Motion conditionally reversing the determination by the Planning Department that a proposed project at 2300 Harrison Street is exempt from further environmental review under a Community Plan Evaluation, subject to the adoption of written findings of the Board in support of this determination.

WHEREAS, On April 30, 2019, the Planning Department issued a Community Plan Evaluation and an Initial Study ("environmental determination"), pursuant to CEQA, the CEQA Guidelines, 14 Cal. Code of Reg. Sections 15000 et seq., and Chapter 31 of the San Francisco Administrative Code, finding that the proposed project at 2300 Harrison Street ("Project") is consistent with the development density established by zoning, community plan, and general plan policies in the Eastern Neighborhoods Rezoning and Area Plans (the "Area Plan") for the project site, for which a Programmatic Environmental Impact Report (the "PEIR") was certified; at that time, the project site was not located within the city's Air Pollutant Exposure Zone (APEZ); and

side of Harrison Street, on the southwest corner of the intersection of Harrison and 19th Streets in the Mission neighborhood; the project site is bounded by 19th Street to the north, Harrison Street to the east, Mistral Street to the south, and Treat Avenue to the west; the site is currently occupied by a 42-foot-tall, three-story, 68,538-square-foot office building, constructed in 1913, and a 14,000-square-foot surface parking lot with 61 parking spaces; the existing office building has a 1,300 square foot roof deck; there are currently five additional

on-site parking spaces along the Harrison Street exterior of the existing office building, for a

total of 66 off-street vehicle parking spaces; the existing office building provides a bicycle

WHEREAS, The approximately 38,676-square-foot project site is located on the west

Clerk of the Board
BOARD OF SUPERVISORS

room with 48 Class 1 bicycle spaces, and two showers and a locker room with existing bicycle racks for 27 bicycles; there are nine Class 2 bicycle parking spaces in the existing parking lot; adjacent to the project site, there are an additional 14 Class 2: bicycle parking spaces on the east side of Treat Avenue; and

WHEREAS, The proposed Project includes a horizontal and vertical addition to the existing building that would replace the surface parking lot with new construction of a 75-foot-tall (up to 85-foot-tall for the elevator penthouse), six-story-over-basement, 77,365-square-foot mixed-use building; the new building would be connected to the existing building at the second and third levels to expand the existing office use on those floors; the proposed addition would consist of 12,331 square feet of below-grade parking; a new bike room with lockers and two showers for office employees at the site; 1,117 square feet of arts activity or retail uses; 2,483 square feet of retail and 5,183 square feet of parking at the ground floor; 27,017 square feet of office use on floors 2 and 3; and 29,234 square feet of residential use on floors 4, 5, and 6; and

WHEREAS, The Project would include 24 dwelling units consisting of 14 one-bedroom and 10 two-bedroom units; and

WHEREAS, The Project would use the state density bonus law (California Government Code, Sections 65915-65918), which allows waivers, concessions, and modifications from local development standards for projects; under the state Density Bonus law, the Project would seek modifications and concessions for active ground floor uses, narrow street height limit, ground floor height, and rear yard setback; the Project also seeks a waiver for one additional floor above the existing height limit; and

WHEREAS, On December 12, 2019, the Planning Commission adopted the environmental determination and approved the large project authorization ("LPA") for the

1	Project (Planning Commission Motion 20595), which constituted the approval action under
2	Chapter 31 of the Administrative Code; and
3	WHEREAS, By letter to the Clerk of the Board, dated January 13, 2020, Carlos
4	Bocanegra ("Appellant"), appealed the environmental determination; and
5	WHEREAS, The Planning Department's Environmental Review Officer, by
6	memorandum to the Clerk of the Board dated January 17, 2020, determined that the appeal
7	had been timely filed; and
8	WHEREAS, On February 7, 2020, the Department of Public Health updated the City's
9	APEZ, and as a result, the project site is now within the APEZ, which was not the case in
10	2019 when the CPE determination was issued; based on this information, the Planning
11	Department determined that the Eastern Neighborhoods Program EIR construction air quality
12	mitigation measure is applicable to the project, rescinded the CPE, and revised the
13	construction air quality analysis to include the construction air quality mitigation measure; the
14	CPE was reissued on February 19, 2020, initiating a new appeal period; and
15	WHEREAS, The appellant refiled their appeal on March 20, 2020, and the
16	Environmental Review Officer, by memorandum to the Clerk of the Board dated July 27, 2020
17	determined that the refiled appeal had been timely filed; and
18	WHEREAS, On August 18, 2020, this Board held a duly noticed public hearing to
19	consider the appeal of the environmental determination filed by Appellant and, following the
20	public hearing, affirmed the environmental determination; and
21	WHEREAS, In reviewing the appeal of the environmental determination, this Board
22	reviewed and considered the environmental determination, the appeal letter, the responses to
23	the appeal documents that the Planning Department prepared, the other written records
24	before the Board of Supervisors and all of the public testimony made in support of and

opposed to the appeal; and

25

1 WHEREAS, Following the conclusion of the public hearing, the Board of Supervisors 2 conditionally reversed the determination that the Project did not require further environmental 3 review subject to the adoption of written findings of the Board in support of such determination based on the written record before the Board of Supervisors as well as all of the testimony at 4 5 the public hearing in support of and opposed to the appeal; and 6 WHEREAS, The written record and oral testimony in support of and opposed to the 7 appeal and deliberation of the oral and written testimony at the public hearing before the 8 Board of Supervisors by all parties and the public in support of and opposed to the appeal of 9 the environmental determination is in the Clerk of the Board of Supervisors File No. 200809 10 and is incorporated in this motion as though set forth in its entirety; now, therefore, be it 11 MOVED, That this Board of Supervisors conditionally reverses the determination by the 12 Planning Department that the Project is exempt from environmental review, subject to the 13 adoption of written findings of the Board in support of this determination. 14 15 16 17 n:\land\as2019\1900434\01469340.docx 18 19 20 21 22 23 24 25



## City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

**Motion: M20-109** 

File Number: 200811 Date Passed: August 18, 2020

Motion conditionally reversing the determination by the Planning Department that a proposed project at 2300 Harrison Street is exempt from further environmental review under a Community Plan Evaluation, subject to the adoption of written findings of the Board in support of this determination.

August 18, 2020 Board of Supervisors - APPROVED

Ayes: 11 - Fewer, Haney, Mandelman, Mar, Peskin, Preston, Ronen, Safai, Stefani, Walton and Yee

File No. 200811

I hereby certify that the foregoing Motion was APPROVED on 8/18/2020 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board