Plan includes annual inspection of the roof, gutters and drains, windows, foundation and structure, stairs. Annual inspection of the siding and trim will occur every five years. Any needed repairs resulting from inspection will be made in kind and will avoid altering, removing or obscuring character-defining features of the building. Maintenance work is estimated to cost approximately \$1,600 annually.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical

property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

f. 811 Treat Avenue: As detailed in the Mills Act application, the applicant proposes to rehabilitate and maintain the historic property. Staff determined that the proposed work, detailed in the attachments, is consistent with the Secretary of Interior's Standards for Rehabilitation and Preservation.

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

The proposed Rehabilitation Plan includes siding and trim repair and repainting, incompatible garage door replacement, door repair and decorative glass replacement, and roof replacement. Rehabilitation work is estimated to cost \$67,000 over ten years.

The proposed Maintenance Plan includes annual inspection of the foundation, roof, gutters, drains, windows, doors, and stairs and porch. Inspection of the siding and trim will occur every five years. Any needed repairs resulting from inspection will be made in kind and will avoid altering, removing or obscuring character-defining features of the building. Maintenance work is estimated to cost approximately \$2,100 annually.

No changes to the use of the property are proposed. Please refer to the attached Rehabilitation and Maintenance Plan for a full description of the proposed work. The attached draft historical property contract will help the applicant mitigate these expenditures and will induce the applicant to maintain the property in excellent condition in the future.

ASSESSOR-RECORDER INFORMATION

Based on information received from the Assessor-Recorder, the following properties will receive an estimated first year reduction as a result of the Mills Act Contract. Please refer to the attached Preliminary Valuation spreadsheet prepared by the Assessor for detailed information about each property.

- a) <u>2253 Webster Street:</u> Estimated Property Tax Savings of <u>\$13,750</u> (a 54.73% reduction from factored base year value)
- b) <u>353 Kearny Street:</u> Estimated Property Tax Savings of <u>\$26,963</u> (a 33.82% reduction from factored base year value)
- c) <u>465 Oak Street:</u> Estimated Property Tax Savings of <u>\$16,250</u> (a 52.98% reduction from factored base year value)
- d) <u>587 Waller Street:</u> Estimated Property Tax Savings of <u>\$16,412</u> (a 58.33% reduction from factored base year value)

- e) <u>354-356 San Carlos Street:</u> Estimated Property Tax Savings: <u>\$4,532</u> (a 25.05% reduction from factored base year value).
- f) <u>811 Treat Avenue:</u> Estimated Property Tax Savings: <u>\$368</u> (a 2.20% reduction from factored base year value).

PLANNING DEPARTMENT RECOMMENDATION

- The Planning Department recommends that the Historic Preservation Commission adopt a resolution recommending **approval** of the Mills Act Historical Property Contracts and Rehabilitation and Maintenance Plans to the Board of Supervisors for the following properties:
 - a. 2253 Webster Street
 - b. 353 Kearny Street
 - c. 465 Oak Street
 - d. 587 Waller Street
 - e. 354-356 San Carlos Street
 - f. 811 Treat Avenue

ISSUES AND OTHER CONSIDERATIONS

Mills Act Contract property owners are required to submit an annual affidavit demonstrating compliance with Rehabilitation and Maintenance Plans.

HISTORIC PRESERVATION COMMISSION ACTIONS

Review and adopt a resolution for each property:

- 1. Recommending to the Board of Supervisors approval of the proposed Mills Act Historical Property Contract between the property owner(s) and the City and County of San Francisco;
- 2. Approving the proposed Mills Act Rehabilitation and Maintenance Plan for each property.

Attachments:

a. 2253 Webster Street:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program& Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

Mill Act Applications October 3, 2018

2018-006629MLS (2253 Webster Street); 2018-006717MLS (353 Kearny Street); 2018006796MLS (465-467 Oak Street); 2018-006690MLS (587 Waller Street); 2018-006794MLS (354-356 San Carlos Street); 2018-007338MLS (811 Treat Avenue)

b. 353 Kearny Street:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program & Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

Historic Structure Report

c. 465-467 Oak Street:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program & Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

d. 587 Waller Street:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program & Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

e. 354-356 San Carlos Street:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program & Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

f. 811 Treat Avenue:

Draft Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation Program & Maintenance Plan

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

Pre-Approval Inspection Report

Mills Act Application

Historic Preservation Commission Resolution No. 989

HEARING DATE OCTOBER 3, 2018

Case No.:

2018-006629MLS

Project Address:

2253 Webster Street (District 2)

Landmark District:

Contributor to the Webster Street Historic District

Zoning:

RH-2 (Residential-House, Two-Family District)

Height &Bulk:

40-X

Block/Lot:

0612/001

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

ADOPTING FINDINGS RECOMMENDING TO THE BOARD OF SUPERVISORS APPROVAL OF THE MILLS ACT HISTORICAL PROPERTY CONTRACT, REHABILITATION PROGRAM, AND MAINTENANCE PLAN FOR 2253 WEBSTER STREET:

WHEREAS, The Mills Act, California Government Code Sections 50280 et seq. ("the Mills Act") authorizes local governments to enter into contracts with owners of private historical property who assure the rehabilitation, restoration, preservation and maintenance of a qualified historical property; and

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

WHEREAS, Ordinance No. 191-96 amended the San Francisco Administrative Code by adding Chapter 71, to implement Mills Act locally; and

WHEREAS, The Planning Department has determined that the actions contemplated in this Resolution are categorically exempt from with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.) under section 15331; and

WHEREAS, The existing building located at 2253 Webster Street is listed under Article 10 of the San Francisco Planning Code Planning Code as a Contributor to the Webster Street Historic District and thus qualifies as a historic property; and

WHEREAS, The Planning Department has reviewed the Mills Act Application, Historical Property Contract, Historical Property Contract, Rehabilitation Program, and Maintenance Plan for 2253 Webster

Street, which are located in Case Docket No. 2018-006629MLS. The Planning Department recommends approval of the Mills Act historical property contract, rehabilitation program, and maintenance plan; and

WHEREAS, The Historic Preservation Commission (HPC) recognizes the historic building at 2253 Webster Street as an historical resource and believes the Rehabilitation Program and Maintenance Plan are appropriate for the property; and

WHEREAS, At a duly noticed public hearing held on October 3, 2018, the Historic Preservation Commission reviewed documents, correspondence and heard oral testimony on the Mills Act Application, Historical Property Contract, Rehabilitation Program, and Maintenance Plan for 2253 Webster Street, which are located in Case Docket No. 2018-006629MLS.

THEREFORE BE IT RESOLVED that the Historic Preservation Commission hereby recommends that the Board of Supervisors approve the Mills Act Historical Property Contract, including the Rehabilitation Program, and Maintenance Plan for the historic building located at 2253 Webster, attached herein as Exhibits A and B, and fully incorporated by this reference.

BE IT FURTHER RESOLVED That the Historic Preservation Commission hereby directs its Commission Secretary to transmit this Resolution, the Mills Act Historical Property Contract, including the Rehabilitation Program, and Maintenance Plan for 2253 Webster, and other pertinent materials in the case file 2018-006629MLS to the Board of Supervisors.

I hereby certify that the foregoing Resolution was ADOPTED by the Historic Preservation Commission on October 3, 2018.

Ionas P. Ionin

Commissions Secretary

AYES:

Wolfram, Hyland, Black, Johns, Matsuda, Pearlman

NOES:

None

ABSENT:

Johnck

ADOPTED:

October 3, 2018

Exhibit A: Rehabilitation/Restoration Plan: 2253 Webster Street

1 Scope Number Building Feature: West & NW Corner (back) of Basement Level

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$50,000

Description of Work:

Improper drainage of water from deck caused dry rot damage which occurred on the west and north/west corner (back) of building on the basement level. Corner posts and several studs at the basement level were damaged. The foundation sill plate on west side was also compromised. Rear side of home was shored/supported and dry rot members removed. New pressure treated or Douglas fir support post were inserted and installed. Rim joist between basement and first floor was beefed up by adding two 2x12 pressure treated and douglas fir members to the existing joist. We also installed ply wood sheeting, weather stripping, insulation and brand new siding to the west wall in affected areas. We also replaced ledger plate for the deck and added deck spacers to allow for water drainage.

2_Scope Number Building Feature: West Side (Back) of the First Floor

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$7,270

Description of Work:

Dry rot was found on west wall framing of the first floor.

Removed dry rot members, installed new structurally sound members, sealed with waterproofing paper and new siding.

3 Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$18,000

Description of Work:

Exterior painting of House. The work included prep, priming and application of finish coats to the whole house. Siding Wall repairs with Bondo at seams. putty and caulk trim/jambs. Caulk all open seams on trim, windows and doors Patch all nail holes around doors, windows, and other openings.

4 Scope Number Building Feature: East and South Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$7,600

Description of Work:

Replace flashing on five of the window ledges, two bay window ledges and front door ledge

5 Scope Number Building Feature: East and North Parapet Roofing

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$6,000

Description of Work:

Repair roofing at pitched overhang to allow water to drain evenly.

6 Scope Number Building Feature: North side of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$3,850

Description of Work:

A large area (6.5' x 20') on the north side of the building has missing siding and rotting. Remove and clean rotted wood, board, old weather paper barrier, replace with new siding and weather stripping.

7 Scope Number Building Feature: Handrail for front stairs of building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2020

Total Cost: \$20,000

Description of Work:

Erect period handrails on the exterior stair entrance into home. Currently there is none.

8 Scope Number Building Feature: Roof

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2024

Total Cost: \$21,000

Description of Work:

Roof Replacement

9 Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$20,000

Description of Work:

Paint all sides of exterior of building

10 Scope Number Building Feature: East (Front) Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$8,914.31

Description of Work:

Replace Front Door in kind

Exhibit B: Maintenance Plan: 2251 Webster Street

1 Scope Number Building Feature: All Sides of Exterior of Building

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for sidings.

2_Scope Number Building Feature: Windows on All Sides of House

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for all widows.

3 Scope Number Building Feature: Roof

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$500

Description of Work:

Inspection and do necessary repairs for roof.

4 Scope Number Building Feature: Front Porch

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$600

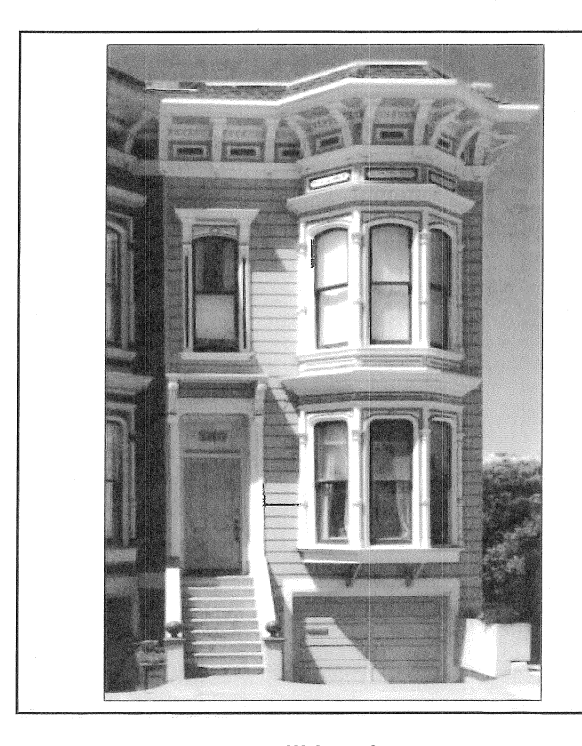
Description of Work:

Inspect for water damage and dry rot on front porch, and make in-kind repairs as necessary.

5 Scope Number	Building Feature: Front Door
Type: Maintenance, F	roposed
Contract Year for W	ork Proposed: Annual
Total Cost: \$800	
Description of Work	
Inspect for water dame	age and dry rot for front door, and make repairs and paint as necessary.



Office of the Assessor / Recorder - City and County of San Francisco 2018 Mills Act Valuation



2253 Webster Street

OFFICE OF THE ASSESSOR-RECORDER - CITY & COUNTY OF SAN FRANCISCO MILLS ACT VALUATION

APN:

0612 001

Lien Date:

7/1/2018

Address:

2253 Webster Street

Application Date:

4/27/2018

SF Landmark No.:

N/A

Valuation Date:

7/1/2018

Applicant's Name:

Virginia Hong

Valuation Term:

12 Months

Agt./Tax Rep./Atty:

None

Last Sale Date:

5/17/2003

Fee Appraisal Provided:

No

Last Sale Price:

\$1,980,000

FACTORED BASE Y	EAR (Roll) VALUE	INCOME CAPITALIZA	TION APPROACH	SALES COMPAR	RISON APPROACH
Land	\$1,500,012	Land	\$679,000	Land	\$ 1,505,000
Imps.	\$642,860	Imps.	\$291,000	Imps.	\$645,000
Personal Prop	\$0	Personal Prop	\$0	Personal Prop	\$0
Total	\$2,142,872	Total	\$970,000	Total	\$ 2,150,000

Property Description

Property Type:

SFR

Year Built:

1880

Neighborhood:

Pacific Heights

Type of Use:

SFR

Total Living Area:

1604

Land Area:

1,054

Owner-Occupied:

Yes

Stories:

2

Zoning:

RH-2

Unit Type:

Residential

Parking Spaces:

2 Car Garage

Total No. of Units: 1

Special Conditions (Where Applicable)

The analysis and conclusions developed in this report were derived in part from the observations made during an on-site property inspection completed on 9/24/2018.

Conclusions and Recommendati	ons

	Per Unit	Per SF	 Total
Factored Base Year Roll Value	\$2,142,872	\$1,336	\$ 2,142,872
Income Approach - Direct Capitalization	\$970,000	\$605	\$ 970,000
Sales Comparison Approach	\$2,150,000	\$1,340	\$ 2,150,000

970,000 \$

Appraiser:

Bryan Bibby

Recommended Value Estimate

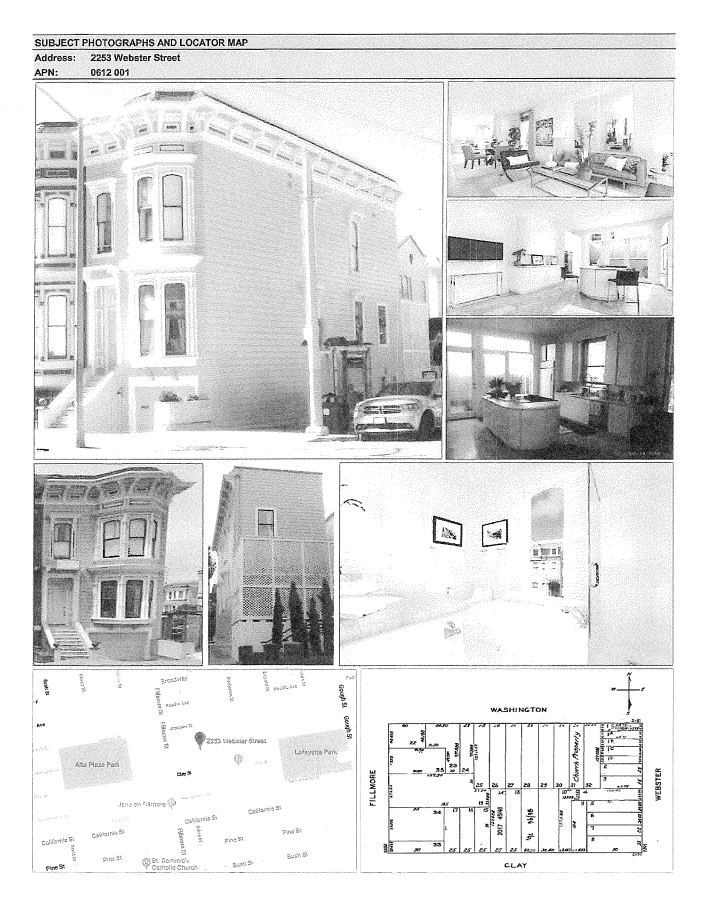
Principal Appraiser: James Bias

Date of Report:

605

9/25/2018

970,000



SUBJECT PHOTOGRAPHS AND LOCATOR MAP

Address: 2253 Webster Street

APN: 0612 001



INCOME APPROACH

Address: 2253 Webster Street

Lien Date: 7/1/2018

	Monthly Rent	Annualized	Annualized
Potential Gross Income*	\$9,500	12	\$114,000
Less: Vacancy & Collection Loss		3%	(\$3,420)
Effective Gross Income			\$110,580
Less: Anticipated Operating Expense	es (Pre-Property Tax)**	15%	(\$16,587)
Net Operating Income (Pre-Property Ta	ex)		\$93,993
Restricted Capitalization Rate 2018 interest rate per State Board of Ed Risk rate (4% owner occupied / 2% all of 2017 property tax rate **** Amortization rate for improvements only Remaining economic life (Years) Improvements constitute % of total p	other property types)*** 7 60 0.0167	4.0000% 4.0000% 1.1723% <u>0.5000%</u>	9.6723%
RESTRICTED VALUE ESTIMATE			\$971,775

Rounded to the nearest \$10,000

\$970,000

Notes:

- Potential Gross Income was based on rental comps selected on the next page. Although all comps were considered in the projected rent for the subject, Rental Comp #2 was weighted the most compared to the other comps due to its similar overall tenant appeal to the subject, its similar neighborhood location to the subject, its similar living area to the subject's living area & its similar property type to the subject's property type as a single family residence.
- ** Annual operating expenses include water service, refuse collection, insurance, and regular maintenance items. Assumes payment of PG&E by lessee.
- *** Risk rate concluded to be owner occupied based on Mills Act Historical Property Contract dated 4/27/2018.
- The 2018 property tax rate will be determined in September, 2018. The 2017 tax rate is the most recent established tax rate as of the reporting date and was used for this analysis.

Rent Comparables

Address:

2253 Webster Street

Lien Date:

7/1/2018



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

Salma & Company 1812 Broadway Gough Street 3,022 SFR:14/3/2.5, 2 car parking \$10,995 \$3.64 \$43.66



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

Coldwell Banker 1804 Laguna Street Pine Street 1,890 SFR w/ln-Law Unit:10/4/3.5, 1 car parking

\$11,000

Rental Comp #2

Zillow 1809 Baker Street California Avenue 1,600 SFR, 5/3/1.5, 2 car parking \$9,500 \$5.94 \$71.25



ReLISTO 2436 Clay Street Webster Street 2,915

Condominium: 10/4/2, 1 car parking

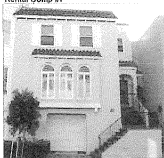
Rental Comp #3



Kenney & Everest Real Estate, Inc. 1828 Pacific Avenue Franklin Street 2,615 Flats: 5/2/2 1 car parking \$10,000 \$3.82 \$45.89

Zillow 3034 Jackson Street Baker Street 1,400 Flats: 7/4/2, 1 car parking \$9,595 \$6.85 \$82,24

Rental Comp #7



ReLISTO 284 Mallorca Way Beach Street 1,710 SFR:7/4/3.5, 1 car parking \$9,995

SINGLE FAMILY MARKET ANALYSIS

	Subject-A	Sale	1-B	Sale	2-C	Sale	3-D
APN	0612 001	1003	020	0521	027	0078	022
				10 Imperial Avenue		EIH	
Address	2253 Webster Street	2106 Divisad	iero Street	10 Imperia	Avenue	472 Greenw	ich Street
Sales Price		\$2,025	,000	\$2,000	,000	\$2,110,000	
Sale Price / Square Foot		\$1,4	46	\$1,24	\$1,241		36
	Description	Description	Adjust	Description	Adjust.	Description	Adjust
Date of Valuation/Sale	07/01/18	11/09/17		6/28/2018		04/20/18	
Neighborhood	Pacific Heights	Pacific Heights		Cow Hollow		Telegraph Hill	
Proximity to Subject		Reasonable Proximity		Reasonable Proximity		Reasonable Proximity	
Land Area	1,054	2,029	(49,000)	2,056	(50,000)	1,607	(28,000)
View Type	Neighborhood	Neighborhood		Neighborhood		Neighborhood	
Year Built	1880	1900		1906		1906	7.
Condition Type	Good	Good		Good		Good	
Traffic	Typical	Typical		Typical		Typical	***
Building Area	1,604	1,400	92,000	1,612	(4,000)	1,980	(169,000)
Total Number of Rooms	6	5		7		7	
Bedroom Count	2	· 2		3	***************************************	. 3	
Bath Count	2	1	\$50,000	1.5	\$25,000	2	
Number of Stoires	2	2		2		2	
Parking Type/Count	2 Car Garage	1 Car Carport	\$75,000	No Garage	\$150,000	No Garage	\$150,000
Bonus Living Area	None	None		None	<u></u>	None	
Net Adjustments			\$168,000		\$121,000		(\$47,000)
Indicated Value	\$2,150,000		\$2,193,000		\$2,121,000		\$2,063,000
Adjust. \$ Per Sq. Ft.	\$1,340 Low	High	\$1,367		\$1,322		\$1,286

REMARKS:

Value Range: Adjust. \$ Per Sq. Ft.

> The subject's property features were based on listing data, DBI permit history and observations made during an on-site property inspection on 9/24/2018. Of note, the living area of the subject did not include the unfinished basement area level that comprised of a garage area with storage room and utility area with laundry hook-ups. Composite decking and a covered patio were noted at the back of the house.

VALUE CONCLUSION:

\$2,150,000 \$1,340

Adjustments are made to the comparables. (Rounded to the nearest \$1,000.)

\$2,063,000

\$1,286

*Lot Area adj. based on per square foot of

50 \$

\$2,193,000

*GLA adjustment based on per square foot of

450



PRE-APPROVAL INSPECTION REPORT

Report Date:

May 23, 2018

Inspection Date:

May 22, 2017; 3:30pm

Filing Date:

May 1, 2018

Case No.:

2018-006629MLS

Project Address:

2253 Webster Street

Block/Lot:

0612/001

Eligibility

Contributor to the Webster Street Historic District

Zoning:

RH-2 - Residential-House, Two-Family

Height &Bulk:

40-X

Supervisor District: District 2 (Catherine Stefani)

Project Sponsor:

Virginia Hong Revocable Living Trust

Address:

2253 Webster Street

San Francisco, CA 94115

415-819-3746

Virg_888@yahoo.com

Staff Contact:

Shannon Ferguson - (415) 575-9074

shannon.ferguson@sfgov.org

Reviewed By:

Tim Frye - (415) 575-6822

tim.frve@sfgov.org

PRE-INSPECTION

☑ Application fee paid

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

5/17/17: Email applicant to schedule site visit.

5/19/2017: Email applicant to follow up on scheduling site visit.

5/23/17: Confirm site visit for 5/24/17 at 11:00am.

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

Reception: 415.558.6378

Fax:

415.558.6409

Planning Information: 415,558,6377

Mills Act Pre-Approval Inspection Report May 22, 2018

Case Number: 2018-006629MLS 2253 Webster Street

INSPECTION OVERVIEW

Date and	time of ins	spection: Tuesday, May 22, 2018, 3:30pm
Parties p	resent: Sha	nnon Ferguson, Virginia Hong
☑ Provid	le applican	t with business cards
☑ Inform	n applicant	of contract cancellation policy
☑ Inform	n applicant	of monitoring process
Inspect p	roperty. If	multi-family or commercial building, inspection included a:
5	7 Thorough	n sample of units/spaces
Г	1 Represen	tative
E	1 Limited	
☑ Reviev	v any recen	tly completed and in progress work to confirm compliance with Contract.
☑ Reviev	v areas of p	proposed work to ensure compliance with Contract.
☑ Reviev	v proposed	maintenance work to ensure compliance with Contract.
	y and phot ontract peri	ograph any existing, non-compliant features to be returned to original condition od. 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.

Case Number: 2018-006629MLS 2253 Webster Street

NOTES

2253 Webster Street (District 2) is located on the west side of Webster Street between Washington and Clay streets, Assessor's Block 0612, Lot 001. The subject property is located within a RH-2 (Residential-House, Two-Family District) zoning district and a 40-X Height and Bulk district. The subject property is a contributing building to the Webster Street Historic District. It is a two-story, plus basement, woodframe, single-family dwelling designed in the Italianate style and built in circa 1900.

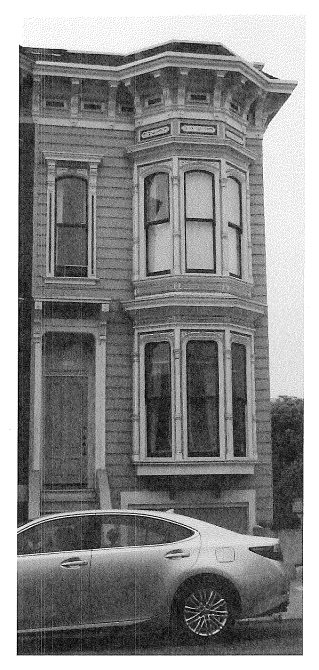
The subject property is currently valued by the Assessor's Office at under \$3,000,000. Therefore, an exemption from the tax assessment value is not required.

The applicant has completed dry rot repair at the basement and first floor of the west elevation and northwest corner of the building, and exterior painting in 2017. The rehabilitation plan proposes to replace flashing on window and front door, repair roofing, add compatible handrails to front steps, replace the roof, repair/replace the front door, and paint. The estimated cost of the proposed rehabilitation work is \$67,364.31.

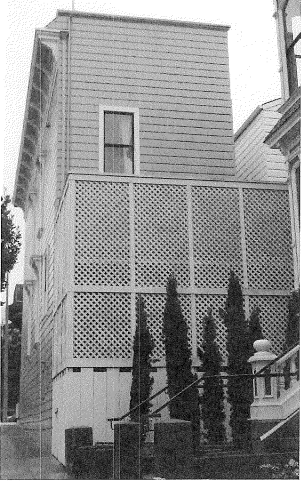
The maintenance plan proposes to inspect and make any necessary repairs to the siding, windows, front porch, and roof on an annual basis. The estimated cost of maintenance work is \$3,500 annually.

• Seismic work should be included; however property owner does not want to include because cost of seismic work may be more than the reduction in property taxes.

PHOTOGRAPHS







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 🗌	№ 🗆
	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 🖸	№ 🗆
	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 🗆 2
	Have you provided both interior and exterior images (either digital, printed, or on a CD)? Are the images properly labeled?		
7	Site Plan	YES 🔀	NO 🗆
	Does your site plan show all buildings on the property including lot boundary lines, street name(s), north arrow and dimensions?	·	
8	Tax Bill	YES 🔀	NO 🗌
	Did you include a copy of your most recent tax bill?		
9	Rental Income Information	YES 🗌	ио 🔀
	Did you include information regarding any rental income on the property, including anticipated annual expenses, such as utilities, garage, insurance, building maintenance, etc.?		
10	Payment	YES 🔀	NO 🗌
	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.		
11	Recordation Requirements	YES 🗌	ΝО □
	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		
	 Fee: Check payable to the Office of the Assessor-Recorder" in the appropriate recording fee amount Please visit www.sfassessor.org for an up-to-date fee schedule for property contracts. 		
	 Preliminary Change of Ownership Report (PCOR). Please visit www.sfassessor.org for an up-to-date PCOR (see example on page 20). 		

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, atta		y.)
PROPERTY OWNER I NAME: VIRGINIA HONG	H&819.	3746
PROPERTY OWNER 1 ADDRESS: 2253 WEBSTER ST, SF CA	EMAIL	88@YAHOO.coM
PROPERTY OWNER 2 NAME:	TELEPHONE.	
PROPERTY OWNER 2 ADDRESS:	()	
DESCRIPTION OF THE PROPERTY OF	TELEPHONE	
PROPERTY OWNER SNAMES		
PROPERTY OWNER'S ADDRESS:	EWALL EVALUATION	
2. Subject Property Information		ZIP CODE:
2253 WEBSTER ST, SF, CA	94(15 ASSESSOR BLOCK/LOT/S)	94115
May 17, 2013 MOST RECENT ASSESSED VALUE	Ø612/ØØ	1
2,093,855	ZONING DISTRICT	
Are taxes on all property owned within the City and County of	San Francisco paid to date?	YES ☑ NO 🗆
Is the entire property owner-occupied? If No, please provide an approximate square footage for owner income (non-owner-occupied areas) on a separate sheet of p	er-occupied areas vs. rental aper.	YES 🔀 NO 🗆
Do you own other property in the City and County of San Fran If Yes, please list the addresses for all other property owned we Francisco on a separate sheet of paper.	icisco?	YES ☐ NO 🔼
Are there any outstanding enforcement cases on the property Planning Department or the Department of Building Inspectio If Yes, all outstanding enforcement cases must be abated and the Mills Act.	n?	YES ☐ NO 🙀
I/we am/are the present owner(s) of the property described above contract. By signing below, I affirm that all information provided is swear and affirm that false information will be subject to penalty a	n this application is true and	l correct. I further
Owner Signature:	Date:	Dril 27, 18
Owner Signature: Owner Signature:	Date:	·
Office Organizations,		

3. Property Value Eligibility:

o., roporty value Englishity.	
Choose one of the following options:	
The property is a Residential Building valued at less than \$3,000,000.	YES 🔀 NO 🗌
The property is a Commercial/Industrial Building valued at less than \$5,000,000.	YES 🗌 NO 🔀
*If the property value exceeds these options, please complete the following: A	oplication of Exemption.
Application for Exemption from Property Tax Valuation	
f answered "no" to either question above please explain on a separate sheet of pape he following two criteria and why it should be exempt from the property tax valua	
 The site, building, or object, or structure is a particularly significant resource and re example of an architectural style, the work of a master, or is associated with the liv events important to local or natural history; or 	
 Granting the exemption will assist in the preservation of a site, building, or object, otherwise be in danger of demolition, substantial alteration, or disrepair. (A Histor completed by a qualified historic preservation consultant, must be submitted in order.) 	ric Structures Report,
. Property Tax Bill	
all property owners are required to attach a copy of their recent property tax bill.	
PROPERTY OWNER NAMES:	
VIRGINIA HONG REVOCABLE LIVI	NG TRUST
MOST RECENT ASSESSED PROPERTY VALUE	
2,093,855 PROPERTY ADDRESS:	
2253 WEBSTER ST SF CA 94115	
5. Other Information All property owners are required to attach a copy of all other information as outlined in this application.	he checklist on page 7 of
By signing below, I/we acknowledge that I/we am/are the owner(s) of the structure refer for exemption from the limitations certify, under the penalty of perjury, that the informatic accurate.	enced above and by applyin tion attached and provided
Owner Signature: Date:	April 27,
Owner Signature: Date:	/
Owner Signature: Date:	

5. Rehabilitation/Restor	ation & Maintenan	ce Plan			
A 10 Year Rehabilitation performed on the subject		s been submitted de	tailing work to be	YES 🔀	№ □
A 10 Year Maintenance the subject property	Plan has been submit	ted detailing work t	o be performed on	YES 🔀	№ □
Proposed work will med Historic Properties and/o		•	r the Treatment of	YES 🗵	NO 🗆
Property owner will ens	-		~	YES 🔀	NO 🗌
Use this form to outline you apply to your property. Beg work you propose to compl all scopes of work in order of the Please note that all applicable components of the proposed Zoning Administrator, or at Mills Act Historical Proper part of the Mills Act Historical	in by listing recently of ete within the next ter of priority. Codes and Guidelines of Plan require approve the government by Contract. This plan	completed rehabilitation years, followed by years, followed by yearphy to all work, included by the Historic Prepody, these approvals	on work (if applicable) our proposed mainten ling the Planning Code servation Commission must be secured prior	and continue ance work. Are and Building , Planning Cor to applying f	with ranging Code. If nmission, for a
#(Provide a scope number)	BUILDING F	EATURE		i i	
Rehab/Restoration	Maintenance	Completed	Proposed 🗌		1
CONTRACT YEAR FOR WORK COMPLI	ETION:				
TOTAL COST (rounded to nearest dolla	r):				
DESCRIPTION OF WORK					
					i

Draft Rehabilitation/Restoration/Maintenance Plan (Continued)

#(Provide a scope number)	BUILDING FEA	TURE	
Rehab/Restoration	Maintenance [Completed	Proposed [
CONTRACT YEAR WORK COMPLETION:			
TOTAL COST (rounded to nearest dollar):			
DESCRIPTION OF WORK:			
The control of the property of the control of the c	edit-etrori erezio gra gazione eriore, partitivata per communicativa (il 1705 il 1	が行うできません。mail で Victorius Med で パート Landon Charles (Estatory Amil and Amil State)	home to the tree to entire the third of the Control
,			
100 to			
# (Provide a scope number)	BUILDING FEA	TURE	
Rehab/Restoration	Maintenance	Completed	Proposed [
CONTRACT YEAR WORK COMPLETION:			
TOTAL COST (rounded to nearest dollar)	:		
DESCRIPTION OF WORK:		The second of th	
•			
#(Provide a scope number)	BUILDING FEA	TURE:	
Rehab/Restoration	Maintenance	Completed	Proposed
CONTRACT YEAR WORK COMPLETION			
TOTAL COST (rounded to nearest dollar)	:		
DESCRIPTION OF WORK:			1
ne and			
Table 1			

6. Draft Mills Act Historical Property Agreement

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

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

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

California Mills Act Historical Property Agreement

PROPERTY NAME (IF ANY)
2253 WEBSTER ST SF (A 941)5 PROPERTY ADDRESS San Francisco, California
ban ranolood, banorna
THIS AGREEMENT is entered into by and between the City and County of San Francisco, a California municipal corporation ("City") and
Owners are the owners of the property located at 2253 WERSTER ST, in San Francisco, California
BLOCK NUMBER LOT NUMBER PROPERTY ADDRESS
is designated as
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 (\$ 120,734.31). See Rehabilitation Plan, Exhibit A. AMOUNT IN WORD FORMAT Owners' application calls for the maintenance of the Historic Property according to established preservation standards, Centre which is estimated will cost approximately Over Thousand Format AMOUNT IN WORD FORMAT AMOUNT IN WORD FORMAT AMOUNT IN NUMERICAL FORMAT AMOUNT IN WORD FORMAT AMOUNT IN NUMERICAL FORMAT AMOUNT IN WORD FORMAT AMOUNT IN NUMERICAL FORMAT

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.

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.

Maintenance.

Owners shall maintain the Historic Property during the time this Agreement is in effect in accordance with the standards for maintenance set forth in Exhibit B ("Maintenance Plan"), the Secretary's Standards; the OHP Rules and Regulations; the State Historical Building Code as determined applicable by the City; all applicable building safety standards; and the requirements of the Historic Preservation Commission, the Planning Commission, and the Board of Supervisors, including but not limited to any Certificates of Appropriateness approved under Planning Code Article 10.

4. Damage.

Should the Historic Property incur damage from any cause whatsoever, which damages fifty percent (50%) or less of the Historic Property, Owners shall replace and repair the damaged area(s) of the Historic Property. For repairs that do not require a permit, Owners shall commence the repair work within thirty (30) days of incurring the damage and shall diligently prosecute the repair to completion within a reasonable period of time, as determined by the City. Where specialized services are required due to the nature of the work and the historic character of the features damaged, "commence the repair work" within the meaning of this paragraph may include contracting for repair services. For repairs that require a permit(s), Owners shall proceed diligently in applying for any necessary permits for the work and shall apply for such permits not less than sixty (60) days after the damage has been incurred, commence the repair work within one hundred twenty (120) days of receipt of the required permit(s), and shall diligently prosecute the repair to completion within a reasonable period of time, as determined by the City. Upon written request by the Owners, the Zoning Administrator, at his or her discretion, may grant an extension of the time periods set forth in this paragraph. Owners may apply for an extension by a letter to the Zoning Administrator, and the Zoning Administrator may grant the extension by letter without a hearing. All repair work shall comply with the design and standards established for the Historic Property in Exhibits A and B attached hereto and Paragraph 3 herein. In the case of damage to twenty percent (20%) or more of the Historic Property due to a catastrophic event, such as an earthquake, or in the case of damage from any cause whatsoever that destroys more than fifty percent (50%) of the Historic Property, the City and Owners may mutually agree to terminate this Agreement. Upon such termination, Owners shall not be obligated to pay the cancellation fee set forth in Paragraph 14 of this Agreement. Upon such termination, the City shall assess the full value of the Historic Property without regard to any restriction imposed upon the Historic Property by this Agreement and Owners shall pay property taxes to the City based upon the valuation of the Historic Property as of the date of termination.

5. Insurance.

Owners shall secure adequate property insurance to meet Owners' repair and replacement obligations under this Agreement and shall submit evidence of such insurance to the City upon request.

6. Inspections.

Owners shall permit periodic examination of the exterior and interior of the Historic Property by representatives of the Historic Preservation Commission, the City's Assessor, the Department of Building Inspection, the Planning Department, the Office of Historic Preservation of the California Department of Parks and Recreation, and the State Board of Equalization, upon seventy-two (72) hours advance notice, to monitor Owners' compliance with the terms of this Agreement. Owners shall provide all reasonable information and documentation about the Historic Property demonstrating compliance with this Agreement as requested by any of the above-referenced representatives.

7. Term.

This Agreement shall be effective upon the date of its recordation and shall be in effect for a term of ten years from such date ("Initial Term"). As provided in Government Code section 50282, one year shall be added automatically to the Initial Term, on each anniversary date of this Agreement, unless notice of nonrenewal is given as set forth in Paragraph 10 herein.

8. Valuation.

Pursuant to Section 439.4 of the California Revenue and Taxation Code, as amended from time to time, this Agreement must have been signed, accepted and recorded on or before the lien date (January 1) for a fiscal year (the following July 1-June 30) for the Historic Property to be valued under the taxation provisions of the Mills Act for that fiscal year.

9. Termination.

In the event Owners terminates this Agreement during the Initial Term, Owners shall pay the Cancellation Fee as set forth in Paragraph 15 herein. In addition, the City Assessor-Recorder shall determine the fair market value of the Historic Property without regard to any restriction imposed on the Historic Property by this Agreement and shall reassess the property taxes payable for the fair market value of the Historic Property as of the date of Termination without regard to any restrictions imposed on the Historic Property by this Agreement. Such reassessment of the property taxes for the Historic Property shall be effective and payable six (6) months from the date of Termination.

10. Notice of Nonrenewal.

If in any year after the Initial Term of this Agreement has expired either the Owners or the City desires not to renew this Agreement that party shall serve written notice on the other party in advance of the annual renewal date. Unless the Owners serves written notice to the City at least ninety (90) days prior to the date of renewal or the City serves written notice to the Owners sixty (60) days prior to the date of renewal, one year shall be automatically added to the term of the Agreement. The Board of Supervisors shall make the City's determination that this Agreement shall not be renewed and shall send a notice of nonrenewal to the Owners. Upon receipt by the Owners of a notice of nonrenewal from the City, Owners may make a written protest. At any time prior to the renewal date, City may withdraw its notice of nonrenewal. If in any year after the expiration of the Initial Term of the Agreement, either party serves notice of nonrenewal of this Agreement, this Agreement shall remain in effect for the balance of the period remaining since the execution of the last renewal of the Agreement.

11. Payment of Fees.

Within one month of the execution of this Agreement, City shall tender to Owners a written accounting of its reasonable costs related to the preparation and approval of the Agreement as provided for in Government Code Section 50281.1 and San Francisco Administrative Code Section 71.6. Owners shall promptly pay the requested amount within forty-five (45) days of receipt.

12. Default.

An event of default under this Agreement may be any one of the following:

- (a) Owners' failure to timely complete the rehabilitation work set forth in Exhibit A in accordance with the standards set forth in Paragraph 2 herein;
- (b) Owners' failure to maintain the Historic Property in accordance with the requirements of Paragraph 3 herein;
- (c) Owners' failure to repair any damage to the Historic Property in a timely manner as provided in Paragraph 4 herein;
- (d) Owners' failure to allow any inspections as provided in Paragraph 6 herein;
- (e) Owners' termination of this Agreement during the Initial Term;
- (f) Owners' failure to pay any fees requested by the City as provided in Paragraph 11 herein;
- (g) Owners' failure to maintain adequate insurance for the replacement cost of the Historic Property; or
- (h) Owners' failure to comply with any other provision of this Agreement.

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

13. Cancellation.

As provided for in Government Code Section 50284, City may initiate proceedings to cancel this Agreement if it makes a reasonable determination that Owners have breached any condition or covenant contained in this Agreement, has defaulted as provided in Paragraph 12 herein, or has allowed the Historic Property to deteriorate such that the safety and integrity of the Historic Property is threatened or it would no longer meet the standards for a Qualified Historic Property. In order to cancel this Agreement, City shall provide notice to the Owners and to the public and conduct a public hearing before the Board of Supervisors as provided for in Government Code Section 50285. The Board of Supervisors shall determine whether this Agreement should be cancelled. The cancellation must be provided to the Office of the Assessor-Recorder for recordation.

Cancellation Fee.

If the City cancels this Agreement as set forth in Paragraph 13 above, Owners shall pay a cancellation fee of twelve and one-half percent (12.5%) of the fair market value of the Historic Property at the time of cancellation. The City Assessor shall determine fair market value of the Historic Property without regard to any restriction imposed on the Historic Property by this Agreement. The cancellation fee shall be paid to the City Tax Collector at such time and in such manner as the City shall prescribe. As of the date of cancellation, the Owners shall pay property taxes to the City without regard to any restriction imposed on the Historic Property by this Agreement and based upon the Assessor's determination of the fair market value of the Historic Property as of the date of cancellation.

15. Enforcement of Agreement.

In lieu of the above provision to cancel the Agreement, the City may bring an action to specifically enforce or to enjoin any breach of any condition or covenant of this Agreement. Should the City determine that the Owners has breached this Agreement, the City shall give the Owners written notice by registered or certified mail setting forth the grounds for the breach. If the Owners do not correct the breach, or if it does not undertake and diligently pursue corrective action, to the reasonable satisfaction of the City within thirty (30) days from the date of receipt of the notice, then the City may, without further notice, initiate default procedures under this Agreement as set forth in Paragraph 13 and bring any action necessary to enforce the obligations of the Owners set forth in this Agreement. The City does not waive any claim of default by the Owners if it does not enforce or cancel this Agreement.

16. Indemnification.

The Owners shall indemnify, defend, and hold harmless the City and all of its boards, commissions, departments, agencies, agents and employees (individually and collectively, the "City") from and against any and all liabilities, losses, costs, claims, judgments, settlements, damages, liens, fines, penalties and expenses incurred in connection with or arising in whole or in part from: (a) any accident, injury to or death of a person, loss of or damage to property occurring in or about the Historic Property; (b) the use or occupancy of the Historic Property by the Owners, their Agents or Invitees; (c) the condition of the Historic Property; (d) any construction or other work undertaken by Owners on the Historic Property; or (e) any claims by unit or interval Owners for property tax reductions in excess those provided for under this Agreement. This indemnification shall include, without limitation, reasonable fees for attorneys, consultants, and experts and related costs that may be incurred by the City and all indemnified parties specified in this Paragraph and the City's cost of investigating any claim. In addition to Owners' obligation to indemnify City, Owners specifically acknowledge and agree that they have an immediate and independent obligation to defend City from any claim that actually or potentially falls within this indemnification provision, even if the allegations are or may be groundless, false, or fraudulent, which obligation arises at the time such claim is tendered to Owners by City, and continues at all times thereafter. The Owners' obligations under this Paragraph shall survive termination of this Agreement.

17. Eminent Domain.

In the event that a public agency acquires the Historic Property in whole or part by eminent domain or other similar action, this Agreement shall be cancelled and no cancellation fee imposed as provided by Government Code Section 50288.

18. Binding on Successors and Assigns.

The covenants, benefits, restrictions, and obligations contained in this Agreement shall be deemed to run with the land and shall be binding upon and inure to the benefit of all successors and assigns in interest of the Owners.

19. Legal Fees.

In the event that either the City or the Owners fail to perform any of their obligations under this Agreement or in the event a dispute arises concerning the meaning or interpretation of any provision of this Agreement, the prevailing party may recover all costs and expenses incurred in enforcing or establishing its rights hereunder, including reasonable attorneys' fees, in addition to court costs and any other relief ordered by a court of competent jurisdiction. Reasonable attorneys fees of the City's Office of the City Attorney shall be based on the fees regularly charged by private attorneys with the equivalent number of years of experience who practice in the City of San Francisco in law firms with approximately the same number of attorneys as employed by the Office of the City Attorney.

20. Governing Law.

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

21. Recordation.

The contract will not be considered final until this agreement has been recorded with the Office of the Assessor-Recorder of the City and County of San Francisco.

22. Amendments.

This Agreement may be amended in whole or in part only by a written recorded instrument executed by the parties hereto in the same manner as this Agreement.

23. No Implied Waiver.

No failure by the City to insist on the strict performance of any obligation of the Owners under this Agreement or to exercise any right, power, or remedy arising out of a breach hereof shall constitute a waiver of such breach or of the City's right to demand strict compliance with any terms of this Agreement.

24. Authority.

If the Owners sign as a corporation or a partnership, each of the persons executing this Agreement on behalf of the Owners does hereby covenant and warrant that such entity is a duly authorized and existing entity, that such entity has and is qualified to do business in California, that the Owner has full right and authority to enter into this Agreement, and that each and all of the persons signing on behalf of the Owners are authorized to do so.

25. Severability.

If any provision of this Agreement is determined to be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each other provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

26. Tropical Hardwood Ban.

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

27. Charter Provisions.

This Agreement is governed by and subject to the provisions of the Charter of the City.

28. Signatures.

This Agreement may be signed and dated in parts

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

CARMEN CHU ASSESSOR-RECORDER CITY & COUNTY OF SAN FRANCISCO	Date	JOHN RAHAIM DIRECTOR OF PLANNING CITY & COUNTY OF SAN FRANCISCO	Date
APPROVED AS PER FORM: DENNIS HERRERA CITY ATTORNEY CITY & COUNTY OF SAN FRANCISCO		Signature Print name DEPUTY CITY ATTORNEY	Date
Signature	April 27, 18	Signature	Date
Print name OWNER		Print name OWNER	

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

7. Notary Acknowledgment Form

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

State of California
County of: San Francisco
On: 04-27-2018 before me, Alvin Benjamin Banker, NATE NAME OF THE OFFICER
NOTARY PUBLIC personally appeared:
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. ALVIN BENJAMIN Notary Public - California
San Francisco County Commission # 2225651 My Comm. Expires Dec 17, 2021
(PLACE NOTARY SEAL AROVE)

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

1	er officer completing this certificate veri e is attached, and not the truthfulness,		
State of California)		
County of San	Francisco }		
On <u>04-77-7</u>	20/8 before me, //	Jun Benja	min; Bunled
Date personally appeared	20/8 before me, 4/1 te 1/19/11/01/16	Here Insert Nan M	ne and Title of the Officer
personally appeared		Vame(s) of Signer(s)	
	,		· • · · · · · · · · · · · · · · · · · ·
to the within instrume authorized capacity(is	n the basis of satisfactory evidence ent and acknowledged to me tha es), and that by his/her/their signa the person(s) acted, executed th	t he/she/they execut ature(s) on the instru	
2 12	ALYIN BENJAMIN otary Public - California San Francisco County	_	ALTY OF PERJURY under the California that the foregoing and correct.
	Commission # 2225651 Pmm, Expires Dec 17, 2021	WITNESS my hand	and official seal.
Diggo Notan	Soci and a Stamp Above	Signature	Signature of Notary Public
Place Notary :	Seal and/or Stamp Above		signature of Notary Public
	Completing this information can of fraudulent reattachment of this		
'	ttached Document		
Document Date: _			Number of Pages:
Signer(s) Other Th	nan Named Above:		
Capacity(ies) Cla	imed by Signer(s)		· ·
Signer's Name:		Signer's Name: _	
☐ Corporate Officer — Title(s):		□ Corporate Officer – Title(s):	
☐ Partner — ☐ Limited ☐ General		☐ Partner — ☐ Limited ☐ General	
☐ Individual	☐ Attorney in Fact	□ Individual	☐ Attorney in Fact
☐ Trustee	☐ Guardian of Conservator	□ Trustee	☐ Guardian of Conservator
Signer is Representing:		Signer is Representing:	

©2017 National Notary Association

PRELIMINARY CHANGE OF OWNERSHIP REPORT

To be completed by the transferee (buyer) prior to a transfer of subject property, in accordance with section 480.3 of the Revenue and Taxation Code. A *Preliminary Change of Ownership Report* must be filed with each conveyance in the County Recorder's office for the county where the property is located.



Carmen Chu, Assessor-Recorder Office of the Assessor-Recorder City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 190 San Francisco, CA 94102 www.sfassessor.org (415) 554-5596

FOR ASSESSOR'S USE ONLY ASSESSOR'S PARCEL NUMBER SELLER/TRANSFEROR BUYER'S DAYTIME TELEPHONE NUMBER BUYER'S EMAIL ADDRES STREET ADDRESS OR PHYSICAL LOCATION OF REAL PROPERTY MAIL PROPERTY TAX INFORMATION TO (NAME) ADDRESS CITY STATE ZIP CODE DAY YEAR This property is intended as my principal residence. If YES, please indicate the date of occupancy YES or intended occupancy. PART 1. TRANSFER INFORMATION Please complete all statements. This section contains possible exclusions from reassessment for certain types of transfers. YES NO A. This transfer is solely between spouses (addition or removal of a spouse, death of a spouse, divorce settlement, etc.). B. This transfer is solely between domestic partners currently registered with the California Secretary of State (addition or removal of a partner, death of a partner, termination settlement, etc.). C. This is a transfer: between parent(s) and child(ren). from grandparent(s) to grandchild(ren). *D. This transfer is the result of a cotenant's death. Date of death. * E. This transaction is to replace a principal residence by a person 55 years of age or older. Within the same county? YES NO This transaction is to replace a principal residence by a person who is severely disabled as defined by Revenue and Taxation Code section 69.5. Within the same county? YES NO G. This transaction is only a correction of the name(s) of the person(s) holding title to the property (e.g., a name change upon marriage). If YES, please explain: H. The recorded document creates, terminates, or reconveys a lender's interest in the property. I. This transaction is recorded only as a requirement for financing purposes or to create, terminate, or reconvey a security interest (e.g., cosigner). If YES, please explain: J. The recorded document substitutes a trustee of a trust, mortgage, or other similar document. K. This is a transfer of property: 1. to/from a revocable trust that may be revoked by the transferor and is for the benefit of the transferor, and/or the transferor's spouse registered domestic partner. 2. to/from a trust that may be revoked by the creator/grantor/trustor who is also a joint tenant, and which names the other joint tenant(s) as beneficiaries when the creator/grantor/trustor dies. 3. to/from an irrevocable trust for the benefit of the creator/grantar/trustor and/or | grantor's/trustor's spouse | grantor's/trustor's registered domestic partner. L. This property is subject to a lease with a remaining lease term of 35 years or more including written options. M. This is a transfer between parties in which proportional interests of the transferor(s) and transferee(s) in each and every parcel being transferred remain exactly the same after the transfer. N. This is a transfer subject to subsidized low-income housing requirements with governmentally imposed restrictions. *O. This transfer is to the first purchaser of a new building containing an active solar energy system. * Please refer to the instructions for Part 1.

PART 2. OTHER TRANSFER INFORMATION	Check and complete as applicable	le.
A. Date of transfer, if other than recording date:		
B. Type of transfer:	_	
Purchase Foreclosure Gift Trade or exchange	Merger, stock, or partnership acquisiti	ion (Form BOE-100-B)
Contract of sale. Date of contract:	Inheritance. Date of	of death:
Sale/leaseback Creation of a lease Assignment of a lease	e 🔲 Termination of a lease. Date lease	e began:
Original term in years (including written option	s): Remaining term in years (incl	uding written options):
Other. Please explain:		
C. Only a partial interest in the property was transferred. YES NO	If YES, indicate the percentage tran	sferred:%
PART 3. PURCHASE PRICE AND TERMS OF SALE	Check and complete as applicab	le.
A. Total purchase price		\$
B. Cash down payment or value of trade or exchange excluding closing cos	sts /	Amount \$
C. First deed of trust @% interest for years. Monthly pa	yment \$	Amount \$
FHA (Discount Points)	nts) Fixed rate Variable rate	
Bank/Savings & Loan/Credit Union Loan carried by seller		
Balloon payment \$ Due date:		
D. Second deed of trust @% interest for years. Monthly pa	yment \$	Amount \$
Fixed rate Variable rate Bank/Savings & Loan/Credit L	Inion Loan carried by seller	7
Balloon payment \$ Due date:		
E. Was an Improvement Bond or other public financing assumed by the bu		palance \$
F. Amount, if any, of real estate commission fees paid by the buyer which		\$
G. The property was purchased: Through real estate broker. Broker nat	VIII	mher ()
Direct from seller From a family member-Relationship		
	Andrew Colon	
Under Please explain: H. Please explain any special terms, seller concessions, broker/agent fees		bia
existing loan balance) that would assist the Assessor in the valuation of		tion (e.g., buyer assumed the
PART 4. PROPERTY INFORMATION	Check and complete as applicab	le.
A. Type of property transferred		
Single-family residence	Co-op/Own-your-own	Manufactured home
Multiple-family residence. Number of units:	Condominium	Unimproved lot
Other. Description: (i.e., timber, mineral, water rights, etc.)	Timeshare	Commercial/Industrial
]	
B. YES NO Personal/business property, or incentives, provided by sproperty are furniture; farm equipment, machinery, etc. E		
If YES, enter the value of the personal/business property:		
		.э ф
C. YES NO A manufactured home is included in the purchase price).	
If YES, enter the value attributed to the manufactured home:	5	
YES NO The manufactured home is subject to local property tax	c. If NO, enter decal number:	
D. YES NO The property produces rental or other income.	•	
If YES, the income is from Lease/rent Contract Mine	eral rights Other:	
E. The condition of the property at the time of sale was:	Average Fair Po	or
Please describe:		•
CERTIFICA	ATION	
I certify (or declare) that the foregoing and all information hereon, including the best of my knowledge and belief.		iments, is true and correct to
SIGNATURE OF BUYER/TRANSFEREE OR CORPORATE OFFICER	DATE	TELEPHONE
NAME OF BUYER/TRANSFEREE/LEGAL REPRESENTATIVE/CORPORATE OFFICER (PLEASE PR	RINT) TITLE	EMAIL ADDRESS
The state of the s		more than the and
The Assessor's office may contact you for addition	al information regarding this transaction	

ADDITIONAL INFORMATION

Please answer all questions in each section, and sign and complete the certification before filing. This form may be used in all 58 California counties. If a document evidencing a change in ownership is presented to the Recorder for recordation without the concurrent filing of a *Preliminary Change of Ownership Report*, the Recorder may charge an additional recording fee of twenty dollars (\$20).

NOTICE: The property which you acquired may be subject to a supplemental assessment in an amount to be determined by the County Assessor. Supplemental assessments are not paid by the title or escrow company at close of escrow, and are not included in lender impound accounts. You may be responsible for the current or upcoming property taxes even if you do not receive the tax bill.

NAME AND MAILING ADDRESS OF BUYER: Please make necessary corrections to the printed name and mailing address. Enter Assessor's Parcel Number, name of seller, buyer's daytime telephone number, buyer's email address, and street address or physical location of the real property.

NOTE: Your telephone number and/or email address is <u>very important</u>. If there is a question or a problem, the Assessor needs to be able to contact you.

MAIL PROPERTY TAX INFORMATION TO: Enter the name, address, city, state, and zip code where property tax information should be mailed. This must be a valid mailing address.

PRINCIPAL RESIDENCE: To help you determine your principal residence, consider (1) where you are registered to vote, (2) the home address on your automobile registration, and (3) where you normally return after work. If after considering these criteria you are still uncertain, choose the place at which you have spent the major portion of your time this year. Check YES if the property is intended as your principal residence, and indicate the date of occupancy or intended occupancy.

PART 1: TRANSFER INFORMATION

If you check YES to any of these statements, the Assessor may ask for supporting documentation.

- C,D,E, F: If you checked YES to any of these statements, you may gualify for a property tax reassessment exclusion, which may allow you to maintain your property's previous tax base. A claim form must be filed and all requirements met in order to obtain any of these exclusions. Contact the Assessor for claim forms. NOTE: If you give someone money or property during your life, you may be subject to federal gift tax. You make a gift if you give property (including money), the use of property, or the right to receive income from property without expecting to receive something of at least equal value in return. The transferor (donor) may be required to file Form 709, Federal Gift Tax Return, with the Internal Revenue Service if they make gifts in excess of the annual exclusion amount.
- G: Check YES if the reason for recording is to correct a name already on title [e.g., Mary Jones, who acquired title as Mary J. Smith, is granting to Mary Jones]. This is not for use when a name is being removed from title.
- H: Check YES if the change involves a lender, who holds title for security purposes on a loan, and who has no other beneficial interest in the property.
 - "Beneficial interest" is the right to enjoy all the benefits of property ownership. Those benefits include the right to use, sell, mortgage, or lease the property to another. A beneficial interest can be held by the beneficiary of a trust, while legal control of the trust is held by the trustee.
- I: A "cosigner" is a third party to a mortgage/loan who provides a guarantee that a loan will be repaid. The cosigner signs an agreement with the lender stating that if the borrower fails to repay the loan, the cosigner will assume legal liability for it.
- M: This is primarily for use when the transfer is into, out of, or between legal entities such as partnerships, corporations, or limited liability companies. Check YES only if the interest held in each and every parcel being transferred remains exactly the same.
- N: Check YES only if property is subject to subsidized low-income housing requirements with governmentally imposed restrictions; property may qualify for a restricted valuation method (i.e., may result in lower taxes).
- O: If you checked YES, you may qualify for a new construction property tax exclusion. A claim form must be filed and all requirements met in order to obtain the exclusion. Contact the Assessor for a claim form.

PART 2: OTHER TRANSFER INFORMATION

- A: The date of recording is rebuttably presumed to be the date of transfer. If you believe the date of transfer was a different date (e.g., the transfer was by an unrecorded contract, or a lease identifies a specific start date), put the date you believe is the correct transfer date. If it is not the date of recording, the Assessor may ask you for supporting documentation.
- **B**: Check the box that corresponds to the type of transfer. If OTHER is checked, please provide a detailed description. Attach a separate sheet if necessary.

Exhibit A: Rehabilitation/Restoration Plan: 2253 Webster Street

1 Scope Number Building Feature: West & NW Corner (back) of Basement Level

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$50,000

Description of Work:

Improper drainage of water from deck caused dry rot damage which occurred on the west and north/west corner (back) of building on the basement level. Corner posts and several studs at the basement level were damaged. The foundation sill plate on west side was also compromised. Rear side of home was shored/supported and dry rot members removed. New pressure treated or Douglas fir support post were inserted and installed. Rim joist between basement and first floor was beefed up by adding two 2x12 pressure treated and douglas fir members to the existing joist. We also installed ply wood sheeting, weather stripping, insulation and brand new siding to the west wall in affected areas. We also replaced ledger plate for the deck and added deck spacers to allow for water drainage.

_2_Scope Number Building Feature: West Side (Back) of the First Floor

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$7,270

Description of Work:

Dry rot was found on west wall framing of the first floor.

Removed dry rot members, installed new structurally sound members, sealed with waterproofing paper and new siding.

3 Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Completed

Contract Year for Work Completion: 2017

Total Cost: \$18,000

Description of Work:

Exterior painting of House. The work included prep, priming and application of finish coats to the whole house. Siding Wall repairs with Bondo at seams. putty and caulk trim/jambs. Caulk all open seams on trim, windows and doors Patch all nail holes around doors, windows, and other openings.

4 Scope Number Building Feature: East and South Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$7,600

Description of Work:

Replace flashing on five of the window ledges, two bay window ledges and front door ledge

5_Scope Number Building Feature: East and North Parapet Roofing

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$6,000

Description of Work:

Repair roofing at pitched overhang to allow water to drain evenly.

_6_Scope Number Building Feature: North side of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2019

Total Cost: \$3,850

Description of Work:

A large area $(6.5^{\circ} \times 20^{\circ})$ on the north side of the building has missing siding and rotting. Remove and clean rotted wood, board, old weather paper barrier, replace with new siding and weather stripping.

_7_Scope Number Building Feature: Handrail for front stairs of building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2020

Total Cost: \$20,000

Description of Work:

Erect period handrails on the exterior stair entrance into home. Currently there is none.

8 Scope Number Building Feature: Roof

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2024

Total Cost: \$21,000

Description of Work:

Roof Replacement

9_ Scope Number Building Feature: All Sides of Exterior of Building

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$20,000

Description of Work:

Paint all sides of exterior of building

10 Scope Number Building Feature: East (Front) Side of House

Type: Rehab/Restoration, Proposed

Contract Year for Work Completion: 2026

Total Cost: \$8,914.31

Description of Work:

Replace Front Door in kind

Exhibit B: Maintenance Plan: 2251 Webster Street

1 Scope Number Building Feature: All Sides of Exterior of Building

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for sidings.

2 Scope Number Building Feature: Windows on All Sides of House

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspection and do necessary repairs for all widows.

3 Scope Number Building Feature: Roof

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$500

Description of Work:

Inspection and do necessary repairs for roof.

4 Scope Number Building Feature: Front Porch

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$600

Description of Work:

Inspect for water damage and dry rot on front porch, and make in-kind repairs as necessary.

5 Scope Number Building Feature: Front Door

Type: Maintenance, Proposed

Contract Year for Work Proposed: Annual

Total Cost: \$800

Description of Work:

Inspect for water damage and dry rot for front door, and make repairs and paint as necessary.

T&T CONSTRUCTION

PROJECT INVOICE

DATE 2/9/17

Tri Lai 2345 Shannon Drive South San Francisco, CA 94080 (415) 810-6301

TO:

Virginia Hong 2253 Webster Street San Francisco, CA

JOB DESCRIPTION
Project Scope as noted below

ITEMIZED INVOICE	AMOUNT
Dryrot and Structural Repair	
Demolition and Hauling of Construction Debris	4,500.00
Structural Framing and Repair of Ground and 1st Floor (West Wall)	32,900.00
3. Window Replacement and Revised Door Framing	3,400.00
4. Drywall and Taping	4,900.00
5. Paint and Interior Finishes	3,800.00
6. Roofing and Gutter Repair	4,500.00
7. Exterior Weatherproofing and Flashing	3,270.00
Subtotal	57,270.00
Comments:	
Total Due	57,270.00
Total Paid to Date	\$ 57,270.00
Outstanding Balance	\$ -

Thank you for your Business!

Rehab/Restonation Scope # 152

Painting Invoice

Casey Painting
225 Mirada Ave
San Rafael Ca 94903
C.S.L.B. Lic # 964463
Epa Certificate # R-1-8869-10-3581
Contact, Kenneth Casey

Exterior Paint Invoice

Date: 9/14/17

Names Virginia Hong

Site Address: 2253 Webster St, San Francisco Ca.

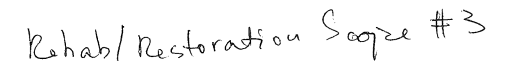
Description of Work:

The work shall include prep ',priming and application of finish coats to the following are's, Whole Front,Back, large north side and light well of exterior including Trim/doors/siding, all wood work all siding and metal railings, eve's and moldings,plus exterior Light-well in building shared with south side neighbor.

- To include, under patio ground floor back of house 3 Walls/L-shape wall

Preparations:

- -Pressure Wash All sides Of Building inc Lightwell. Clean all building before prep
- -implement and place all necessary barricades wet paint signs, and caution off areas for public safety
- -Including sealing off interior windows and doors if necessary
- -Power wash all sides of building
- -Erect 6 mil plastic for any lead containment deemed necessary following all epa lead regulations and standards
- -Scrape and sand to remove loose paint. Cleanup paint chips and dust daily with hepa vacuums
- -All woodwork preparation shall include hand and machine sanding with hepa vacuum attachments
- -Countersink any nails.
- Apply epoxy resin / bondo to any dried out and splitting window sills
- use Dynaflex caulk for cracks & seams
- seal house completely and waterproof
- metal etch all flashing & prime



Priming:

- -Prime all new & Old Trim/Baseboards/Jams/Doors/Moldings
- -Roll & Brush Exterior Gripper Primer Pva all stucco of House
- -Etch and prime galvanized metal with oil-based galvanized primer, if needed
- -Prime ferrous metal and rust areas with red oxide rust inhibitive primer

Filling:

Siding Wall repairs with Bondo at seams. putty and caulk trim/jambs
Caulk any open seams on trim, windows and doors
Patch any nail holes around doors, windows, and other opening, and spot prime

Finish:

3 Colors on Front of Building, 2 on all other sides

Finish trim with 2-3 coats of premium Ben Moore Regal Select Exterior paint

-Brush Back all Spraying except for Moldings & Trim work

All Windows/sashs will be painted with Aura paints in semi gloss

Finnish all area's with two coats paint/ Windows three coats

Finish any metal work with 2 coats of oil based enamel

All windows will be cleaned

All necessary on site safety meetings shall be conducted

All work performed will comply with cal osha standards and regulations

All work shall be completed in accordance with manufacturer specifications and conditions

Property will be inspected to insure cal osha safety guidelines are upheld

All necessary permits and insurance certificates shall be provided to the client

All on site garbage shall be removed (Marin Sanitation)

Includes Power wash rental (Action Rentals)

Includes minor Dry Rot repairs (Major repairs talk with General Contractor Tri Lai

Time 4 Weeks

All Paints Materials & Labor Included Scaffold to be supplied by Yk Scaffold \$ 5000 Cost Of Exterior Painting <u>\$ 18,000 Paid in full</u>

Terms & Conditions:

All Painting on all sides guaranteed for 5 years.

All Paints colors to be agreed upon signature of contract.

Paints to be used will be Ben Moore Ben Brand, Regal Select /Aura Exterior brand products All extra's/change orders to be signed by Pat Vella before starting.

All change orders \$ 45 hourly charge plus materials, Carpentry and other work is charged at \$ 65 per hour plus materials.

Payments & Deposits

California law says no more than \$1000 deposit allowed, due Friday sept 16th paid Second partial material & Labor payment due Sept 22nd \$6000.Paid Third partial payment due October 1st \$9,000 Paid 10/11 Final payment (plus any extras approved) after Walkthrough Job finish \$2000. Paid 10/28

Invoice Paid in Full Thank You

** Casey Painting is Licensed, Bonded, has General Liability & Workers Compensation. We are also Lead Safety removal Contractors, Epa Certificate # R-1-8869-10-3581.

-Proposal and Contract

OFFICE USE ONLY: Reserved / Scheduled Date:

Length of Job: Job Completion Date: Foreman:

Date Paid:

TOM LEE ROOFING INC.

243 Onondaga Avenue San Francisco, CA 94112 Phone: (415) 333-5373 Fax: (415) 333-5399

ESTIMATOR: # of Stories: 2 Randy

REF

DATE:

April 26, 2016

www.tomleeroofing.com

License #731731

PROPOSAL SUBMITTED TO: T & T Construction c/o Tri Lai	DAY PHONE (415) 810-6301
STREET 2345 Shannon Drive	EVENING PHONE Email: <u>tri.lai@gmail.com</u>
CITY, STATE AND ZIP CODE South San Francisco, CA 94080	JOBLICCATION 2253 Webster Street, (Washington) San Francisco, CA 94115

We hereby propose to furnish in accordance with specifications below, all material and labor necessary to complete the following: Proposal to install flashing on five of the window ledges, two bay window ledges and front door ledge.

For the windows and front door ledge:

- Install one ply of LionGuard membrane on the ledges.
- Install one 28"x 10", one 30"x 15", one 54"x 6", one 56"x 8" and four 23"x 9" galvanized flashing decks
- 3. Keep job site clean and clean job site at the end of each workday.

□YES □NO: The additional cost to do item #2 in copper is \$1000.00.

Note: The contractor is responsible to remove the siding for the waterproofing and flashing work before we start the work. After flashing is install contractor is responsible to install the siding.

**TO ALL PROPERTY MANAGERS, AGENTS, CONTRACTORS ETC... PLEASE HAVE THE OWNER SIGN PROPOSAL ALONG WITH YOUR OWN SIGNATURE IN ORDER TO PROCEED WITH THE ABOVE WORK. THANK YOU!

WE PROPOSE to perform the above work in accordance with the drawing and specifications submitted and complete in a workmanlike manner according to the standard practices,

Seven thousand six hundred dollars for the sum of:

7,600.00

with payments to be made as follows:

10% down payment with signed contract and PAY IN FULL UPON COMPLETION OF THE JOB (5% late penalty per month past 30 days for late payments)

extreme winds, lightning hall storms, earthquakes, or other unusual causes. Said guarantee shall not cover any liability for damage or injury to interior fixtures, decorations, walls, content of building, or other part of structure. IT IS MUTUALLY UNDERSTOOD, AND AGREED that said guarantee shall be made and remain effective only when and if payment is made as agreed in this contract.

DEFAULT: If Owner should default in any of his obligation under this contract. Contractor will have the right to recover, as damages, at the option of the Contractor either the reasonable value of the work performed by the Contractor, or the balance of the contractor price plus any other damages sustained as a result of Owner's default. If after signing this contract owner refuses to permit Contractor to commence work, it is agreed that Contractor would suffer damages. It is also agreed that it would be exceedingly difficult to determine the amount for damages which would be sustained by Contractor, and it is therefore or agreed that, in the event of such default, the Owner will pay the Contractor 20% for the contractor price as liquidated damages, Interest will be charged at the legal rate if payment becomes delinquent.

ARBITRATION: All claims and disputes relating to this contract shall be subject to arbitration at the option of either Owner or Contractor in accordance with the Arbitration Rules of the America Arbitration Association then obtaining. Written notice of demand arbitration shall be filed with the other party to the contract within a reasonable time after the dispute has arisen. The cost of arbitration shall be borne by the losing party.

NOTICE TO OWNER

Contractors are required to be licensed and regulated by the Contractor's State License Board. Any quastions constitute Loomse Board. 9935 Goethe Road, Sacramento, CA 95826 Fight to sende looks After signing this contract, you have the right to cancel this contract within seventy-two hours.

Authorized Signature:_

ACCEPTANCE OF PROPOSAL: The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above. It is understood and agreed that this work is not provided for in any other agree

Signature

Rehab/Restoration Scape # 4

CONDITIONS

TERMITE AND DRY ROT WORK:

Contractor shall not be obligated to perform any work to correct damage caused by termittes or dry rot unless expressly included in the written specifications herein. Any such work shall be an extra charge.

HAZARDOUS MATERIALS, WASTE AND ASBESTOS:

Both parties argee that dealing with hazardous materials, weste or esbestos requires specialized training, processes, precautions and licenses. Upon discovery of such hazardous materials, it is the owner's responsibility to contract with a properly licensed and qualified hazardous material contractor.

TV ANTENNAS / SATELLITE DISH:

Regarding TV antennas / satellite dish (if you have one mounted on the roof): If TV antennas / satellite dish needs to be removed for the re-roof project and reinstalled by Tom Lee Roofing Inc. (unless otherwise noted in your contract), it is the owner's responsibility to reinstall wiring and any lost signal.

PONDING OR COLLECTION OF WATER:

Contractor is not responsible for correcting existing roof surfaces to eliminate ponding or collection of water unless included in the contract terms herein.

PROTECTION OF OWNER'S PROPERTY:

Owner agrees to remove or protect all personal property, inside and out (including, but not limited to, carpets, rugs, drapes, furniture, shrubs, plantings, and personal property) and Contractor shall not be held responsible for damage to loss of said items. Owner agrees that he has been advised of the possibility of significant amounts of dust being created during the performance of Contractor's obligations and expressly agrees that Contractor shall not under any circumstances be liable for any damage or soiling of personal property which occurs because of the presence of such dust.

PROTECTION OF NEIGHBOR'S PROPERTY:

Owner is responsible to inform neighbors of scheduled roofing work. Neighbors should keep doors, windows, screens closed to avoid damage or soiling of neighbor's personal property which occurs because of presence of dust, debris or dirt from roofing work. Contractor shall not be liable for any damage or soiling of neighbor's property.

DRIVEWAYS

Contractor shall use reasonable care, but is not responsible for cracks or depressions in driveways.

DRAINS:

Owner must keep all roof drains clean and cleared from debris and clogging.

CLEANUP:

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NOTICE TO OWNER

(Section 7018.5-Contractors License Law)

THE LAW REQUIRES THAT BEFORE A LICENSED CONTRACTOR CAN ENTER INTO A CONTRACT WITH YOU FOR A WORK OF IMPROVEMENT ON YOUR PROPERTY. HE MUST GIVE YOU A COPY OF THIS NOTICE.

Under the California Mechanics' Lien Law, any contractor, subcontractor, laborer, supplier, or other person or entity who helps to improve your property, but is not paid for his or her work or supplies, has a right to place a lien on your home, land, or property where the work was performed and to sue you in court to obtain payment.

This means that after a court hearing, your home, land, and property could be sold by a court officer and the proceeds of the sale used to satisfy what you owe. This can happen even if you have paid your contractor in full if the contractor's subcontractors, laborers, or suppliers remain unpaid.

To preserve their rights to file a claim or llen against your property, certain claimants such as subcontractors or material suppliers are each required to provide you with a document called a "Preliminary Notice." Contractors and laborers who contract with owners directly do not have to provide such notice since you are aware of their existence as an owner. A preliminary notice is not a lien against your property. Its purpose is to notify you of persons or entities that may have a right to file a lien against your property fit they are not paid. In order to perfect their lien rights, a contractor, subcontractor, supplier, or laborer must file a mechanics' lien with the country recorder which then becomes a recorded lien against your property. Generally, the maximum time allowed for filing a mechanics' lien against your property is 90 days after substantial completion of your project.

TO INSURE EXTRA PROTECTION FOR YOURSELF AND YOUR PROPERTY, YOU MAY WISH TO TAKE ONE OR MORE OF THE FOLLOWING STEPS:

- (1) Require that your contractor supply you with a payment and performance bond (not a license bond), which provides that the bonding company will either complete the project or pay damages up to the amount of the bond. This payment and performance bond as well as a copy of the construction contract should be filed with the county recorder for your further protection. The payment and performance bond will usually cost from 1 to 5 percent of the contract amount depending on the contractor's bonding ability. If a contractor cannot obtain such bonding, it may indicate his or her financial incapacity.
- (2) Require that payment(s) be made directly to subcontractors and material suppliers through a joint control. Funding services may be available, for a fee, in your area which will establish voucher or other means of payment to your contractor. These services may also provide you with lien waivers and other forms of protection. Any joint control agreement should include the addendum approved by the registrar.
- (3) Issue joint checks for payment, made out to both your contractor and subcontractors or material suppliers involved in the project. The joint checks should be made payable to the persons or entities which send preliminary notices to you. Those persons or entities have indicated that they may have lien rights on your property, therefore you need to protect yourself. This will help to insure that all persons due payment are actually paid.
- (4) Upon making payment on any completed phase of the project, and before making any further payments, require your contractor to provide you with unconditional "Waiver and Release" forms signed by each material supplier, subcontractor, and laborer involved in that portion of the work for which payment was made. The statutory lien releases are set forth in exact language in Section 3262 of the Civit Code. Most stationary stores will see the "Waiver and Release" forms if your contractor does not have them. The material suppliers, subcontractors, and laborers that you obtain releases from are those persons or entities who have filed preliminary notices with you. If you are not certain of the material suppliers, subcontractors, and laborers working on your project, you may obtain a list from your contractor. On projects involving improvements to a single-family residence or a duplex owned by the individuals, the persons signing these releases lose the right to file a mechanics' lien claim against your property. In other types of construction, this protection may still be important, but may not be as complete.

 To protect yourself under this option, you must be certain that all material suppliers, subcontractors, and laborers have signed the "Waiver

To protect yourself under this option, you must be certain that all material suppliers, subcontractors, and laborers have signed the "Waiver and Release" form. If a mechanics' lien has been filed against your property, it can only be voluntarily released by a recorded "Release of Mechanics' Lien signed by the person or entity that filed the mechanics' lien against your property unless the lawsuit to enforce the lien was not timely filed. You should not make any final payments until and all such liens are removed. You should consult an attorney if a lien is filed against your property.

SignatureTitle				
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Reserved / Scheduled Date: Length of Job:	N.	ontract—	# of Stories: 3	00
	TOM LEE ROOFING	TVC		Rand
Job Completion Date:	243 Onondaga Aven	ue .	STIMATOR:	•
Foreman:	San Francisco, CA 94 Phone: (415) 333-53			
Date Paid:	Fax: (415) 333-539	9		June 1, 201
	www.tomleeroofing.c		DATE:	
	License #731731	BLOC	K#	Proposal:
PROPOSAL SUBMITTED TO:	DAY PHONE	210 6201		
T& T Construction c/o Tri Lai	EVENING PH	0NE		
2345 Shannon Drive	Email:	tri.lai@gmail.com		
San Francisco, CA 94080	2253 V	Webster Street, (Washingto	n) San Francisco	, CA 94115
We hereby propose to furnish in accordance with sp Proposal to reroof the overhanging p	pedifications below, all material and lat	or necessary to complete the fo	illowing:	
Tom Lee Roofing, Inc. will pay for and (Note: If a historical building permit is requidetermined by S.F. planning department. If propermits.) For the overhanging pitched roof: (220 completely remove the existing overh	ired by the city of San Francisco, the a roperty owner requests skylight or ply) square feet) ang roof to the roof decking and	wood sheathing permit, owner haul away the debris.	will incur the addition	onal cost for the
Re-roof by using the CertainTeed Lan Color:	ndmark Pro life time warranty	aminated fiber glass-based	1 shingle, Class "	A".
 A #30 asphalt saturated felt underlaym 				
 Replace all the roof edge flashings with Waterproof the Dutch-gutter using three 				
 Waterproof the landing above the pitch 	hed roof using two plies of Modi	fied Bitumen Membrane re	oofing system.	
 Install on leader-head and approximate Keep job site clean and clean job site a 		downspout.		
CertainTeed's Landmark Pro life time li	imited warranty will be arouid	ad to the engine after sen	anlatian of the i	. L
			thiction of the Jo)D,
YES NO: The additional cost to rero	oof the main pitched roof is \$800	00.00.		
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LONG WITH YOUR OWN SIGNATURE	IN ORDER TO PROCEED WITH	THE ABOVE WORK, TH	IANK YOU!	
LONG WITH YOUR OWN SIGNATURE obs: Please remove and/or secure any terms hanging on interior walls over VE PROPOSE to perform the above work in according to the security of	IN ORDER TO PROCEED WITH or other objects which may fail, due to vibration, during	THE ABOVE WORK, TH gthe process. Tam Lee Roofing Ina. will not	HANK YOU! be responsible for any break	rage of such items
LONG WITH YOUR OWN SIGNATURE the Please remove and/or secure any flame hanging on interior walls of VE PROPOSE to perform the above work in according to the standard practices.	IN ORDER TO PROCEED WITH or other objects which may fail, due to vibration, during	THE ABOVE WORK, TH gthe process. Tam Lee Roofing Ina. will not	IANK YOU! be responsible for any break a workmanlike man	rage of such items
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WARRANTY: Contractor agrees to guarding defects in material attreme winds, lightning hall storms, earthqua o interior fixtures, decorations, walls, content quarantee shall be made and remain effective DEFAULT: If Owner should default in any of tither the reasonable value of the work performed by the Cogning this contract, owner refuses to permit Contractor to a determine the amount for damages which would be susted the contractor price as liquidated damages. Interest will ARBITRATION: All claims and disputes relativisation Rules of the America Arbitration Association the me after the dispute has arisen. The cost of arbitration shall be contractored to the America Arbitration Association the me after the dispute has arisen. The cost of arbitration shall be contracted to the America Arbitration Association the me after the dispute has arisen.	IN ORDER TO PROCEED WITH or other objects which may fall, due to vibration, during radiance with the drawing and specificated. O down payment with signed concluding the confliction of the Juarantee all complete roof jobs for a land workmanship at Contractor skes, or other unusual causes. Sail of building, or other part of structue only when and if payment is madiant or the contractor, or the balance of the contractor promisence work, it is agreed that Contractor promisence work, it is agreed that Contractor is like the form or agril to charged at the legal rate if payment becausing to this contract shall be subject to arbit no obtaining. Written notice of demand arbit hall be borne by the losing party.	ITHE ABOVE WORK. THe the process from the Roofing Ind. will not consider the construction on the construction of the construct	HANK YOU! be responsible for any break a workmanlike man (\$ 6,4 mpletion of ½ the last 30 days for late p years on completion of to damage to rou inty liability for dam stood, AND AGRE amages, at the option o d as a result of Owner's each that it would be exou t, the Owner will pay the ear or Contractor in accounty to the contract with	aner according 000.00) Fjob and PAY ayments) n of its work. of caused by age or injury ED that said of the Contractor default. If after eadingly difficult Contractor 20% rdance with the in a reasonable
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Rehab/Restoration Scope #5

CONDITIONS

TERMITE AND DRY ROT WORK:

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HAZARDOUS MATERIALS, WASTE AND ASBESTOS:

Both parties argee that dealing with hazardous materials, waste or asbestos requires specialized training, processes, precautions and licenses. Upon discovery of such hazardous materials, it is the owner's responsibility to contract with a properly licensed and qualified hazardous material contractor.

TV ANTENNAS / SATELLITE DISH:

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PROTECTION OF OWNER'S PROPERTY:

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Owner agrees to remove or protect all presents property, inside and out (including, but not limited to, carpets, rugs, drapes, furniture, shrubs, plantings, and personal property) and Contractor shall not be held responsible for damage to loss of said items. Owner agrees that he has been advised of the possibility of significant amounts of dust being created during the performance of Contractor's obligations and expressly agrees that Contractor shall not under any circumstances be liable for any damage or soiling of personal property which occurs because of the presence of such dust.

PROTECTION OF NEIGHBOR'S PROPERTY:

Owner is responsible to inform neighbors of scheduled roofing work. Neighbors should keep doors, windows, screens closed to avoid damage or soiling of neighbor's personal property which occurs because of presence of dust, debris or dirt from roofing work, Contractor shall not be liable for any damage or soiling of neighbor's property.

DRIVEWAYS:

Contractor shall use reasonable care, but is not responsible for cracks or depressions in driveways.

DRAINS:

Owner must keep all roof drains clean and cleared from debris and clogging.

CLEANUP:

Upon completion, and after removing all debris and surplus materials, wherever possible, Contractor will leave premises in a neat and clean condition. Any debris consisting of dust, dirt, asphalt, or small bits of materials that settle into attics, garage areas, or any other area being worked over with open beam ceiling or no attic, is unavoidable and Contractor shall not be responsible for this cleanup. Contractor recommends that Owner lay out drop cloths to protect such areas wherever owner discovers debris infiltration.

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Under the California Mechanics' Lien Law, any contractor, subcontractor, laborer, supplier, or other person or entity who helps to improve your property, but is not paid for his or her work or supplies, has a right to place a lien on your home, land, or property where the work was performed and to sue you in court to obtain payment.

This means that after a court hearing, your home, land, and property could be sold by a court officer and the proceeds of the sale used to satisfy what you owe. This can happen even if you have paid your contractor in full if the contractor's subcontractors, laborers, or suppliers remain unpaid.

To preserve their rights to file a claim or lien against your property, certain claimants such as subcontractors or material suppliers are each required to provide you with a document called a "Preliminary Notice." Contractors and laborers who contract with owners directly do not have to provide such notice since you are aware of their existence as an owner. A preliminary notice is not a lien against your property. Its purpose is to notify you of persons or entities that may have a right to file a lien against your property if they are not paid. In order to perfect their lien rights, a contractor, subcontractor, supplier, or laborer must file a mechanics' lien with the country recorder which then becomes a recorded lien against your property. Generally, the maximum time allowed for filing a mechanics' lien against your property is 90 days after substantial completion of your project.

TO INSURE EXTRA PROTECTION FOR YOURSELF AND YOUR PROPERTY, YOU MAY WISH TO TAKE ONE OR MORE OF THE FOLLOWING STEPS:

- (1) Require that your contractor supply you with a payment and performance bond (not a license bond), which provides that the bonding company will either complete the project or pay damages up to the amount of the bond. This payment and performance bond as well as a copy of the construction contract should be filed with the county recorder for your further protection. The payment and performance bond will usually cost from 1 to 5 percent of the contract amount depending on the contractor's bonding ability. If a contractor cannot obtain such bonding, it may indicate his or her financial incapacity.
- (2) Require that payment(s) be made directly to subcontractors and material suppliers through a joint control. Funding services may be available, for a fee, in your area which will establish voucher or other means of payment to your contractor. These services may also provide you with lien waivers and other forms of protection. Any joint control agreement should include the addendum approved by the registrar.
- (3) Issue Joint checks for payment, made out to both your contractor and subcontractors or material suppliers involved in the project. The joint checks should be made payable to the persons or entities which send preliminary notices to you. Those persons or entities have indicated that they may have lien rights on your property, therefore you need to protect yourself. This will help to insure that all persons due payment are actually eaid.
- (4) Upon making payment on any completed phase of the project, and before making any further payments, require your contractor to provide you with unconditional "Waiver and Release" forms signed by each material supplier, subcontractor, and laborer involved in that portion of the work for which payment was made. The statutory lien releases are set forth in exact language in Section 3265 of the Civil Code. Most stationary stores will see the "Waiver and Release" forms if your contractor does not have them. The material suppliers, subcontractors, and laborers that you obtain releases from are those persons or entities who have filed preliminary notices with you. If you are not certain of the material suppliers, subcontractors, and laborers working on your project, you may obtain a list from your contractor. On projects involving improvements to a single-family residence or a duplex owned by the individuals, the persons signing these releases lose the right to file a mechanics' lien claim against your property. In other types of construction, this protection may still be important, but may not be as complete.

To protect yourself under this option, you must be certain that all material suppliers, subcontractors, and laborers have signed the "Waiver and Release" form. If a mechanics' lien has been filed against your property, it can only be voluntarily released by a recorded "Release of Mechanics' Lien signed by the person or entity that filed the mechanics' lien against your property unless the lawsuit to enforce the lien was not timely filed. You should not make any final payments until and all such liens are removed. You should consult an attorney if a lien is filed against your property.

Bignature	Title	Date	
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Subject: Estimate for House Siding installation.

From: davidyho@att.net

To: virg_888@yahoo.com

Date: Tuesday, September 26, 2017, 9:50:52 PM PDT

Hi, Virginia. Nice to talk to you today. Please have the new estimate for the house siding installation & some repair work.

Quotation No:

E-2017-068A

Job Site: Ordered By: 2253-Webster St, S.F. Ca. 941XX

Undered by.

Virginia Hong (415)-819-3746

Job Performed By:

David Ho 1926-32nd Ave S.F. Ca. 94116. (415)-418-0055

Date:

9-26-2017.

Job Description:-

- A. Remove & clean rotted wood, board, old weather paper barrier of house lower siding above ground area around 6.5 ft x 20 ft. Those are open area with deck on top and located neighbor building.
- B. Clean & check work area, check & secure under laymen wood board to studs. Apply copper green wood treatment to some board joints, sill plate area that are mounted to concrete foundation.
- C. Install new weather resistant barrier on the wood board of work area.
- D. Install new GAF Weatherside Profile 12, size 12" x 24" Fiber Cement Shingle Siding, thickness 11/64". New sidings are installed with continuous joints to original pieces on top and down over to concrete foundation.
- E. Fiber cement shingle siding are installed by nail method, no painting apply.

F. Clean up work and dump dirt.

Total Labor & Material:

\$3.850.00

Note: 1. Repair work, no permit apply, Price good for one month.

- 2. Job may start within 2 weeks after order accepted per material lead time, take 2-3 days to complete.
- 3. Payment schedule: a. Deposit & order material as order accepted......\$1,500.00

b. All items completed......\$2,350.00

Thanks!

Prepared By:

David Ho.

Accepted By:

Rehab/Restoration Scope # \$6

David Rosenquist- Gen. Contractor License # 734971 1915 Mt. Vernon Ct. #1 Mt. View, Ca. 94040 Office: (650) 322-2950, Cell (650) 208-0879

E-Mail: buy99window@yahoo.com

5-30-13

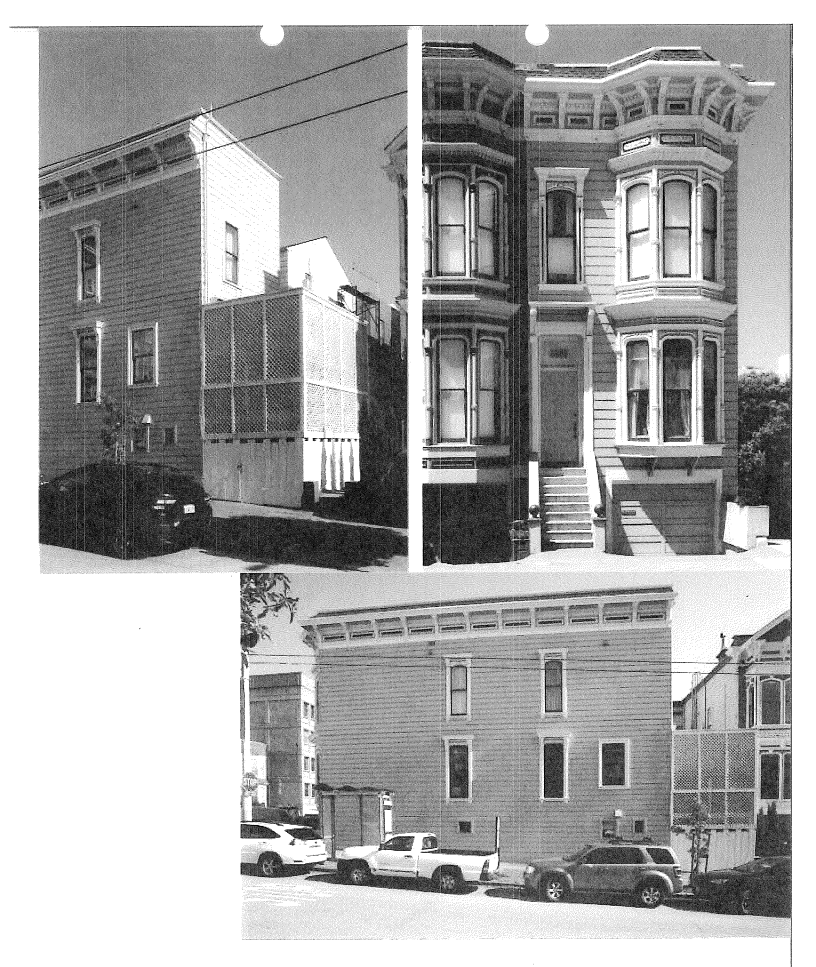
Virginia Hong 2253 Webster St. San Francisco, Ca. 94115

Supply and install new doors and sash

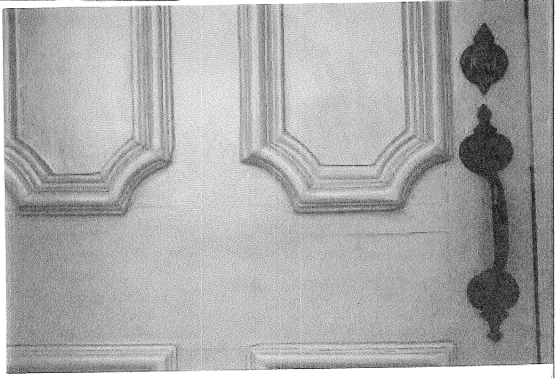
1. Kitchen exterior French door- 36x88x1 ¾ thick, Manogany [paint g	grade, one ii	gnums	sulated	
with Low-E					\$1,270.00
a. New door shoe- #216 bronze anodized aluminum					28.00
b. White Q-lon weather-stripping					20.00
					ć1 210 C2
			T		\$1,318.62
			Tax		118.62
[-]			Mate	eriai	\$1,436.62
c. labor to install new door \$545.00, hardware \$150.00			Τ.	4 a l	695.00
			10	tal	\$2,131.62
2. Re-hang pair of doors			То	tal	\$345.00
3. Supply new stop and install at bottom of 2 existing French of	doors		To	tal	\$195.00
4. Upper double hung sash- 2 nd story, manuf. new sash, IG		/-E \$472.00			
+Tax \$42.48= Material \$514.48 >		\$514.48			
a. Labor to install		\$520.00			-
	Total	\$1.034.48	>	Total	\$1,034.48
5. Entry door- Match existing (except 2 upper panel are raised a. Baldwin mortise lock \$550.00, New hinges \$21.00, Weat					\$3,150.00
Door shoe \$28.00					619.00
					\$3,769.00
			Ta	Х	339.21
			Mate	rial	\$4,108.21
e. Labor to install door \$550.00, cut stop back for weather-s	trippi	ng \$275.00,			
install mortise lock \$275.00					\$1,100.00
			Tota	al	\$5,208.21
	Т	OTAL PROJE	ст со	ST	\$8,914.31
Note: Painting or staining is not included.					
Payment Schedule: 50% deposit is required for ordering. Bala	nce is	due upon co	mplet	tion.	
Approval:, Date:		•	•		

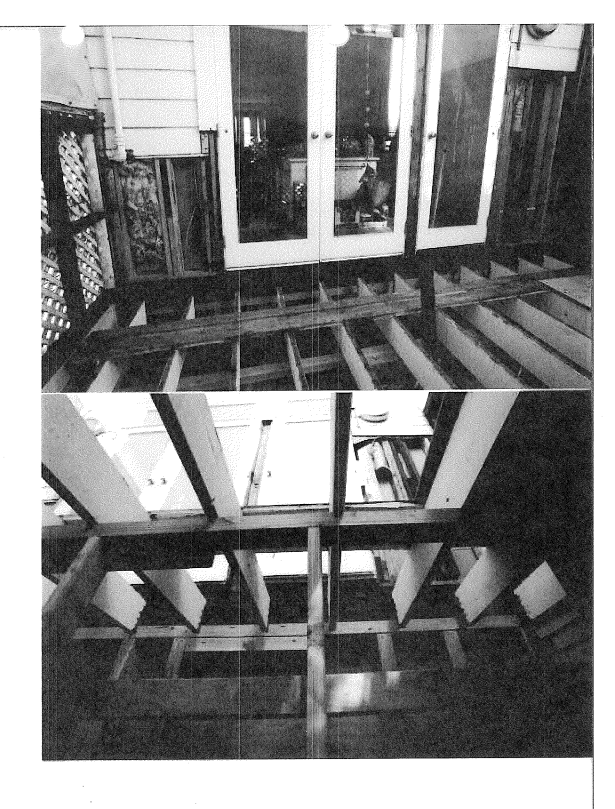
Reserved / Scheduled Date:	Proposal and Contrac	# of Stories: 3	00
Length of Job:	TOM LEE ROOFING INC.	ESTIMATOR:	Randy
Job Completion Date:	243 Onondaga Avenue San Francisco, CA 94112		
Foreman: Date Paid:	Phone: (415) 333-5373		
Date I aid.	Fax: (415) 333-5399		May 9, 2011
	www.tomleeroofing.com	DATE:	
	License #731731	BLOCK#	LOT#
ROPOSAL SUBMITTED TO:	DAY PHONE (415) 819.3746 Trive	roject manager (415) 810-630	าเ
Virginia Hong REET	EVENING PHÖNE		
2253 Webster Street ITY, STATE AND ZIP CODE	Email: virg 888@yah	oo.com cc: tri.lai@gmail.cor	<u>n</u>
San Francisco, CA 94115		Washington) San Francisco	
e hereby propose to furnish in accordance Proposal to reroof the overhang	with specifications below, all material and labor necessary to cr ring pitched roof and reroof the main pitched roof	omolete the following: . (The small ledges over the	windows a
ot included.)			
Tom Lee Roofing, Inc. will pay for (Note: If a historical building permit is determined by S.F. planning department permits.)	or and obtain the roofing permit. required by the city of San Francisco, the additional cost will t. If property owner requests skylight or plywood sheathing pe	be incurred by the owner. This cos rmit, owner will incur the addition	it will be al cost for the
or the overhanging pitched roof ar	ad main pitched roof: (1,300 square feet)		
	oof to the roof decking and haul away the debris. d Landmark Pro life time warranty laminated fiber	glass-based shingle. Class "A	".
Color: A #30 asphalt saturated felt under	layment shall be nailed in place		
	s with aluminum sheet metal flashings.		
Replace approximately 20 linear	feet of 5" OG aluminum gutter.		
	g three plies of Modified Bitumen Membrane roofing		
	pitched roof using two plies of Modified Bitumen M ximately 60 feet of 2" round aluminum downspout.	embrane rooting system.	
). Replace two 2" copper plumbing			
. Replace two 2" galvanized plumb	ing roof jack flashings.		
2. Replace one 4" air vent with colla	ar.		
4. Keep job site clean and clean job ertainTecd's Landmark Pro life ti	me limited warranty will be provided to the owne	•	.
		•).
t. Keep job site clean and clean job ertainTeed's Landmark Pro life ti	me limited warranty will be provided to the owne	•	.
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ExtrainTeed's Landmark Pro life to the ExtrainTeed's Landmark Pro life to the Scaffolding is required for safet TO ALL PROPERTY MANAGER LONG WITH YOUR OWN SIGNAT	me limited warranty will be provided to the owne	cluded in the total. VE THE OWNER SIGN PROWORK, THANK YOU!	POSAL
E. Keep job site clean and clean job ertainTeed's Landmark Pro life ti ote: Scaffolding is required for safet TO ALL PROPERTY MANAGER LONG WITH YOUR OWN SIGNAT B. Please remove and/or secure any items hanging on inter E PROPOSE to perform the above work in	me limited warranty will be provided to the ownery along Washington street side. The scaffolding is in a scanner of the scaffolding is in the scanner of the scaffolding is in the scanner of the scaffolding is in a scanner of the scanner	cluded in the total. VE THE OWNER SIGN PRO WORK, THANK YOU!	POSAL age of such litents.
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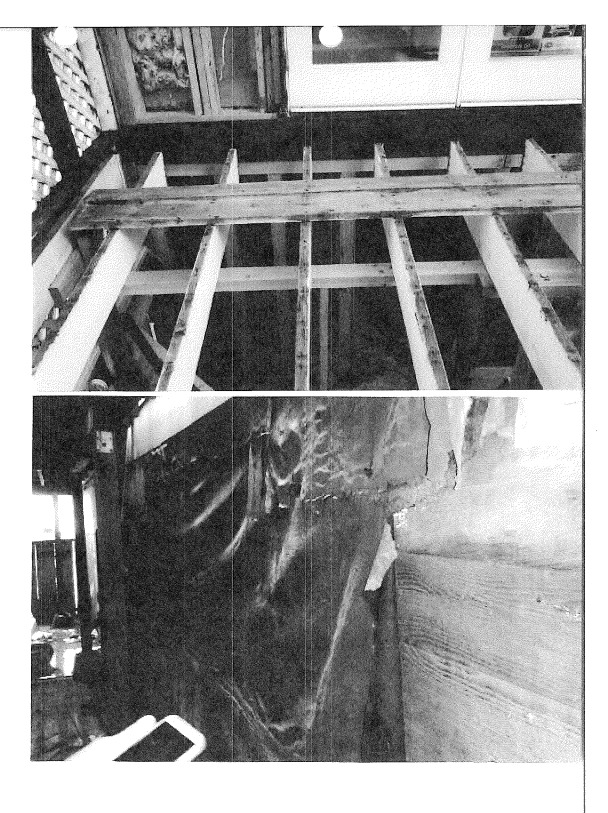
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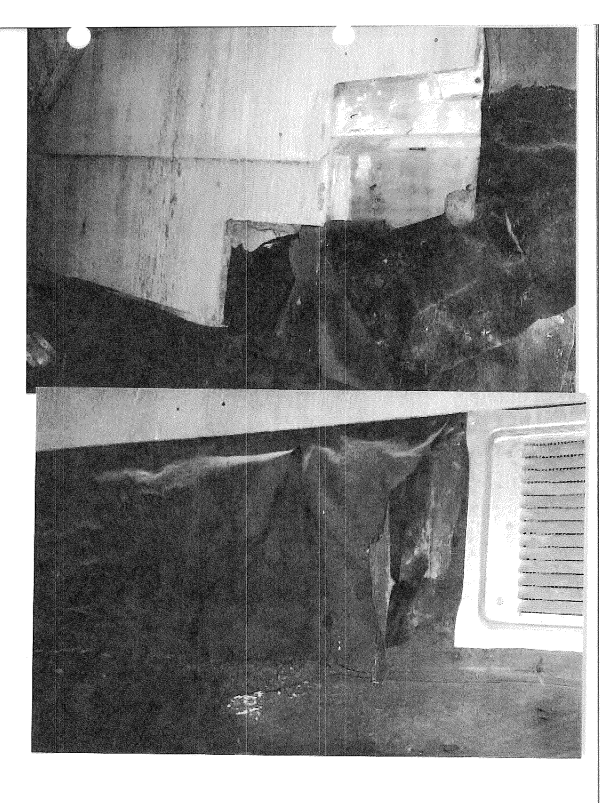


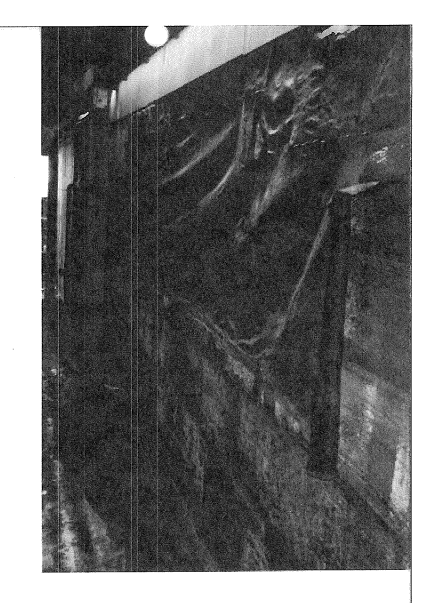








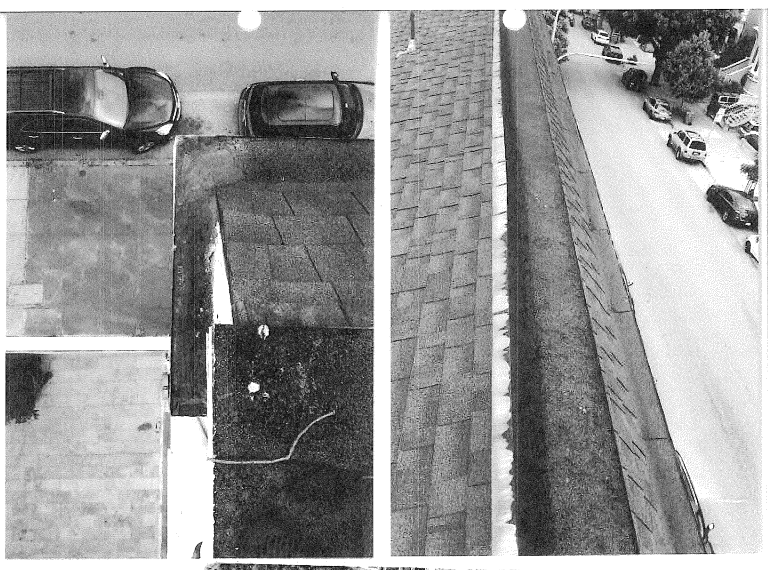


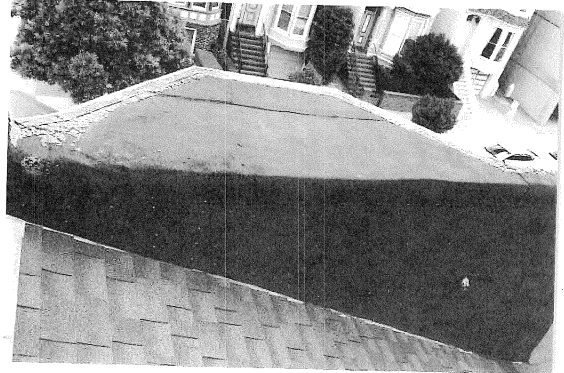


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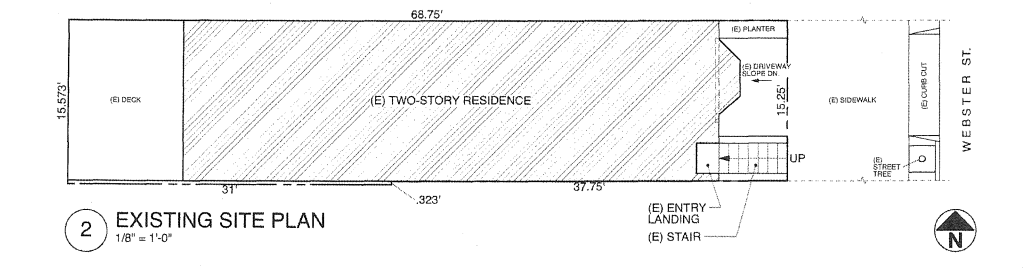


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2-53 WERSTER ST SF CA 94115



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

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

For Fiscal Year July 1, 2017 through June 30, 2018

Vol Block Lot Account Number Tax Rate	Original Mail Date	Property Location	on	
02 OPTS OOT DPTSOOOTO T T 1533%	October 11, 2017	2253 WEBSTER ST		
Assessed on January 1, 2017 at 12:01am		Assessed Value		
To: VIRGINIA HONG REVOC LIVING TRU	Description	Full Value	Tax Amount	
VIRGINIA HONG REVOC LIVING VIRGINIA HONG TRUSTEE 2253 WEBSTER ST	Land Structure Fixtures Personal Property	1,470,600 630,255	17,239.84 7,388.47	
SAN FRANCISCO CA 74115	Gross Taxable Value Less HO Exemption Less Other Exemption Net Taxable Value		24,628.32 82.06	
Direct Charges and Special Assessments				

Amount Due Code Telephone 46 SF BAY RS PARCEL TAX (888) 508-8157 75.00 89 SFUSD FACILITY DIST (415) 355-2203 36.78 71 SFCCD PARCEL TAX (415) 487-2400 99.00 98 SF - TEACHER SUPPORT (415) 355-2203 244.10

≑391.88

Total Direct Charges and Special Assessments

► TOTAL DUE	\$24 ₇ 938. <u>1</u> 4
1st installment	2nd Installment
\$12,469.07	\$12,469.07
Duta (Norsember 43) 50177	P요약》 Fgbz//환경 201월 7 Delinque과 개별학 48백 18,7018

Pay online at SFTREASURER.ORG

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

CC

City & County of San Francisco Secured Property Tax Bill For Fiscal Year July 1, 2017 through June 30, 2018

Pay online at SFTREASURER.ORG

Vol	Block	Lot	Account Number	Tax Rate	Original Mail Date	Property Location
05	0675	007	027500070	1.1723%	October 11, 2017	2253 WEBSTER ST
Check if contribution to Arts Fund is enclosed.						Delinguent after April 10, 2018

Check if contribution to Arts Fund is enclosed.

For other donation opportunities go to www.Give2SF.org

Detach stub and return with your payment. Write your block and lot on your check. 2nd Installment cannot be accepted unless 1st is paid

San Francisco Tax Collector Secured Property Tax P.O. Box 7426 San Francisco, CA 94120-7426 2nd Installment Due

PAID 12/22/2017

If paid or postmarked after AprAPR 1018 110- 2018 amount due (includes delinquent penalty of 10% and **∮.**□□ other applicable fees) is:

CC

October 10, 2018

Ms. Angela Calvillo, Clerk Board of Supervisors City and County of San Francisco City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102 Suite 400 San Francisco, CA 94103-2479

1650 Mission St.

Reception: **415.558.6378**

Fax: **415.558.6409**

Planning Information: 415.558.6377

Re:

Transmittal of Planning Department Case Numbers: 2018-006629MLS; 2018-006717MLS; 2018-006796MLS; 2018-006690MLS; 2018-006794MLS; 2018-007338MLS

Six Individual Mills Act Historical Property Contract Applications for the following addresses: 2253 Webster Street; 353 Kearny Street; 465-467 Oak Street; 587 Waller Street; 354-356 San Carlos Street; 811 Treat Avenue

BOS File Nos: _____ (pending)

Historic Preservation Commission Recommendation: Approval

Dear Ms. Calvillo,

On October 3, 2018 the San Francisco Historic Preservation Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Mills Act Historical Property Contract Applications. At the October 3, 2018 hearing, the Commission voted to <u>approve the proposed Resolutions</u>.

The Resolutions recommend the Board of Supervisors approve the Mills Act Historical Property Contracts as each property is a historical resource and the proposed Rehabilitation and Maintenance plans are appropriate and conform to the *Secretary of the Interior's Standard for the Treatment of Historic Properties*. Please refer to the attached exhibits for specific work to be completed for each property.

The Project Sponsors submitted the Mills Act applications on May 1, 2018. As detailed in the Mills Act application, the Project Sponsors have committed to Rehabilitation and Maintenance plans that will include both annual and cyclical scopes of work. The Mills Act Historical Property Contract will help the Project Sponsors mitigate these expenditures and will enable the Project Sponsors to maintain the properties in excellent condition in the future.

The Planning Department will administer an inspection program to monitor the provisions of the contract. This program will involve a yearly affidavit issued by the property owner verifying compliance with the approved Maintenance and Rehabilitation plans as well as a cyclical 5-year site inspection.

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Transmittal Materials Mills Act Historical Property Contracts

The Mills Act Historical Property Contract is time sensitive. Contracts must be recorded with the Assessor-Recorder by December 30, 2018 to become effective in 2019. Your prompt attention to this matter is appreciated.

If you have any questions or require further information please do not hesitate to contact me.

Sincerely,

Aaron D. Starr

Manager of Legislative Affairs

Erica Major, Office of the Clerk of the Board cc:

Andrea Ruiz-Esquide, City Attorney's Office

Attachments:

Mills Act Contract Case Report, dated October 3, 2018

2253 Webster Street

Historic Preservation Commission Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation & Maintenance Plans

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

Mills Act Application

353 Kearny Street

Historic Preservation Commission Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation & Maintenance Plans

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

Mills Act Application

Historic Structure Report

465-467 Oak Street

Historic Preservation Commission Resolution

Draft Mills Act Historical Property Contract

Draft Rehabilitation & Maintenance Plans

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

Mills Act Application

587 Waller Street

Historic Preservation Commission Resolution

Draft Mills Act Historical Property Contract

SAN FRANCISCO
PLANNING DEPARTMENT

Transmittal Materials Mills Act Historical Property Contracts

Draft Rehabilitation & Maintenance Plans
Draft Mills Act Valuation provided by the Assessor-Recorder's Office
Mills Act Application
Historic Structure Report

354-356 San Carlos Street

Historic Preservation Commission Resolution
Draft Mills Act Historical Property Contract
Draft Rehabilitation & Maintenance Plans
Draft Mills Act Valuation provided by the Assessor-Recorder's Office
Mills Act Application

811 Treat Avenue

Historic Preservation Commission Resolution
Draft Mills Act Historical Property Contract
Draft Rehabilitation & Maintenance Plans
Draft Mills Act Valuation provided by the Assessor-Recorder's Office
Mills Act Application

File No. 180983

FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL

(S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)		
Name of City elective officer(s):	City elect	ive office(s) held:
- Members, Board of Supervisors	Mem	bers, Board of Supervisors
Contractor Information (Please print clearly.)		
Name of contractor:		
Virginia Hong		
Please list the names of (1) members of the contractor's boat financial officer and chief operating officer; (3) any person any subcontractor listed in the bid or contract; and (5) any padditional pages as necessary. Virginia Hong	who has an ownersh	nip of 20 percent or more in the contractor; (4)
Contractor address:	7	
2253 Webster Street		
San Francisco, CA 94115		
Date that contract was approved:	Amount	of contracts: \$13,750 (estimated property
(By the SF Board of Supervisors)	tax savii	ngs)
Describe the nature of the contract that was approved: Mills Act Historical Property Contract		
Comments:		,
This contract was approved by (check applicable): the City elective officer(s) identified on this form a board on which the City elective officer(s) serves: the board of a state agency (Health Authority, Housing Board, Parking Authority, Redevelopment Agency Com Development Authority) on which an appointee of the Company of the Company Company (Company Company	Print Name of Bo Authority Comm mission, Relocati	oard uission, Industrial Development Authority on Appeals Board, Treasure Island
Print Name of Board		
Filer Information (Please print clearly.)		
Name of filer: Angela Calvillo, Clerk of the Board		Contact telephone number: (415) 554-5184
Address: City Hall, Room 244, 1 Dr. Carlton B. Goodlett Pl., San Fran	cisco, CA 94102	E-mail: Board.of.Supervisors@sfgov.org
Signature of City Elective Officer (if submitted by City elective	ve officer)	Date Signed
Signature of Board Secretary or Clerk (if submitted by Board	Secretary or Clerk)	Date Signed