# Discretionary Review Full Analysis

**HEARING DATE MARCH 16, 2017** 

CA 94103-2479 Reception:

1650 Mission St. Suite 400 San Francisco.

415.558.6378

Fax:

415.558.6409

Planning Information: 415.558.6377

 Date:
 March 9, 2017

 Case No.:
 2016-011542DRP

Project Address: 2070 FOLSOM STREET

Permit Application: 2016.08.05.4294

Zoning: UMU (Urban Mixed Use) Zoning District

85-X Height and Bulk District

Block/Lot: 3571/031

Project Sponsor: Elaine Yee, MEDA (Mission Economic Development Agency)

2301 Mission Street Suite 301 San Francisco, CA 94110

Staff Contact: Kimberly Durandet – (415) 575-6816

kimberly.durandet@sfgov.org

Recommendation: Do Not Take DR and Approve the Project as Proposed.

## PROJECT DESCRIPTION

The proposal includes new construction of an eight-story (85-ft tall) mixed-use building with 127 affordable housing units over 4,755 gross square feet (gsf) of child care use, 6,915 gsf of institutional/community service use, and 569 gsf of café/retail use. The project will provide housing for transitional-aged youth and will also feature a publicly accessible promenade adjacent to the Folsom Street Park (currently under construction) with two access points. No vehicular parking is proposed.

# SITE DESCRIPTION AND PRESENT USE

The project site is an irregular-shaped through lot located on the west side of Folsom Street between 16th and 17th streets in the Mission neighborhood. The project site has approximately 135-ft of frontage along Folsom Street and 95-ft of frontage along Shotwell Street. Currently, the project site is a surface parking lot with approximately 95 vehicle spaces, three light standards, and a small information kiosk/pay station.

# SURROUNDING PROPERTIES AND NEIGHBORHOOD

The project site is located within the Mission Plan Area. The subject parcel is generally bounded by Lot 002 (a two-story industrial building) to the north, and the 17th and Folsom Park (currently under construction) to the south. This park will measure approximately 0.73 acres and will be characterized by a mixture of seating areas, a community garden, a children's play area, and an adult fitness area. The neighborhood immediately surrounding the project is characterized by single- and two-story, industrial and commercial buildings with a few residential buildings. The majority of the surrounding parcels are located in the PDR-1-G (Production, Distribution & Repair – General) Zoning District.

# **BUILDING PERMIT APPLICATION NOTIFICATION**

TYPE	REQUIRED PERIOD	NOTIFICATION DATES	DR FILE DATE	DR HEARING DATE	FILING TO HEARING TIME
312 Notice	30 days	January 9, 2017- February 8, 2017	February 8, 2017	March 16, 2017	36 days

# **HEARING NOTIFICATION**

ТҮРЕ	REQUIRED PERIOD	REQUIRED NOTICE DATE	ACTUAL NOTICE DATE	ACTUAL PERIOD
Posted Notice	10 days	March 6, 2017	March 6, 2017	10 days
Mailed Notice	10 days	March 6, 2017	March 6, 2017	10 days

## **PUBLIC COMMENT**

	SUPPORT	OPPOSED	NO POSITION
Adjacent neighbor(s)			Х
Other neighbors on the			
block or directly across			X
the street			
Neighborhood groups			Χ

The Planning Department has received no comments in support or opposition to the project. Staff received one phone call inquiring about the affordable housing units.

# **ISSUES & CONSIDERATIONS**

- <u>Affordable Housing Project Authorization</u>: Per Planning Code Section 315, the project qualifies for administrative review similar to a Large Project Authorization (LPA). Under the Affordable Housing Project Authorization, the project is seeking exceptions to the Planning Code requirements for: rear yard (Planning Code 134), usable open space for residential units (Planning Code 135), dwelling unit exposure (Planning Code 140), ground floor height (Planning Code 145.1), off-street loading (Planning Code 152.1), and the calculation for maximum allowable height from curb (Planning Code 260) (See 2016-011542ENX).
- Zoning & Height Reclassification: As part of a recent Zoning Map Amendment approved by the Board of Supervisors in November 2016, the project site was rezoned and height re-classified from Public (P) Zoning District and a 50-X Height and Bulk District to the Urban Mixed Use (UMU) Zoning District and an 85-X Height and Bulk District (See Case No. 2015-014715PCA). Per Planning Commission Resolution No. 19707 and Motion No. 19708, the Planning Commission reviewed and approved the Zoning Map Amendment at the public hearing on July 28, 2016.

#### DR REQUESTOR

The DR Requestor is Margaret Miyasaki, a resident located across the street from the subject parcel at 2023 Folsom Street.

# DR REQUESTOR'S CONCERNS AND PROPOSED ALTERNATIVES

**Issue #1: Lack of Off-Street Parking.** The DR Requestor expressed concern over the lack of on-site parking proposed for the project, which will include 127 housing units. The removal of the parking lot in addition to the development of housing without associated parking will cause greater congestion in the neighborhood.

**Issue #2: Flooding/Stormwater Run-Off.** The DR Requestor stated concern that the project will result in greater storm water runoff and contribute to sewer flooding in the area.

Issue #3: Crime. The DR Requestor stated concern for an increase in crime in the area due to "tent cities".

**Issue #4: Height.** The DR Requestor stated concern over the height of the project, since it is eight stories and the surrounding existing buildings are no more than three stories in height.

**Issue #5: Alternatives.** The DR Requestor states that the proposed building should provide off-street parking for all of the surrounding residents to off-set the loss of the existing parking lot. In addition, the DR Requestors states that the existing storm-sewer system should be renovated.

The Discretionary Review Application is an attached document.

## PROJECT SPONSOR'S RESPONSE

The Project Sponsor has prepared a response to the DR Requestor. The *Response to Discretionary Review* is an attached document.

# **PROJECT ANALYSIS**

**Issue #1: Lack of Off-Street Parking.** The Department finds the lack of off-street parking to be consistent with the Planning Code, General Plan, and the City's Transit First Policies. Per Planning Code Section 151.1, the project is not required to provide any off-street parking in the UMU Zoning District. The project located in a transit rich neighborhood and will be providing ample bicycle parking as required by Planning Code Section 155.

Issue #2: Flooding/Stormwater Run-Off. The project will be subject to San Francisco's stormwater management requirements as outlined in the Stormwater Management Ordinance and the corresponding San Francisco Public Utilities Commission (SFPUC) Stormwater Design Guidelines (Guidelines). Projects that trigger the stormwater management requirements must prepare a Stormwater Control Plan demonstrating project adherence to the performance measures outlined in the Guidelines including: (a) reduction in total volume and peak flow rate of stormwater for areas in combined sewer systems OR (b) stormwater treatment for areas in separate sewer systems. Responsibility for review and approval of the Stormwater Control Plan is with the SFPUC, Wastewater Enterprise, and Urban Watershed Management

Program. Without SFPUC approval of a Stormwater Control Plan, no site or building permits can be issued.

Issue #3: Crime. The Police Department and Department of Public Health are the responsible agencies for concerns over crime and "tent cities". The Department finds that the new development of family housing will provide more residents in the area and more eyes on the street, which will help create a safer overall environment in the neighborhood.

Issue #4: Height. The Department finds the project's proposed height of 85-ft to be consistent with the 85-X Height and Bulk District.

Issue #5: Alternatives. The Department is in general support of the proposed project, and the lack of offstreet parking.

#### **ENVIRONMENTAL REVIEW**

The Department has determined that the proposed project is exempt from environmental review, pursuant to CEQA Guideline Sections 15183.3 and California Public Resources Code Section 21094.5.

# RESIDENTIAL DESIGN TEAM REVIEW

Since the proposed project is not located within a residential zoning district, it is not subject to the Residential Design Guidelines; therefore, the proposed project was not reviewed by the Residential Design Team.

# URBAN DESIGN ADVISORY TEAM REVIEW

The Planning Department's Urban Design Advisory Team (UDAT) provides design review for projects not subject to the Residential Design Guidelines.

UDAT found the overall massing, form and scale to be appropriate given the underlying zoning and height/bulk limits. The proposed project provides a public promenade along the south lot line, which complements the adjacent public park (under construction). The project is not located directly adjacent to any residential uses. In addition, the project provides an active ground floor with a common open space for the residents, and includes high-quality exterior materials.

## BASIS FOR RECOMMENDATION

- The proposed project meets the requirements of the San Francisco Planning Code.
- The proposed density, height, and parking are consistent with the UMU Zoning District and the 85-X Height and Bulk District.
- The project does not provide any off-street parking, which supports the City's Transit First Policies.
- The project will include a stormwater control plan, as needed per the SFPUC requirements.
- The project provides 100% affordable family and transitional youth housing.

RECOMMENDATION: Do Not Take DR and Approve the Project as Proposed.

## **Attachments:**

Block Book Map

Sanborn Map

Zoning Map

Height-Bulk Map

Aerial Photographs

**Context Photos** 

Section 312 Notice

Reduced Plans

DR Application

Response to DR Application

**Environmental Determination** 



# Certificate of Determination EXEMPTION FROM ENVIRONMENTAL REVIEW

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

Reception:

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Case No.:

2015-014715ENV

Project Address:

2060 Folsom Street

Zoning:

P (Public) Use District

50-X Height and Bulk District

Block/Lot:

3571/031

Lot Size:

29,075 square feet

Prior EIR:

Eastern Neighborhoods Area Plan (Mission) Mission Economic Development Agency

Project Sponsors:

Wission Economic Development Ag

Elaine Yee - (415) 282-3334

Chinatown Community Development Center

Shannon Dodge - (415) 929-1026

Staff Contact:

Don Lewis, (415) 575-9168, don.lewis@sfgov.org

### PROJECT DESCRIPTION

The project site is an irregular-shaped lot located on the west side of Folsom Street between 16th and 17th streets in the Mission neighborhood. The project site is a surface parking lot with approximately 95 vehicle spaces, three light standards, and a small information kiosk/pay station. It is currently zoned P (Public) and within a 50-X height and bulk district. The project sponsor proposes the rezoning and height re-classification of the project site to an Urban Mixed Use (UMU) district and an 85-X height and bulk district. The proposed project involves removal of the surface parking lot and construction of a nine-story, 85-foot-tall (94-foot-tall with elevator penthouse), approximately 165,350-square-foot, mixed-use building. The proposed building would contain up to 134 affordable residential units, 9,670 square feet of

(Continued on next page.)

#### **EXEMPT STATUS**

Exempt per Section 15183.3 of the California Environmental Quality Act (CEQA) Guidelines and California Public Resources Code Section 21094.5.

**DETERMINATION** 

I do hereby certify that the above determination has been made pursuant to State and Local requirements.

SARAH B. IONES

**Environmental Review Officer** 

Date

cc: Elaine Yee, Project Sponsor Shannon Dodge, Project Sponsor Supervisor David Campos, District 9

Virna Byrd, M.D.F Exemption/Exclusion File

Kimberly Durandet, Current Planning Division

#### PROJECT DESCRIPTION (continued)

community support services, 1,230 square feet of accessory office space, 4,420 square feet for a child development center, and 600 square feet of retail use. The proposed unit mix would include transitional age youth units (TAY; which are generally smaller than studio units), one-bedroom units, two-bedroom units, and three-bedroom units. It is anticipated that at least 20 percent of the proposed units would be transitional age youth units. No vehicular parking is proposed. The proposed project would include 107 Class I bicycle spaces at the ground-floor level and 12 Class II bicycle spaces would be located on the sidewalk in front of the project site (nine on Folsom Street and three on Shotwell Street). The existing 12-foot-wide curb cut on Shotwell Street would be removed and standard sidewalk and curb dimensions restored. The proposed project would install a 40-foot-long loading zone within two proposed sidewalk bulb-outs on Folsom Street for the residential use and the child development center. In addition, one 20-foot-long, on-street car share space would be located on Folsom Street. The Folsom Street sidewalk in front of the project site would be widened from 11 feet, 7 inches to 12 feet while the Shotwell Street sidewalk in front of the project site would be widened from 10 feet to 12 feet.

The proposed project includes an approximately 4,460-square-foot promenade that borders a park to the south (17th & Folsom Park), which is currently under construction, and a 2,960-square-foot open courtyard that would be located towards the center of the project site and would create an east and west building wing. Immediately north of the open courtyard would be a 1,530-square-foot outdoor open space for the child development center. The proposed project also includes an 860-square-foot roof deck for the residential units. The proposed project would replace five existing street trees along the project site (four on Folsom Street and one on Shotwell Street) and ten new trees would be planted (four on Shotwell Street, four within the proposed promenade, and two on Shotwell Street).

During the approximately 22-month construction period, the proposed project would require up to 30 feet of excavation below ground surface (bgs) for the proposed foundation work which would require cement deep soil mixing and any soil remediation deemed necessary, resulting in approximately 2,500 cubic yards of soil disturbance. The west wing of the proposed building would be supported by a shallow foundation (a mat slab) while the east wing would require a deep foundation (drilled piles would extend up to 65 feet bgs). Impact piling driving is not proposed. The project site is located within the Mission Plan Area of the Eastern Neighborhoods Area Plans.

#### PROJECT APPROVAL

The proposed project at 2060 Folsom Street would require the following approvals:

# **Actions by the Planning Commission**

Approval of a Legislative Amendment for proposed zoning change and height re-classification
under Section 302 of the Planning Code. The Planning Commission's approval of the Legislative
Amendment would be the Approval Action for the project. The Approval Action date establishes
the start of the 30-day appeal period for this CEQA exemption determination pursuant to Section
31.04(h) of the San Francisco Administrative Code.

## Actions by the Board of Supervisors

Approval of a Legislative Amendment for proposed zoning change and height re-classification.

# **Actions by the Planning Department**

Approval of a Large Project Authorization for development of a building greater than 25,000 gross square feet, if the proposed legislative amendment is approved. Per Planning Code Section 315, a Large Project Authorization for 100 percent Affordable Housing Projects may be approved by the Planning Department.

# **Actions by City Departments**

- Approval of a Site Mitigation Plan from the San Francisco Department of Public Health prior to the commencement of any excavation work.
- Approval of a Site Permit from the Department of Building Inspection (DBI) for new construction.

## **PROJECT SETTING**

The project site is an irregular-shaped lot located on the west side of Folsom Street between 16th and 17th streets in the Mission neighborhood. The project site is primarily flat with no noticeable slope and has frontages on Folsom, and Shotwell streets. The project site is a surface parking lot with approximately 95 vehicle spaces, three light standards, and a small information kiosk/pay station. The project site has been previously developed with residential and light industrial structures (including a wrecking company, an auto washing area, a trailer manufacturing factory, and a paint booth). By 1987 the project site did not contain residential or light industrial structures and has since been used as a surface parking lot.

Land uses near the project site include industrial, residential, commercial, office, and public space. The 16<sup>th</sup> Street-Mission BART station, a major regional transit station, is located three blocks (approximately 900 feet) west of the project site. There are three Muni stops approximately 300 feet north of the project site near the intersection of 16<sup>th</sup> and Folsom streets. Within a quarter mile of the project site, the San Francisco Municipal Railway (Muni) operates the following bus lines: 12, 14, 14R, 22, 33, 49, and 55. There is a bicycle lane on 17<sup>th</sup> Street and a bicycle route on Folsom Street. Buildings in the project vicinity range from 15 to 40 feet in height. Surrounding parcels are zoned PDR-1-G (General Production, Distribution, and Repair) with the exception of one lot west of the project site that is zoned UMU (Urban Mixed Use). Height and bulk districts in the project vicinity are 50-X and 58-X.

Immediately adjacent to the south of the project site is a proposed park that is currently under construction.<sup>1</sup> Immediately adjacent to the north of the project site is the 2000-2014 Folsom Street building which is a reinforced-concrete industrial building (constructed in 1948) that ranges from one to three stories in height with frontages on Folsom, 16th, and Shotwell streets. The uses in the building include food manufacturing, office, and commercial.

Across Folsom Street to the east of the project site, from 17th Street to 16th Street, is a two-story residential building with ground-floor commercial ("Rite Spot Cafe"), a one-story industrial building with

<sup>&</sup>lt;sup>1</sup> The site of the 17th & Folsom Park, which is under construction, was a former surface parking lot with approximately 219 spaces. It is anticipated that the park would open mid-2017.

warehouse and office uses ("Comcast Shipping and Receiving"), a two-story commercial building ("Sherman Williams Automotive Finishes"), a three-story residential building with ground-floor retail.

Across 17<sup>th</sup> Street to the south of the project site, between Shotwell and Folsom street, is a one-story warehouse building ("Ocean Sash & Door Company"), a two-story commercial building ("Lutz Plumbing"), a one-story industrial building with an adjacent parking lot for approximately twelve vehicles ("Hans Art Automotive"), and a two-story industrial building ("Pacific Investment Services").

Across Shotwell Street to the west of the project site, between 16<sup>th</sup> Street to 17<sup>th</sup> Street, is a two-story office building with an approximately 25-space parking lot ("Mission Neighborhood Health Center"), a two-story residential building with a ground-floor studio gallery, a two-story industrial building ("Dubbelju Motorcycle Rentals"), and a two-story industrial building ("Ocean Sash & Door Company"). At the southeast corner of Shotwell and 17<sup>th</sup> streets is a three-story performing arts building ("ODC Theater").

Two blocks west of the project site is the 600 South Van Ness Avenue development (Case No. 2013.0614ENV) that is currently under construction. That project entails the construction of a five-story, mixed-use building with 27 dwelling units, 3,060 square feet of commercial use, and 20 off-street parking spaces. Two blocks northwest of the project site is an approved development at 490 South Van Ness (Case No. 2015-010406ENV) which entails replacing a former gasoline station with a seven-story, mixed-use development with 72 dwelling units, 1,100 square feet of commercial use, and 48 off-street parking spaces.<sup>2</sup>

## STREAMLINING FOR INFILL PROJECTS OVERVIEW

California Public Resources Code Section 21094.5 and CEQA Guidelines Section 15183.3 provides a streamlined environmental review process for eligible infill projects by limiting the topics subject to review at the project level where the effects of infill development have been previously addressed in a planning level decision<sup>3</sup> or by uniformly applicable development policies.<sup>4</sup> CEQA does not apply to the effects of an eligible infill project under two circumstances. First, if an effect was addressed as a significant effect in a prior Environmental Impact Report (EIR)<sup>5</sup> for a planning level decision, then that effect need not be analyzed again for an individual infill project even when that effect was not reduced to a less than significant level in the prior EIR. Second, an effect need not be analyzed, even if it was not analyzed in a prior EIR or is more significant than previously analyzed, if the lead agency makes a finding that uniformly applicable development policies or standards, adopted by the lead agency or a city or county, apply to the infill project and would substantially mitigate that effect. Depending on the effects addressed in the prior EIR and the availability of uniformly applicable development policies or standards that apply to the eligible infill project, the streamlined environmental review would range from complete exemption from environmental review to a narrowed, project-specific environmental document.

<sup>&</sup>lt;sup>2</sup> The Mayor's Office of Housing and Community Development purchased the property in 2015 with the intention of building an affordable housing development.

<sup>&</sup>lt;sup>3</sup> Planning level decision means the enactment of amendment of a general plan or any general plan element, community plan, specific plan, or zoning code.

<sup>&</sup>lt;sup>4</sup> Uniformly applicable development policies are policies or standards adopted or enacted by a city or county, or by a lead agency, that reduce one or more adverse environmental effects.

<sup>&</sup>lt;sup>5</sup> Prior EIR means the environmental impact report certified for a planning level decision, as supplemented by any subsequent or supplemental environmental impact reports, negative declarations, or addenda to those documents.

Pursuant to CEQA Guidelines Section 15183.3, an eligible infill project is examined in light of the prior EIR to determine whether the infill project will cause any effects that require additional review under CEQA. The evaluation of an eligible infill project must demonstrate the following:

- (1) the project satisfies the performance standards of Appendix M of the CEQA Guidelines;
- (2) the degree to which the effects of the infill project were analyzed in the prior EIR;
- (3) an explanation of whether the infill project will cause new specific effects<sup>6</sup> not addressed in the prior EIR;
- (4) an explanation of whether substantial new information shows that the adverse effects of the infill project are substantially more severe than described in the prior EIR; and
- (5) if the infill project would cause new specific effects or more significant effects than disclosed in the prior EIR, the evaluation shall indicate whether uniformly applied development standards substantially mitigate<sup>7</sup> those effects.<sup>8</sup>

No additional environmental review is required if the infill project would not cause any new site-specific or project-specific effects or more significant effects, or if uniformly applied development standards would substantially mitigate such effects.

#### **INFILL PROJECT ELIGIBILITY**

To be eligible for the streamlining procedures prescribed in Section 15183.3, an infill project must meet all of the following criteria.

a) The project site is located in an urban area on a site that either has been previously developed or that adjoins existing qualified urban uses on at least seventy-five percent of the site's perimeter.<sup>9</sup>

The project site is located within an urban area and has been previously developed. According to historical Sanborn maps, the project site has been developed with residential and light industrial structures since 1889. Based on building permits, past businesses on the project site included a wrecking company, an auto washing area, a trailer manufacturing factory, and a paint booth. Based on the 1938 and 1946 aerial photographs, the project site was occupied by a building. Based on the 1987 aerial photograph, the building was no longer present and the project site was depicted as a paved parking lot. To date the project site remains developed as a paved parking lot.

<sup>&</sup>lt;sup>6</sup> A new specific effect is an effect that was not addressed in the prior EIR and that is specific to the infill project or the infill project site. A new specific effect may result if, for example, the prior EIR stated that sufficient site-specific information was not available to analyze the significance of that effect. Substantial changes in circumstances following certification of a prior EIR may also result in a new specific effect.

More significant means an effect will be substantially more severe than described in the prior EIR. More significant effects include those that result from changes in circumstances or changes in the development assumptions underlying the prior EIR's analysis. An effect is also more significant if substantial new information shows that: (1) mitigation measures that were previously rejected as infeasible are in fact feasible, and such measures are not included in the project; (2) feasible mitigation measures considerably different than those previously analyzed could substantially reduce a significant effect described in the prior EIR, but such measures are not included in the project; or (3) an applicable mitigation measure was adopted in connection with a planning level decision, but the lead agency determines that it is not feasible for the infill project to implement that measure.

<sup>8</sup> Substantially mitigate means that the policy or standard will substantially lessen the effect, but not necessarily below the levels of significance.

<sup>9</sup> For the purpose of this subdivision "adjoin" means the infill project is immediately adjacent to qualified urban uses, or is only separated from such uses by an improved public right-of-way. Qualified urban use means any residential, commercial, public institutional, transit or transportation passenger facility, or retail use, or any combination of those uses.

b) The proposed project satisfies the performance standards provided in Appendix M of the CEQA Guidelines.

The proposed project satisfies the performance standards provided in Appendix M of the CEQA Guidelines.<sup>10</sup> The Appendix M checklist, which can be located within the project file, covers the following topics for mixed-use residential projects: hazardous materials, air quality, transportation, and affordable housing. The project site is not included on any list compiled pursuant to Section 65962.5 of the Government Code (i.e., the "Cortese" list), and is not located near a high-volume roadway or a stationary source of air pollution (i.e., project site is not within an Air Pollutant Exposure Zone). The project site is located within a low vehicle travel area, within a half mile of an existing major transit stop, and consists of less than 300 affordable housing units.

c) The proposed project is consistent with the general use designation, density, building intensity, and applicable policies specified in the Sustainable Communities Strategy.

Plan Bay Area is the current Sustainable Communities Strategy and Regional Transportation Plan that was adopted by the Metropolitan Transportation Commission (MTC) and Association of Bay Area Governments (ABAG) in July 2013, in compliance with California's governing greenhouse gas reduction legislation, Senate Bi11 375.<sup>11</sup> To be consistent with Plan Bay Area, a proposed project must be located within a Priority Development Area (PDA), or must meet all of the following criteria:

- Conform with the jurisdiction's General Plan and Housing Element;
- Be located within 0.5 miles of transit access;
- Be 100% affordable to low- and very-low income households for 55 years; and
- Be located within 0.5 miles of at least six neighborhood amenities.<sup>12</sup>

The project site is located within the Eastern Neighborhoods PDA, and therefore the project is consistent with the general use designation, density, building intensity, and applicable policies specified in Plan Bay Area.<sup>13</sup> As discussed above, the proposed project at 2060 Folsom Street meets criteria a, b, and c, and is therefore considered an eligible infill project.

## PLAN-LEVEL ENVIRONMENTAL IMPACT REPORT

The 2060 Folsom Street project site is located within the Mission Plan Area of the Eastern Neighborhoods Area Plans which were evaluated in the Eastern Neighborhoods Rezoning and Area Plans Programmatic Environmental Impact Report (PEIR).<sup>14</sup> The Eastern Neighborhoods PEIR, which was certified in 2008, is a comprehensive programmatic document that presents an analysis of the environmental effects of implementation of the Eastern Neighborhoods Rezoning and Area Plans, as well as the potential impacts under several proposed alternative scenarios. The Eastern Neighborhoods PEIR estimated that

SAN FRANCISCO
PLANNING DEPARTMENT

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San Francisco Planning Department, Eligibility Checklist: CEQA Guidelines Appendix M Performance Standards for Streamlined Environmental Review, 2060 Folsom Street, May 3, 2016. This document (and all other documents cited in this report, unless otherwise noted), is available for review at the San Francisco Planning Department, 1650 Mission Street, Suite 400 as part of Case File No. 2015-014715ENV.

<sup>&</sup>lt;sup>11</sup> Metropolitan Transportation Commission and Association of Bay Area Governments, Plan Bay Area. Available: http://onebayarea.org/plan-bay-area/final-plan-bay-area.html. Accessed April 25, 2016

<sup>&</sup>lt;sup>12</sup> Choin, Miriam, Association of Bay Area Governments (ABAG) Planning & Research Director, letter to Don Lewis, Environmental Planner, San Francisco Planning Department, February 22, 2016, *Re*: 2070 Folsom Street Project SCS Consistency.

<sup>13</sup> Ibid

 $<sup>^{14}\,\,</sup>$  Planning Department Case No. 2004.0160E and State Clearinghouse No. 2005032048

implementation of the Eastern Neighborhoods Plan could result in approximately 7,400 to 9,900 net dwelling units and 3,200,000 to 6,600,0000 square feet of net non-residential space (excluding PDR loss) built in the Plan Area throughout the lifetime of the Plan (year 2025).

This determination and the Infill Environmental Checklist (Attachment A) concludes that the proposed project at 2060 Folsom Street: (1) is eligible for an infill streamlining exemption; (2) the effects of the infill project were analyzed in the Eastern Neighborhoods PEIR and applicable mitigation measures from the PEIR have been incorporated into the proposed project; (3) the proposed project would not cause new specific effects that were not already addressed in the Eastern Neighborhoods PEIR; and (4) there is no substantial new information that shows that the adverse environmental effects of the infill project are more significant than described in the prior EIR. Therefore, no further environmental review is required for the proposed 2060 Folsom Street project and this Certificate of Exemption for the proposed project comprise the full and complete CEQA evaluation necessary for the proposed project.

#### POTENTIAL ENVIRONMENTAL EFFECTS

The Eastern Neighborhoods PEIR included analyses of environmental issues including: land use; plans and policies; visual quality and urban design; population, housing, business activity, and employment (growth inducement); transportation; noise; air quality; parks, recreation and open space; shadow; archeological resources; historic architectural resources; hazards; and other issues not addressed in the previously issued initial study for the Eastern Neighborhoods Rezoning and Area Plans. The Eastern Neighborhoods PEIR analyzed a range of rezoning options for the project site, including an option to rezone the project site from a 50-foot height limit to a 68-foot height limit and from a P (Public) zoning district to an UMU district. Thus, the Eastern Neighborhoods PEIR considered the incremental impacts of the proposed 2060 Folsom Street project. As a result, the proposed infill project would not result in adverse environmental effects that are more significant than were identified in the Eastern Neighborhoods PEIR.

Significant and unavoidable impacts were identified in the Eastern Neighborhoods PEIR for the following topics: land use, historic architectural resources, transportation and circulation, and shadow. Regarding land use, the PEIR found a significant impact related to the cumulative loss of PDR. The approximately 29,075-square-foot project site at 2060 Folsom is a surface parking lot; therefore, there are no existing PDR uses at the project site. The project site is located within a P (Public) use district, which does not allow PDR uses. Since the project site was not part of the PDR land supply, the proposed project would not contribute to the significant land use impact identified in the PEIR. Regarding historic architectural resources, the PEIR found that changes in use districts and height limits under the Eastern Neighborhoods Area Plans could have substantial adverse changes on the significance of both individual historic resources and on historic districts within the Plan Area. The proposed project does not involve demolition of a structure and the project site is not located within a historic district. Therefore, the proposed project would not contribute to the significant historic resource impact identified in the Eastern Neighborhoods PEIR. Regarding transit, the PEIR found that the anticipated growth resulting from the zoning changes could result in significant impacts on transit ridership. Transit ridership generated by the

<sup>15</sup> San Francisco Planning Department, Eastern Neighborhoods Rezoning and Area Plans Final Environmental Impact Report (PEIR), August 7, 2008. Case No. 2004.0160E, Figure C&R-1 Proposed Use Districts in Preferred Project and Figure C&R-2 Proposed Height Limited in Preferred Project. Available at <a href="http://www.sf-planning.org/index.aspx?page=1893">http://www.sf-planning.org/index.aspx?page=1893</a>, accessed on May 25, 2016. This document also is available for review at 1650 Mission Street, Suite 400, San Francisco, CA, as part of Case No. 2004.0160E.

project would not contribute considerably to the transit impacts identified in the Eastern Neighborhoods PEIR. Finally, regarding shadow impacts, the PEIR could not conclude if the rezoning and community plans would result in less-than-significant shadow impacts because the feasibility of complete mitigation for potential new shadow impacts of unknown proposals could not be determined at that time. The proposed project would not substantially affect the adjacent 17th & Folsom Park since project shadow would be limited to early morning and evening hours in the summer months during periods that are typically low for park use.

The Eastern Neighborhoods PEIR identified feasible mitigation measures to address significant impacts related to noise, air quality, archeological resources, historic resources, hazardous materials, and transportation. The Infill Environmental Checklist discusses the applicability of each mitigation measure from the Eastern Neighborhoods PEIR and identifies uniformly applicable development standards that would reduce environmental effects of the project. Table 1 below lists the mitigation measures identified in the Eastern Neighborhoods PEIR that would apply to the proposed project.

Mitigation Measure	Applicability	Compliance
F-2: Construction Noise	Applicable: temporary construction noise from the use of heavy equipment would be generated	The project sponsor has agreed to develop and implement a set of noise attenuation measures during construction.
J-2: Properties with no Previous Studies	Applicable: project site is located in an area with no previous archaeological studies	The Planning Department has conducted a Preliminary Archeological Review. The project sponsor has agreed to implement procedures related to archeological testing in compliance with this mitigation

measure.

Table 1 - Applicable Eastern Neighborhoods PEIR Mitigation Measures

As discussed in the attached Infill Environmental Checklist, the following mitigation measures identified in the Eastern Neighborhoods PEIR are not applicable to the proposed project: F-1: Construction Noise (Pile Driving), F-3: Interior Noise Levels, F-4: Siting of Noise-Sensitive Uses, F-5: Siting of Noise-Generating Uses, F-6: Open Space in Noisy Environments, G-2: Air Quality for Sensitive Land Uses, G-3: Siting of Uses that Emit DPM, G-4: Siting of Uses that Emit other TACs, J-1: Properties with Previous Archeological Studies, J-3: Mission Dolores Archeological District, K-1: Interim Procedures for Permit Review in the Eastern Neighborhoods Plan area, K-2: Amendments to Article 10 of the Planning Code Pertaining to Vertical Additions in the South End Historic District, K-3: Amendments to Article 10 of the Planning Code Pertaining to Alterations and Infill Development in the Dogpatch Historic District, L-1: Hazardous Building Materials, E-1: Traffic Signal Installation, E-2: Intelligent Traffic Management, E-3: Enhanced Transportation Funding, E-4: Intelligent Traffic Management, E-5: Enhanced Transit Funding, E-6: Transit Corridor Improvements, E-7: Transit Accessibility, E-8: Muni Storage and Maintenance, E-9: Rider Improvements, E-10: Transit Enhancement, and E-11: Transportation Demand Management.

<sup>&</sup>lt;sup>16</sup> The Infill Environmental Checklist is attached to this document as Attachment A.

Please see the attached Mitigation Monitoring and Reporting Program<sup>17</sup> (MMRP) for the complete text of the applicable mitigation measures. With implementation of these mitigation measures and uniformly applicable development standards, the proposed project would not result in significant impacts beyond those analyzed in the Eastern Neighborhoods PEIR.

#### PUBLIC NOTICE AND COMMENT

A "Notification of Project Receiving Environmental Review" was mailed on May 11, 2016 to adjacent occupants and owners of properties within 300 feet of the project site. No comments were received.

# CONCLUSION

As summarized above and further discussed in the Infill Environmental Checklist<sup>18</sup>:

- 1. The proposed project is eligible for the streamlining procedures, as the project site has been previously developed and is located in an urban area, the proposed project satisfies the performance standards provided in Appendix M of the CEQA Guidelines, and the project is consistent with the Sustainable Communities Strategy;
- 2. The effects of the proposed infill project were analyzed in a prior EIR, and no new information shows that the adverse environmental effects of the infill project are more significant than that described in the prior EIR;
- 3. The proposed infill project would not cause any significant effects on the environment that either have not already been analyzed in a prior EIR or that are more significant than previously analyzed, or that uniformly applicable development policies would not substantially mitigate; and
- 4. The project sponsor will undertake feasible mitigation measures specified in the Eastern Neighborhoods PEIR to mitigate project-related significant impacts.

Therefore, the proposed project is exempt from further environmental review pursuant to Public Resources Code Section 21094.5 and CEQA Guidelines Section 15183.3.

<sup>&</sup>lt;sup>17</sup> The MMRP is attached to this document as Attachment B.

<sup>18</sup> Ibid



# ATTACHMENT A

# **Infill Environmental Checklist**

Case No.:

2015-014715ENV

Project Address:

2060 Folsom Street

Zoning:

P (Public) Use District

50-X Height and Bulk District

Block/Lot:

3571/031

Lot Size:

29,075 square feet

Prior EIR:

Eastern Neighborhoods Area Plan (Mission)

Project Sponsors:

Mission Economic Development Agency

Elaine Yee - (415) 282-3334

Chinatown Community Development Center

Shannon Dodge - (415) 929-1026

Staff Contact:

Don Lewis - (415) 575-9168

don.lewis@sfgov.org

#### **PROJECT DESCRIPTION**

## **Project Location**

The project site is an irregular-shaped lot located on the west side of Folsom Street between 16th and 17th streets, with frontages on Folsom and Shotwell streets, in the Mission neighborhood (see Figure 1, Project Location). The project site is a surface parking lot with approximately 95 vehicle spaces, three light standards, and a small information kiosk/pay station. It is currently zoned P (Public) and within a 50-X height and bulk district. Immediately adjacent to the south of the project site is the 17th & Folsom Park, which is under construction and under the jurisdiction of the Recreation and Park Department.

### **Project Characteristics**

The project sponsor proposes the rezoning and height re-classification of the project site to an Urban Mixed Use (UMU) district and an 85-X height and bulk district. The proposed project involves the removal of the surface parking lot and construction of a nine-story, 85-foot-tall (94-foot-tall with elevator penthouse), approximately 165,350-square-foot, mixed-use building. The proposed building would contain up to 134 affordable residential units, 9,720 square feet of community support services, 4,420 square feet for a child development center, 1,230 square feet of accessory office space, and 600 square feet of retail use. The unit mix would include transitional age youth units (which are generally smaller than studio units), one-bedroom units, two-bedroom units, and three-bedroom units. It is anticipated that at least 20 percent of the proposed units would be transitional age youth units. No off-street vehicular parking is proposed. The proposed project would include 107 Class I bicycle spaces at the ground-floor level and twelve Class II bicycle spaces would be located on the sidewalk in front of the project site (nine on Folsom Street and three on Shotwell Street). The existing 12-foot-wide curb cut on Shotwell Street would be removed and standard sidewalk and curb dimensions restored. The proposed project would install a 40-foot-long loading zone within two proposed sidewalk bulb-outs on Folsom Street for the

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

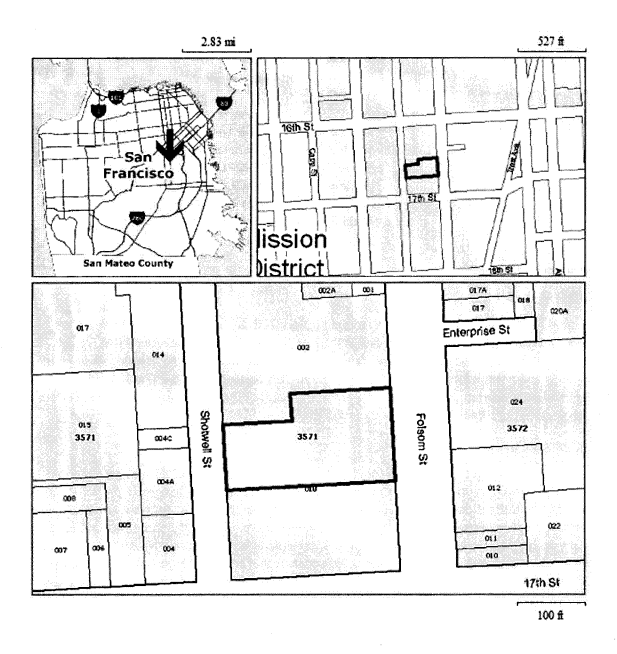
Reception: 415.558.6378

Fax:

415.558.6409

Planning Information: 415.558.6377

**Figure 1: Project Location** 



residential use and the child development center. In addition, one 20-foot-long, on-street car share space would be located on Folsom Street. The Folsom Street sidewalk in front of the project site would be widened from 11 feet, 7 inches to 12 feet while the Shotwell Street sidewalk in front of the project site would be widened from 10 feet to 12 feet. The proposed project would replace five existing street trees along the project site (four on Folsom Street and one on Shotwell Street) and ten new trees would be planted (four on Shotwell Street, four within the proposed promenade, and two on Shotwell Street).

The ground-floor level would include the following: 5,400 square feet of community support services; two bicycle storage rooms that would contain the Class I bicycle spaces; a 4,420-square-foot child development center; 1,230 square feet of office space; a 1,020-square-foot lobby with reception accessed from Folsom Street; and a 600-square-foot café would be located along Folsom Street. The proposed project would also include the following ground-floor open space: a 4,460-square-foot promenade would border the under construction 17th & Folsom Park to the south, where two park access gates would be located; a 2,960-square-foot open courtyard would be located towards the center of the project site and would create an east and west building wing; and immediately north of the open courtyard would be a 1,530-square-foot outdoor area for the child development center (see Figures 2 and 3, Proposed Site Plan and Proposed Ground Floor).

The second-floor level would contain residential units, including two family day care units with a 550-square-foot open space, 3,970 square feet of community support services, and a 300-square-foot lounge for the transitional age youth units (see Figure 4, Proposed Second Floor). Floors three through seven would include residential units (see Figure 5, Proposed Floor Plans 3-7). Floors eight and nine would include residential units, an 860-square-foot roof garden for the residents, and a 350-square-foot community room (see Figure 6, Proposed Floor Plans 8-9). The roof-top would include building-related mechanical systems and solar thermal arrays (see Figure 7, Proposed Roof Plan). Project elevations are provided as Figures 8, 9, and 10. The proposed project would pursue GreenPoint Rated certification.

#### **Project Construction**

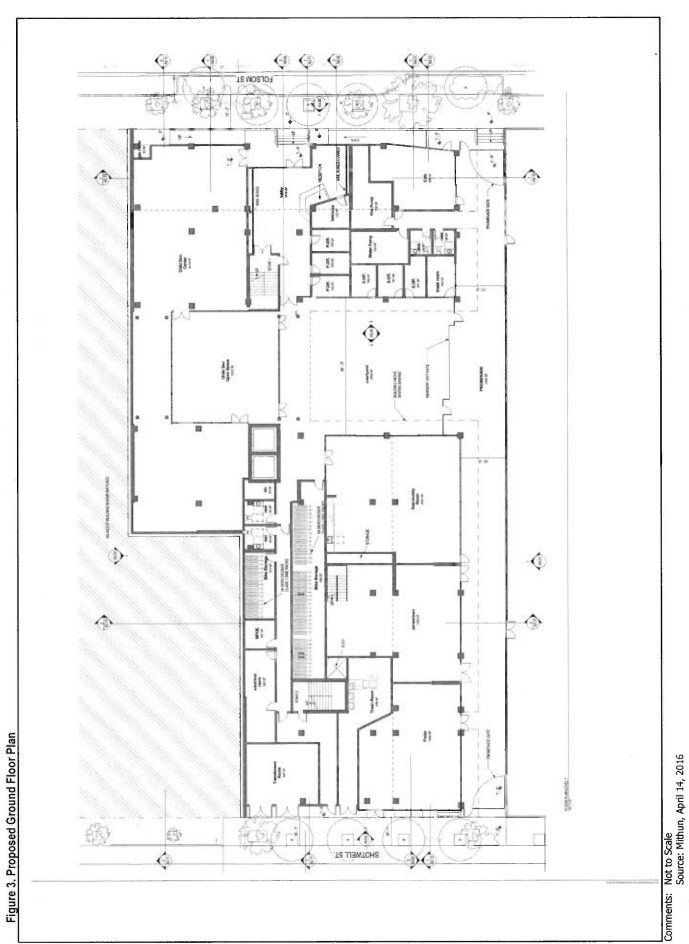
During the approximately 22-month construction period, the proposed project would require up to 30 feet of excavation below ground surface (bgs) for the proposed foundation work which would require cement deep soil mixing and any soil remediation deemed necessary, resulting in approximately 2,500 cubic yards of soil disturbance. The west wing of the proposed building would be supported by a shallow foundation (a mat slab) while the east wing would require a deep foundation (drilled piles would extend up to 65 feet bgs). Impact piling driving is not proposed.

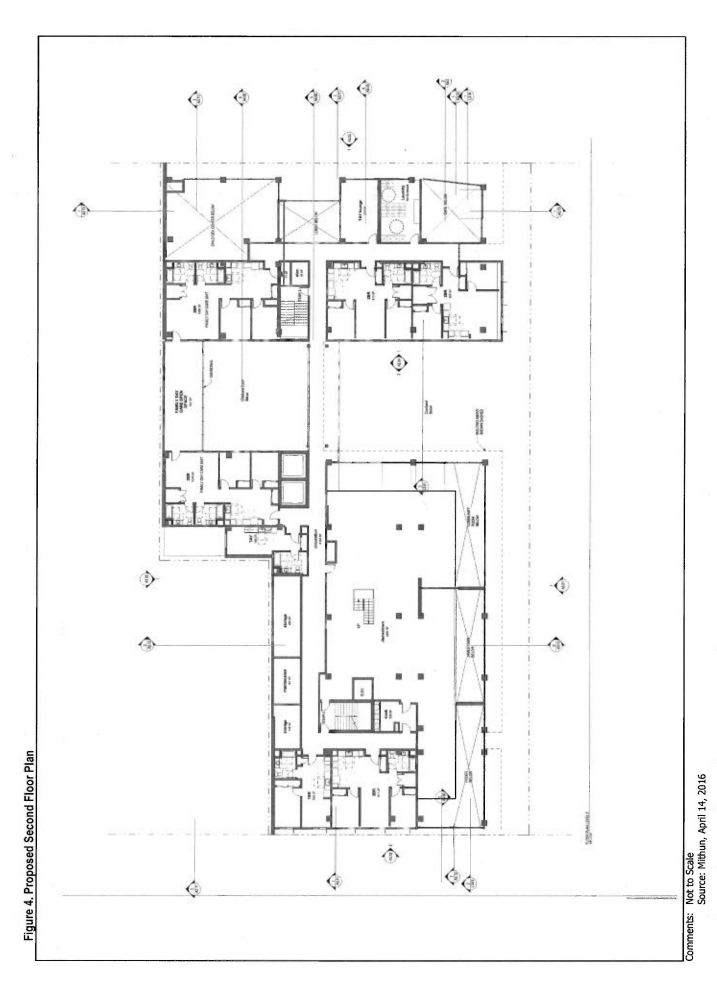
#### PROJECT APPROVAL

The proposed project at 2060 Folsom Street would require the following approvals:

#### Actions by the Planning Commission

Approval of a Legislative Amendment for proposed zoning change and height re-classification
under Section 302 of the Planning Code. The Planning Commission's approval of the Legislative
Amendment would be the Approval Action for the project. The Approval Action date establishes
the start of the 30-day appeal period for this CEQA exemption determination pursuant to Section
31.04(h) of the San Francisco Administrative Code.





Comments: Not to Scale Source: Mithun, April 14, 2016

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2060 Folsom Street Residential Mixed-Use Project

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Comments: Not to Scale Source: Mithun, April 14, 2016

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2060 Folsom Street Residential Mixed-Use Project

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Comments: Not to Scale Source: Mithun, April 14, 2016

# Actions by the Board of Supervisors

Approval of a Legislative Amendment for proposed zoning change and height re-classification.

#### **Actions by the Planning Department**

Approval of a Large Project Authorization for development of a building greater than 25,000 gross square feet, if the proposed legislative amendment is approved. Per Planning Code Section 315, a Large Project Authorization for 100 percent Affordable Housing Projects may be approved by the Planning Department.

# **Actions by City Departments**

- Approval of a Site Mitigation Plan from the San Francisco Department of Public Health prior to the commencement of any excavation work.
- Approval of a Site Permit from the Department of Building Inspection (DBI) for new construction.

#### **EVALUATION OF ENVIRONMENTAL EFFECTS**

This Infill Environmental Checklist was prepared to examine the proposed project in light of a prior Environmental Impact Report (EIR) to determine whether the project would cause any effects that require additional review under CEQA. The Infill Environmental Checklist indicates whether the effects of the proposed project were analyzed in a prior EIR, and identifies the prior EIR's mitigation measures that are applicable to the proposed project. The Infill Environmental Checklist also determines if the proposed project would cause new specific effects¹ that were not already addressed in a prior EIR and if there is substantial new information that shows that the adverse environmental effects of the project are more significant² than described in a prior EIR. Such impacts, if any, will be evaluated in a project-specific Mitigated Negative Declaration or EIR. If no such impacts are identified, the proposed project is exempt from further environmental review in accordance with Public Resources Code Section 21094.5 and CEQA Guidelines Section 15183.3.

The prior EIR for the proposed 2060 Folsom Street project is the Eastern Neighborhoods Rezoning and Area Plans Programmatic Environmental Impact Report (PEIR).<sup>3</sup> The Eastern Neighborhoods PEIR identified significant impacts related to land use, transportation, cultural resources, shadow, noise, air quality, and hazardous materials. Additionally, the PEIR identified significant cumulative impacts related

A new specific effect is an effect that was not addressed in a prior EIR and that is specific to the infill project or the infill project site. A new specific effect may result if, for example, the prior EIR stated that sufficient site-specific information was not available to analyze the significance of that effect. Substantial changes in circumstances following certification of a prior EIR may also result in a new specific effect.

<sup>&</sup>lt;sup>2</sup> More significant means an effect will be substantially more severe than described in the prior EIR. More significant effects include those that result from changes in circumstances or changes in the development assumptions underlying the prior EIR's analysis. An effect is also more significant if substantial new information shows that: (1) mitigation measures that were previously rejected as infeasible are in fact feasible, and such measures are not included in the project; (2) feasible mitigation measures considerably different than those previously analyzed could substantially reduce a significant effect described in the prior EIR, but such measures are not included in the project; or (3) an applicable mitigation measure was adopted in connection with a planning level decision, but the lead agency determines that it is not feasible for the infill project to implement that measure.

<sup>&</sup>lt;sup>3</sup> Planning Department Case No. 2004.0160E and State Clearinghouse No. 2005032048.

to land use, transportation, and cultural resources. Mitigation measures were identified for the above impacts and reduced all impacts to less-than-significant except for those related to land use (cumulative impacts on Production, Distribution, and Repair (PDR) use), transportation (program-level and cumulative traffic impacts at nine intersections; program-level and cumulative transit impacts on seven Muni lines), cultural resources (cumulative impacts from demolition of historical resources), and shadow (program-level impacts on parks). Mitigation measures identified in the Eastern Neighborhoods PEIR are discussed under each topic area, and measures that are applicable to the proposed project are provided under the Mitigation Measures Section at the end of this checklist.

The project sponsor proposes the rezoning and height re-classification of the project site to a UMU district and an 85-X height and bulk district. The proposed project would include the removal of the surface parking lot and construction of a nine-story, 85-foot-tall (94-foot-tall with elevator penthouse), approximately 165,350-square-foot, mixed-use building. The proposed building would contain up to 134 affordable residential units, 9,670 square feet of community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail use. As discussed below in this checklist, the effects of the proposed infill project have already been analyzed and disclosed in the Eastern Neighborhoods PEIR and are not more significant than previously analyzed.

#### CHANGES IN THE REGULATORY ENVIRONMENT

Since the certification of the Eastern Neighborhoods PEIR in 2008, several new policies, regulations, statutes, and funding measures have been adopted, passed, or are underway that affect the physical environment and/or environmental review methodology for projects in the Eastern Neighborhoods plan areas. As discussed in each topic area referenced below, these policies, regulations, statutes, and funding measures have implemented or will implement mitigation measures or further reduce less-than-significant impacts identified in the PEIR. These include:

- State statute regarding Aesthetics, Parking Impacts, effective January 2014, and state statute and Planning Commission resolution regarding automobile delay, and vehicle miles traveled, (VMT) effective March 2016 (see "CEQA Section 21099" heading below);
- The adoption of 2016 interim controls in the Mission District requiring additional information and analysis regarding housing affordability, displacement, loss of PDR and other analyses, effective January 2016;
- San Francisco Bicycle Plan update adoption in June 2009, Better Streets Plan adoption in 2010, Transit Effectiveness Project (aka "Muni Forward") adoption in March 2014, Vision Zero adoption by various City agencies in 2014, Proposition A and B passage in November 2014, and the Transportation Sustainability Program process (see Checklist section "Transportation");
- San Francisco ordinances establishing Construction Dust Control, effective July 2008, and Enhanced Ventilation Required for Urban Infill Sensitive Use Developments, amended December 2014 (see Checklist section "Air Quality");
- San Francisco Clean and Safe Parks Bond passage in November 2012 and San Francisco Recreation and Open Space Element of the General Plan adoption in April 2014 (see Checklist section "Recreation");
- Urban Water Management Plan adoption in 2011 and Sewer System Improvement Program process (see Checklist section "Utilities and Service Systems"); and

- Article 22A of the Health Code amendments effective August 2013 (see Checklist section "Hazardous Materials").

#### **CHANGES IN THE PHYSICAL ENVIRONMENT**

Since the certification of the Eastern Neighborhoods PEIR in 2008, as evidenced by the volume of development applications submitted to the Planning Department since 2012, the pace of development activity has increased in the Eastern Neighborhoods plan areas. The Eastern Neighborhoods PEIR projected that implementation of the Eastern Neighborhoods Plan could result in a substantial amount of growth within the Eastern Neighborhoods plan areas, resulting in an increase of approximately 7,400 to 9,900 net dwelling units and 3,200,000 to 6,600,000 square feet of net non-residential space (excluding PDR loss) throughout the lifetime of the Plan (year 2025). The Eastern Neighborhoods PEIR projected that this level of development would result in a total population increase of approximately 23,900 to 33,000 people throughout the lifetime of the plan. Growth projected in the Eastern Neighborhoods PEIR was based on a soft site analysis (i.e., assumptions regarding the potential for a site to be developed through the year 2025) and not based upon the created capacity of the rezoning options (i.e., the total potential for development that would be created indefinitely).

As of February 2016, projects containing 9,749 dwelling units and 2,807,952 square feet of non-residential space (excluding PDR loss) have completed or are proposed to complete environmental review<sup>7</sup> within the Eastern Neighborhoods plan areas.<sup>8</sup> This level of development corresponds to an overall population increase of approximately 23,758 to 25,332 persons. Of the 9,749 dwelling units that are under review or have completed environmental review, building permits have been issued<sup>9</sup> for 4,583 dwelling units, or approximately 47 percent of those units (information is not available regarding building permit issuance for non-residential square footage).

<sup>&</sup>lt;sup>4</sup> Tables 12 through 16 of the Eastern Neighborhoods Draft EIR and Table C&R-2 in the Comments and Responses show projected net growth based on proposed rezoning scenarios. A baseline for existing conditions in the year 2000 was included to provide context for the scenario figures for parcels affected by the rezoning, not projected growth totals from a baseline of the year 2000. Estimates of projected growth were based on parcels that were to be rezoned and did not include parcels that were recently developed (i.e., parcels with projects completed between 2000 and March 2006) or have proposed projects in the pipeline (i.e., projects under construction, projects approved or entitled by the Planning Department, or projects under review by the Planning Department or Department of Building Inspection). Development pipeline figures for each Plan Area were presented separately in Tables 5, 7, 9, and 11 in the Draft EIR. Environmental impact assessments for these pipeline projects were considered separately from the Eastern Neighborhoods rezoning effort.

<sup>&</sup>lt;sup>5</sup> Table 2 Forecast Growth by Rezoning Option Chapter IV of the Eastern Neighborhoods Draft EIR shows projected net growth based on proposed rezoning scenarios. A baseline for existing conditions in the year 2000 was included to provide context for the scenario figures for parcels affected by the rezoning.

<sup>6</sup> San Francisco Planning Department, Community Planning in the Eastern Neighborhoods, Rezoning Options Workbook, Draft, February 2003. This document is available at: <a href="http://www.sf-planning.org/index.aspx?page=1678#background">http://www.sf-planning.org/index.aspx?page=1678#background</a>.

<sup>&</sup>lt;sup>7</sup> For this and the Land Use and Land Use Planning section, environmental review is defined as projects that have or are relying on the growth projections and analysis in the Eastern Neighborhoods PEIR for environmental review (i.e., Community Plan Exemptions [CPE] or Focused Mitigated Negative Declarations and Focused Environmental Impact Reports with an attached Community Plan Exemption Checklist, or eligible infill projects).

<sup>8</sup> These estimates include projects that have completed environmental review and foreseeable projects (including the proposed project). Foreseeable projects are those projects for which environmental evaluation applications have been submitted to the San Francisco Planning Department.

<sup>&</sup>lt;sup>9</sup> An issued building permit refers to buildings currently under construction or open for occupancy. This number includes all units approved under CEQA (including CPEs, eligible infill exemptions, Categorical Exemptions and other types of CEQA documents).

Within the Mission Plan Area, the Eastern Neighborhoods PEIR projected that implementation of the Eastern Neighborhoods Plan could result in an increase of 800 to 2,100 net dwelling units and 700,000 to 3,500,000 non-residential space (excluding PDR loss) through the year 2025. This level of development corresponds to an overall population increase of approximately 4,719 to 12,207 persons. As of February 2016, projects containing 2,451 dwelling units and 355,842 square feet of non-residential space (excluding PDR loss) have completed or are proposed to complete environmental review within the Mission Plan Area. This level of development corresponds to an overall population increase of 8,764 to 10,650 persons. Of the 2,451 dwelling units that are under review or have completed environmental review, building permits have been issued for 989 dwelling units, or approximately 40 percent of those units. Therefore, currently anticipated growth within the Mission Plan Area is within the Eastern Neighborhoods PEIR growth projections.

Growth that has occurred within the plan areas since adoption of the Eastern Neighborhoods PEIR has been planned for and the effects of that growth were anticipated and considered in the Eastern Neighborhoods PEIR. Although the number of housing units under review is approaching or exceeds the residential unit projections for the Mission and Showplace Square/Potrero Hill Area Plans of the Eastern Neighborhoods PEIR, the non-residential reasonably foreseeable growth is well below what was anticipated. Therefore, population growth associated with approved and reasonably foreseeable development is within the population that was projected for 2025. Furthermore, the number of constructed projects within Eastern Neighborhoods is well below what was has been approved for all plan areas.

The Eastern Neighborhoods PEIR utilized the growth projections to analyze the physical environmental impacts associated with that growth for the following environmental impact topics: Land Use; Population, Housing, Business Activity, and Employment; Transportation; Noise; Air Quality; Parks, Recreation, and Open Space; Utilities/Public Services; and Water. The analysis took into account the overall growth in the Eastern Neighborhoods and did not necessarily analyze in isolation the impacts of growth in one land use category, although each land use category may have differing severities of effects. The analysis of environmental topics covered in this checklist take into account the differing severities of effects of the residential and employee population.

In summary, projects proposed within the Eastern Neighborhoods Plan Areas have not exceeded the overall population growth that was projected in the Eastern Neighborhoods PEIR; therefore, foreseeable growth within the plan areas do not present substantial new information that was not known at the time of the PEIR and would not result in new significant environmental impacts or substantially more severe adverse impacts than discussed in the PEIR.

#### **SENATE BILL 743**

### **Aesthetics and Parking**

In accordance with CEQA Section 21099 – Modernization of Transportation Analysis for Transit Oriented Projects – aesthetics and parking shall not be considered in determining if a project has the potential to result in significant environmental effects, provided the project meets all of the following three criteria:

- a) The project is in a transit priority area;
- b) The project is on an infill site; and
- c) The project is residential, mixed-use residential, or an employment center.

The proposed project meets each of the above three criteria and thus, this checklist does not consider aesthetics or parking in determining the significance of project impacts under CEQA.<sup>10</sup> See Figures 8,9, and 10 for project elevations.

#### **Automobile Delay and Vehicle Miles Traveled**

In addition, CEQA Section 21099(b)(1) requires that the State Office of Planning and Research (OPR) develop revisions to the CEQA Guidelines establishing criteria for determining the significance of transportation impacts of projects that "promote the reduction of greenhouse gas emissions, the development of multimodal transportation networks, and a diversity of land uses." CEQA Section 21099(b)(2) states that upon certification of the revised guidelines for determining transportation impacts pursuant to Section 21099(b)(1), automobile delay, as described solely by level of service or similar measures of vehicular capacity or traffic congestion shall not be considered a significant impact on the environment under CEQA.

In January 2016, OPR published for public review and comment a *Revised Proposal on Updates to the CEQA Guidelines on Evaluating Transportation Impacts in CEQA*<sup>11</sup> recommending that transportation impacts for projects be measured using a vehicle miles traveled (VMT) metric. On March 3, 2016, in anticipation of the future certification of the revised CEQA Guidelines, the San Francisco Planning Commission adopted OPR's recommendation to use the VMT metric instead of automobile delay to evaluate the transportation impacts of projects (Resolution 19579). (Note: the VMT metric does not apply to the analysis of project impacts on non-automobile modes of travel such as riding transit, walking, and bicycling.) Instead, a VMT and induced automobile travel impact analysis is provided in the Transportation section.

		i					
		#1	Not Analyzed in the Prior EIR				
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
1.	LAND USE AND LAND USE PLANNING—Would the project:						
a)	Physically divide an established community?	$\boxtimes$					
b)	Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?						

<sup>&</sup>lt;sup>10</sup> San Francisco Planning Department. Eligibility Checklist: CEQA Section 21099 – Modernization of Transportation Analysis for 2060 Folsom Street, May 11, 2016. This document (and all other documents cited in this report, unless otherwise noted), is available for review at the San Francisco Planning Department, 1650 Mission Street, Suite 400 as part of Case File No. 2015-014715ENV.

<sup>&</sup>lt;sup>11</sup> This document is available online at: https://www.opr.ca.gov/s sb743.php.

	Not Analyzed in the Prior EIR				
Topics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
c) Have a substantial impact upon the existing character of the vicinity?	$\boxtimes$				

The Eastern Neighborhoods PEIR analyzes effects on land use and land use planning under Chapter IV.A, on pages 35-82; Chapter V, on page 501; Chapter VI on pages 526-527; Chapter VIII on pages C&R-16 to C&R-19, C&R-50 to C&R-64, and C&R-131; and Chapter IX, Appendix A on page 24.12

The project site is located within the boundary of the Mission Area Plan. The Mission Area Plan promotes a wide range of uses to create a livable and vibrant neighborhood. The Area Plan includes the following community-driven goals that were developed specially for the Mission: increase the amount of affordable housing; preserve and enhance the unique character of the Mission's distinct commercial areas; promote alternative means of transportation to reduce traffic and auto use; improve and develop additional community facilities and open space; and minimize displacement. Through the Eastern Neighborhoods planning process, the project site was specifically called out for affordable housing development with a park adjacent to it. As an affordable residential project with ground-floor community facilities and an adjacent open space, the project is implementing that vision.

The Eastern Neighborhoods PEIR determined that adoption of the Area Plans would result in an unavoidable significant impact on land use due to the cumulative loss of PDR. The proposed project would not remove any existing PDR uses, and the project site is located within a P (Public) use district, which does not allow PDR uses. Therefore, the proposed project would not contribute to any impact related to loss of PDR uses that was identified in the Eastern Neighborhoods PEIR.

The Eastern Neighborhoods PEIR determined that implementation of the Area Plans would not create any new physical barriers in the Eastern Neighborhoods because the rezoning and Area Plans do not provide for any new major roadways, such as freeways that would disrupt or divide the plan area or individual neighborhoods. The proposed project would be developed within existing lot boundaries and would include a promenade that would connect with the proposed park at 17th & Folsom streets and would therefore not divide an established community.

Plans, policies, and regulations adopted for the purpose of avoiding or mitigating an environmental effect are those that directly address environmental issues and/or contain targets or standards that must be met in order to maintain or improve characteristics of the City's physical environment. Examples of such plans, policies, or regulations include the Bay Area Air Quality Management District's 2010 Clean Air Plan and the San Francisco Regional Water Quality Control Board's San Francisco Basin Plan. The proposed project would not obviously or substantially conflict with any plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect.

<sup>&</sup>lt;sup>12</sup> Page numbers to the Eastern Neighborhoods PEIR reference page numbers in the Eastern Neighborhoods Rezoning and Area Plans Final EIR. The PEIR is available for review at <a href="http://www.sf-planning.org/index.aspx?page=1893">http://www.sf-planning.org/index.aspx?page=1893</a>, accessed on May 25, or at 1650 Mission Street, Suite 400, San Francisco, CA, as part of Case No. 2004.0160E.

Implementation of the proposed project would not result in significant impacts that were not identified in the Eastern Neighborhoods PEIR related to land use and land use planning, and no mitigation measures are necessary.

			Not Analyzed in the Prior EIR			
Тор	ics:	Analyzed in the Prior EIR	No impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
2.	POPULATION AND HOUSING— Would the project:					
a)	Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?					
b)	Displace substantial numbers of existing housing units or create demand for additional housing, necessitating the construction of replacement housing?					
c)	Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?	$\boxtimes$				

The Eastern Neighborhoods PEIR analyzes effects on population and housing under Chapter IV.D, on pages 175-252; Chapter V, on pages 523-525; Chapter VIII on pages C&R-16 to C&R-19 and C&R-70 to C&R-84; and Chapter IX, Appendix A on page 25.

One of the objectives of the Eastern Neighborhoods Area Plans is to identify appropriate locations for housing in the City's industrially zoned land to meet the citywide demand for additional housing. The PEIR concluded that an increase in population in the Plan Areas is expected to occur as a secondary effect of the proposed rezoning and that any population increase would not, in itself, result in adverse physical effects, but would serve to advance key City policy objectives, such as providing housing in appropriate locations next to Downtown and other employment generators and furthering the City's Transit First policies. It was anticipated that the rezoning would result in an increase in both housing development and population in all of the Area Plan neighborhoods. The Eastern Neighborhoods PEIR determined that the anticipated increase in population and density would not result in significant adverse physical effects on the environment related to population and housing. No mitigation measures were identified in the PEIR.

The proposed building would contain up to 134 affordable residential units, 9,670 square feet of community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail use. Implementation of the proposed project would result in a net increase of about 303 residents on the project site and a net increase of about 58 employees on the project

site. <sup>13</sup> The non-residential components of the project are not anticipated to create a substantial demand for increased housing as these uses would not be sufficient in size and scale to generate such demand. Moreover, the proposed project would not displace any housing, as none currently exists on the project site. The increase in population facilitated by the project would be within the scope of the Eastern Neighborhoods PEIR analysis and would not be considered substantial. For the above reasons, the proposed project would not result in significant impacts that were not identified in the Eastern Neighborhoods PEIR related to population and housing. As stated in the "Changes in the Physical Environment" section above, these direct effects of the proposed project on population and housing are within the scope of the population growth evaluated in the Eastern Neighborhoods PEIR.

For the above reasons, the proposed project would not result in significant impacts on population and housing that were not identified in the Eastern Neighborhoods PEIR.

			i			
				Not Analyzed	in the Prior EIR	
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
3.	CULTURAL AND PALEONTOLOGICAL RESOURCES—Would the project:					
a)	Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5, including those resources listed in Article 10 or Article 11 of the San Francisco <i>Planning Code</i> ?	⊠				
b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?					
c)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?	$\boxtimes$				
d)	Disturb any human remains, including those interred outside of formal cemeteries?					

The Eastern Neighborhoods PEIR analyzes effects on cultural resources under Chapter IV.J, on pages 419-440; Chapter IV.K, on pages 441-474; Chapter V, on pages 512-522; Chapter VI on page 529; Chapter VIII on pages C&R-27 to C&R-120 to C&R-129, and C&R-139 to C&R-143; and Chapter IX, Appendix A on page 68.

<sup>&</sup>lt;sup>13</sup> According to the 2010 Census, the average household size in San Francisco is 2.26 persons (134 \* 2.26 = 303). This number is conservative since at least 20 percent of the proposed units would be transitional age youth units which are single occupancy. Retail and office employment was calculated using information in the 2002 Transportation Impacts Analysis Guidelines for Environmental Review (Transportation Guidelines).

#### **Historic Architectural Resources**

Pursuant to CEQA Guidelines Sections 15064.5(a)(1) and 15064.5(a)(2), historical resources are buildings or structures that are listed, or are eligible for listing, in the California Register of Historical Resources or are identified in a local register of historical resources, such as Articles 10 and 11 of the San Francisco Planning Code. The Eastern Neighborhoods PEIR determined that future development facilitated through the changes in use districts and height limits under the Eastern Neighborhoods Area Plans could have substantial adverse changes on the significance of both individual historic resources and on historic districts within the Plan Areas. The PEIR determined that approximately 32 percent of the known or potential historic resources in the Plan Areas could potentially be affected under the preferred alternative. The Eastern Neighborhoods PEIR found this impact to be significant and unavoidable. This impact was addressed in a Statement of Overriding Considerations with findings and adopted as part of the Eastern Neighborhoods Rezoning and Area Plans approval on January 19, 2009.

The project site, which is a surface parking, is not considered a historic resource. In addition, the project site is not located within a historic district or adjacent to a potential historic resource. Therefore, the proposed project would not contribute to the significant historic resource impact identified in the Eastern Neighborhoods PEIR, and no historic resource mitigation measures would apply to the proposed project.

For these reasons, the proposed project would not result in significant impacts on historic architectural resources that were not identified in the Eastern Neighborhoods PEIR.

#### **Archeological Resources**

The Eastern Neighborhoods PEIR determined that implementation of the Area Plan could result in significant impacts on archeological resources and identified three mitigation measures that would reduce these potential impacts to a less than significant level. Eastern Neighborhoods PEIR Mitigation Measure J-1 applies to properties for which a final archeological research design and treatment plan is on file at the Northwest Information Center and the Planning Department. Mitigation Measure J-2 applies to properties for which no archeological assessment report has been prepared or for which the archeological documentation is incomplete or inadequate to serve as an evaluation of potential effects on archeological resources under CEQA. Mitigation Measure J-3, which applies to properties in the Mission Dolores Archeological District, requires that a specific archeological testing program be conducted by a qualified archeological consultant with expertise in California prehistoric and urban historical archeology.

The proposed project at 2060 Folsom Street would involve up to approximately 30 feet of excavation below ground surface for the proposed foundation work, which would require cement deep soil mixing, resulting in approximately 2,500 cubic yards of soil disturbance. The proposed project would be subject to Mitigation Measure J-2 in the Eastern Neighborhoods PEIR (Project Mitigation Measure 1). In accordance with Mitigation Measure J-2, a Preliminary Archaeological Review (PAR) was conducted by Planning Department staff archeologists, which determined that the proposed project has the potential to adversely affect CEQA-significant archeological resources. The PAR determined that the project sponsor would be required to prepare an Archeological Testing Program to more definitively identify the potential for California Register-eligible archeological resources to be present within the project site and determine the appropriate action necessary to reduce the potential effect of the project on archeological resources to a less-than-significant level. The project sponsor has agreed to implement Eastern Neighborhoods PEIR

<sup>&</sup>lt;sup>14</sup> Randall Dean, Staff Archeologist, San Francisco Planning Department. Archeological Review Log.

Mitigation Measure J-2, as Project Mitigation Measure 1 (full text provided in the "Mitigation Measures" section below and in the MMRP, which is attached herein as Attachment B).

For these reasons, the proposed project would not result in significant impacts on archeological resources that were not identified in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR			
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
4.	TRANSPORTATION AND CIRCULATION—Would the project:					
a)	Conflict with an applicable plan, ordinance or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?					
b)	Conflict with an applicable congestion management program, including but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?	⊠				
c)	Result in a change in air traffic patterns, including either an increase in traffic levels, obstructions to flight, or a change in location, that results in substantial safety risks?	⊠				
d)	Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses?	⊠				
e)	Result in inadequate emergency access?	$\boxtimes$				
f)	Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?	⊠	⊠			

The Eastern Neighborhoods PEIR analyzes effects on transportation and circulation under Chapter IV.E, on pages 253-302; Chapter V, on pages 502-506 and page 525; Chapter VI on pages 527-528; Chapter VIII

on pages C&R-23 to C&R-27, C&R-84 to C&R-96, and C&R-131 to C&R-134; and Chapter IX, Appendix A on page 26.

The Eastern Neighborhoods PEIR anticipated that growth resulting from the zoning changes would not result in significant impacts related to pedestrians, bicyclists, loading, emergency access, or construction.

However, the Eastern Neighborhoods PEIR anticipated that growth resulting from the zoning changes could result in significant impacts on transit ridership, and identified seven transportation mitigation measures, which are described further below in the Transit sub-section. Even with mitigation, however, it was anticipated that the significant adverse cumulative impacts on transit lines could not be fully mitigated. Thus, these impacts were found to be significant and unavoidable. As discussed above under "SB 743", in response to state legislation that called for removing automobile delay from CEQA analysis, the Planning Commission adopted resolution 19579 replacing automobile delay with a VMT metric for analyzing transportation impacts of a project. Therefore, impacts and mitigation measures from the Eastern Neighborhoods PEIR associated with automobile delay are not discussed in this checklist.

The Eastern Neighborhoods PEIR did not evaluate vehicle miles traveled or the potential for induced automobile travel. The VMT Analysis and Induced Automobile Travel Analysis presented below evaluate the project's transportation effects using the VMT metric.

The project site is not located within an airport land use plan area, or in the vicinity of a private airstrip. Therefore, the Infill Environmental Checklist topic 4c is not applicable.

# Vehicle Miles Traveled (VMT) Analysis

Many factors affect travel behavior. These factors include density, diversity of land uses, design of the transportation network, access to regional destinations, distance to high-quality transit, development scale, demographics, and transportation demand management. Typically, low-density development at great distance from other land uses, located in areas with poor access to non-private vehicular modes of travel, generate more automobile travel compared to development located in urban areas, where a higher density, mix of land uses, and travel options other than private vehicles are available.

Given these travel behavior factors, San Francisco has a lower VMT ratio than the nine-county San Francisco Bay Area region. In addition, some areas of the City have lower VMT ratios than other areas of the City. These areas of the City can be expressed geographically through transportation analysis zones. Transportation analysis zones are used in transportation planning models for transportation analysis and other planning purposes. The zones vary in size from single city blocks in the downtown core, multiple blocks in outer neighborhoods, to even larger zones in historically industrial areas like the Hunters Point Shipyard.

The San Francisco County Transportation Authority (Transportation Authority) uses the San Francisco Chained Activity Model Process (SF-CHAMP) to estimate VMT by private automobiles and taxis for different land use types. Travel behavior in SF-CHAMP is calibrated based on observed behavior from the California Household Travel Survey 2010-2012, Census data regarding automobile ownership rates and county-to-county worker flows, and observed vehicle counts and transit boardings. SF-CHAMP uses a synthetic population, which is a set of individual actors that represents the Bay Area's actual population, who make simulated travel decisions for a complete day. The Transportation Authority uses tour-based analysis for office and residential uses, which examines the entire chain of trips over the course of a day, not just trips to and from the project. For retail uses, the Transportation Authority uses trip-based analysis, which counts VMT from individual trips to and from the project (as opposed to entire chain of trips). A trip-based approach, as opposed to a tour-based approach, is necessary for retail

projects because a tour is likely to consist of trips stopping in multiple locations, and the summarizing of tour VMT to each location would over-estimate VMT.<sup>15,16</sup>

A project would have a significant effect on the environment if it would cause substantial additional VMT. OPR's Proposed Transportation Impact Guidelines recommend screening criteria to identify types, characteristics, or locations of projects that would not result in significant impacts to VMT. If a project meets one of the three screening criteria provided (Map-Based Screening, Small Projects, and Proximity to Transit Stations), then it is presumed that VMT impacts would be less than significant for the project and a detailed VMT analysis is not required. Map-Based Screening is used to determine if a project site is located within a transportation analysis zone (TAZ) that exhibits low levels of VMT<sup>17</sup>; Small Projects are projects that would generate fewer than 100 vehicle trips per day; and the Proximity to Transit Stations criterion includes projects that are within a half mile of an existing major transit stop, have a floor area ratio of greater than or equal to 0.75, vehicle parking that is less than or equal to that required or allowed by the Planning Code without conditional use authorization, and are consistent with the applicable Sustainable Communities Strategy.

For residential development, the existing regional average daily VMT per capita is 17.2.<sup>18</sup> For office development, regional average daily work-related VMT per employee is 19.1. For retail development, regional average daily retail VMT per employee is 14.9.<sup>19</sup> Average daily VMT for all three land uses is projected to decrease in future 2040 cumulative conditions. Refer to Table 1: Daily Vehicle Miles Traveled, which includes the transportation analysis zone in which the project site is located, 592.

As shown in Table 1, the proposed project's residential, retail, and office uses would be located in a TAZ where existing VMT for residential, retail, and office uses are more than 15 percent below regional averages.<sup>20</sup> The existing average daily household VMT per capita is 4.6 for TAZ 592, which is 73 percent below the existing regional average daily VMT per capita of 17.2. Future 2040 average daily household VMT per capita is 3.9 for TAZ 592, which is 76 percent below the future 2040 regional average daily VMT per capita of 16.1. The existing average daily VMT per office employee is 8.5 for TAZ 592, which is 56 percent below the existing regional average daily VMT per office employee of 19.1. Future 2040 average

<sup>&</sup>lt;sup>15</sup> To state another way: a tour-based assessment of VMT at a retail site would consider the VMT for all trips in the tour, for any tour with a stop at the retail site. If a single tour stops at two retail locations, for example, a coffee shop on the way to work and a restaurant on the way back home, then both retail locations would be allotted the total tour VMT. A trip-based approach allows us to apportion all retail-related VMT to retail sites without double-counting.

<sup>16</sup> San Francisco Planning Department, Executive Summary: Resolution Modifying Transportation Impact Analysis, Appendix F, Attachment A, March 3, 2016.

<sup>&</sup>lt;sup>17</sup> A project would cause substantial additional VMT if it exceeds both the existing City household VMT per capita minus 15 percent and existing regional household VMT per capita minus 15 percent. In San Francisco, the City's average VMT per capita is lower (8.4) than the regional average (17.2). Therefore, the City average is irrelevant for the purposes of the analysis. For office projects, a project would generate substantial additional VMT if it exceeds the regional VMT per employee minus 15 percent. For retail projects, the Planning Department uses a VMT efficiency metric approach, and a project would generate substantial additional VMT if it exceeds the regional VMT per retail employee minus 15 percent.

<sup>&</sup>lt;sup>18</sup> Includes the VMT generated by the households in the development.

<sup>19</sup> Retail travel is not explicitly captured in SF-CHAMP, rather, there is a generic "Other" purpose which includes retail shopping, medical appointments, visiting friends or family, and all other non-work, non-school tours. The retail efficiency metric captures all of the "Other" purpose travel generated by Bay Area households. The denominator of employment (including retail; cultural, institutional, and educational; and medical employment; school enrollment, and number of households) represents the size, or attraction, of the zone for this type of "Other" purpose travel.

<sup>&</sup>lt;sup>20</sup> San Francisco Planning Department, Eligibility Checklist: CEQA Section 21099 – Modernization of Transportation Analysis for 2060 Folsom Street, May 11, 2016.

daily VMT per office employee is 7.7 for TAZ 592, which is 55 percent below the future 2040 regional average daily work-related VMT per office employee of 17.0. The existing average daily VMT per retail employee is 9.7 for TAZ 592, which is 35 percent below the existing regional average daily VMT per retail employee of 14.9. Future 2040 average daily VMT per retail employee is 9.4 for TAZ 592, which is 36 percent below the future 2040 regional average daily work-related VMT per retail employee of 14.6.

Table 1: Daily Vehicle Miles Traveled

	Table 1, Bully Velicle Miles Tlavele								
		<b>Existing</b>		Cumulative 2040					
<u>Land Use</u>	Bay Area Regional Average	Bay Area Regional Average minus 15%	TAZ 592	Bay Area Regional Average	Bay Area Regional Average minus 15%	TAZ 592			
Households (Residential)	17.2	14.6	4.6	16.1	13.7	3.9			
Employment (Office)	19.1	16.2	8.5	17.0	14.5	7.7			
Employment (Retail)	14.9	12.6	9.4	14.6	12.4	9.7			

Given the project site is located in an area where existing VMT is more than 15 percent below the existing regional average, the proposed project's residential, office, and retail uses would not result in substantial additional VMT, and the proposed project would not result in a significant impact related to VMT. Furthermore, the project site meets the Proximity to Transit Stations screening criteria, which also indicates that the proposed project's residential, office and retail uses would not cause substantial additional VMT.<sup>21</sup>

# Induced Automobile Travel Analysis

A project would have a significant effect on the environment if it would substantially induce additional automobile travel by increasing physical roadway capacity in congested areas (i.e., by adding new mixed-flow lanes) or by adding new roadways to the network. OPR's Proposed Transportation Impact Guidelines includes a list of transportation project types that would not likely lead to a substantial or measureable increase in VMT. If a project fits within the general types of projects (including combinations of types), then it is presumed that VMT impacts would be less than significant and a detailed VMT analysis is not required.

The proposed project is not a transportation project. However, the proposed project would include features that would alter the transportation network. The existing 12-foot-wide curb cut on Shotwell Street would be removed and standard sidewalk and curb dimensions restored. The Folsom Street sidewalk in front of the project site would be widened from 11 feet, 7 inches to 12 feet while the Shotwell Street sidewalk in front of the project site would be widened from 10 to 12 feet. The proposed project would install a 40-foot-long loading zone and one 20-foot-long, on-street car share on Folsom Street for the residential units and the child development center. The proposed project would also include the installation of twelve Class 2 bicycle parking facilities on the sidewalk in front of the project site (nine of

<sup>21</sup> Ibid.

Folsom Street and three on Shotwell Street). These features fit within the general types of projects that would not substantially induce automobile travel, and the impacts would be less than significant.<sup>22</sup>

### **Trip Generation**

The proposed building would contain up to 134 affordable residential units, 9,670 square feet of community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail use. No off-street vehicular parking is proposed. The proposed project would include 107 Class I bicycle spaces at the ground-floor level and twelve Class 2 bicycle spaces would be located on the sidewalk in front of the project site (nine on Folsom Street and three on Shotwell Street).

Localized trip generation of the proposed project was calculated using a trip-based analysis and information in the 2002 Transportation Impact Analysis Guidelines for Environmental Review (SF Guidelines) developed by the San Francisco Planning Department.<sup>23</sup> The proposed project would generate an estimated 1,546 person trips (inbound and outbound) on a weekday daily basis, consisting of 613 person trips by auto (488 vehicle trips accounting for vehicle occupancy data for this Census Tract), 577 transit trips, 167 walk trips and 188 trips by other modes. During the p.m. peak hour, the proposed project would generate an estimated 235 person trips, consisting of 88 person trips by auto (77 vehicle trips accounting for vehicle occupancy data), 94 transit trips, 23 walk trips and 30 trips by other modes.

#### **Transit**

Mitigation Measures E-5 through E-11 in the Eastern Neighborhoods PEIR were adopted as part of the Plan with uncertain feasibility to address significant transit impacts. These measures are not applicable to the proposed project, as they are plan-level mitigations to be implemented by City and County agencies. In compliance with a portion of Mitigation Measure E-5: Enhanced Transit Funding, the City adopted impact fees for development in Eastern Neighborhoods that goes towards funding transit and complete streets. In addition, San Francisco Board of Supervisors approved amendments to the San Francisco Planning Code, referred to as the Transportation Sustainability Fee (Ordinance 200-154, effective December 25, 2015).<sup>24</sup> The fee updated, expanded, and replaced the prior Transit Impact Development Fee, which is in compliance with portions of Mitigation Measure E-5: Enhanced Transit Funding. The proposed project would be subject to the fee. The City is also currently conducting outreach regarding Mitigation Measures E-5: Enhanced Transit Funding and Mitigation Measure E-11: Transportation Demand Management. Both the Transportation Sustainability Fee and the transportation demand management efforts are part of the Transportation Sustainability Program.<sup>25</sup> In compliance with all or portions of Mitigation Measure E-6: Transit Corridor Improvements, Mitigation Measure E-7: Transit Accessibility, Mitigation Measure E-9: Rider Improvements, and Mitigation Measure E-10: Transit Enhancement, the San Francisco Municipal Transportation Authority (SFMTA) is implementing the Transit Effectiveness Project (TEP), which was approved by the SFMTA Board of Directors in March 2014. The TEP (now called Muni Forward) includes system-wide review, evaluation, and recommendations to improve service and increase transportation efficiency. Examples of transit priority and pedestrian safety improvements within the Eastern Neighborhoods Plan area as part of Muni Forward include the 14

<sup>22</sup> Ibid.

<sup>&</sup>lt;sup>23</sup> San Francisco Planning Department, Transportation Calculations for 2060 Folsom Street, May 5, 2016.

<sup>&</sup>lt;sup>24</sup> Two additional files were created at the Board of Supervisors for TSF regarding hospitals and health services, grandfathering, and additional fees for larger projects: see Board file nos. 151121 and 151257.

<sup>25</sup> http://tsp.sfplanning.org

Mission Rapid Transit Project, the 22 Fillmore Extension along 16<sup>th</sup> Street to Mission Bay (expected construction between 2017 and 2020), and the Travel Time Reduction Project on Route 9 San Bruno (initiation in 2015). In addition, Muni Forward includes service improvements to various routes within the Eastern Neighborhoods Plan area; for instance the implemented new Route 55 on 16<sup>th</sup> Street.

Mitigation Measure E-7 also identifies implementing recommendations of the Bicycle Plan and Better Streets Plan. As part of the San Francisco Bicycle Plan, adopted in 2009, a series of minor, near-term, and long-term bicycle facility improvements are planned within the Eastern Neighborhoods, including along 2nd Street, 5th Street, 17th Street, Townsend Street, Illinois Street, and Cesar Chavez Boulevard. The San Francisco Better Streets Plan, adopted in 2010, describes a vision for the future of San Francisco's pedestrian realm and calls for streets that work for all users. The Better Streets Plan requirements were codified in Section 138.1 of the Planning Code and new projects constructed in the Eastern Neighborhoods Plan area are subject to varying requirements, dependent on project size. Another effort which addresses transit accessibility, Vision Zero, was adopted by various City agencies in 2014. Vision Zero focuses on building better and safer streets through education, evaluation, enforcement, and engineering. The goal is to eliminate all traffic fatalities by 2024. Vision Zero projects within the Eastern Neighborhoods Plan area include pedestrian intersection treatments along Mission Street from 18th to 23rd streets, the Potrero Avenue Streetscape Project from Division to Cesar Chavez streets, and the Howard Street Pilot Project, which includes pedestrian intersection treatments from 4th to 6th streets.

The project site is located within a quarter mile of several local transit lines including Muni lines 12, 14, 14R, 22, 33, 49, and 55. In addition, the 16th Street-Mission BART station, a major regional transit station, is three blocks west of the project site. The proposed project would be expected to generate 577 daily transit trips, including 94 during the p.m. peak hour. Given the wide availability of nearby transit, the addition of 94 p.m. peak hour transit trips would be accommodated by existing capacity. As such, the proposed project would not result in unacceptable levels of transit service or cause a substantial increase in delays or operating costs such that significant adverse impacts in transit service could result.

Each of the rezoning options in the Eastern Neighborhoods PEIR identified significant and unavoidable cumulative impacts relating to increases in transit ridership on Muni lines, with the Preferred Project having significant impacts on seven lines. Of those lines, the project site is located within a quarter-mile of Muni lines 22, 33, and 49. The proposed project would not contribute considerably to these conditions as its minor contribution of 94 p.m. peak hour transit trips would not be a substantial proportion of the overall additional transit volume generated by Eastern Neighborhood projects. The proposed project would also not contribute considerably to 2025 cumulative transit conditions and thus would not result in any significant cumulative transit impacts.

## **Pedestrians**

Trips generated by the proposed project would include walk trips to and from the proposed residential and non-residential uses, plus walk trips to and from transit stops. The proposed project would add up to 117 pedestrian trips to the surrounding streets during the weekday p.m. peak hour (this includes 94 transit trips and 23 walk trips). The new pedestrian trips could be accommodated on sidewalks and crosswalks adjacent to the project site and would not substantially overcrowd the sidewalks along Folsom or Shotwell streets. Implementation of the proposed project would improve pedestrian circulation at the project site by removing the curb cut on Shotwell Street and by providing no off-street

<sup>&</sup>lt;sup>26</sup> The Folsom Street sidewalk in front of the project site would be widened from 11 feet, 7 inches to 12 feet while the Shotwell Street sidewalk in front of the project site would be widened from 10 feet to 12 feet.

vehicle parking spaces. The project-generated 117 pedestrian trips during the weekday p.m. peak hour would be dispersed throughout the project vicinity and would not substantially affect pedestrian conditions.

### **Bicycles**

The following bicycle facilities are located near the project site: Folsom Street has a north-south bike lane; 17th Street has an east-west bike lane; 16th Street has an east-west bike route, and Harrison Street has a primarily north-south bike lane. The proposed project would include 107 Class I bicycle spaces at the ground-floor level and 12 Class II bicycle spaces would be located on the sidewalk in front of the project site (nine on Folsom Street and three on Shotwell Street). As previously discussed, the proposed project would remove the existing curb cut on Shotwell Street and would not provide off-street vehicle parking spaces. Implementation of the proposed project would not substantially affect bicycle travel in the area.

# Loading

The proposed project would install a 40-foot-long loading zone on Folsom Street for the residential use and the child development center. The proposed loading demand would be accommodated within the proposed loading zone and the proposed project would not create potentially hazardous traffic conditions involving traffic, transit, bicycles, or pedestrians.

#### Conclusion

For the above reasons, the proposed project would not result in significant impacts that were not identified in the Eastern Neighborhoods PEIR related to transportation and circulation and would not contribute considerably to cumulative transportation and circulation impacts that were identified in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR				
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
5.	NOISE—Would the project:						
a)	Result in exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?	⊠					
b)	Result in exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?						
c)	Result in a substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?	⊠					
d)	Result in a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?						

			Not Analyzed in the Prior EIR				
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
e)	For a project located within an airport land use plan area, or, where such a plan has not been adopted, in an area within two miles of a public airport or public use airport, would the project expose people residing or working in the area to excessive noise levels?						
f)	For a project located in the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?	⊠					
g)	Be substantially affected by existing noise levels?	⊠					

The Eastern Neighborhoods PEIR analyzes effects related to noise under Chapter IV.F, on pages 303-322; Chapter V, on pages 507-509 and page 525-525a; Chapter VIII on pages C&R-96 to C&R-100 and C&R-134 to C&R-136; and Chapter IX, Appendix A on pages 26-29.

The Eastern Neighborhoods PEIR determined that implementation of the Eastern Neighborhoods Area Plans and Rezoning would result in significant noise impacts during construction activities and due to conflicts between noise-sensitive uses in proximity to noisy uses such as PDR, retail, entertainment, cultural/institutional/educational uses, and office uses. The Eastern Neighborhoods PEIR also determined that incremental increases in traffic-related noise attributable to implementation of the Eastern Neighborhoods Area Plans and Rezoning would be less than significant. The Eastern Neighborhoods PEIR identified six noise mitigation measures, three of which may be applicable to subsequent development projects.<sup>27</sup> These mitigation measures would reduce noise impacts from construction and noisy land uses to less-than-significant levels.

### **Construction Noise**

Eastern Neighborhoods PEIR Mitigation Measures F-1 and F-2 relate to construction noise. Mitigation Measure F-1 addresses individual projects that include pile-driving, and Mitigation Measure F-2 addresses individual projects that include particularly noisy construction procedures (including pile-driving). Construction of the proposed project would be supported by a combination of a shallow

Eastern Neighborhoods PEIR Mitigation Measures F-3, F-4, and F-6 address the siting of sensitive land uses in noisy environments. In a decision issued on December 17, 2015, the California Supreme Court held that CEQA does not generally require an agency to consider the effects of existing environmental conditions on a proposed project's future users or residents except where a project or its residents may exacerbate existing environmental hazards (California Building Industry Association v. Bay Area Air Quality Management District, December 17, 2015, Case No. S213478. Available at:

http://www.courts.ca.gov/opinions/documents/S213478.PDF). As noted above, the Eastern Neighborhoods PEIR determined that incremental increases in traffic-related noise attributable to implementation of the Eastern Neighborhoods Area Plans and Rezoning would be less than significant, and thus would not exacerbate the existing noise environment. Therefore, Eastern Neighborhoods Mitigation Measures F-3, F-4, and F-6 are not applicable. Nonetheless, for all noise sensitive uses, the general requirements for adequate interior noise levels of Mitigation Measures F-3 and F-4 are met by compliance with the acoustical standards required under the California Building Standards Code (California Code of Regulations Title 24).

foundation (a mat slab for the west wing) and a deep foundation (drilled piles would extend up to 65 feet bgs for the east wing). Impact pile driving is not proposed as part of the project, and therefore Mitigation Measure F-1 is not applicable. Since construction of the proposed project would require heavy construction equipment, Mitigation Measure F-2 is applicable. Mitigation Measure F-2 would require the project sponsor to develop and implement a set of noise attenuation measures during construction. The project sponsor has agreed to implement Eastern Neighborhoods PEIR Mitigation Measure F-2 as Project Mitigation Measure 2 (full text provided in the "Mitigation Measures" section below and in the MMRP, which is attached herein as Attachment B).

In addition, all construction activities for the proposed project (approximately 22 months) would be subject to and required to comply with the San Francisco Noise Ordinance (Article 29 of the San Francisco Police Code) (Noise Ordinance). Construction noise is regulated by the Noise Ordinance. The Noise Ordinance requires construction work to be conducted in the following manner: (1) noise levels of construction equipment, other than impact tools, must not exceed 80 dBA at a distance of 100 feet from the source (the equipment generating the noise); (2) impact tools must have intake and exhaust mufflers that are approved by the Director of Public Works (PW) or the Director of the Department of Building Inspection (DBI) to best accomplish maximum noise reduction; and (3) if noise from the construction work would exceed the ambient noise levels at the site property line by 5 dBA, the work must not be conducted between 8:00 p.m. and 7:00 a.m. unless the Director of PW authorizes a special permit for conducting the work during that period.

DBI is responsible for enforcing the Noise Ordinance for private construction projects during normal business hours (8:00 a.m. to 5:00 p.m.). The Police Department is responsible for enforcing the Noise Ordinance during all other hours. Nonetheless, during the construction period for the proposed project of approximately 22 months, occupants of the nearby properties could be disturbed by construction noise. Times may occur when noise could interfere with indoor activities in nearby residences and other businesses near the project site. The increase in noise in the project area during project construction would not be considered a significant impact of the proposed project, because the construction noise would be temporary, intermittent, and restricted in occurrence and level, as the contractor would be required to comply with the Noise Ordinance and Eastern Neighborhoods PEIR Mitigation Measure F-2, which would reduce construction noise impacts to a less-than-significant level.

#### Operational Noise

Eastern Neighborhoods PEIR Mitigation Measure F-5 addresses impacts related to individual projects that include uses that would be expected to generate noise levels in excess of ambient noise in the project vicinity. The proposed building would contain up to 134 affordable residential units, 9,670 square feet of community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail use. The proposed uses would not substantially increase the ambient noise environment. Therefore, Eastern Neighborhoods PEIR Mitigation Measure F-5 is not applicable.

The proposed project would be subject to the following interior noise standards, which are described for informational purposes. The California Building Standards Code (Title 24) establishes uniform noise insulation standards. The Title 24 acoustical requirement for residential structures is incorporated into Section 1207 of the San Francisco Building Code and requires that new residential structures be designed to prevent the intrusion of exterior noise so that the noise level with windows closed, attributable to exterior sources, shall not exceed 45 dBA in any habitable room. Title 24 allows the project sponsor to choose between a prescriptive or performance-based acoustical requirement for non-residential uses. Both compliance methods require wall, floor/ceiling, and window assemblies to meet certain sound

transmission class or outdoor-indoor sound transmission class ratings to ensure that adequate interior noise standards are achieved. In compliance with Title 24, DBI would review the final building plans to ensure that the building wall, floor/ceiling, and window assemblies meet Title 24 acoustical requirements. If determined necessary by DBI, a detailed acoustical analysis of the exterior wall and window assemblies may be required.

The project site is not located within an airport land use plan area, within two miles of a public airport, or in the vicinity of a private airstrip. Therefore, Infill Environmental Checklist topics 12e and f from the CEQA Guidelines are not applicable.

For the above reasons, the proposed project would not result in significant noise impacts that were not identified in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR				
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
6.	AIR QUALITY—Would the project:						
a)	Conflict with or obstruct implementation of the applicable air quality plan?	$\boxtimes$					
b)	Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				$\boxtimes$		
c)	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal, state, or regional ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?						
d)	Expose sensitive receptors to substantial pollutant concentrations?	$\boxtimes$					
e)	Create objectionable odors affecting a substantial number of people?	$\boxtimes$					

The Eastern Neighborhoods PEIR analyzes effects on air quality under Chapter IV.G, on pages 323-362; Chapter V, on pages 509-512; Chapter VIII on pages C&R-100 to C&R-107 and C&R-137 to C&R-138; and Chapter IX, Appendix A on pages 29-31.

The Eastern Neighborhoods PEIR identified potentially significant air quality impacts resulting from construction activities and impacts to sensitive land uses<sup>28</sup> as a result of exposure to elevated levels of diesel particulate matter (DPM) and other toxic air contaminants (TACs). The Eastern Neighborhoods PEIR identified four mitigation measures that would reduce these air quality impacts to less-than-significant levels and stated that with implementation of identified mitigation measures, the Area Plan would be consistent with the Bay Area 2005 Ozone Strategy, the applicable air quality plan at that time. All other air quality impacts were found to be less than significant.

Eastern Neighborhoods PEIR Mitigation Measure G-1 addresses air quality impacts during construction, and PEIR Mitigation Measures G-3 and G-4 address proposed uses that would emit DPM and other TACs.<sup>29</sup>

#### **Construction Dust Control**

Eastern Neighborhoods PEIR Mitigation Measure G-1 Construction Air Quality requires individual projects involving construction activities to include dust control measures and to maintain and operate construction equipment so as to minimize exhaust emissions of particulates and other pollutants. The San Francisco Board of Supervisors subsequently approved a series of amendments to the San Francisco Building and Health Codes, generally referred to as the Construction Dust Control Ordinance (Ordinance 176-08, effective July 30, 2008). The intent of the Construction Dust Control Ordinance is to reduce the quantity of fugitive dust generated during site preparation, demolition, and construction work in order to protect the health of the general public and of on-site workers, minimize public nuisance complaints, and to avoid orders to stop work by DBI. Project-related construction activities would result in construction dust, primarily from ground-disturbing activities.

For projects over one half-acre, such as the proposed project, the Dust Control Ordinance requires that the project sponsor submit a Dust Control Plan for approval by the San Francisco Department of Public Health. DBI will not issue a building permit without written notification from the Director of Public Health that the applicant has a site-specific Dust Control Plan, unless the Director waives the requirement. The site-specific Dust Control Plan would require the project sponsor to implement additional dust control measures such as installation of dust curtains and windbreaks and to provide independent third-party inspections and monitoring, provide a public complaint hotline, and suspend construction during high wind conditions.

The regulations and procedures set forth by the San Francisco Dust Control Ordinance would ensure that construction dust impacts would not be significant. These requirements supersede the dust control provisions of PEIR Mitigation Measure G-1. Therefore, the portion of PEIR Mitigation Measure G-1 Construction Air Quality that addresses dust control is no longer applicable to the proposed project.

# Criteria Air Pollutants

While the Eastern Neighborhoods PEIR determined that at a program-level the Eastern Neighborhoods Rezoning and Area Plans would not result in significant regional air quality impacts, the PEIR states that "Individual development projects undertaken in the future pursuant to the new zoning and area plans

<sup>&</sup>lt;sup>28</sup> The Bay Area Air Quality Management District (BAAQMD) considers sensitive receptors as: children, adults or seniors occupying or residing in: 1) residential dwellings, including apartments, houses, condominiums, 2) schools, colleges, and universities, 3) daycares, 4) hospitals, and 5) senior care facilities. BAAQMD, Recommended Methods for Screening and Modeling Local Risks and Hazards, May 2011, page 12.

<sup>&</sup>lt;sup>29</sup> The Eastern Neighborhoods PEIR also includes Mitigation Measure G-2, which has been superseded by Health Code Article 38, as discussed below, and is no longer applicable.

would be subject to a significance determination based on the BAAQMD's quantitative thresholds for individual projects."<sup>30</sup> The BAAQMD's CEQA Air Quality Guidelines (Air Quality Guidelines) provide screening criteria<sup>31</sup> for determining whether a project's criteria air pollutant emissions would violate an air quality standard, contribute to an existing or projected air quality violation, or result in a cumulatively considerable net increase in criteria air pollutants. Pursuant to the Air Quality Guidelines, projects that meet the screening criteria do not have a significant impact related to criteria air pollutants. Criteria air pollutant emissions during construction and operation of the proposed project would meet the Air Quality Guidelines screening criteria. The proposed mixed-use affordable housing development involves the construction of up to 134 dwelling units, which would meet the Air Quality Guidelines criteria air pollutant screening levels for operation and construction.<sup>32</sup> The proposed project also includes 9,670 community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail space.<sup>33</sup> The proposed uses would collectively meet the criteria air pollutant screening levels. Therefore, the project would not have a significant impact related to criteria air pollutants, and a detailed air quality assessment is not required.

#### **Health Risks**

Since certification of the PEIR, San Francisco Board of Supervisors approved a series of amendments to the San Francisco Building and Health Codes, generally referred to as the Enhanced Ventilation Required for Urban Infill Sensitive Use Developments or Health Code, Article 38 (Ordinance 224-14, amended December 8, 2014)(Article 38). The purpose of Article 38 is to protect the public health and welfare by establishing an Air Pollutant Exposure Zone and imposing an enhanced ventilation requirement for all urban infill sensitive use development within the Air Pollutant Exposure Zone. The Air Pollutant Exposure Zone as defined in Article 38 are areas that, based on modeling of all known air pollutant sources, exceed health protective standards for cumulative PM25 concentration, cumulative excess cancer risk, and incorporates health vulnerability factors and proximity to freeways. Projects within the Air Pollutant Exposure Zone require special consideration to determine whether the project's activities would expose sensitive receptors to substantial air pollutant concentrations or add emissions to areas already adversely affected by poor air quality.

### Construction

The project site is not located within an identified Air Pollutant Exposure Zone. Therefore, the ambient health risk to sensitive receptors from air pollutants is not considered substantial and the remainder of Mitigation Measure G-1 that requires the minimization of construction exhaust emissions is not applicable to the proposed project.

### **Siting New Sources**

The proposed project would not be expected to generate 100 trucks per day or 40 refrigerated trucks per day. Therefore, Eastern Neighborhoods PEIR Mitigation Measure G-3 is not applicable. In addition, the

<sup>30</sup> San Francisco Planning Department, Eastern Neighborhood's Rezoning and Area Plans Final Environmental Impact Report. See page 346. Available online at: <a href="http://www.sf-planning.org/Modules/ShowDocument.aspx?documentid=4003">http://www.sf-planning.org/Modules/ShowDocument.aspx?documentid=4003</a>. Accessed June 4, 2014

<sup>31</sup> Bay Area Air Quality Management District, CEQA Air Quality Guidelines, updated May 2011. See pp. 3-2 to 3-3.

<sup>&</sup>lt;sup>32</sup> Bay Area Air Quality Management District, CEQA Air Quality Guidelines, Updated May 2011. Table 3-1. Criteria air pollutant screening sizes for an Apartment, Mid-Rise Building is 494 dwelling units for operational and 240 dwelling units for construction. Criteria air pollutant screening sizes for a General Office Building is 346,000 square feet for operational and 277,000 square feet for construction, a Day-care Center is 53,000 square feet for operational and 277,000 square feet for construction.

proposed project would not include any sources that would emit DPM or other TACs.<sup>34</sup> Therefore, Eastern Neighborhoods PEIR Mitigation Measure G-4 is not applicable and impacts related to siting new sources of pollutants would be less than significant.

# Conclusion

For the above reasons, none of the Eastern Neighborhoods PEIR air quality mitigation measures are applicable to the proposed project and the project would not result in significant air quality impacts that were not identified in the PEIR.

			Not Analyzed in the Prior EIR				
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
7.	GREENHOUSE GAS EMISSIONS—Would the project:						
a)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?						
b)	Conflict with any applicable plan, policy, or regulation of an agency adopted for the purpose of reducing the emissions of greenhouse gases?						

The Eastern Neighborhoods PEIR analyzes effects related to greenhouse gas emissions under Chapter IV.G, on pages 323-362; and Chapter VIII on pages C&R-105 to C&R-106.

The Eastern Neighborhoods PEIR assessed the GHG emissions that could result from rezoning of the Mission Area Plan under the three rezoning options. The Eastern Neighborhoods Rezoning Options A, B, and C are anticipated to result in GHG emissions on the order of 4.2, 4.3 and 4.5 metric tons of CO<sub>2</sub>E<sup>35</sup> per service population,<sup>36</sup> respectively. The Eastern Neighborhoods PEIR concluded that the resulting GHG emissions from the three options analyzed in the Eastern Neighborhoods Area Plans would be less than significant. No mitigation measures were identified in the PEIR.

The BAAQMD has prepared guidelines and methodologies for analyzing GHGs. These guidelines are consistent with CEQA Guidelines Sections 15064.4 and 15183.5 which address the analysis and determination of significant impacts from a proposed project's GHG emissions and allow for projects that

<sup>&</sup>lt;sup>34</sup> The proposed project does not include a back-up generator.

<sup>35</sup> CO2E, defined as equivalent Carbon Dioxide, is a quantity that describes other greenhouse gases in terms of the amount of Carbon Dioxide that would have an equal global warming potential.

<sup>36</sup> Memorandum from Jessica Range to Environmental Planning staff, Greenhouse Gas Analyses for Community Plan Exemptions in Eastern Neighborhoods, April 20, 2010. This memorandum provides an overview of the GHG analysis conducted for the Eastern Neighborhoods PEIR and provides an analysis of the emissions using a service population (equivalent of total number of residents and employees) metric.

are consistent with an adopted GHG reduction strategy to conclude that the project's GHG impact is less than significant. San Francisco's *Strategies to Address Greenhouse Gas Emissions*<sup>37</sup> presents a comprehensive assessment of policies, programs, and ordinances that collectively represent San Francisco's GHG reduction strategy in compliance with the BAAQMD and CEQA guidelines. These GHG reduction actions have resulted in a 23.3 percent reduction in GHG emissions in 2012 compared to 1990 levels,<sup>38</sup> exceeding the year 2020 reduction goals outlined in the BAAQMD's 2010 Clean Air Plan,<sup>39</sup> Executive Order S-3-05<sup>40</sup>, and Assembly Bill 32 (also known as the Global Warming Solutions Act).<sup>41,42</sup> In addition, San Francisco's GHG reduction goals are consistent with, or more aggressive than, the long-term goals established under Executive Orders S-3-05<sup>43</sup> and B-30-15.<sup>44,45</sup> Therefore, projects that are consistent with San Francisco's GHG Reduction Strategy would not result in GHG emissions that would have a significant effect on the environment and would not conflict with state, regional, and local GHG reduction plans and regulations.

The proposed project would increase the intensity of use of the project site by removing a surface parking lot with a mixed-use building that contains up to 134 residential units, 9,670 square feet of community support services, 1,230 square feet of office space, 4,420 square feet for a child development center, and 600 square feet of retail use. Therefore, the proposed project would contribute to annual long-term increases in GHGs as a result of increased vehicle trips (mobile sources), and residential and the non-residential operations that result in an increase in energy use, water use, wastewater treatment, and solid waste disposal. Construction activities would also result in temporary increases in GHG emissions.

The proposed project would be subject to regulations adopted to reduce GHG emissions as identified in the GHG reduction strategy. As discussed below, compliance with the applicable regulations would reduce the project's GHG emissions related to transportation, energy use, waste disposal, wood burning, and use of refrigerants.

Compliance with the City's Commuter Benefits Program, transportation management programs, and bicycle parking requirements would reduce the proposed project's transportation-related emissions. Additionally, the proposed project does not provide any off-street vehicle parking spaces and includes

<sup>&</sup>lt;sup>37</sup> San Francisco Planning Department, Strategies to Address Greenhouse Gas Emissions in San Francisco, November 2010. Available at <a href="http://sfmea.sfplanning.org/GHG">http://sfmea.sfplanning.org/GHG</a> Reduction Strategy.pdf, accessed March 3, 2016.

<sup>38</sup> ICF International, Technical Review of the 2012 Community-wide Inventory for the City and County of San Francisco, January 21, 2015.

<sup>39</sup> Bay Area Air Quality Management District, Clean Air Plan, September 2010. Available at <a href="http://www.baaqmd.gov/plans-and-climate/air-quality-plans/current-plans">http://www.baaqmd.gov/plans-and-climate/air-quality-plans/current-plans</a>, accessed March 3, 2016.

<sup>40</sup> Office of the Governor, Executive Order S-3-05, June 1, 2005. Available at <a href="https://www.gov.ca.gov/news.php?id=1861">https://www.gov.ca.gov/news.php?id=1861</a>, accessed March 3, 2016.

<sup>&</sup>lt;sup>41</sup> California Legislative Information, Assembly Bill 32, September 27, 2006. Available at <a href="http://www.leginfo.ca.gov/pub/05-06/bill/asm/ab-0001-0050/ab-32-bill-20060927">https://www.leginfo.ca.gov/pub/05-06/bill/asm/ab-0001-0050/ab-32-bill-20060927</a> chaptered.pdf, accessed March 3, 2016.

<sup>&</sup>lt;sup>42</sup> Executive Order S-3-05, Assembly Bill 32, and the Bay Area 2010 Clean Air Plan set a target of reducing GHG emissions to below 1990 levels by year 2020.

<sup>&</sup>lt;sup>43</sup> Executive Order S-3-05 sets forth a series of target dates by which statewide emissions of GHGs need to be progressively reduced, as follows: by 2010, reduce GHG emissions to 2000 levels (approximately 457 million MTCO<sub>2</sub>E); by 2020, reduce emissions to 1990 levels (approximately 427 million MTCO<sub>2</sub>E); and by 2050 reduce emissions to 80 percent below 1990 levels (approximately 85 million MTCO<sub>2</sub>E).

<sup>&</sup>lt;sup>44</sup> Office of the Governor, Executive Order B-30-15, April 29, 2015. Available at <a href="https://www.gov.ca.gov/news.php?id=18938">https://www.gov.ca.gov/news.php?id=18938</a>, accessed March 3, 2016. Executive Order B-30-15 sets a state GHG emissions reduction goal of 40 percent below 1990 levels by the year 2030.

<sup>&</sup>lt;sup>45</sup> San Francisco's GHG reduction goals are codified in Section 902 of the Environment Code and include: (i) by 2008, determine City GHG emissions for year 1990; (ii) by 2017, reduce GHG emissions by 25 percent below 1990 levels; (iii) by 2025, reduce GHG emissions by 40 percent below 1990 levels; and by 2050, reduce GHG emissions by 80 percent below 1990 levels.

one on-street car share vehicle parking space on Shotwell Street. These regulations and project components reduce GHG emissions from single-occupancy vehicles by promoting the use of alternative transportation modes with zero or lower GHG emissions on a per capita basis.

The proposed project would be required to comply with the energy efficiency requirements of the City's Green Building Code, Stormwater Management Ordinance, and Water Conservation and Irrigation ordinances, which would promote energy and water efficiency, thereby reducing the proposed project's energy-related GHG emissions.<sup>46</sup> Additionally, the project would be required to meet the renewable energy criteria of the Green Building Code, further reducing the project's energy-related GHG emissions.

The proposed project's waste-related emissions would be reduced through compliance with the City's Recycling and Composting Ordinance, Construction and Demolition Debris Recovery Ordinance, and Green Building Code requirements. These regulations reduce the amount of materials sent to a landfill, reducing GHGs emitted by landfill operations. These regulations also promote reuse of materials, conserving their embodied energy<sup>47</sup> and reducing the energy required to produce new materials.

Compliance with the City's Street Tree Planting requirements would serve to increase carbon sequestration. Other regulations, including the Wood Burning Fireplace Ordinance would reduce emissions of GHGs and black carbon, respectively. Regulations requiring low-emitting finishes would reduce volatile organic compounds (VOCs).<sup>48</sup> Thus, the proposed project was determined to be consistent with San Francisco's GHG reduction strategy.<sup>49</sup>

Therefore, the proposed project's GHG emissions would not conflict with state, regional, and local GHG reduction plans and regulations. Furthermore, the proposed project is within the scope of the development evaluated in the PEIR and would not result in impacts associated with GHG emissions beyond those disclosed in the PEIR. For the above reasons, the proposed project would not result in significant GHG emissions that were not identified in the Eastern Neighborhoods PEIR and no mitigation measures are necessary.

				Not Analyzed	in the Prior EIR	
Topics:		Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
8.	WIND AND SHADOW—Would the project:					
a)	Alter wind in a manner that substantially affects public areas?					

<sup>&</sup>lt;sup>46</sup> Compliance with water conservation measures reduce the energy (and GHG emissions) required to convey, pump and treat water required for the project.

<sup>&</sup>lt;sup>47</sup> Embodied energy is the total energy required for the extraction, processing, manufacture and delivery of building materials to the building site.

<sup>48</sup> While not a GHG, VOCs are precursor pollutants that form ground level ozone. Increased ground level ozone is an anticipated effect of future global warming that would result in added health effects locally. Reducing VOC emissions would reduce the anticipated local effects of global warming.

<sup>&</sup>lt;sup>49</sup> San Francisco Planning Department, Greenhouse Gas Analysis: Compliance Checklist for 2060 Folsom Street, May 26, 2016.

				Not Analyzed	in the Prior EIR	
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
b)	Create new shadow in a manner that substantially affects outdoor recreation facilities or other public areas?					

The Eastern Neighborhoods PEIR analyzes effects on wind and shadow under Chapter IV.I, on pages 380-418; Chapter VI on pages 529-530; Chapter VIII on pages C&R-118 to C&R-119; and Chapter IX, Appendix A on pages 31-32.

#### Wind

Based on the height and location of the proposed building, which would be approximately 85 feet tall (94 feet tall with elevator penthouse), a pedestrian wind assessment ("wind assessment") was prepared by a qualified wind consultant for the proposed project. 50 The objective of the wind assessment was to provide a qualitative evaluation of the potential wind impacts of the proposed development, which provides a screening-level estimation of the potential wind impact from the project. The results of the wind assessment are summarized below.

Adjacent to the north of the project site is an existing two-story building that fronts on Folsom, Shotwell, and 16th streets. Further north of the project site across 16th Street is a one-story industrial building with a surface parking lot, and beyond that are one- to three-story buildings. South of the project site, across 17th Street, is a block with two- to three-story buildings. To the west of the project site across Shotwell Street are two-story buildings that form a wall along the project's Shotwell Street frontage. Farther to the west are three- to five-story buildings that are located along the west side of South Van Ness Avenue. In addition to buildings, the street grid can also affect the wind environment. In the project vicinity, local west winds are channeled down the east-west streets of 16th and 17th streets. The project site's direct exposure to west winds are reduced due to the sheltering of existing upwind buildings west of Shotwell Street and because the project is setback approximately 160 feet from 17th Street.

Considering the available information from wind tests and assessing the comparisons between street grids, street widths, and the height and density of surrounding development, the wind assessment concluded that there are no existing wind hazards around the project site. It is anticipated that the proposed building would likely result in an approximately two mile per hour change in ten percent exceeded wind speeds on nearby sidewalks and such changes are generally considered to be insubstantial. The proposed project would result in unnoticeable increases in wind speeds along the Shotwell Street sidewalks, and since the project site is approximately 160 feet from 17th Street, the wind speeds along sidewalks on 17th Street would also not be expected to result in noticeable changes. Furthermore, the wind speeds within the under construction 17th & Folsom Park would be expected to result in small increases at the northern end of the park, while low or no change in wind speeds would be expected at the southern end.

<sup>50</sup> Environmental Science Associates, Potential Wind Effects of Mixed Use Residential Project, 2060 Folsom Street Development, San Francisco, CA, May 13, 2016. The wind consultant reviewed the results of wind tunnel tests in the project vicinity.

In conclusion, the wind assessment found that implementation of the proposed project would not substantially affect the pedestrian wind environment.

#### Shadow

Planning Code Section 295 generally prohibits new structures above 40 feet in height that would cast additional shadows on open space that is under the jurisdiction of the San Francisco Recreation and Park Commission between one hour after sunrise and one hour before sunset, at any time of the year, unless that shadow would not result in a significant adverse effect on the use of the open space. Under the Eastern Neighborhoods Rezoning and Area Plans, sites surrounding parks could be redeveloped with taller buildings without triggering Section 295 of the Planning Code because certain parks are not subject to Section 295 of the Planning Code (i.e., under jurisdiction of departments other than the Recreation and Parks Department or privately owned). The Eastern Neighborhoods PEIR could not conclude if the rezoning and community plans would result in less-than-significant shadow impacts because the feasibility of complete mitigation for potential new shadow impacts of unknown proposals could not be determined at that time. Therefore, the PEIR determined shadow impacts to be significant and unavoidable. No mitigation measures were identified in the PEIR.

The proposed project would remove the existing surface parking lot and construct a new 85-foot-tall (94-foot-tall with mechanic elevator) building. The Planning Department prepared a shadow fan analysis that determined that the proposed project has potential to cast new shadow on the adjacent 17th & Folsom Park, which is under construction and under the jurisdiction of the Recreation and Park Department.<sup>51</sup> Therefore, a more refined shadow study was conducted to determine the project's shadow impact on the park.<sup>52</sup>

The 17th & Folsom Park is immediately adjacent to the south of the project site and would be approximately 0.73 acres (31,800 square feet) in size with frontages on 17th, Folsom, and Shotwell streets (see Figure 11). The park would include a natural grass lawn located towards the center of the park. West of the lawn would be an outdoor classroom/performance space that would include a demonstration garden for wildlife habitat and water conservation and an arbor with seatwall seating. To the north of the lawn would be a community garden, an operations and garden support area, and a garden educational area that could also be used for flexible space. To the east of the lawn would be an activity area that would include a children's play area, an adult fitness equipment area, and an interactive water feature that commemorates Mission Creek. A mixture of seating and native landscaped areas would be located throughout the park. The park boundary would be demarcated by both a living fence, made of espaliered fruit trees, and an ornamental fence and gate.

The 17th & Folsom Park has approximately 117,774,182 square feet hours ("sfh") of Theoretically Available Annual Sunlight ("TAAS"), which is the amount of theoretically available sunlight on the park annually if there were no shadows from structures, trees or other facilities. Shadows would exist on the future park in the morning, late afternoon, and evening during various times of year. The shadow load from existing surrounding development is 1,706,067 sfh annually, which is approximately 1.5 percent of the total TAAS. Existing shadows on the park would occur only in the early morning from the building along Folsom Street between 17th and 18th streets and in the late afternoon from the buildings along

<sup>51</sup> Construction on the 17th & Folsom Park commenced in March 2016 with an expected completion date of early/mid 2017.

<sup>52</sup> CADP, 2060 Folsom Street, 17th & Folsom Park Shadow Analysis, June 6, 2016.

Shotwell between 17th and 18th Streets. These shadows are limited to the western and eastern edges of the park.

The proposed project would add 1,643,442 sfh of shadow on the park, which is a 1.4 percent increase in shadow as a percentage of TAAS. The net new shadow would almost double the shadow on the park, as the new shadow would be increased from 1.5 to 2.8 percent. New shadow would be cast in the summer in the early mornings and evenings with all shadows gone no later than 8:30 AM and not returning until 5:15 PM and lasting until approximately sunset.

The maximum net new shadow would occur on June 21st and contribute 21,795 sfh. On this day, the proposed project would cast new shadow on the park for approximately 4 hours and 19 minutes from 6:46 AM to approximately 8:30 AM (1 hour and 50 minutes) and from approximately 5:15 PM to 7:36 PM (2 hours and 29 minutes). During the morning hours, the net new shadow would reach the northwest corner of the park in a passive use area designated for the community garden, garden education area, the operations and garden support area, and portions of the performance space/outdoor classroom including the adjoining arbor with seatwall seating. An insubstantial portion of the lawn area would be shaded for a very limited time in the early morning. During the evening hours, the net new shadow would reach the northeast corner of the park in an active use area designated for the children's play area and the adult fitness equipment area. Project shadow would reach the children's play area at 5:15 PM and would reach the adult fitness equipment area at approximately 7 PM. Shadow would also occur on the community garden area in the evening hours.

The 17th & Folsom Park would have active and passive use throughout the year, with individuals more likely to use the park in spring and fall which historically have the most sunshine and lowest levels of rain and/or fog. Project shadow would occur only from April 5th to September 6th. At its shortest, new shadow would be cast for 8 minutes and 24 seconds on April 5th and September 6th, and at its longest, new shadow would be cast for 4 hours and 19 minutes on June 21st. The average shadow when the park receives new shadow from the project during both morning and evening would be approximately 2 hours and 37 minutes. The largest new shadow by area would occur on June 21st at 7:36 PM, when at its maximum, the new shadow area would be 11,114 square feet in size, covering approximately one third of the park (see Figure 12). The maximum new shadow in the morning would occur on June 21st at 6:48 AM (see Figure 13). The park is presumably at its lowest point of use from 6:48 AM to 8:30 AM and from 5:15 PM to sunset.<sup>53</sup>

Under CEQA, a project is considered to have a significant shadow impact if the project would create new shadow in a manner that substantially affects outdoor recreation facilities or other public areas. The new shadow created by the proposed project would not be considered substantial since it would be limited to early morning and evening hours in the summer months during periods that are typically low for park use. Project shadow would begin to reach the children's play area at 5 PM, and approximately one third of the play area would be shaded at 6 PM. By 7 PM the children's play area would be entirely covered, which is when the adult fitness equipment area would begin to receive project shadow in the summer months. Project shadow would only reach a small sliver of the lawn area at 6:48 AM and would

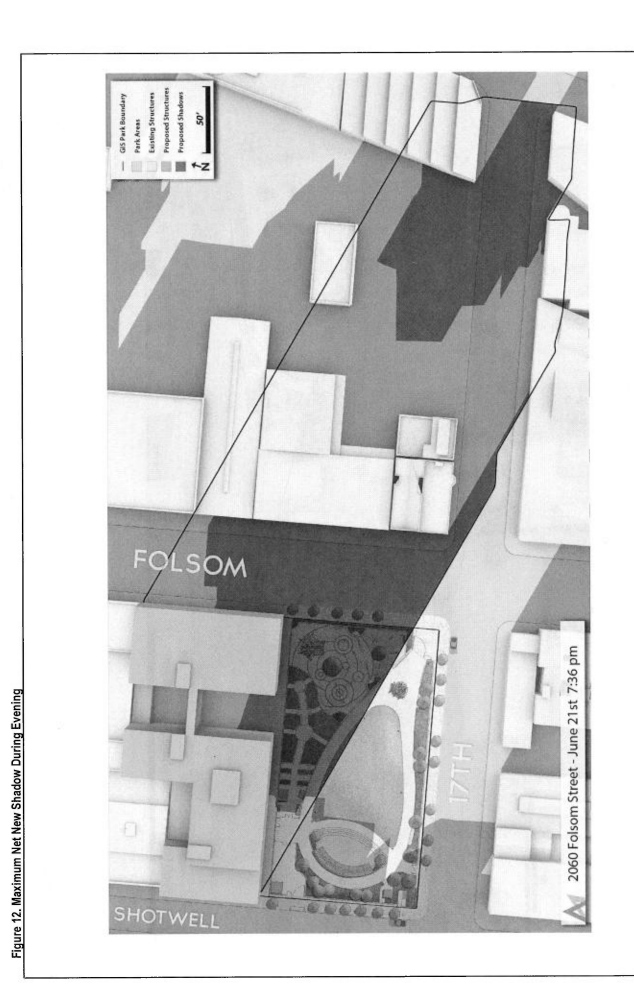
<sup>53</sup> Recent observations conducted by CADP at Parque Ninos Unidos, which is located approximately six blocks away, indicates that park playground use on weekdays typically peaks in the hours after school at approximately 2:00 PM and begins to dissipate at 5:00 PM with a continued decline in playground use into the evening hours. At Parque Ninos Unidos, children are rarely present before 8:30 AM with parents and toddlers appearing after 8:30 AM.

Comments: Not to Scale Source: RPD, March 2016

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Residential Mixed-Use Project 2060 Folsom Street

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Comments: Not to Scale Source: CADP, June 2016

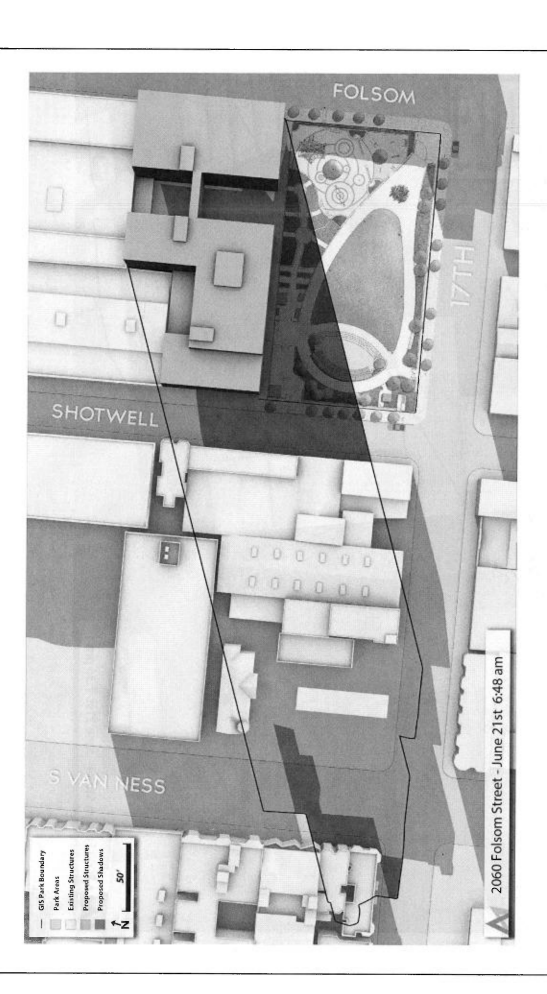


Figure 13. Maximum Net New Shadow During Morning

Comments: Not to Scale Source: CADP, June 2016

be gone by 8 AM during the summer months. Furthermore, there would be no project shadow from 8:45 AM to 5:00 PM at any time throughout the year, which are times when park use is expected to be greater. Because project shadow would occur only during the early morning and evening hours which are times of low park use, the new shadow would not be expected to preclude or substantially reduce the use of the active areas, which includes the children's play area, the adult fitness equipment area, and the lawn.

The proposed project would also shade portions of nearby streets and sidewalks and private property at times within the project vicinity. Shadows upon streets and sidewalks would not exceed levels commonly expected in urban areas and would be considered a less-than-significant effect under CEQA. Although occupants of nearby property may regard the increase in shadow as undesirable, the limited increase in shading of private properties as a result of the proposed project would not be considered a significant impact under CEQA.

For the above reasons, the proposed project would not result in significant impacts related to shadow that were not identified in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR			
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
9.	RECREATION—Would the project:					
a)	Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facilities would occur or be accelerated?					
b)	Include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?					
c)	Physically degrade existing recreational resources?					

The Eastern Neighborhoods PEIR analyzes effects on recreation under Chapter IV.H, on pages 363-379; Chapter V, on page 525a; Chapter VIII on page C&R-34 and pages C&R-107 to C&R 118; and Chapter IX, Appendix A on page 43.

The Eastern Neighborhoods PEIR concluded that implementation of the Eastern Neighborhoods Rezoning and Area Plans would not result in substantial or accelerated deterioration of existing recreational resources or require the construction or expansion of recreational facilities that may have an adverse effect on the environment. No mitigation measures related to recreational resources were identified in the Eastern Neighborhoods PEIR. However, the PEIR identified Improvement Measure H-1: Support for Upgrades to Existing Recreation Facilities. This improvement measure calls for the City to

implement funding mechanisms for an ongoing program to repair, upgrade and adequately maintain park and recreation facilities to ensure the safety of users.

As part of the Eastern Neighborhoods adoption, the City adopted impact fees for development in Eastern Neighborhoods that goes towards funding recreation and open space. Since certification of the PEIR, the voters of San Francisco passed the 2012 San Francisco Clean and Safe Neighborhood Parks Bond providing the Recreation and Parks Department an additional \$195 million to continue capital projects for the renovation and repair of parks, recreation, and open space assets. This funding is being utilized for improvements and expansion to Garfield Square, South Park, Potrero Hill Recreation Center, Warm Water Cove Park, and Pier 70 Parks Shoreline within the Eastern Neighborhoods Plan area. The impact fees and the 2012 San Francisco Clean and Safe Neighborhood Parks Bond are funding measures similar to that described in PEIR Improvement Measure H-1: Support for Upgrades to Existing Recreation Facilities.

An update of the Recreation and Open Space Element (ROSE) of the General Plan was adopted in April 2014. The amended ROSE provides a 20-year vision for open spaces in the City. It includes information and policies about accessing, acquiring, funding, and managing open spaces in San Francisco. The amended ROSE identifies areas within the Eastern Neighborhoods Plan area for acquisition and the locations where new open spaces and open space connections should be built, consistent with PEIR Improvement Measure H-2: Support for New Open Space. Two of these open spaces, Daggett Park and at 17th and Folsom, are both set to open in 2016. In addition, the amended ROSE identifies the role of both the Better Streets Plan (refer to "Transportation" section for description) and the Green Connections Network in open space and recreation. Green Connections are special streets and paths that connect people to parks, open spaces, and the waterfront, while enhancing the ecology of the street environment. Six routes identified within the Green Connections Network cross the Eastern Neighborhoods Plan area: Mission to Peaks (Route 6); Noe Valley to Central Waterfront (Route 8), a portion of which has been conceptually designed; Tenderloin to Potrero (Route 18); Downtown to Mission Bay (Route 19); Folsom, Mission Creek to McLaren (Route 20); and Shoreline (Route 24).

Furthermore, the Planning Code requires a specified amount of new usable open space (either private or common) for each new residential unit. Some developments are also required to provide privately owned, publicly accessible open spaces. The Planning Code open space requirements would help offset some of the additional open space needs generated by increased residential population to the project area. Furthermore, the proposed project would be immediately adjacent to the under construction 17th & Folsom Park, thus providing convenient open space amenities for residents and other users of the project site.

As the proposed project would not degrade recreational facilities and is within the development projected under the Eastern Neighborhoods Rezoning and Area Plans, there would be no additional impacts on recreation beyond those analyzed in the Eastern Neighborhoods PEIR.

		1					
			Not Analyzed in the Prior EIR				
Торі	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
10.	UTILITIES AND SERVICE SYSTEMS—Would the project:						
a)	Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?	$\boxtimes$					
b)	Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?						
c)	Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?						
d)	Have sufficient water supply available to serve the project from existing entitlements and resources, or require new or expanded water supply resources or entitlements?						
e)	Result in a determination by the wastewater treatment provider that would serve the project that it has inadequate capacity to serve the project's projected demand in addition to the provider's existing commitments?						
f)	Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?						
g)	Comply with federal, state, and local statutes and regulations related to solid waste?	$\boxtimes$					

The Eastern Neighborhoods PEIR analyzes effects on utilities and service systems under Chapter IX, Appendix A on pages 32-43.

The Eastern Neighborhoods PEIR determined that the anticipated increase in population would not result in a significant impact to the provision of water, wastewater collection and treatment, and solid waste collection and disposal. No mitigation measures were identified in the PEIR.

Since certification of the PEIR, the San Francisco Public Utilities Commission (SFPUC) adopted the 2010 Urban Water Management Plan (UWMP) in June 2011. The UWMP update includes city-wide demand projections to the year 2035, compares available water supplies to meet demand and presents water demand management measures to reduce long-term water demand. Additionally, the UWMP update includes a discussion of the conservation requirement set forth in Senate Bill 7 passed in November 2009 mandating a statewide 20% reduction in per capita water use by 2020. The UWMP includes a quantification of the SFPUC's water use reduction targets and plan for meeting these objectives. The UWMP projects sufficient water supply in normal years and a supply shortfall during prolonged

droughts. Plans are in place to institute varying degrees of water conservation and rationing as needed in response to severe droughts.

In addition, the SFPUC is in the process of implementing the Sewer System Improvement Program, which is a 20-year, multi-billion dollar citywide upgrade to the City's sewer and stormwater infrastructure to ensure a reliable and seismically safe system. The program includes planned improvements that will serve development in the Eastern Neighborhoods Plan area including at the Southeast Treatment Plant, the Central Bayside System, and green infrastructure projects, such as the Mission and Valencia Green Gateway.

As the proposed project is within the development projected under the Eastern Neighborhoods Rezoning and Area Plans, there would be no additional impacts on utilities and service systems beyond those analyzed in the Eastern Neighborhoods PEIR.

		Not Analyzed in the Prior EIR			
Topics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
11. PUBLIC SERVICES—Would the project:					
a) Result in substantial adverse physical impacts associated with the provision of, or the need for, new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any public services such as fire protection, police protection, schools, parks, or other services?					

The Eastern Neighborhoods PEIR analyzes effects on public services under Chapter IX, Appendix A on pages 32-43.

The Eastern Neighborhoods PEIR determined that the anticipated increase in population would not result in a significant impact to public services, including fire protection, police protection, and public schools. No mitigation measures were identified in the PEIR.

As the proposed project is within the development projected under the Eastern Neighborhoods Rezoning and Area Plans, there would be no additional impacts on public services beyond those analyzed in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR			
Торі	cs:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
12.	BIOLOGICAL RESOURCES— Would the project:					
a)	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?					
b)	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?					
c)	Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?					
d)	Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?					
e)	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?					
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?					

The Eastern Neighborhoods PEIR analyzes effects on biological resources under Chapter IV.M, on page 500; and Chapter IX, Appendix A on page 44.

As discussed in the Eastern Neighborhoods PEIR, the Eastern Neighborhoods Plan area is in a developed urban environment that does not provide native natural habitat for any rare or endangered plant or animal species. There are no riparian corridors, estuaries, marshes, or wetlands in the Plan Area that could be affected by the development anticipated under the Area Plan. In addition, development envisioned under the Eastern Neighborhoods Area Plan would not substantially interfere with the movement of any resident or migratory wildlife species. For these reasons, the PEIR concluded that implementation of the Area Plan would not result in significant impacts on biological resources, and no mitigation measures were identified.

The project site is located within Mission Plan area of the Eastern Neighborhoods Area Plan and therefore, does not support habitat for any candidate, sensitive or special status species. As such, implementation of the proposed project would not result in significant impacts to biological resources not identified in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR			
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
13.	GEOLOGY AND SOILS—Would the project:					
a)	Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:	$\boxtimes$				
	i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? (Refer to Division of Mines and Geology Special Publication 42.)					
	ii) Strong seismic ground shaking?	$\boxtimes$				
	iii) Seismic-related ground failure, including liquefaction?	$\boxtimes$				
	iv) Landslides?	$\boxtimes$				
b)	Result in substantial soil erosion or the loss of topsoil?					
c)	Be located on geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?					
d)	Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code, creating substantial risks to life or property?	$\boxtimes$				
e)	Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater?					
f)	Change substantially the topography or any unique geologic or physical features of the site?	⊠				

The Eastern Neighborhoods PEIR analyzes effects on geology and soils under Chapter IX, Appendix A on pages 44-54.

The Eastern Neighborhoods PEIR concluded that implementation of the Plan would indirectly increase the population that would be subject to an earthquake, including seismically induced ground-shaking, liquefaction, and landslides. The PEIR also noted that new development is generally safer than comparable older development due to improvements in building codes and construction techniques. Compliance with applicable codes and recommendations made in project-specific geotechnical analyses would not eliminate earthquake risks, but would reduce them to an acceptable level, given the seismically active characteristics of the Bay Area. Thus, the PEIR concluded that implementation of the Plan would not result in significant impacts with regard to geology, and no mitigation measures were identified in the Eastern Neighborhoods PEIR.

A geotechnical investigation was prepared for the proposed project 54 The project site is underlain by a surficial layer of loose to medium dense sandy soils that include fill. The loose to medium dense sands extend down to the top of natural soils, which vary from east to west across the project site. The eastern portion of the project site contains loose clayey sand and medium stiff silts and clays below the surficial fill materials. Groundwater was identified at 8.5 feet below the ground surface (bgs). The project site is located within a liquefaction zone, and the liquefiable soils that extend approximately 30 feet bgs across the project site would need to be improved. The geotechnical report recommends using cement deep soil mixing (CDSM). The CDSM method involves the in-situ mixing of soil with cement to create vertical columns or panels that harden into a strong and rigid material. Overlapping CDSM panels are installed to create a continuous vertical grid-like structure in which liquefiable soils are confined. The west wing of the proposed building can be supported entirely upon shallow foundations (spread footings and/or structural mats) providing that the soils are improved. Due to the presence of compressible silts/clays on the eastern portion of the project site, the east wing of the proposed building would need to be supported on deep foundations (piers or piles). Suitable deep foundation types at this site potentially include: 1) conventional drilled piers; 2) driven piles; 3) drilled displacement piles; and 4) auger-cast piles. Drilled displacement piles and auger-cast piles are recommended as they can be installed efficiently with minimal noise and vibrations. Impact piling driving is not proposed as part of the project.

The project is required to conform to the San Francisco Building Code, which ensures the safety of all new construction in the City. DBI will review the project-specific geotechnical report during its review of the building permit for the project. In addition, DBI may require additional site specific soils report(s) through the building permit application process, as needed. The DBI requirement for a geotechnical report and review of the building permit application pursuant to DBI's implementation of the Building Code would ensure that the proposed project would have no significant impacts related to soils, seismic or other geological hazards.

In light of the above, the proposed project would not result in a significant effect related to seismic and geologic hazards. Therefore, the proposed project would not result in significant impacts related to geology and soils that were not identified in the Eastern Neighborhoods PEIR, and no mitigation measures are necessary.

<sup>54</sup> A3GEO, Inc., Geotechnical Investigation Report, 2060 Folsom Street, January 22, 2016.

			Not Analyzed in the Prior EIR				
Торя	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
14.	HYDROLOGY AND WATER QUALITY—Would the project:						
a)	Violate any water quality standards or waste discharge requirements?	$\boxtimes$					
b)	Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?						
c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?						
d)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?						
e)	Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?						
f)	Otherwise substantially degrade water quality?						
g)	Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other authoritative flood hazard delineation map?						
h)	Place within a 100-year flood hazard area structures that would impede or redirect flood flows?						
i)	Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?	⊠					
j)	Expose people or structures to a significant risk of loss, injury or death involving inundation by seiche, tsunami, or mudflow?						

The Eastern Neighborhoods PEIR analyzes effects on hydrology and water quality under Chapter IV.M, on page 500; and Chapter IX, Appendix A on pages 54-67.

The Eastern Neighborhoods PEIR determined that the anticipated increase in population would not result in a significant impact on hydrology and water quality, including the combined sewer system and the potential for combined sewer outflows. No mitigation measures were identified in the PEIR.

The project site, which is currently an asphalt surface parking lot, is completely covered with an impervious surface, and thus implementation of the proposed project would not increase impervious surface cover. As a result, the proposed project would not increase stormwater runoff.

Therefore, the proposed project would not result in any significant impacts related to hydrology and water quality that were not identified in the Eastern Neighborhoods PEIR.

				Not Analyzed	in the Prior EIR	
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
15.	HAZARDS AND HAZARDOUS MATERIALS—Would the project:					
a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?					
b)	Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?					
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?					
d)	Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?					
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?					

			Not Analyzed in the Prior EIR			
Тор	ics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
f)	For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?					
g)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?					
h)	Expose people or structures to a significant risk of loss, injury, or death involving fires?	⊠				

The Eastern Neighborhoods PEIR analyzes effects on hazards and hazardous materials under Chapter IV.L, on pages 475-499; Chapter V, on page 523; Chapter VIII on page 34 and pages C&R-129 to C&R-130; and Chapter IX, Appendix A on page 67.

The Eastern Neighborhoods PEIR noted that implementation of any of the proposed project's rezoning options would encourage construction of new development within the project area. The PEIR found that there is a high potential to encounter hazardous materials during construction activities in many parts of the project area because of the presence of 1906 earthquake fill, previous and current land uses associated with the use of hazardous materials, and known or suspected hazardous materials cleanup cases. However, the PEIR found that existing regulations for facility closure, Under Storage Tank (UST) closure, and investigation and cleanup of soil and groundwater would ensure implementation of measures to protect workers and the community from exposure to hazardous materials during construction.

# Hazardous Building Materials

The Eastern Neighborhoods PEIR determined that future development in the Plan Area may involve demolition or renovation of existing structures containing hazardous building materials. Some building materials commonly used in older buildings could present a public health risk if disturbed during an accident or during demolition or renovation of an existing building. Hazardous building materials addressed in the PEIR include asbestos, electrical equipment such as transformers and fluorescent light ballasts that contain PCBs or di (2 ethylhexyl) phthalate (DEHP), fluorescent lights containing mercury vapors, and lead-based paints. Asbestos and lead based paint may also present a health risk to existing building occupants if they are in a deteriorated condition. If removed during demolition of a building, these materials would also require special disposal procedures. The Eastern Neighborhoods PEIR identified a significant impact associated with hazardous building materials including PCBs, DEHP, and mercury and determined that that Mitigation Measure L-1: Hazardous Building Materials would reduce effects to a less-than-significant level. Because the proposed development does not include demolition or renovation of an existing building, Mitigation Measure L-1 would not apply.

# Soil and Groundwater Contamination

Since certification of the PEIR, Article 22A of the Health Code, also known as the Maher Ordinance, was expanded to include properties throughout the City where there is potential to encounter hazardous materials, primarily industrial zoning districts, sites with industrial uses or underground storage tanks,

sites with historic bay fill, and sites in close proximity to freeways or underground storage tanks. The over-arching goal of the Maher Ordinance is to protect public health and safety by requiring appropriate handling, treatment, disposal and when necessary, remediation of contaminated soils that are encountered in the building construction process. Projects that disturb 50 cubic yards or more of soil that are located on sites with potentially hazardous soil or groundwater within Eastern Neighborhoods Plan area are subject to this ordinance.

The proposed project would require up to 30 feet of excavation below ground surface (bgs) for the proposed foundation work which would require cement deep soil mixing, resulting in approximately 2,500 cubic yards of soil disturbance. The project site has been developed with light industrial structures and residential structures that may have included a historic heating oil tank. Therefore, the project is subject to Article 22A of the Health Code, also known as the Maher Ordinance, which is administered and overseen by the Department of Public Health (DPH). In compliance with the Maher Ordinance, the project sponsor has submitted a Maher Application to DPH with the following reports that have been prepared to assess the potential for site contamination: Phase II Subsurface Investigation Report (2010), Soil and Ground Water Investigation Report (2011), and Geotechnical Investigation Report (2016). The Phase II investigation included the installation of seven soil borings to five feet bgs to collect soil samples and five borings to groundwater to collect soil and groundwater samples. Discrete soil samples were analyzed for total petroleum hydrocarbons as gasoline (TPH-g), TPH-diesel (TPH-d), TPH-motor oil (TPH-mo), asbestos and volatile organic compounds (VOCs). Composite soil samples were analyzed for lead and asbestos. Groundwater samples were analyzed for TPH-g, TPH-d, TPH-mo and VOCs.

Analytical results indicated that TPH-g and VOCs were not detected (ND) in soil samples. TPH-d ranged from ND to 240 ppm, TPH-mo ranged from ND to 1,000 parts per million (ppm), lead in the composite samples ranged from 100 to 690 ppm. Asbestos samples were all less than one percent, which is the level above which a soil must be especially handled as an asbestos containing material. The TPH-d in soil was above the Regional Water Quality Control Board's (RWQCB) Environmental Screening Levels (ESLs) for residential and commercial land use. TPH-mo and lead were above the residential ESLs. TPH-g, TPH-d, TPH-mo, and Methyl tert-butyl ether (MTBE) were above ESLs for gross contamination. Four additional borings were taken on the project site and were sampled at various depths. The deeper composite samples were analyzed for TPH as gasoline. None of these samples contained concentrations above the laboratory detection limit (ND). No volatile or semi volatile organic compounds were detected in any sample.

Metals analyses showed that antimony, arsenic, lead, mercury, nickel and vanadium exceeded ESL concentrations for shallow soils, over a non-drinking water source for the residential scenario.<sup>56</sup> The concentrations of arsenic, nickel and vanadium were described as within naturally occurring background ranges found in California. Soluble lead was analyzed using the California Waste Extraction Test<sup>57</sup> (WET) procedure. Each WET sample exceeded the State Soluble Threshold Limit Concentration (STLC) for lead. The value for nickel exceeded the ESL for construction worker protection.

<sup>55</sup> Stephanie Cushing, SFDPH, letter to Chinatown Community Development Center (co-project sponsor), Article 22A Compliance for 2060 Folsom Street, EHB-SAM Case Number 1403, April 27, 2016.

<sup>&</sup>lt;sup>56</sup> A residential scenario is a residential land use that is stated in the RWQCB's ESLs. ESLs have been created for residential land use, commercial land use and construction worker exposure.

<sup>57</sup> The Waste Extraction Test is a method used in California to determine whether a waste is a toxic hazardous waste.

Groundwater samples were collected from two monitoring wells that were installed on the project site. The groundwater samples were analyzed individually for organic chemicals, and as a composite sample for inorganic chemicals. ESL values were not exceeded by any constituent measured in the groundwater samples.

The soils exceeding ESL values should be excavated and replaced with clean soil, placement of an adequate barrier material above the impacted soil, use of a site specific health and safety plan and/or other appropriate measures to eliminate or reduce the potential risks to future site residents, users of the proposed park or construction/trench workers. An indicator barrier should be placed between the native soil and the imported clean fill soil. Soils exceeding the Threshold Limit Concentration (TTLC) must be removed and disposed as hazardous waste. Soils containing metals above the STLC must be disposed as hazardous waste if they are removed from the site. Soils exceeding 200 mg/kg lead should not be exposed at the site and should be covered by at least two feet of clean soil over an indicator barrier. The project sponsor is required to submit a Site Mitigation Plan to DPH, in compliance with Health Code Article 38.

The proposed project would be required to remediate potential soil contamination described above in accordance with Article 22A of the Health Code. Therefore, the proposed project would not result in any significant impacts related to hazardous materials that were not identified in the Eastern Neighborhoods PEIR.

			Not Analyzed	in the Prior EIR	
Topics:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact
16. MINERAL AND ENERGY RESOURCES—Would the project:					
a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?	⊠				
D) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?	⋈				
c) Encourage activities which result in the use of large amounts of fuel, water, or energy, or use these in a wasteful manner?					

The Eastern Neighborhoods PEIR analyzes effects on mineral and energy resources under Chapter IV.M, page 500; and Chapter IX, Appendix A on page 67.

The Eastern Neighborhoods PEIR determined that the Area Plan would facilitate the construction of both new residential units and commercial buildings. Development of these uses would not result in use of large amounts of fuel, water, or energy in a wasteful manner or in the context of energy use throughout the City and region. The energy demand for individual buildings would be typical for such projects and would meet, or exceed, current state and local codes and standards concerning energy consumption, including Title 24 of the California Code of Regulations enforced by DBI. The Plan Area does not include any natural resources routinely extracted and the rezoning does not result in any natural resource extraction programs. Therefore, the Eastern Neighborhoods PEIR concluded that implementation of the Area Plan would not result in a significant impact on mineral and energy resources. No mitigation measures were identified in the PEIR.

As the proposed project is within the development projected under the Eastern Neighborhoods Rezoning and Area Plans, there would be no additional impacts on mineral and energy resources beyond those analyzed in the Eastern Neighborhoods PEIR.

			Not Analyzed in the Prior EIR				
Topics:		Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
17.	AGRICULTURE AND FOREST RESOURCES:—Would the project:						
a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance, as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?						
b)	Conflict with existing zoning for agricultural use, or a Williamson Act contract?						
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code Section 12220(g)) or timberland (as defined by Public Resources Code Section 4526)?						
d)	Result in the loss of forest land or conversion of forest land to non-forest use?						
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland to non-agricultural use or forest land to non-forest use?		$\boxtimes$				

The Eastern Neighborhoods PEIR analyzes effects on agricultural resources under Chapter IV.M, on page 500.

The Eastern Neighborhoods PEIR determined that no agricultural resources exist in the Area Plan; therefore the rezoning and community plans would have no effect on agricultural resources. No mitigation measures were identified in the PEIR. The Eastern Neighborhoods PEIR did not analyze the effects on forest resources.

As the proposed project is within the development projected under the Eastern Neighborhoods Rezoning and Area Plans, there would be no additional impacts on agriculture beyond those analyzed in the Eastern Neighborhoods PEIR. The project site is located in a built up urban environment and no forest resources exist on the project site.

			Not Analyzed in the Prior EIR				
Торі	cs:	Analyzed in the Prior EIR	No Impact	Substantially Mitigated by Uniformly Applicable Development Policies	Less Than Significant or Less Than Significant with Mitigation Incorporated	Significant Impact	
18.	MANDATORY FINDINGS OF SIGNIFICANCE—Would the project:						
a)	Have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?						
b)	Have impacts that would be individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)						
,	Have environmental effects that would cause substantial adverse effects on human beings, either directly or indirectly?						

The proposed project would not substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal. The project sponsor would be required to prepare an Archeological Testing Program to more definitively identify the potential for California Register-eligible archeological resources to be present within the project site and determine the appropriate action necessary to reduce the potential effect of the project on archeological resources to a less-than-significant level. For these reasons, the proposed project would not result in the elimination of important examples of major periods of California history or prehistory.

The proposed project would not combine with past, present, or reasonably foreseeable future projects to create significant cumulative impacts related to any of the topics discussed in this Infill Environmental Checklist. There would be no significant cumulative impacts to which the proposed project would make cumulatively considerable contributions.

Since construction of the proposed project would generate temporary noise from the use of heavy construction equipment that could affect nearby residents and other sensitive receptors, the project sponsor is required to develop and implement a set of noise attenuation measures during construction. In addition, all construction activities would be subject to and required to comply with the San Francisco Noise Ordinance. The proposed project would also be required to comply with the Construction Dust Control Ordinance, which would reduce the quantity of fugitive dust generated during project-related construction activities. The project site is not located within the Air Pollutant Exposure Zone; therefore, the ambient health risk to sensitive receptors from air pollutants is not considered substantial. For these reasons, the proposed project would not result in environmental effects that would cause substantial adverse effects on human beings.

# **MITIGATION MEASURES**

#### ARCHEOLGOICAL RESOURCES

Project Mitigation Measure 1 – Archeological Testing (Eastern Neighborhoods Mitigation Measure J-2)

Based on a reasonable presumption that archeological resources may be present within the project site, the following measures shall be undertaken to avoid any potentially significant adverse effect from the proposed project on buried or submerged historical resources. The project sponsor shall retain the services of an archeological consultant from the rotational Department Qualified Archeological Consultants List (QACL) maintained by the Planning Department archeologist. The project sponsor shall contact the Department archeologist to obtain the names and contact information for the next three archeological consultants on the QACL. The archeological consultant shall undertake an archeological testing program as specified herein. In addition, the consultant shall be available to conduct an archeological monitoring and/or data recovery program if required pursuant to this measure. The archeological consultant's work shall be conducted in accordance with this measure at the direction of the Environmental Review Officer (ERO). All plans and reports prepared by the consultant as specified herein shall be submitted first and directly to the ERO for review and comment, and shall be considered draft reports subject to revision until final approval by the ERO. Archeological monitoring and/or data recovery programs required by this measure could suspend construction of the project for up to a maximum of four weeks. At the direction of the ERO, the suspension of construction can be extended beyond four weeks only if such a suspension is the only feasible means to reduce to a less-than-significant level potential effects on a significant archeological resource as defined in CEQA Guidelines Sect. 15064.5 (a) and (c).

Consultation with Descendant Communities: On discovery of an archeological site<sup>58</sup> associated with descendant Native Americans, the Overseas Chinese, or other potentially interested descendant group an

<sup>58</sup> By the term "archeological site" is intended here to minimally include any archeological deposit, feature, burial, or evidence of burial.

appropriate representative<sup>59</sup> of the descendant group and the ERO shall be contacted. The representative of the descendant group shall be given the opportunity to monitor archeological field investigations of the site and to offer recommendations to the ERO regarding appropriate archeological treatment of the site, of recovered data from the site, and, if applicable, any interpretative treatment of the associated archeological site. A copy of the Final Archeological Resources Report shall be provided to the representative of the descendant group.

Archeological Testing Program. The archeological consultant shall prepare and submit to the ERO for review and approval an archeological testing plan (ATP). The archeological testing program shall be conducted in accordance with the approved ATP. The ATP shall identify the property types of the expected archeological resource(s) that potentially could be adversely affected by the proposed project, the testing method to be used, and the locations recommended for testing. The purpose of the archeological testing program will be to determine to the extent possible the presence or absence of archeological resources and to identify and to evaluate whether any archeological resource encountered on the site constitutes an historical resource under CEQA.

At the completion of the archeological testing program, the archeological consultant shall submit a written report of the findings to the ERO. If based on the archeological testing program the archeological consultant finds that significant archeological resources may be present, the ERO in consultation with the archeological consultant shall determine if additional measures are warranted. Additional measures that may be undertaken include additional archeological testing, archeological monitoring, and/or an archeological data recovery program. No archeological data recovery shall be undertaken without the prior approval of the ERO or the Planning Department archeologist. If the ERO determines that a significant archeological resource is present and that the resource could be adversely affected by the proposed project, at the discretion of the project sponsor either:

- A) The proposed project shall be re-designed so as to avoid any adverse effect on the significant archeological resource; or
- B) A data recovery program shall be implemented, unless the ERO determines that the archeological resource is of greater interpretive than research significance and that interpretive use of the resource is feasible.

Archeological Monitoring Program. If the ERO, in consultation with the archeological consultant, determines that an archeological monitoring program shall be implemented the archeological monitoring program shall minimally include the following provisions:

The archeological consultant, project sponsor, and ERO shall meet and consult on the scope of the AMP reasonably prior to any project-related soils disturbing activities commencing. The ERO in consultation with the archeological consultant shall determine what project activities shall be archeologically monitored. In most cases, any soils- disturbing activities, such as demolition, foundation removal, excavation, grading, utilities installation, foundation

An "appropriate representative" of the descendant group is here defined to mean, in the case of Native Americans, any individual listed in the current Native American Contact List for the City and County of San Francisco maintained by the California Native American Heritage Commission and in the case of the Overseas Chinese, the Chinese Historical Society of America. An appropriate representative of other descendant groups should be determined in consultation with the Department archeologist.

- work, driving of piles (foundation, shoring, etc.), site remediation, etc., shall require archeological monitoring because of the risk these activities pose to potential archeological resources and to their depositional context;
- The archeological consultant shall advise all project contractors to be on the alert for evidence of the presence of the expected resource(s), of how to identify the evidence of the expected resource(s), and of the appropriate protocol in the event of apparent discovery of an archeological resource;
- The archeological monitor(s) shall be present on the project site according to a schedule agreed upon by the archeological consultant and the ERO until the ERO has, in consultation with project archeological consultant, determined that project construction activities could have no effects on significant archeological deposits;
- The archeological monitor shall record and be authorized to collect soil samples and artifactual/ecofactual material as warranted for analysis;
- If an intact archeological deposit is encountered, all soils-disturbing activities in the vicinity of the deposit shall cease. The archeological monitor shall be empowered to temporarily redirect demolition/excavation/pile driving/construction activities\_and equipment until the deposit is evaluated. If in the case of pile driving activity (foundation, shoring, etc.), the archeological monitor has cause to believe that the pile driving activity may affect an archeological resource, the pile driving activity shall be terminated until an appropriate evaluation of the resource has been made in consultation with the ERO. The archeological consultant shall immediately notify the ERO of the encountered archeological deposit. The archeological consultant shall make a reasonable effort to assess the identity, integrity, and significance of the encountered archeological deposit, and present the findings of this assessment to the ERO.

Whether or not significant archeological resources are encountered, the archeological consultant shall submit a written report of the findings of the monitoring program to the ERO.

Archeological Data Recovery Program. The archeological data recovery program shall be conducted in accord with an archeological data recovery plan (ADRP). The archeological consultant, project sponsor, and ERO shall meet and consult on the scope of the ADRP prior to preparation of a draft ADRP. The archeological consultant shall submit a draft ADRP to the ERO. The ADRP shall identify how the proposed data recovery program will preserve the significant information the archeological resource is expected to contain. That is, the ADRP will identify what scientific/historical research questions are applicable to the expected resource, what data classes the resource is expected to possess, and how the expected data classes would address the applicable research questions. Data recovery, in general, should be limited to the portions of the historical property that could be adversely affected by the proposed project. Destructive data recovery methods shall not be applied to portions of the archeological resources if nondestructive methods are practical.

The scope of the ADRP shall include the following elements:

- Field Methods and Procedures. Descriptions of proposed field strategies, procedures, and operations.
- Cataloguing and Laboratory Analysis. Description of selected cataloguing system and artifact analysis procedures.

- Discard and Deaccession Policy. Description of and rationale for field and post-field discard and deaccession policies.
- *Interpretive Program.* Consideration of an on-site/off-site public interpretive program during the course of the archeological data recovery program.
- Security Measures. Recommended security measures to protect the archeological resource from vandalism, looting, and non-intentionally damaging activities.
- Final Report. Description of proposed report format and distribution of results.
- Curation. Description of the procedures and recommendations for the curation of any
  recovered data having potential research value, identification of appropriate curation
  facilities, and a summary of the accession policies of the curation facilities.

Human Remains and Associated or Unassociated Funerary Objects. The treatment of human remains and of associated or unassociated funerary objects discovered during any soils disturbing activity shall comply with applicable State and Federal laws. This shall include immediate notification of the Coroner of the City and County of San Francisco and in the event of the Coroner's determination that the human remains are Native American remains, notification of the California State Native American Heritage Commission (NAHC) who shall appoint a Most Likely Descendant (MLD) (Pub. Res. Code Sec. 5097.98). The archeological consultant, project sponsor, ERO, and MLD shall have up to but not beyond six days of discovery make all reasonable efforts to develop an agreement for the treatment of human remains and associated or unassociated funerary objects with appropriate dignity (CEQA Guidelines. Sec. 15064.5(d)). The agreement should take into consideration the appropriate excavation, removal, recordation, analysis, custodianship, curation, and final disposition of the human remains and associated or unassociated funerary objects. Nothing in existing State regulations or in this mitigation measure compels the project sponsor and the ERO to accept recommendations of an MLD. The archeological consultant shall retain possession of any Native American human remains and associated or unassociated burial objects until completion of any scientific analyses of the human remains or objects as specified in the treatment agreement if such agreement has been made or, otherwise, as determined by the archeological consultant and the ERO.

Final Archeological Resources Report. The archeological consultant shall submit a Draft Final Archeological Resources Report (FARR) to the ERO that evaluates the historical significance of any discovered archeological resource and describes the archeological and historical research methods employed in the archeological testing/monitoring/data recovery program(s) undertaken. Information that may put at risk any archeological resource shall be provided in a separate removable insert within the final report.

Once approved by the ERO, copies of the FARR shall be distributed as follows: California Archeological Site Survey Northwest Information Center (NWIC) shall receive one (1) copy and the ERO shall receive a copy of the transmittal of the FARR to the NWIC. The Environmental Planning division of the Planning Department shall receive one bound, one unbound and one unlocked, searchable PDF copy on CD of the FARR along with copies of any formal site recordation forms (CA DPR 523 series) and/or documentation for nomination to the National Register of Historic Places/California Register of Historical Resources. In instances of high public interest in or the high interpretive value of the resource, the ERO may require a different final report content, format, and distribution than that presented above.

### **NOISE**

Project Mitigation Measure 2 – Construction Noise (Eastern Neighborhoods Mitigation Measure F-2)

The project sponsor shall develop a set of site-specific noise attenuation measures under the supervision of a qualified acoustical consultant. Prior to commencing construction, a plan for such measures shall be submitted to the Department of Building Inspection to ensure that maximum feasible noise attenuation will be achieved. These attenuation measures shall include as many of the following control strategies as feasible:

- Erect temporary plywood noise barriers around a construction site, particularly where a site adjoins noise-sensitive uses;
- Utilize noise control blankets on a building structure as the building is erected to reduce noise emission from the site;
- Evaluate the feasibility of noise control at the receivers by temporarily improving the noise reduction capability of adjacent buildings housing sensitive uses;
- Monitor the effectiveness of noise attenuation measures by taking noise measurements;

Post signs on-site pertaining to permitted construction days and hours and complaint procedures and who to notify in the event of a problem, with telephone numbers listed.

### **DETERMINATION**

On the basis of this evaluation:

I find that the proposed infill project would not have any significant effects on the environment that either have not already been analyzed in a prior EIR or that are more significant than previously analyzed, or that uniformly applicable development policies would not substantially mitigate. Pursuant to Public Resources Code Section 21094.5, CEQA does not apply to such effects. A Notice of Determination (Section 15094) will be filed.
I find that the proposed infill project will have effects that either have not been analyzed in a prior EIR, or are more significant than described in the prior EIR, and that no uniformly applicable development policies would substantially mitigate such effects. With respect to those effects that are subject to CEQA, I find that such effects would not be significant and a Negative Declaration, or if the project is a Transit Priority Project a Sustainable Communities Environmental Assessment, will be prepared.
I find that the proposed infill project will have effects that either have not been analyzed in a prior EIR, or are more significant than described in the prior EIR, and that no uniformly applicable development policies would substantially mitigate such effects. I find that although those effects could be significant, there will not be a significant effect in this case because revisions in the infill project have been made by or agreed to by the project proponent. A Mitigated Negative Declaration, or if the project is a Transit Priority Project a Sustainable Communities Environmental Assessment, will be prepared.
I find that the proposed infill project would have effects that either have not been analyzed in a prior EIR, or are more significant than described in the prior EIR, and that no uniformly applicable development policies would substantially mitigate such effects. I find that those effects would be significant, and an infill EIR is required to analyze those effects that are subject to CEQA.

	Responsibility	Mitigation/		
	for	Improvement	Monitoring/Reporting	Monitoring
Adopted Mitigation/Improvement Measures	Implementation	Schedule	Responsibility	Schedule

### MITIGATION MEASURES

Project	t Mitigation	Measure	1	Measure 1 - Archeological Test	Testing (E	(Eastern	Project sp
Neighb	Neighborhoods Mitigation Measure I-2.	itigation N	<b>fea</b>	sure I-2.			project ar

3ased on a reasonable presumption that archeological resources may be present within the project site, the following measures shall be undertaken to avoid any potentially significant adverse resources. The project sponsor shall retain the services of an archaeological consultant from the rotational Department archeological testing program as specified herein. In addition, the this requirement. The archeological consultant's work shall be effect from the proposed project on buried or submerged historical Qualified Archaeological Consultants List (QACL) maintained by contact the Department archeologist to obtain the names and contact information for the next three archeological consultants on the QACL. The archeological consultant shall undertake an consultant shall be available to conduct an archeological monitoring and/or data recovery program if required pursuant to first and directly to the ERO for review and comment, and shall be the direction of the ERO, the suspension of construction can be conducted in accordance with this requirement at the direction of the Environmental Review Officer (ERO). All plans and reports prepared by the consultant as specified herein shall be submitted the Planning Department archaeologist. The project sponsor shall considered draft reports subject to revision until final approval by programs required by this requirement could suspend construction of the project for up to a maximum of four weeks. At extended beyond four weeks only if such a suspension is the only Archeological monitoring and/or data recovery seasible means to reduce to a less than significant level potential the ERO.

ponsor, Prior to issuance Project sponsor, project rcheologist. of any permit for archeologist, ERO. soils-disturbing activities and during construction activities.

During soilsdisturbing and

construction activities.

effects on a significant archeological resource as defined in CEQA

An "appropriate representative" of the descendant group is here defined to mean, in the case of Native Americans, any individual listed in the current Native American Contact List for the City and County of San Francisco maintained by the California Native American Heritage Commission and in the case of the Overseas Chinese, the Chinese Historical Society of America. By the tern "archeological site" is intended here to minimally included any archeological deposit, feature, burial, or evidence of burial.

Adopted Mitigation/Improvement Measures	Responsibility for Implementation	Mitigation/ Improvement Schedule	Monitoring/Reporting Responsibility	Monitoring Schedule
Archeological Testing Program. The archeological consultant shall Project sponsor, prepare and submit to the ERO for review and approval an construction archeological testing plan (ATP). The archeological testing contractor(s), program shall be conducted in accordance with the approved ATP. The ATP shall identify the property types of the expected archeological resource(s) that potentially could be adversely affected by the proposed project, the testing method to be used, and the locations recommended for testing. The purpose of the archeological testing program will be to determine to the extent possible the presence or absence of archeological resources and to identify and to evaluate whether any archeological resource encountered on the site constitutes an historical resource under CEQA.	or,	Prior to the start of and during use of on-site heavy diesel equipment.	Prior to the start Project sponsor, Planning of and during Department.  use of on-site heavy diesel equipment.	During demolition and construction activities. The project sponsor shall submit quarterly reports to the ERO during the construction period and a final report at the end of the construction period.

	Responsibility	Mitigation/		
	for	Improvement	Monitoring/Reporting	Monitoring
Adopted Mitigation/Improvement Measures	Implementation	Schedule	Responsibility	Schedule

At the completion of the archeological testing program, the archeological consultant shall submit a written report of the findings to the ERO. If based on the archeological testing program the archeological consultant finds that significant archeological resources may be present, the ERO in consultation with the archeological consultant shall determine if additional measures are warranted. Additional measures that may be undertaken include additional archeological testing, archeological monitoring, and/or an archeological data recovery program. If the ERO determines that a significant archeological resource is present and that the resource could be adversely affected by the proposed project, at the discretion of the project sponsor either:

- The proposed project shall be re-designed so as to avoid any adverse effect on the significant archeological resource; or
  - B) A data recovery program shall be implemented, unless the ERO determines that the archeological resource is of greater interpretive than research significance and that interpretive use of the resource is feasible.

Schedule	Responsibility	Schedule	Implementation	
Monitoring	Monitoring/Reporting	Improvement	for	
		Mitigation/	Responsibility	
Monitoring Schedule	Monitoring/Reporting Responsibility	Mitigation/ Improvement Schedule	Responsibility for Implementation	

Adopted Mitigation/Improvement Measures

Archeological Monitoring Program. If the ERO in consultation with the archeological consultant determines that an archeological monitoring program shall be implemented the archeological monitoring program shall minimally include the following provisions:

- The archeological consultant, project sponsor, and ERO shall meet and consult on the scope of the AMP reasonably prior to any project-related soils disturbing activities commencing. The ERO in consultation with the archeological consultant shall determine what project activities shall be archeologically monitored. In most cases, any soils- disturbing activities, such as demolition, foundation removal, excavation, grading, utilities installation, foundation work, driving of piles (foundation, shoring, etc.), site remediation, etc., shall require archeological monitoring because of the risk these activities pose to potential archaeological resources and to their depositional context;
  - The archeological consultant shall advise all project contractors to be on the alert for evidence of the presence of the expected resource(s), of how to identify the evidence of the expected resource(s), and of the appropriate protocol in the event of apparent discovery of an archeological resource;
- The archeological monitor(s) shall be present on the project site according to a schedule agreed upon by the archeological consultant and the ERO until the ERO has, in consultation with project archeological consultant, determined that project construction activities could have no effects on significant archeological deposits;

The archeological monitor shall record and be authorized to collect soil samples and artifactual/ecofactual material as warranted for analysis.

	ting Monitoring	Schedule
	Monitoring/Reporti	Responsibility
Mitigation/	Improvement	Schedule
Responsibility	for	Implementation

Adopted Mitigation/Improvement Measures

archeological monitor has cause to believe that the pile driving activity may affect an archeological resource, the pile archeological consultant shall make a reasonable effort to assess the identity, integrity, and significance of the activities and equipment until the deposit is evaluated. If in the case of pile driving activity (foundation, shoring, etc.), the driving activity shall be terminated until an appropriate evaluation of the resource has been made in consultation with the ERO. The archeological consultant shall immediately notify the ERO of the encountered archeological deposit. The encountered archeological deposit, and present the findings of The archeological monitor shall be empowered to temporarily redirect demolition/excavation/pile driving/construction If an intact archeological deposit is encountered, all soilsdisturbing activities in the vicinity of the deposit shall cease. this assessment to the ERO.

Whether or not significant archeological resources are encountered, the archeological consultant shall submit a written report of the findings of the monitoring program to the ERO.

Responsibility	y Mitigation/		
for	Improvement	Monitoring/Reporting	Monitori
Implementation	Schedule	Responsibility	Schedu

Adopted Mitigation/Improvement Measures

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> consultant, project sponsor, and ERO shall meet and consult on the scope of the ADRP prior to preparation of a draft ADRP. The archeological consultant shall submit a draft ADRP to the ERO. The scientific/historical research questions are applicable to the The archeological data ADRP shall identify how the proposed data recovery program will preserve the significant information the archeological resource is expected resource, what data classes the resource is expected to possess, and how the expected data classes would address the be limited to the portions of the historical property that could be recovery program shall be conducted in accord with an The archeological expected to contain. That is, the ADRP will identify what applicable research questions. Data recovery, in general, should adversely affected by the proposed project. Destructive data recovery methods shall not be applied to portions of the archeological resources if nondestructive methods are practical. archeological data recovery plan (ADRP). Archeological Data Recovery Program.

The scope of the ADRP shall include the following elements:

- Field Methods and Procedures. Descriptions of proposed field strategies, procedures, and operations.
- Cataloguing and Laboratory Analysis. Description of selected cataloguing system and artifact analysis procedures.
- Discard and Deaccession Policy, Description of and rationale for field and post-field discard and deaccession policies.
- Interpretive Program. Consideration of an on-site/off-site public interpretive program during the course of the archeological data recovery program.
- Security Measures. Recommended security measures to protect the archeological resource from vandalism, looting, and nonintentionally damaging activities.
- Final Report. Description of proposed report format and

# 2060 FOLSOM STREET MITIGATION MONITORING AND REPORTING PROGRAM

## MONITORING AND REPORTING PROGRAM

	Responsibility	Mitigation/		
	for	Improvement	Monitoring/Reporting	Monitoring
ovement Measures	Implementation	Schedule	Responsibility	Schedule

distribution of results.

Curation. Description of the procedures and recommendations for the curation of any recovered data having potential research value, identification of appropriate curation facilities, and a summary of the accession policies of the curation facilities.

Responsibility	Mitigation/		
for	Improvement	Monitoring/Reporting	Monitoring
Implementation	Schedule	Responsibility	Schedule

Adopted Mitigation/Improvement Measures

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Human Remains and Associated or Unassociated Funerary Objects. The County of San Francisco and in the event of the Coroner's Heritage Commission (NAHC) who shall appoint a Most Likely Descendant (MLD) (Pub. Res. Code Sec. 5097.98). The The agreement should take into consideration the appropriate excavation, removal, recordation, analysis, custodianship, curation, and final disposition of the human remains and treatment of human remains and of associated or unassociated include immediate notification of the Coroner of the City and determination that the human remains are Native American remains, notification of the California State Native American funerary objects discovered during any soils disturbing activity archeological consultant, project sponsor, and MLD shall make all reasonable efforts to develop an agreement for the treatment of, shall comply with applicable State and Federal laws. This shall with appropriate dignity, human remains and associated or unassociated funerary objects (CEQA Guidelines. Sec. 15064.5(d)). associated or unassociated funerary objects.

### CASE NO. 2015-014715ENV June 6, 2016

### MONITORING AND REPORTING PROGRAM

	Monitoring	Schedule
	Monitoring/Reporting	Responsibility
Mitigation/	Improvement	Schedule
Responsibility	for	Implementation

Final Archeological Resources Report. The archeological consultant shall submit a Draft Final Archeological Resources Report (FARR) to the ERO that evaluates the historical significance of any discovered archeological resource and describes the archeological and historical research methods employed in the archeological testing/monitoring/data recovery program(s) undertaken. Information that may put at risk any archeological resource shall be provided in a separate removable insert within the final report.

Adopted Mitigation/Improvement Measures

### June 6, 2016 CASE NO. 2015-014715ENV

Mitigation/
Responsibility

	Responsibility
	for
Adopted Mitigation/Improvement Measures	Implementation
Project Mitigation Measure 2: Construction Noise	
(Implementing Eastern Neighborhoods PEIR Mitigation	Project sponsor,
Measure F-2). The project sponsor shall develop a set of site-	construction
specific noise attenuation measures under the supervision of a	contractor(s)
qualified acoustical consultant. Prior to commencing	
construction, a plan for such measures shall be submitted to the	
Department of Building Inspection (DBI) to ensure that	
maximum feasible noise attenuation will be achieved. These	
attenuation measures shall include as many of the following	
control strategies as feasible:	

monitoring report

complete upon

Planning Department with Project Sponsor to provide

construction During

monthly reports during construction period.

Considered

receipt of final

at completion of

construction.

Monitoring

Monitoring/Reporting

Improvement

Schedule

Responsibility

Schedule

- construction site, particularly where a site adjoins noise-Erect temporary plywood noise barriers around a sensitive uses;
- Utilize noise control blankets on a building structure as the building is erected to reduce noise emission from the site;
- Evaluate the feasibility of noise control at the receivers capability of adjacent buildings housing sensitive uses; by temporarily improving the noise reduction
  - Monitor the effectiveness of noise attenuation measures by taking noise measurements; and
- notify in the event of a problem, with telephone numbers Post signs on-site pertaining to permitted construction days and hours and complaint procedures and who to

2060 FOLSOM STREET MITIGATION MONITORING AND REPORTING PROGRAM

1650 Mission Street Suite 400 San Francisco, CA 94103

### NOTICE OF BUILDING PERMIT APPLICATION (SECTION 312)

On **August 5, 2016**, the Applicant named below filed Building Permit Application No. **2016.08.05.4294** with the City and County of San Francisco.

PROPERTY INFORMATION		APPL	APPLICANT INFORMATION		
Project Address:	2070 Folsom Street	Applicant:	Elaine Yee		
Cross Street(s):	16 <sup>th</sup> and 17 <sup>th</sup> Streets	Address:	2301 Mission St, Ste. 301		
Block/Lot No.:	3571/031	City, State:	San Francisco, CA 94110		
Zoning District(s):	UMU / 85-X	Telephone:	(415) 282-3334 x138		

You are receiving this notice as a property owner or resident within 150 feet of the proposed project. You are not required to take any action. For more information about the proposed project, or to express concerns about the project, please contact the Applicant listed above or the Planner named below as soon as possible. If you believe that there are exceptional or extraordinary circumstances associated with the project, you may request the Planning Commission to use its discretionary powers to review this application at a public hearing. Applications requesting a Discretionary Review hearing must be filed during the 30-day review period, prior to the close of business on the Expiration Date shown below, or the next business day if that date is on a week-end or a legal holiday. If no Requests for Discretionary Review are filed, this project will be approved by the Planning Department after the Expiration Date.

Members of the public are not required to provide personal identifying information when they communicate with the Commission or the Department. All written or oral communications, including submitted personal contact information, may be made available to the public for inspection and copying upon request and may appear on the Department's website or in other public documents.

	PROJECT SCOPE	
☐ Demolition	New Construction	☐ Alteration
■ Change of Use	☐ Façade Alteration(s)	☐ Front Addition
☐ Rear Addition	☐ Side Addition	□ Vertical Addition
PROJECT FEATURES	EXISTING	PROPOSED
Building Use	Parking Lot	Residential, Institutional/Community Services, Child Care & Commercial
Front Setback	Not Applicable	None
Side Setbacks	Not Applicable	None
Building Depth	Not Applicable	245-feet
Rear Yard	Not Applicable	See Plans
Building Height	Not Applicable	85-feet
Number of Stories	Not Applicable	8
Number of Dwelling Units	0	127
Number of Parking Spaces	95	0
	PROJECT DESCRIPTI	ON

The proposed project includes demolition of the surface parking lot and new construction of an eight-story mixed-use building with 127 affordable housing units, 4,755 gross square feet (gsf) of child care use, 6,915 gsf of institutional/community service use, and 569 gsf of café/retail use. The project will provide housing for transitional-aged youth and will also feature a publically-accessible promenade. Per Planning Code Section 315, the project qualifies for administrative review of the Large Project Authorization (LPA). Under the LPA, the project is seeking exceptions to the Planning Code (PC) requirements for rear yard (PC 134), open space (PC 135), dwelling unit exposure (PC 140), ground floor ceiling height (PC 145.1), off-street loading (PC 152.1), and the measurement of height (PC 260). The issuance of the building permit by the Department of Building Inspection or the Planning Commission project approval at a discretionary review hearing would constitute as the Approval Action for the project for the purposes of CEQA, pursuant to Section 31.04(h) of the San Francisco Administrative Code.

For more information, please contact Planning Department staff:

Planner: Kimberly Durandet

Telephone: (415) 575-6816 Notice Date: 1/9/17 E-mail: kimberly.durandet@sfgov.org Expiration Date: 2/8/17

### GENERAL INFORMATION ABOUT PROCEDURES

Reduced copies of the proposed project plans have been included in this mailing for your information. If you have questions about the plans, please contact the project Applicant listed on the front of this notice. You may wish to discuss the plans with your neighbors or neighborhood association, as they may already be aware of the project. If you have general questions about the Planning Department's review process, please contact the Planning Information Center at 1660 Mission Street, 1st Floor (415/558-6377) between 8:00am - 5:00pm Monday-Friday. If you have specific questions about the proposed project, you should contact the planner listed on the front of this notice.

If you believe that the impact on you from the proposed project is significant and you wish to seek to change the project, there are several procedures you may use. We strongly urge that steps 1 and 2 be taken.

- 1. Request a meeting with the project Applicant to get more information and to explain the project's impact on you.
- 2. Contact the nonprofit organization Community Boards at (415) 920-3820, or online at <a href="https://www.communityboards.org">www.communityboards.org</a> for a facilitated discussion in a safe and collaborative environment. Community Boards acts as a neutral third party and has, on many occasions, helped reach mutually agreeable solutions.
- 3. Where you have attempted, through the use of the above steps or other means, to address potential problems without success, please contact the planner listed on the front of this notice to discuss your concerns.

If, after exhausting the procedures outlined above, you still believe that exceptional and extraordinary circumstances exist, you have the option to request that the Planning Commission exercise its discretionary powers to review the project. These powers are reserved for use in exceptional and extraordinary circumstances for projects which generally conflict with the City's General Plan and the Priority Policies of the Planning Code; therefore the Commission exercises its discretion with utmost restraint. This procedure is called Discretionary Review. If you believe the project warrants Discretionary Review by the Planning Commission, you must file a Discretionary Review application prior to the Expiration Date shown on the front of this notice. Discretionary Review applications are available at the Planning Information Center (PIC), 1660 Mission Street, 1st Floor, or online at <a href="https://www.sfplanning.org">www.sfplanning.org</a>). You must submit the application in person at the Planning Information Center (PIC) between 8:00am - 5:00pm Monday-Friday, with all required materials and a check payable to the Planning Department. To determine the fee for a Discretionary Review, please refer to the Planning Department Fee Schedule available at <a href="https://www.sfplanning.org">www.sfplanning.org</a>. If the project includes multiple building permits, i.e. demolition and new construction, a <a href="https://www.sfplanning.org">separate request</a> for Discretionary Review must be submitted, with all required materials and fee, for <a href="https://www.sfplanning.org">each</a> permit that you feel will have an impact on you. Incomplete applications will not be accepted.

If no Discretionary Review Applications have been filed within the Notification Period, the Planning Department will approve the application and forward it to the Department of Building Inspection for its review.

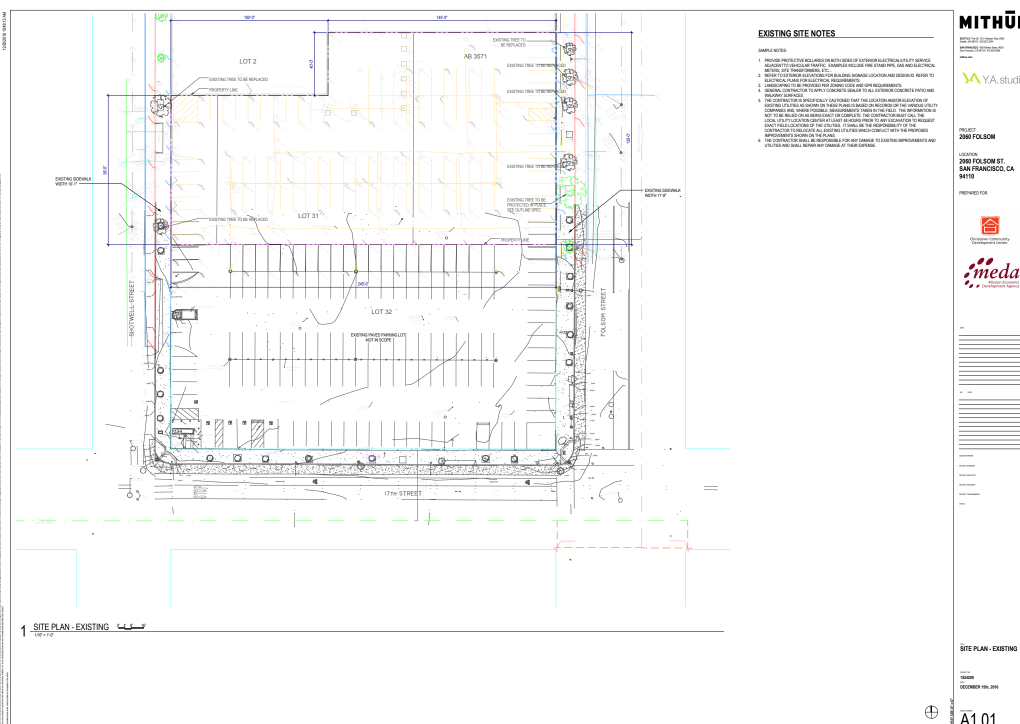
### **BOARD OF APPEALS**

An appeal of the Planning Commission's decision on a Discretionary Review case may be made to the **Board of Appeals within 15 calendar days after the building permit is issued** (or denied) by the Department of Building Inspection. Appeals must be submitted in person at the Board's office at 1650 Mission Street, 3rd Floor, Room 304. For further information about appeals to the Board of Appeals, including current fees, contact the Board of Appeals at (415) 575-6880.

### **ENVIRONMENTAL REVIEW**

This project has undergone preliminary review pursuant to California Environmental Quality Act (CEQA). If, as part of this process, the Department's Environmental Review Officer has deemed this project to be exempt from further environmental review, an exemption determination has been prepared and can be obtained through the Exemption Map, on-line, at <a href="https://www.sfplanning.org">www.sfplanning.org</a>. An appeal of the decision to exempt the proposed project from CEQA may be made to the Board of Supervisors within 30 calendar days after the project approval action identified on the determination. The procedures for filing an appeal of an exemption determination are available from the Clerk of the Board at City Hall, Room 244, or by calling (415) 554-5184.

Under CEQA, in a later court challenge, a litigant may be limited to raising only those issues previously raised at a hearing on the project or in written correspondence delivered to the Board of Supervisors, Planning Commission, Planning Department or other City board, commission or department at, or prior to, such hearing, or as part of the appeal hearing process on the CEQA decision.



MITHUN

SAN FRANCISCO / 650 Market Street, #200 San Francisco, CA 94104 / 415 255 0658

Y.A. studio

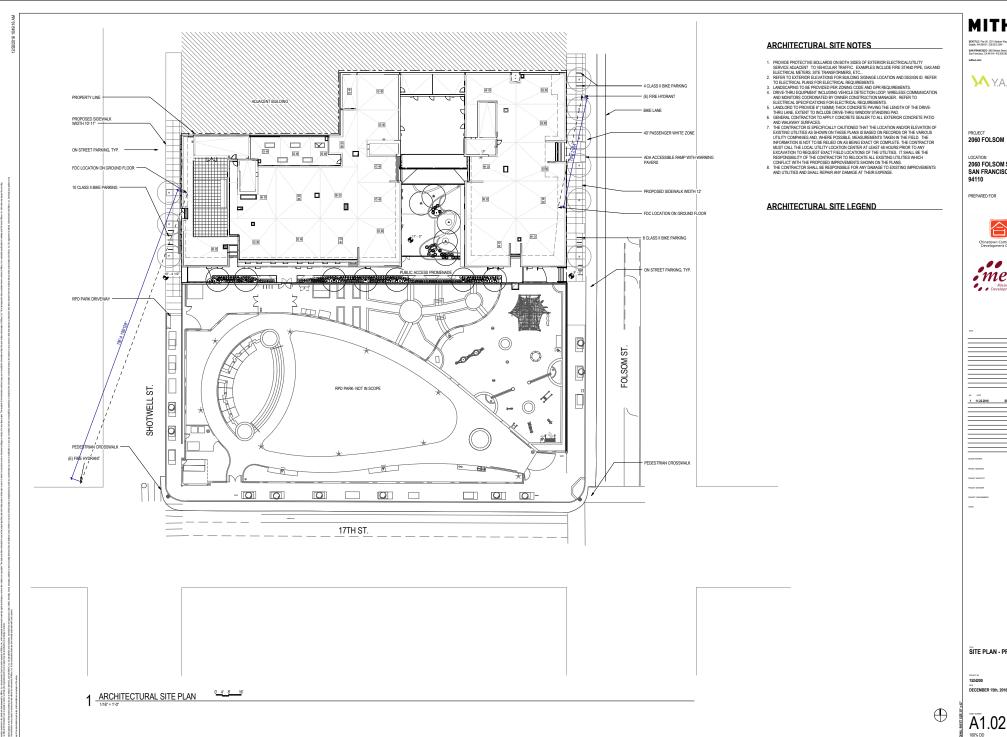
2060 FOLSOM ST. SAN FRANCISCO, CA 94110





DECEMBER 15th, 2016

A1.01 100% DD 0 2016 MITHUN, INC.



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2060 FOLSOM ST. SAN FRANCISCO, CA

PREPARED FOR



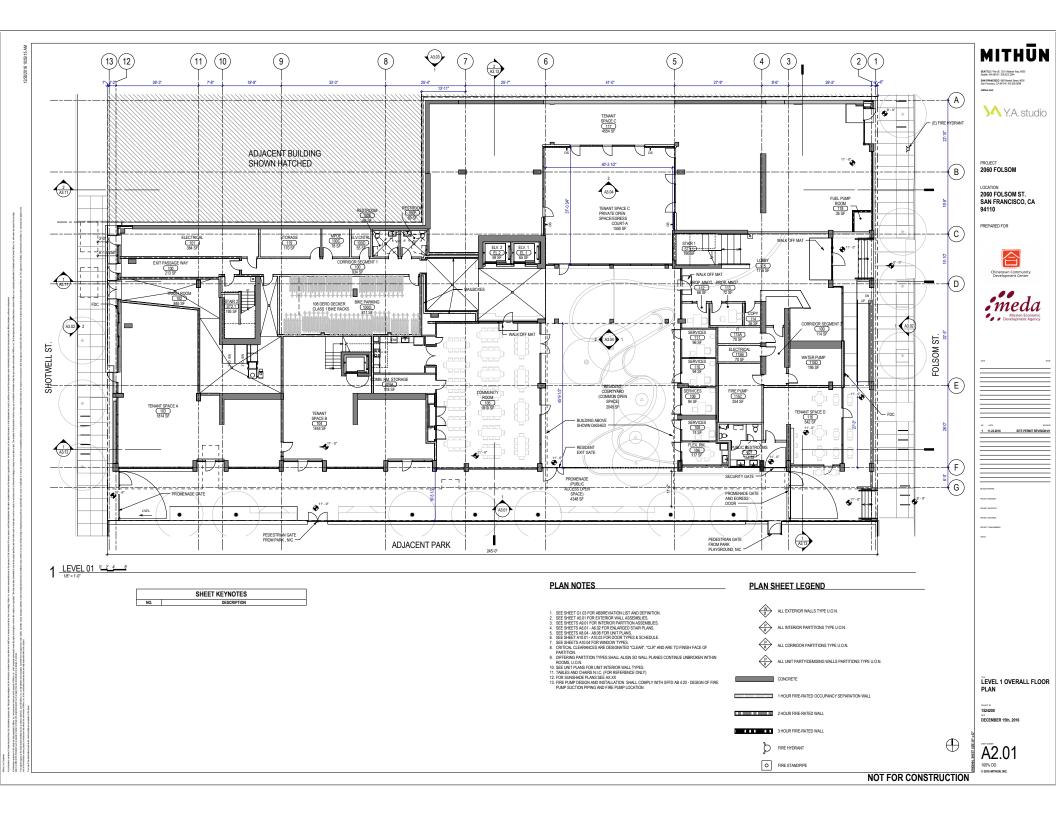


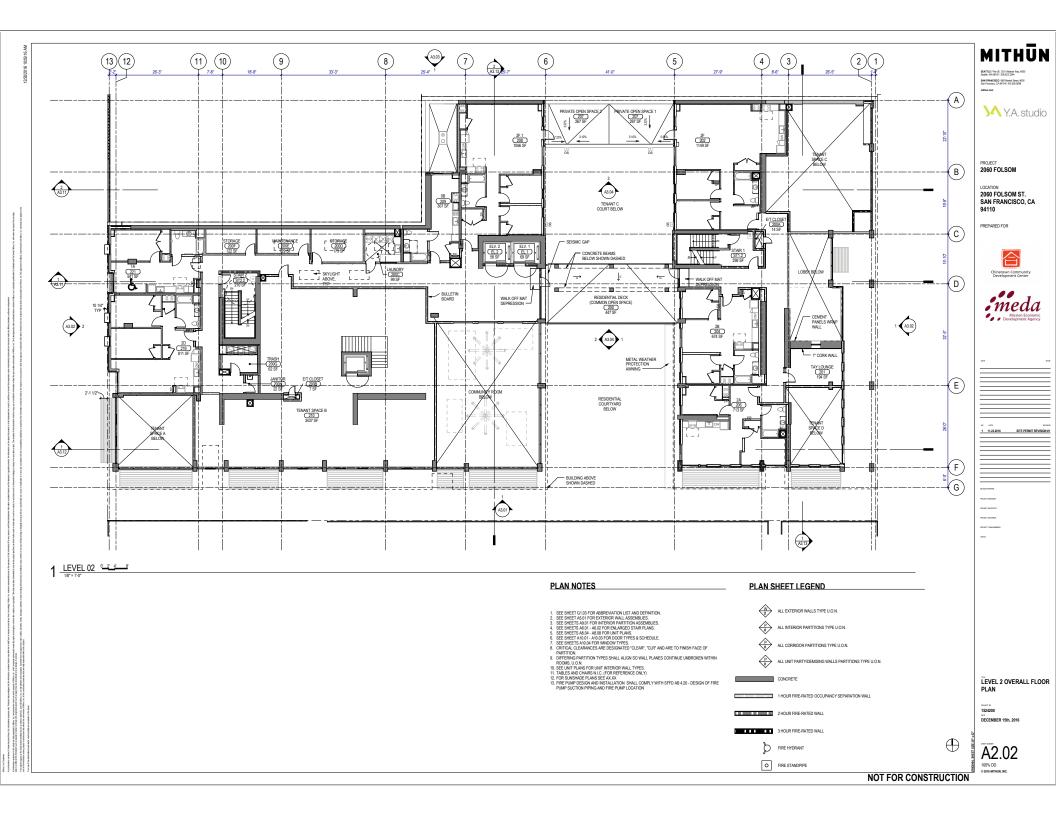
1 11.22.2016 SITE PERMIT REVISION #1

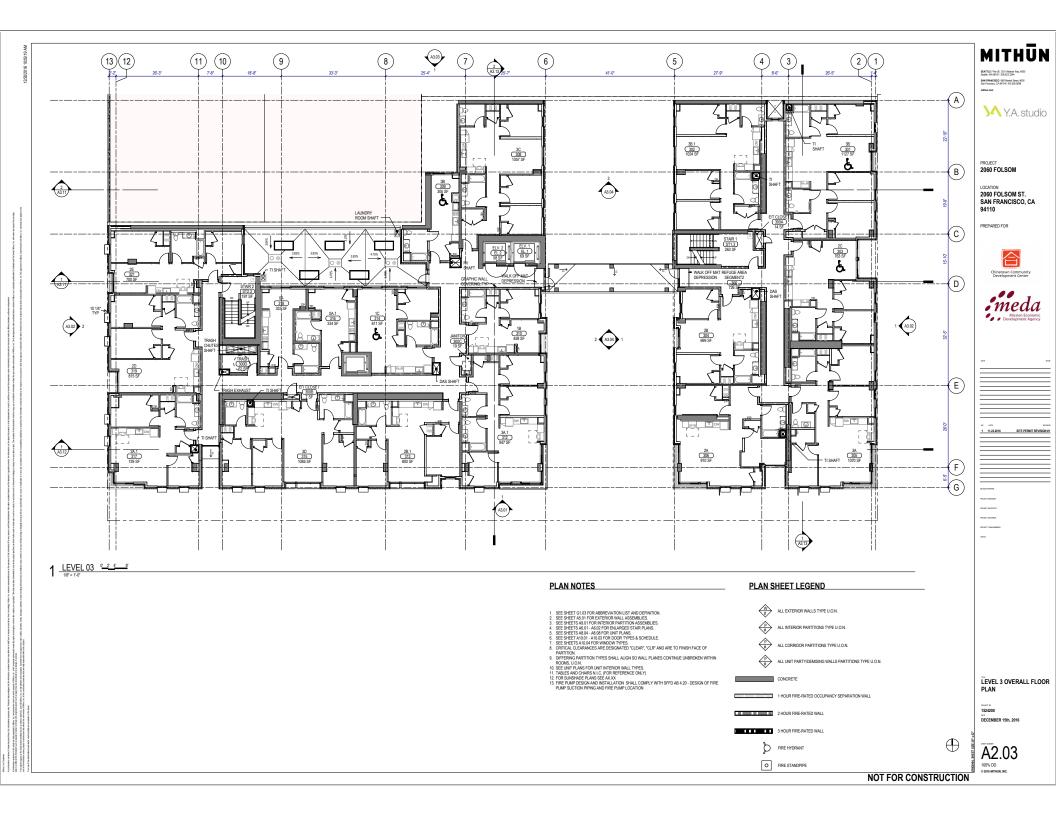
SITE PLAN - PROPOSED

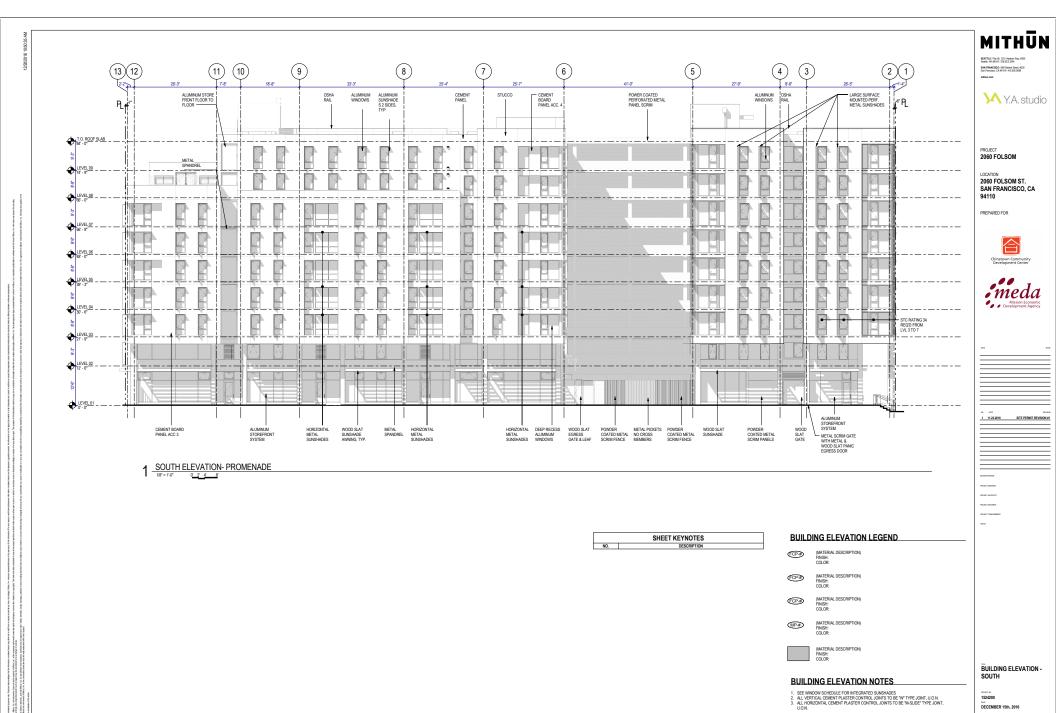
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A1.02









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DECEMBER 15th, 2016



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PROJECT 2060 FOLSOM

2060 FOLSOM ST. SAN FRANCISCO, CA 94110



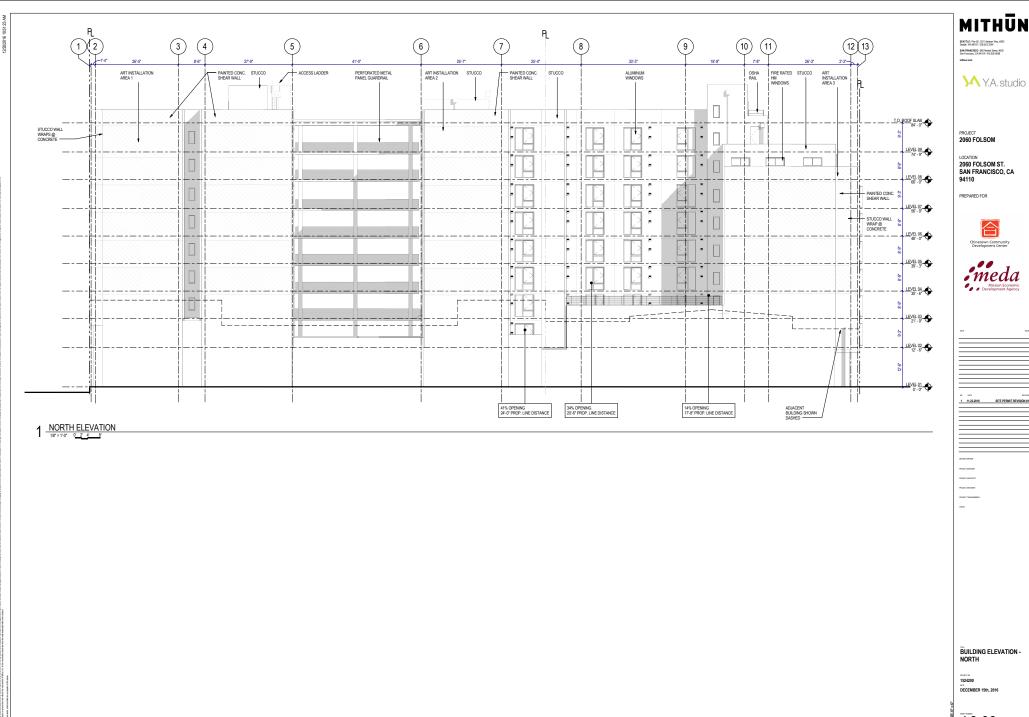


SITE PERMIT REVISION #1 1 11.22.2016

BUILDING ELEVATIONS -EAST & WEST

DECEMBER 15th, 2016

A3.02



MITHŪN





1 11.22.2016 SITE PERMIT REVISION #1

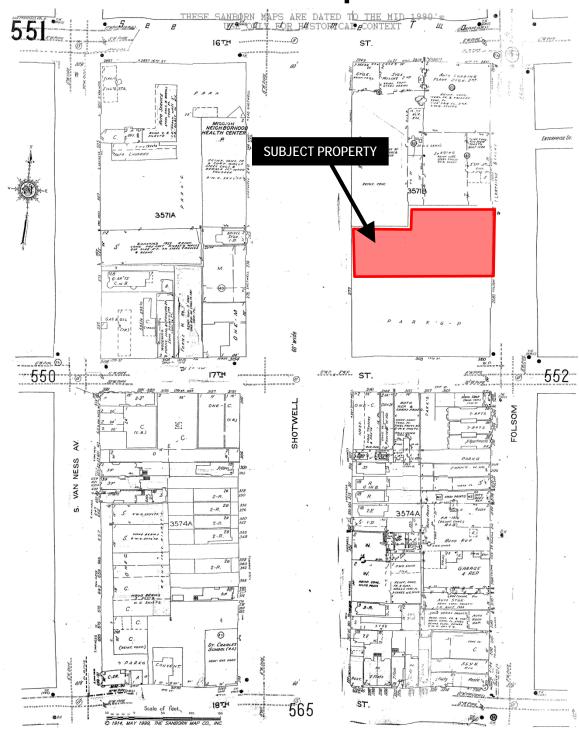
Ā3.03

### **Parcel Map**





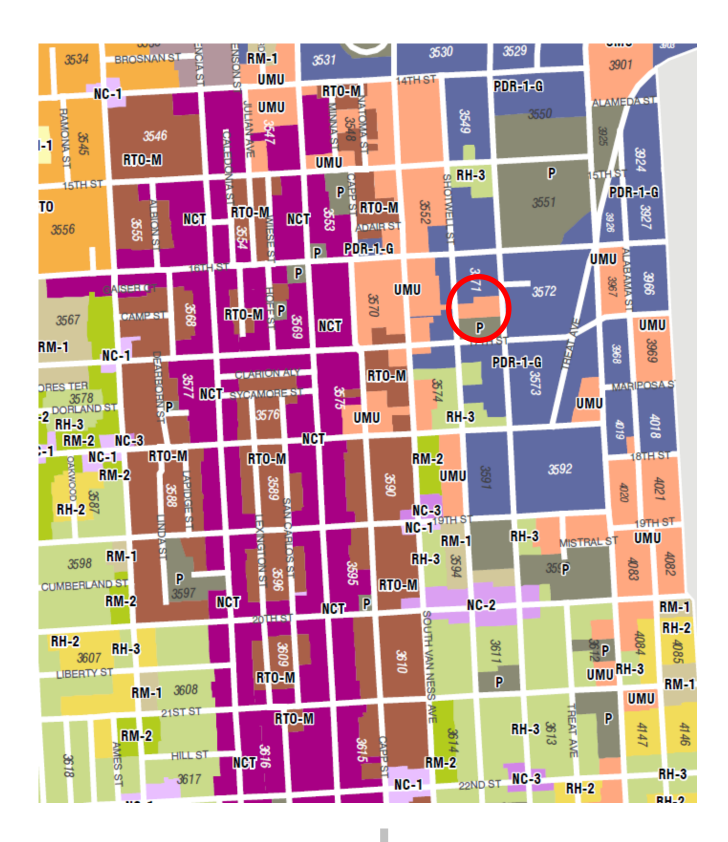
### Sanborn Map\*



<sup>\*</sup>The Sanborn Maps in San Francisco have not been updated since 1998, and this map may not accurately reflect existing conditions.

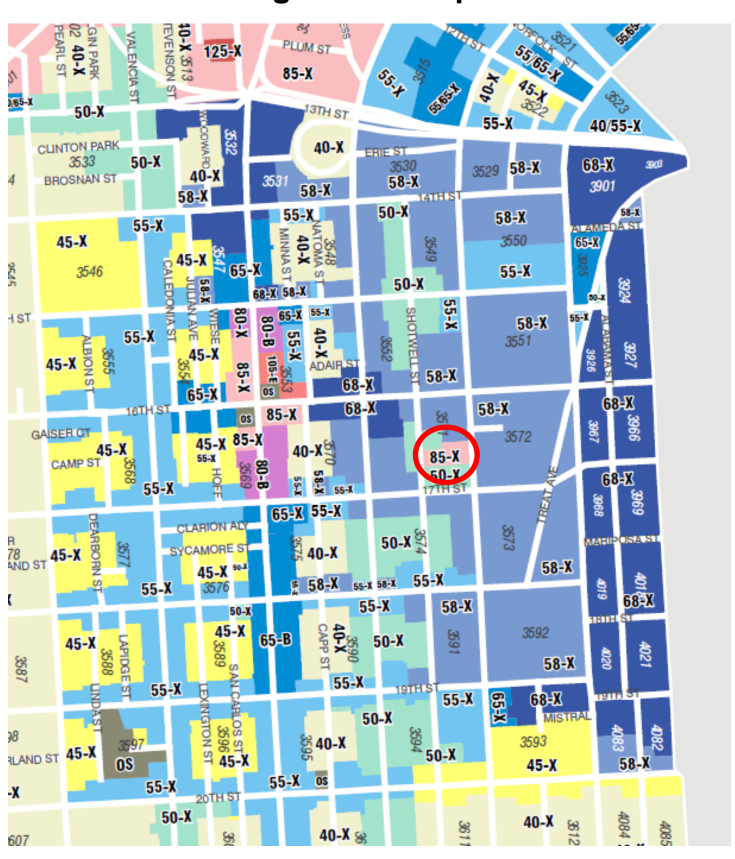


### **Zoning Map**

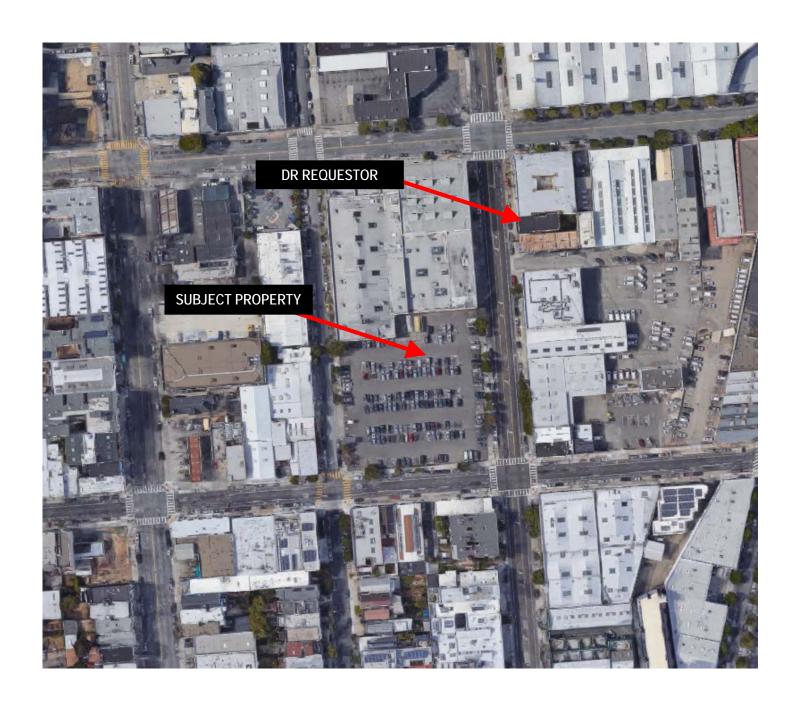




### Height-Bulk Map



### **Aerial Photo**





### **Site Photos**

### FRONTAGE ALONG FOLSOM STREET



### FRONTAGE ALONG SHOTWELL STREET



### **APPLICATION FOR Discretionary Review**

1. Owner/Applicant Information DR APPLICANT'S NAME: Margaret Eve-Lynne Miyasaki DR APPLICANT'S ADDRESS: ZIP CODE: TELEPHONE: 2023 Folsom Apt 6, San Francisco, CA 94110-1335 (415) 568-5173 PROPERTY OWNER WHO IS DOING THE PROJECT ON WHICH YOU ARE REQUESTING DISCRETIONARY REVIEW NAME: Elaine Yee ADDRESS: ZIP CODE: TELEPHONE: 3301 Mission Street, San Francisco, CA 94110 (415) 282-3334 x138 CONTACT FOR DR APPLICATION Same as Above ADDRESS: ZIP CODE TELEPHONE: E-MAIL ADDRESS 2. Location and Classification STREET ADDRESS OF PROJECT ZIP-CODE: 2070 Folsom Street, San Francisco, CA 94110 CROSS STREETS: 16th and 17th Streets ASSESSORS BLOCK/LOT: LOT DIMENSIONS: LOT AREA (SQ FT): ZONING DISTRICT: HEIGHT/BULK DISTRICT: 3571 / 031 UMU/85-X 85 feet 3. Project Description Please check all that apply Change of Use X Change of Hours New Construction Alterations [ Demolition [ Other Additions to Building: Rear [ Front Height [ Side Yard Parking Lot Present or Previous Use: Proposed Use: Residential Institutional Community Services Child Care & Commercial Building Permit Application No. 2016.08.05.4294 Date Filed: August 8, 2016

RECEIVED

FEB 0 8 2017

CITY & COUNTY OF S.F. PLANNING DEPARTMENT

4.	Actions	Prior to	a	Discretionary	Review	Request
----	---------	----------	---	---------------	--------	---------

Prior Action		NO
Have you discussed this project with the permit applicant?		×
Did you discuss the project with the Planning Department permit review planner?	<b>[</b> *	
Did you participate in outside mediation on this case?		R

### 5. Changes Made to the Project as a Result of Mediation

If you have discussed the project with the applicant, planning staff or gone through mediation, please summarize the result, including any changes there were made to the proposed project.

told planning staff that lack of parking for the housing project would exhaust street parking for existing residents and severely impact me and that project would lead to increased run-off and sewage contributing to chronic flooding problems on Folsom between 14th and 18th Streets that occurs during heavy rains. Also told staff I received no notice until packets were delivered to "occupants" of our building approximately one month ago.

### Applicant's Affidavit

Under penalty of perjury the following declarations are made:

- a: The undersigned is the owner or authorized agent of the owner of this property.
- b: The information presented is true and correct to the best of my knowledge.

c: The other information or applications may be required.

Eve Lynn Mujasah Date: February 8, 2017

Print name, and indicate whether owner, or authorized agent:

Margaret Eve-Lynne Miyasaki - tenant resident
Owner / Authorized Agent (circle one)

### Discretionary Review Application Submittal Checklist

Applications submitted to the Planning Department must be accompanied by this checklist and all required materials. The checklist is to be completed and signed by the applicant or authorized agent.

REQUIRED MATERIALS (please check correct column)	OR APPLICATION
Application, with all blanks completed	<b>B</b>
Address labels (original), if applicable	8
Address labels (copy of the above), if applicable	A.
Photocopy of this completed application	
Photographs that illustrate your concerns	
Convenant or Deed Restrictions	100
Check payable to Planning Dept.	2
Letter of authorization for agent	X
Other: Section Plan, Detail drawings (i.e. windows, door entries, trim), Specifications (for cleaning, repair, etc.) and/or Product cut sheets for new elements (i.e. windows, doors)	

NOTES:

Optional Material.

O Two sets of original labels and one copy of addresses of adjacent property owners and owners of property across street

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For Department Use Only Application recei by Planning Department:

CASE NUMBER

### Discretionary Review Request

In the space below and on separate paper, if necessary, please present facts sufficient to answer each question.

- 1. What are the reasons for requesting Discretionary Review? The project meets the minimum standards of the Planning Code. What are the exceptional and extraordinary circumstances that justify Discretionary Review of the project? How does the project conflict with the City's General Plan or the Planning Code's Priority Policies or Residential Design Guidelines? Please be specific and site specific sections of the Residential Design Guidelines.
- Proposed 8-story building would dwarf existing buildings that are no more than 3-stories in height. Failure to provide off-street parking for 127 housing units in building will exhaust street parking places and create horrible parking situation for existing residents like me. Folsom Street from 14th to 18th is the lowest part of San-Francisco and subject to severe flooding during heavy rains and overflow of storm/sewage sewers. City has done little or nothing to alleviate flooding problem. Project will result in increased runoff from concrete areas and increased sewage, water will be diverted from building to surrounding streets. (CONTINUED)
- 2. The Residential Design Guidelines assume some impacts to be reasonable and expected as part of construction. Please explain how this project would cause unreasonable impacts. If you believe your property, the property of others or the neighborhood would be adversely affected, please state who would be affected, and how:
- Existing residents like me will be severely and adversely affected because of (a) increased competition for scarce street parking due to failure to provide off street parking (b) increased flooding in especially flood-prone area of Folsom 14th-18th street neighborhood (c) increased congestion (d) increase in crime --neighborhood was quiet for many years but has experienced a sharp increase in crime over the past two years due to City's tolerance of massive tent cities leading to burning of my car on November 18, 2016, break-ins and stealing of battery before that + two murders and 3 more car arsons a month later.
- 3. What alternatives or changes to the proposed project, beyond the changes (if any) already made would respond to the exceptional and extraordinary circumstances and reduce the adverse effects noted above in question #1?
- Building should provide off-street parking for residents to make up for the loss of the existing parking lot. A taller building would be acceptable if it provided off street parking for all residents. Building of that height should require pilings down to bedrock to prevent settling and eventual abandonment of building. Projects of this size should be postponed for the Folsom 14th through 18th street neighborhood until the City renovates existing 100 year old combined storm-sewage sewer system to eliminate flooding, otherwise increased concrete surface area of tall building will worsen flooding and damage to street level businesses / residences

### **APPLICATION FOR**

### **Discretionary Review**

1. Owner/Applicant information	
DR APPLICANT'S NAME: Margaret Eve-Lynne Miyasaki	
DR APPLICANT'S ADDRESS:	
2023 Folsom Apt 6, San Francisco, CA	<u> </u>
PROPERTY OWNER WHO IS DOING THE PROJECT ON WHICH YOU A	RE REQUESTING DISCRETIONARY REVIE
Elaine Yee	
ADDRESS:	ZIP COI
3301 Mission Street, San Francisco, CA	
CONTACT FOR DR APPLICATION:	
Same as Above	
ADDRESS:	
E-MAIL ADDRESS:	
Location and Classification	
STREET ADDRESS OF PROJECT:	
2070 Folsom Street, San Francisco, CA	
16th and 17th Streets	
ASSESSORS BLOCK/LOT: LOT DIMENSIONS: LOT AF	
3571 / 031	
	DATE 1 D 17 No. 435052
3. Project Description	FROM agaret & Thyask \$578 0
Please check all that apply	
Change of Use ☑ Change of Hours ☐ Ne	The hundred young - DOLLARS
	FOR THE ASSOCIATION
Additions to Building: Rear  Front	ACCT. CASH
Present or Previous Use: Parking Lot	PAID SCASH FROM TO
Proposed Use: Residential Institutional Comp	DUE MONEY BY
Building Permit Application No. 2016.08.05.42	1152

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FEB 0 8 2017

CITY & COUNTY OF S.F

March 9, 2017

San Francisco Planning Commission

Re: 2060 Folsom Street Affordable Housing for Families and Transitional-Age Youth – Discretionary Review Response

Dear Planning Commissioners,

In reference to the March 16 Planning Commission Meeting Agenda Item on the Discretionary Review (DR) of the Site Permit Application of 2060 Folsom Street Affordable Housing for Families and Transitional Age Youth, the Project Co-Sponsors – Chinatown Community Development Center (Chinatown CDC) and Mission Economic Development Agency (MEDA) would like to present you the response package to this DR.

The Planning Commission approved this project's rezoning of height (to 85 feet) and use (from P to UMU) in July 2016, and the Board of Supervisors approved these items in September 2016. Discretionary Review for the Site Permit Application of the proposed development was filed on February 8, 2017.

In this package, you will find:

- Discretionary Review Response Form
- PowerPoint Deck Presentation
- Letters of Support Package. Note that on 7/19/16 we submitted the letters of support package which included hard copies of (a) sign-in sheets of the 3 community meetings and 8 focus groups that we held; and (b) 118 letters of support that we collected from residents and neighborhood businesses. Therefore, at this time, the package is being provided electronically only.

We thank you for your careful consideration of this response package and look forward to answering any questions you may have on March 16. Should you have any questions in the meantime, please feel free to contact Elaine Yee of MEDA at (415) 282-3334 or <a href="mailto:eyee@medasf.org">eyee@medasf.org</a>, or Shannon Dodge of Chinatown CDC at (415) 929-1026 or <a href="mailto:sdodge@chinatowncdc.org">sdodge@chinatowncdc.org</a>.

Respectfully submitted.

Whitney Jones

Director of Housing Development, Chinatown CDC

for

2060 Folsom Affordable Housing Project Sponsors, Chinatown Community Development Center & Mission Economic Development Agency





### DISCRETIONARY REVIEW (DRP)





### SAN FRANCISCO PLANNING DEPARTMENT

1650 MISSION STREET, SUITE 400 SAN FRANCISCO, CA 94103-2479 MAIN: [415] 558-6378 SFPLANNING.ORG

Pr	oject Information	
Pro	operty Address: 2060 Folsom Street (AKA 2070 Folsom Street)	Zip Code: 94110
Bu	ilding Permit Application(s): 2016.0805.4294	
Re	cord Number: Assigned Planner: K	imberly Durandet
Pr	roject Sponsor	
_	me: Elaine Yee, Mission Economic Development Agency (MEDA)	Phone: 415-282-3334 x 138
Em	nail: eyee@medasf.org	
Re	equired Questions	
1.	Given the concerns of the DR requester and other concerned parties, project should be approved? (If you are not aware of the issues of concern to requester in addition to reviewing the attached DR application.)	
S	ee Attached.	
2.	What alternatives or changes to the proposed project are you willing to concerns of the DR requester and other concerned parties? If you hat meet neighborhood concerns, please explain those changes and indicor after filing your application with the City.	ave already changed the project to
Se	ee Attached.	
3.	If you are not willing to change the proposed project or pursue other a that your project would not have any adverse effect on the surrounding of your needs for space or other personal requirements that prevent we have a specific proposed project or pursue of the proposed project or pursue other and the proposed project or pursue of the project	g properties. Include an explaination

requested by the DR requester.

See Attached.

### **Project Features**

Please provide the following information about the project for both the existing and proposed features. Please attach an additional sheet with project features that are not included in this table.

	EXISTING	PROPOSED
Dwelling Units (only one kitchen per unit - additional kitchens count as additional units)	0	127
Occupied Stories (all levels with habitable rooms)	0	9
Basement Levels (may include garage or windowless storage rooms)	0	0
Parking Spaces (Off-Street)	95	0
Bedrooms	0	259
Height	0	85'
Building Depth	N/A	245'
Rental Value (monthly)	ATTACHED	ATTACHED
Property Value	ATTACHED	ATTACHED

I attest that the above information is true to the best of my knowledge.

P <sub>1</sub>	02/23/17
Signature: Leave Signature:	Date:
Elaine Yee Printed Name:	Property Owner  Authorized Agent

If you have any additional information that is not covered by this application, please feel free to attach additional sheets to this form.

### Response to Discretionary Review (DRP)

2060 Folsom Street (A.K.A. 2070 Folsom Street)

Case Number: 2016-011542DRP
Permit Application: 2016.0805.4294
Planner: Kimberly Durandet

Project Sponsor: 2060 Folsom Housing, L.P.

Contact Person: Elaine Yee, Mission Economic Development Agency (MEDA)

 Given the concerns of the DR requester and other concerned parties, why do you feel your proposed project should be approved? (If you are not aware of the issues of concern to the DR requester, please meet the DR requester in addition to reviewing the attached DR application.)

The proposed project is a 100% affordable family housing development that aims to provide housing to underserved and economically disadvantaged families and individuals. The project includes 127 apartments ranging in size from studios to 3-bedrooms. While the majority of households will be low-income families, the project also includes 27 apartments set aside for "Transition Aged Youth" (TAY), two apartments designed for home-based day care, and one apartment for a resident manager. The ground floor is designed to maximize active community-serving retail and child development center spaces along Folsom Street, Shotwell Street and the public promenade connecting the two streets. The project was designed and conceived to maximize opportunities for community benefits and provide numerous improvements to the neighborhood and community.

The sponsor made multiple attempts to meet with or speak with the DR requester who was not responsive. From the written DR, we understand her concerns to be as follows:

- (A) Height: Although the proposed massing is larger than much of the adjacent context, the design team took care to respond appropriately to the unique setting. The Eastern facade responds to the larger scale of Folsom Street with a vertical rhythm and massing concept. The South facade adjacent to the new park and children's playground incorporates a large 40' wide courtyard that conceptually expands the public park open space into the building form. The Southern edge of the property also proposes a public promenade that is activated by retail, community spaces and community services spaces. As the facade wraps to the West, the building steps down two stories to respond to the smaller scaled Shotwell Street.
- (B) Parking: As mandated by the General Plan, San Francisco is a Transit First city. Per Sec. 8A.115(a) "All officers, boards, commissions, and departments shall implement these principals in conducting the City and County's affairs." The San Francisco Mayor's Office of Housing and Community Development is funding this project, consistent with the goals of the Transit First policy. Additionally, parking is not required in the UMU zoning. To encourage alternative transportation methods, the project incorporates 108 Class I secured parking spaces within the building, and several Class II public bicycle parking opportunities along both Folsom and Shotwell Streets.

The site is located in one of the most transit rich and pedestrian- and bicycle-friendly neighborhoods in the Bay Area. Located adjacent to several major Muni lines (Folsom, Mission, 16th Street, etc.), a short walk to the 16th Street BART Station, and served by both North-South and East-West bicycle corridors, the site is ideal to prioritize non-car transportation. This project is also fortunate to be surrounded by several neighborhood commercial retail corridors and is walking distance to several large grocers.

In addition, the project is applying for Affordable Housing and Sustainable Communities (AHSC) funding for the project. The goal of this AHSC funding is to reduce the greenhouse gas emissions generated by residents and users of the development. If awarded AHSC funds, this project will contribute \$500,000 to a sustainable transportation project in the neighborhood, such as improvements to the 22 Fillmore line or additional neighboring car share spaces, to further decrease residents' reliance on private automobiles.

Beyond this, due to the relatively high water table, subterranean parking would not be feasible and on grade parking would eliminate much, if not all, of the community serving ground floor retail and services that activate the street frontages.

- (C) Addressing Crime: Several concerns raised by the DR sponsor can be linked to the neighborhood's current surplus of inactive and industrial street frontage. In contrast, the proposed project dedicates the majority of the ground floor to active uses, community services, and neighborhood retail. In addition, the building will include 24/7 staffing in the Folsom Street lobby, who will monitor perimeter cameras and respond to any incidents. A resident manager will also be on call outside of regular business hours. Ample safety lighting is planned to ensure an inviting and safe experience for residents, neighbors and passing pedestrians alike.
- (D) Flooding and Sewage: The building is designed to incorporate the latest in sustainability strategies leading to an expected 27% reduction per person in water usage. However, only 1% of the water causing flooding concerns in the area can be attributed to wastewater from buildings, according to Idil Bereket of SF Water. Therefore, managing stormwater is of even greater importance. Together with the adjacent park, over 60,000 sq. ft. of impermeable parking lot is being replaced by landscaping, permeable pavers and roofs that capture and direct stormwater into flow-through biofiltration planters, rather than directly into the combined sewer system. An additional 1,850 SF of courtyard space is either permeable or drains directly into biofiltration planters to reduce any potential impact during storm events.
- (E) Foundation concerns: As the development team includes both qualified structural and geotechnical engineers, the building has been designed to avoid extreme settlement and includes approximately 350 torque down piles to support the building's mat foundations per the geotechnical recommendations.
- 2. What alternatives or changes to the proposed project are you willing to make in order to address the concerns of the DR requester and other concerned parties? If you have already changed the project to meet neighborhood concerns, please explain those changes and indicate whether they were made before or after filing your application with the City.
  - (A) Height: The height has been modified so that where the facade wraps to the West, the building steps down two stories to respond to the smaller scaled Shotwell Street.
  - (B) Parking Mitigation: The project sponsor is pursuing opportunities to incorporate on-street dedicated car sharing spots so that residents and neighbors will have even more alternatives to private car ownership. Also, the sponsor is willing to work with interested neighbors to support adding this block to a Residential Parking Permit zone so that street parking is prioritized for residents, not commuters.
- 3. If you are not willing to change the proposed project or pursue other alternatives, please state why you feel that your project would not have any adverse effect on the surrounding

properties. Include an explanation of your needs for space or other personal requirements that prevent you from making the changes requested by the DR requester.

The project as proposed, has been designed thoughtfully with the goals of maximizing community benefits, improving access to affordable family housing and supportive services, activating street frontages, and incorporating new publicly accessible open space. The proposed development promises to be great addition to the neighborhood and already incorporates several mitigating strategies as described above.

Information on Page 2 --

### **RENTAL VALUE (monthly)**

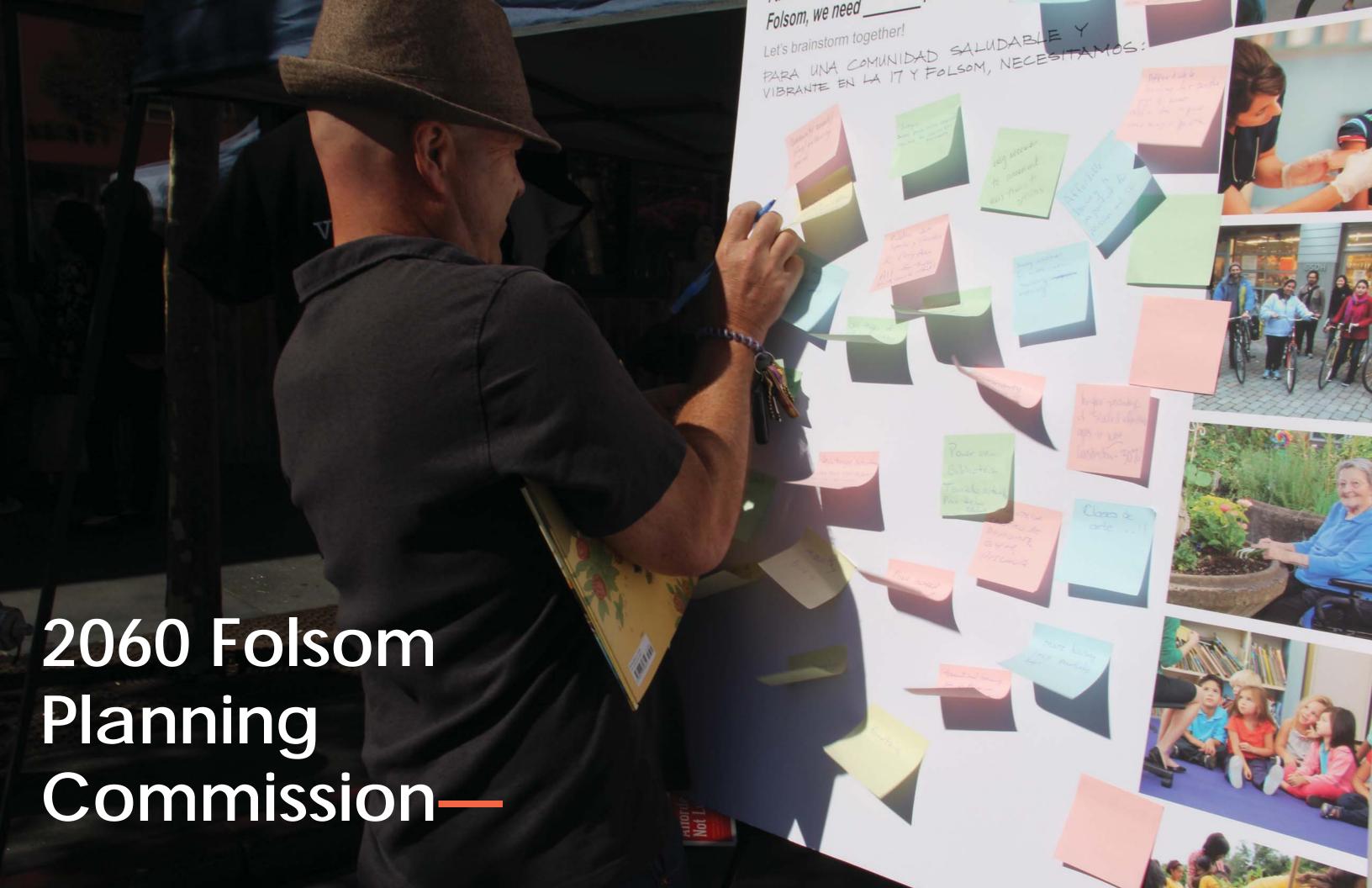
Existing: The land is currently owned by the City and County of San Francisco. It is rented to a parking management company as a parking lot for approximately \$10,000 per month until the affordable housing development is ready for construction.

Proposed: The housing development will pay an annual ground lease payment of approximately \$15,000 to the City and County of San Francisco, which will retain ownership of the site. The proposed monthly rental value of the 126 affordable rental units and community serving retail is approximately \$133,731.

### PROPERTY VALUE

Existing: The site was acquired for \$4 million in 2011 based on an appraisal conducted in 2008. The land was transferred from San Francisco Public Utilities Commission to Mayor's Office of Housing and Community Development for the purposes of future housing development.

Proposed: The future property value will be determined after construction completion.





### Project Data—

127 Units for Families & Transitional Age Youth

100% Affordable

Project Area: 168,000 sf

Site Area: 29,000 sf

Community-Serving Ground Floor: 11,000 sf

Height: 85' (9-stories)

Type IB construction

### **Unit Mix:**

33% Three Bedrooms

38% Two Bedrooms

**6% One Bedrooms** 

5% Transition-Age Youth One Bedrooms

18% Transition-Age Youth Studios











- A. Sunday Streets October 18, 2015
- B. General community meetings: total of 151 engaged attendees
- November 16, 2015
- April 11, 2016
- July 13, 2016

### Community Outreach—











### Community Outreach—

### C. Focus groups with key Mission District stakeholders (June/July 2016)

- Homeless Prenatal Programs
- Good Samaritan Family Resource Center
- John O'Connell High School
- Jamestown Community Center
- La Raza Community Resource Center
- Saint Charles Catholic Church
- 7 Tepees (youth organization)
- Mission Neighborhood Resource Center

- D. Letters of support from business owners and residents
- 108 Letters of support from residents
- 10 Letters of support from business owners

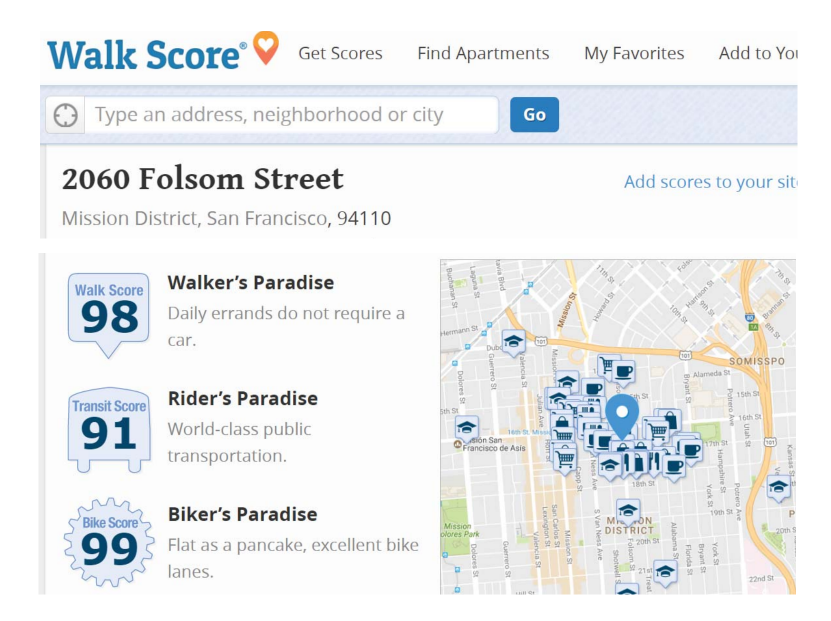












# Aligned with Transit First Policy—

- Transit-rich, pedestrian-friendly site
- This project offers:
  - Car sharing: new space provided on project street frontage
  - Bicycle Parking: 108 indoor spaces for residents + 24 outdoor spaces for the community and guests
  - \$500,000 for neighborhood transit improvements if awarded Affordable Housing & Sustainable Communities
- Parking is not required at this site and would cost \$125,000 per stall









- Increased activity and eyes improves overall safety of neighborhood streets and park
- Better lighting at sidewalks as well as street facing security cameras to monitor activity
- 24 hour staffing at residential lobby to monitor
   Folsom Street and security camera footage
- New active storefront provides over 300+ linear feet of visual transparency

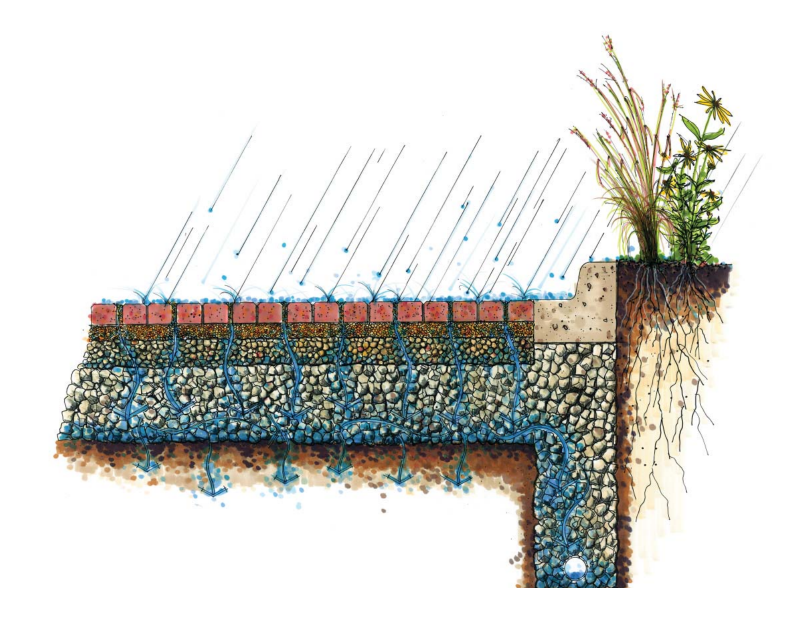
# Eyes on the Street for Neighborhood Safety-











# Urban Flooding: Part of the Solution-

- Together with the adjacent park, over 60,000 sq. ft. of impermeable parking lot is being replaced by landscaping, permeable pavers, and roofs that capture and direct stormwater
- Compared to a typical building, 2060 Folsom will achieve a 27% reduction in water use per building occupant via conservation measures, which also reduce the wastewater produced by occupants
- In major storm events, only 1% of total flow is produced by homes and businesses, according to SF Water
- Landscaping features will retain 30% of all stormwater, decreasing runoff from the site











- Overwhelming community support for project's height, approved by Planning Commission and Board of Supervisors in 2016
- City wide policy to maximize housing opportunity in transit-rich areas such as this project
- Projects complies with California Building Code's structural requirements
- Meets goals of Mission Action Plan 2020

### Height Meets Critical Need for Housing—









Date: July 19, 2016

To: San Francisco Planning Commission

From: 2060 Folsom Street Affordable Housing Project Sponsors

Re: 2060 Folsom Street Affordable Housing for Families and Transitional-Age Youth

**Dear Planning Commissioners:** 

In reference to the agenda item on the Rezoning and Height Change of 2060 Folsom Street Affordable Housing for Families and Transitional-Age Youth, the Project Co-sponsors – Chinatown Community Development Center (Chinatown CDC) and Mission Economic Development Agency (MEDA) would like to present you the package comprising over 100 letters of support for this 100 percent affordable-housing project.

The Community Outreach Team for 2060 Folsom Street has conducted variegated neighborhood activities to present the details of the project, incorporating feedback into the final design and determining the best services to be located on-site. Ultimately, the team garnered strong support for the construction of this much-needed affordable-housing project.

Community outreach activities included:

- A. Outreach at Sunday Streets October 18, 2015
- B. General community meetings
  - November 16, 2015
  - April 11, 2016
  - July 13, 2016 (pre-application community meeting)
- C. Focus groups with community-based organizations and key Mission District stakeholders
  - Homeless Prenatal Program June 16, 2016
  - Good Samaritan Family Resource Center July 5, 2016
  - John O'Connell High School July 6, 2016
  - Jamestown Community Center July 7, 2016
  - La Raza Community Resource Center July 7, 2016
  - Saint Charles Catholic Church July 10, 2016
  - 7 Tepees Youth Organization July 13, 2016
  - Mission Neighborhood Resource Center July 15, 2016
- D. The Community Outreach Team also walked around the project site to gather support from business owners and residents.

Through these outreach efforts, we received positive feedback and support showcased by:

- 3 Community meetings (total of 151 engaged attendees)
- 108 Letters of support from residents

• 10 Letters of support from business owners

The community strongly supports this proposed development at 2060 Folsom Street. The Development Team is prepared to move this project forward to provide this much-needed affordable housing in the Mission District.

Sincerely,

2060 Folsom Affordable Housing Project Sponsors Chinatown Community Development Center & Mission Economic Development Agency

Inscríbase en esta lista para saber más acerca del nuevo proyecto de vivienda económica en la calle 17 y Folsom

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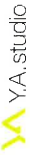
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### ـ 2060 Folsکس Community Outreach Meeting Monday, April 11, 2016

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JULY 13, COMMUNITY MEETING SIGN-IN SHEETS & LETTERS OF SUPPORT

Meeting Date: July 13, 2016
Meeting Time: 5:45pm - 7:30pm
Meeting Address: 240 Shotwell at Mission Neighborhood Health Center
Project Address: 2060 Folsom (or 2070 Folsom) Street, San Francisco, CA 94110
Property Owner Name: City and County of San Francisco - Mayor's Office of Housing and Community Development
Project Sponsor/Representative: Chinatown Community Development Center/Mission Economic Development Agency

Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

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6. Michelle Laya-Talamantes 1022A Shotwell toyat@hotmail
7. Julia Lo-a 1904 Keith St (415)30449/6
8 Alejandra Lara 1904 Keith St (415) 756 2482
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Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at \_\_\_\_\_ San Carlos Church \_\_\_\_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Ma. Guadalope Alvarez G-



### Construyendo Familias Fuertes Spanish Support Group Sign-In

DATE: 6/16/ 381

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)*								108 146	94162	- 50/1/2	3 94112	6	94124	85114	٥	Zip Code Codigo Postal

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District

Prom: 101anda De La Torre
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 2500 18th 5t. San Franciscs adjacent to the above building of affordable housing. (A 94110
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Affred
Signed:

Date: 6/16/16 From: Beferino Zavala
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at $\frac{2500[8]^{+}+5}{4}+5$ . F. C. A adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Sephirus Suuko
Signed:

Date: 6/16/16  From: AMA Y. GARCÍA
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at <u>1500 IRTH ST S.F.C.A</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: AMM GARCIA
Signed:

Date: 06.16.16
From: Cesia Garag
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 2500 18th 54 POFTETO 9HIIO 5. C adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 6-16-16
From: Concepción Evilles
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 2500 + 4 S + 94110 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Concepcion ou le
Signed:

Date: 6-17-16 From: analy flodilla flodilla.
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at <u>9500</u> 18th 5 t adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Mulphyliku.
Signed:

Date: 6-16-16 en compozano -TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at  $\frac{460.5 \text{ VaWNess#16.SFC6}}{400.5 \text{ VaWNess#16.SFC6}}$  adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Course Course

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 6/16/16 TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at 2500 18th Street adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 6-16-16 From: Ana Luisa Grande
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 180 4th st. Apt 209 SF-CA: adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Ana Luisa Grande
Signed:

Property: 2060 Folsom - Good Saman Parl Parents Group
Time: 10200

Location:

For more information, call Elaine Yee - 415-282-3334 ext. 138

Para mas informacion, Ilama a Dairo Romero - 415-282-3334 ext 103

Please add \* to your name if you are interested in General Education Workshops on Affordable Housing Por favor includya \* su nombre si está interesado en talleres sobre Vivienda Económica.

First Name (Nombre)	Last Name (Apellido)	Address (Direccion)	Phone Number (Telefono)	Email Address (Correo electronico)	
Aida	Escober	28150m St. S.F. C.74/10 (44,5)-6086	9809-61/2)	easenaida Quhacom	
Karla	Hernandez	17 Terrace Are CH 94015	HIS/756-0912	City c+ 94015 (415) 756-0912 antonia 2003 2006 Qualios. Com	50
Alba	chan	3204 174 St 94110	415)240-2893	1749 94110 415)240-2893 chanmargarita Quahos dom	MO
Elizabeth	1x chan	3206 17th Stayllo 415-410-6723	415-410-6723		VI HI
Lovena	Dominaucz	3206 17 th st 94110 415-745-6652	415-745-6652		
Maria	Marfin	240124+15T 94110 1115-913-9876	415-913-8876		
Beatin	Bendito	1237 Potreso A. Aprilo	(SM) 363-763	1237 Potreso Av. MP 18 (510) 363-763 Paparanting an analyment	by som
Alberting, C	Ullas	405capp \$+ 94770	415-530-6821	00 \$4 94770 415-530-6921 Alber 198670 hotma:	7.2
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Nivern	Soto	1090 Hampshire#1	2405-104 CSIA	Hampahire + ( 415) 401, 5042 from 100 2 1 millere	0
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	/ )	San Francisco (Aguis	611 2	Value Com	
			4.4		

Date: 07/05/16  From: 8/06/5 C/Sncros
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 29 DoBo Co 13 St San Francisco 44163 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: <u>F.E.C.L.</u>
Signed: LE. CL.

Date: 7-5-2016 From: Nancy Aygla

## TO WHOM IT MAY CONCERN:

Re: Affordable housing at 2060 Folsom St.

We are residents at  $1179116\sqrt{10}$  adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed

Signed:

Prom: Manuela Garcia

## TO WHOM IT MAY CONCERN:

Re: Affordable housing at 2060 Folsom St.

We are residents at 1055 York 5+ Sm truncisco 94110 adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

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Signed: Manuelon (Sovaia)

Signed: Nanully Comme

Date: 7105/2016 From: Rubia Orellana
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at $\frac{941 \text{ connec}_{f} \text{ co}_{f} \text{ SF}_{c} \text{ a}_{g} \text{ SF}_{c} \text{ c}_{g} \text{ a}_{g} \text{ d}_{g} \text{ acent to}$ the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Apple
Signed:

Date: 07-05-16

From: Miriam Soto

## TO WHOM IT MAY CONCERN:

Re: Affordable housing at 2060 Folsom St.

We are residents at 1090 hourshire state adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: <u>07/05/16</u>

From: <u>Alba Chan</u> TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 3204 17th St 94110 SF adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7/5/16 From: Karla Hernandez
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 1179 Florida St San Funcis(adjacent to the above building of affordable housing. 494110
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
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Signed: Karla Hernan dez
Signed:

Date: 07-05-16 From: Beatx12 Bendito
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 1237 Potreso Av. AP B'ST. CA.94/(Cadjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Bendito
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7/5/16 TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 3206 th SF the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Lorena Dominguez

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 3266 th 57 \_\_\_\_\_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Flabeth lx Chan

Date: 7 - 5 - 16 From: Albertong Ullba
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 405 capo St SF (Agu 110) the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Albertina all
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 07/05/16
From: Aida Esceles TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at <u>2815 Folsoh</u>, <u>San Franciso</u>, <u>Ca. 9411</u> adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Property: Debo Felson + 1296 Shotwell

Date: 07.06.2016

Time: 5pm

Location: John 6 Connell Hom School - Move up (Fabling) Resource Fairs

For more information, call Elaine Yee - 415-282-3334 ext. 138

Para mas informacion, llama a Dairo Romero - 415-282-3334 ext 103

Please add \* to your name if you are interested in General Education Workshops on Affordable Housing Por favor includya \* su nombre si está interesado en talleres sobre Vivienda Económica.

	Last Name (Apellido)	Address (Direccion)	Phone Number (Telefono)	Email Address (Correo electronico)
	MODEINS	Tang 25th GA	415/278.8472	Sharanw (notanza) Clar
	Angen	1050 Theat AVE	415-516-0736	4(5-516-0736 Melenhanaya@gmay/
	Ho (mel)	5363 James Ave	949-423-9175	Csho (wes of 10 guar 1 con
	Garcia	39 ts Nairnian 5595	नाट-१४। ६व०।	"mna-nadal @ cahus. com
	12 va78	524 81113	415-369-6156	Porase Silversto 65 mosts Con
	chen	249 Oliers of		415-483-6861 den-20 One mail.cs
		•		
		0		
_				

Date: 4/6/16
From: Marela Gallardo
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 945 Alabama adjacent to
the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors,
working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of
units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
modela Gallanda
Signed: Signed
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the **Mission District** TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. \_\_\_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 1/6/16	
Prom: DENISE HOLIND	
	ě
TO WHOM IT MAY CONCERN:	
Re: Affordable housing at 2060 Folsom St.	
We are residents at 2001 Materials the above building of affordable housing.	adjacent to
Over the past several years we have witnessed the displacement of sense working-class residents, and entire families due to gentrification and la affordable housing in the Mission District. This project is a way to stem and protect the Mission's tight-knit community and vulnerable resident	ck of that process,
We have attended community meetings and met with the development they have provided us with information about the project regarding nu- units, affordability level and height. We support the project in its entire like to see it move forward immediately.	mber of
Signed: all signed:	
Signed:	

Date: July 06,2016 From: Melanie Garcia
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 2937 Harrison St SF CA adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7/6/6
Date: 7/6/6 From: Cameron Holmes
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at John O Connell High School adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Ash
Signed:

Date: 7-6-2016 From: Silvestre Peraza
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at $526$ $E(lis + 5 + 58)$ adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: White
Signed:

Date:
From: Michelle Huang
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 330 been adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7/6/16
From: Francisca Gonzalez Urban services YMCA
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at <u>2355 Folsom St.</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7/6/16
Date: 7/6/16 From: Lorena Martinez
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 1319 Snafrer Ave adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: June Many
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 247 oliver 5the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7   6   16
From: 349 S. Van Ness ave. #2 San Fco Ca 94103
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at Alicia Melendez adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Property: 1860 FOSSM - (296 SNAWEN)

Date: 7.7.2016

Time: 1:300M

Location: Jamestown Community Center - Leadusing Stuby team

For more information, call Elaine Yee - 415-282-3334 ext. 138

Para mas informacion, llama a Dairo Romero - 415-282-3334 ext 103

Please add \* to your name if you are interested in General Education Workshops on Affordable Housing Por favor includya \* su nombre si está interesado en talleres sobre Vivienda Económica.

First Name (Nombre)	Last Name (Apellido)	Address (Direccion)	Phone Number (Telefono)	Email Address (Correo electronico)
	Savera	346 19th St. 94110	415-279-9936	uterelle Jamestownsf.org
	Juster-Johns	300 276 274 STCA 9711/10 415 569 5029	Prof 895 514 1	annie a lacobloca, ora
9	GOMEZ	49-83522ANE DOBAGO GAS	415-684-0334	835 SIZZANE DOBATO AZOL YINGO 10384 FEORGO LOWBLOW. OR
Ima	Melaer	3382-26th St	(415) 6474301	(415) GUTHEN MYMAEJamestauns. ora
ANTIAGO	10 pe 2	41 waner Stall Sig	9125-521 127-5218	waver Stall Stappylow (45/ 232-5218 Suntings @ Jamston 1898)
lly	Savinde	832 Elza IL STBA94	14 H15 332, 8438	32 Elzal STBA94/14 415 332, 0438 nellus a minestownst. or
<sup>埋</sup>	Minares	3382 26th ST	(415) 341 2561	issi a Diemastiningtord
Samons.	CORRELA	3382 200m st	poet tim sit	agionelle jangtoning of

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 33adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7/7/19
From: ARIEL ESONEDA
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at AMESTOWN Commonly Central adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7/7/2016 From: Nelly Sapinski			
TO WHOM IT MAY CONCERN:			
Re: Affordable housing at 2060 Folsom St.			
We are residents at 3382 24 the above building of affordable housing.	adjacent to		
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.			
We have attended community meetings and met wi they have provided us with information about the p units, affordability level and height. We support the like to see it move forward immediately.	roject regarding number of		
Signed:			
Signed:			

Date: 7/7/110
From: SANTLAGO LÓPEZ
5.5 × × × × × × × × × × × × × × × × × ×
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 3382 26th 57. adjacent to
the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Apply
Signed:

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed: \_\_\_\_

Date: 7/7/16
From: PEDD GOMEZ
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.  We are residents at
We are residents at adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
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Signed:
Signed:

Date:
Date: 3 7 2016  From: Emanda Navano
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at adjacent to the above building of affordable housing adjacent to
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Property: Losa CRC/Ed.cation 2060 F-lson

(B fuell's

Location: Centre del Pueblo

For more information, call Elaine Yee - 415-282-3334 ext. 138

Para mas informacion, llama a Dairo Romero - 415-282-3334 ext 103

Please add \* to your name if you are interested in General Education Workshops on Affordable Housing

Por favor includya \* su nombre si está interesado en talleres sobre Vivienda Económica.

First Name (Nombre)	Last Name (Apellido)	Address (Direccion)	Phone Number (Telefono)	Email Address (Correo electronico)	
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Martina	(somez	155 Bacha Ava #1014151900-7886	1415) 800-1886		
Maria Estela	GONZalez	508 SCOTT St. #	2 94117 S.F.	SCOTT St. #2 94117 S.F.  4115) 876-9780	
Marsa	Velazo	1751 Marked St 4 49 (408) 8306374	(40f) 8306374		
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991 valencia St #206 (415) 3360645 Maga gonzalez Santvancisco May 1110 111/1222 His @g Hail-Com 254 Vienna 5+94/112 415/760-33.03 APT 508. Margarita Gonzalez

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at <u>516 Shotwell 5.t.</u> adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Henre Areumuo

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 391 Valencias 7740 adjacent to the above building of affordable housing. SFCF 94103 Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Gloria concepción

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Prom: Margarita Conzacez Jimenez TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at  $\frac{99/Valencia}{S+H206}$  San Francis (0 CH adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Margem la Coenzalez J.

Date: 7/07/16 From: Mastina Gomez
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at <u>655 Pacific Avett 204</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Martina Gomez
Signed:

Date: 07-07-16  From: Ataceli Fernandez
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 5 45 Of well of Apt TO8, adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 06-07-16
Date: 06-07-16  From: 2420 Fotsoomst Molses Xitumul To
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 2420 Folsom St. A.P. adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Mach
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7-7-16 TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at 1845 M15 510n 51#9 9F CA-94/03 adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: White

Date: 07-7-16
From: Matha Varys
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at $\frac{269}{\text{Vienna}}$ $\frac{5+94112}{\text{adjacent to}}$ adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Martha Vasys
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at 225 Hornton Av. S, F. CA. 94124 adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Carmela Gomez,

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are residents at 31402154.43075,  $F_{CA.94110}$  adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

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Signed: Alejar	ndra year	rez	
	0		
Signed:			

Date: 7-7-16 From: Descurds Rodp
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 1578 hs Solle H. S.T. CA -94(2) the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District

Date: 7-7-16
From: Maria tstele Gonzalez

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are residents at 508 SCOTT St. PP. A2 9417 adjacent to CALIFORNIO the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: _	ME Canzolez	
Signed: _		

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 330 Borry Statement adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 330 Berry St the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: \_\_ SITAO MUAN HUANG -

Date: 717/16	
From: Manfred Chang	_; _
TO WHOM IT MAY CONCERN:	
Re: Affordable housing at 2060 Folsom St.	
We are residents at <u>330 Berry St</u> the above building of affordable housing.	adjacent to
Over the nast several years we have witnessed t	he displacement of seniors

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: My

SignedMarket

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7-7-16
From: Scarley Variegus TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at \_\_\_\_\_\_adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: July My

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street 1751 Market St. 49 We are residents at San Francisco (2 94103 adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Prom: Lus Vasquez Gomez

2649 Follows St OF CASYLL

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are residents at \_\_\_\_\_\_\_ form St at 22 nd St \_\_\_\_\_ adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

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Signed:

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7 - 7 , 1.6 TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at  $\frac{1933 \, \text{Mission & free AP. 10}}{\text{adjacent to}}$  adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Trica Kavil

TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are residents at 115 AlliSon St SF CA 94112 adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Maria Zuniga

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District
Date: 7-7-16 From: Teoclula Martinez
From: Teodula Martinez
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are residents at 1751 Markel 51 Ad # 41 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Teodula Martinez

ST. CHARLES CHURCH FOCUS GROUP LETTERS OF SUPPORT

Date: <u>7-10-16</u>
From: Bolmaro Alvavez 460 S. Vanness Ave #16 San Francisco (la 94103
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
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Signed: Bulmare S Allvare
Signed:

Date: 07/10/16

From: CHSTROWHRQUEZ

FMMILIM TIRSO CRISTINH

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 631 HPT H South Unwessmadjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7-10-2016
From:
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at <u>130 300th Vary Ness</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
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Signed: Law, des Sirece
Signed:

Date: 07/16/16 From: AURELIAND SANDOUXC
From: AURELIAND SANDOUXC
TO MILOM IT MAY CONCERN.
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at <u>657 SHOTWELL ST.</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
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Signed: Auch M
Signed:

Date: $\frac{7 - 110/16}{Roso Monto Y CA}$
From: Rosa Monto y CA
<del></del>
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
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Signed: Rosa Montota
Signed:

From: MISSION

HECTOR RAWAKEZ GALLEGOS

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 2241 BRIGHT ST ST, adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

From: Haritza Ocampo

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at <u>55 9th st apt-901 St. CA</u> adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed:

Date: 10/07/206 20/6 From: Sheller Cap
por estar las ventas tan AHas.
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at MVRC Shelfe adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Amalia And pade 6 415-678-8572
Signed: Gwala Creffed

Date: 7-10-16  From: Leydi Garma
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at 50 fork of Apt-30 5f, CA adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
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Signed: LEVON GARUA
Signed:

Date: 67 10 16
From: Lilian Kuiz
9
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at adjacent
to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of
affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of
units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
*
Signed:
Signed:

Date: 7110/16  From: Hosana Zamora
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at 249 14th st S.F CA 94103 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Hosana Zamora
Signed: Hosana Zamora

Date: 7/10/16
From: Fenucisco Javier Zamora

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 249 14TH ST. SAN TRANSCO adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: TRANCISCO JAVIER ZAMORA

Signed:

Date: 7/10/2016

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 2241 Bryant St. adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed: Maria K. Alvarez.

Date: 01-10-2016
From: Maria Rosales 1227 Hampshire St. #24, E.F., CA 9400
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Maca Rosales
Signed:

Date: 7 10/16  From: Stypi LOPEZ  450 NAIVES ST. SF CA WIIZ
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Signed:
Signed:

Date: 7-10-0/6
From: Myriam Rivaler

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 2200 Mission - ST- APT-A adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Myriam Rosaler
Signed: Myriam Rosaler

Date: 1/10/16

From: A. S. S. G. N.

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 1025 South Vayless are, 54th SFQ adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Vamile HEAlvarado

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are the residents at \_\_\_\_\_ 60 Shot well to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Maria Caamal

Signed: \_\_\_\_\_

Date: <u>7-10-16</u>
From: <u>M13510M</u>

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 31165+41543 adjacent to the above building of affordable housing. 94103

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Clara LUZ Diaz

Signed: Clesa Ly Dy

Date: 7/10/2016 From: Maria Dolones Hernands

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at  $\frac{1011}{1000}$  Ginard  $\frac{105}{1000}$  ST SF adjacent  $\frac{94134}{1000}$  to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed.

Date: 07/ 10/ 2016  From: Iglosia San Caelos Esther Savinon Rivas
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at 2477 m 1551 On 54 5 FCO adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Esther Shvinon
Signed: Estro Tolonom

Prom: Roger May

## TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 210 Boushor blud Apt 1 Son Francis co adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7/10/16 Tomoka Servano
From: 1927 Folsom st
San Francisco CA TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are the residents at \_\_\_\_\_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 4/60/201h
From: GONZA O HOVE

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: GONZAO LOV

Signed: GONZALO HO

Date: 10-Julio 2016 From: Matha Pereza Carrillo
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at $335118447$ AP+ 7 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: May
Signed:

Date: 7/16/16 From: Veronica Raminer
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at 2395 Folsow 5T 5F 94110 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Junion
Signed:

TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are the residents at 347 Hanager St. St. CA 9412 adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are the residents at \_\_\_\_\_\_ to the above building of affordable housing. adjacent Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7 · 10 · 16

From: JOSE MENDEZ

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 3267 197787 S. F. Carto the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Menda Menda

Date: 70010 From: 150 be followed about Gera
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at 1048 careful adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed: TOZ

Prom: Celiu Harber
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at Aunt Chaled Borones adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7-10-16
Date: 7-10-16 From: Toresa Cruz
<del></del>
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are the residents at <u>2640 Ocean Ave #240 Apt 7</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would ike to see it move forward immediately.
Signed: Teresa (NZ
Signed:

TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street Sacomo We are the business owners at \_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 7/10/16 From: MARTHA e RODRIGUEZ
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at $\frac{1421 HouARDS+SF-94103}{1000}$ adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Apolita Podriges
Signed:

Date: 7/10/16	
From: Maria Muiso 3484 19 50 +13 5   CA 94510	
TO WHOM IT MAY CONCERN:	
Re: 100% affordable housing at 2060 Folsom Street	
We are residents atthe above building of affordable housing.	adjacent to
Over the past several years we have witnessed the displacement of ser working-class residents, and entire families due to gentrification and la affordable housing in the Mission District. This project is a way to stem and protect the Mission's tight-knit community and vulnerable resider	ack of 1 that process,
We have attended community meetings and met with the developmenthey have provided us with information about the project regarding numits, affordability level and height. We support the project in its entire like to see it move forward immediately.	umber of
Signed: Mayolo	
Signed:	

Date: 7/11/16 From: husa Anando Molina.
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 713 South Van Hess 18 st. adjacent to the above building of affordable housing. SF CA 94110
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: aufolius fizo
Signed:

Date: 2/10/16

From: Algundra Lara
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at <u>San</u> <u>Francisco</u> adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 07/10/16
From: Maria Henrique2
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Mwyg
Signed:

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are residents at San Francisco CA adjacent to the above building of affordable housing. 415 50449/2

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed:

Date: <u>07/10/16</u> From: <u>Minerua</u> Chamu
From:
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 328 S Van Ness Ave # 2 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Alamul
Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7/10/16

From: Jhanny Falcones - Lopez TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at 5 De Catur St adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Thomas Falcones lopez

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District TO WHOM IT MAY CONCERN: Re: 100% affordable housing at 2060 Folsom Street We are the residents at <u>Cle Sanna Aug Me</u> adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed:

Signed:

Date: 07 //0 /20/

From: Eligenia sarmientos

TO WHOM IT MAY CONCERN:

Re: 100% affordable housing at 2060 Folsom Street

We are the residents at 2155 mission St Apt 410 adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.

We have attended community meetings and met with the development team, and they have provided us with the information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Eficenía Sarmientos

Signed: Eficenía Sarmientos

Date: 7/10/2016
From: VICTOR GODINEZ
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 70 S VAH HESS adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: $7 - 10 - 20/6$
From: JESUS AWAYER
TO WHOM IT MAY CONCERN:
Re: 100% affordable housing at 2060 Folsom Street
We are residents at 1325 Can Cov 105 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Jehrs abor
Signed:

7 Teefees FOCUS GROUP SIGN-IN SHEETS MEDA: Elaine Yee PODER: M. YM Dulaun

Para mas informacion, llama a Dairo Romero - 415-282-3334 ext 103

Please add \* to your name if you are interested in General Education Workshops on Affordable Housing

Por favor includya \* su nombre si está interesado en talleres sobre Vivienda Económica.

First Name (Nombre)	Last Name (Apellido)	Address (Direccion)	Phone Number (Telefono)	Phone Number (Telefono)   Email Address (Correo electronico)
Cecilia	Viqi	SUY Valencia St. Am	A (415)852-2	4 (415)852-2687 (ecilianis) 100m
Brandon	edition	67.9 FOLYAN VORNINGS AND. (A1S) 866-9770	A151866-9270	inginden Calinzia Cal amail com
Caby	Conzaile		4157990-54/A	415)990-54(A COID) STREDEST PESCICION
Faviole	Mandaleno		(HIS)286-8890	HIS)286-8890 Pavis Senpaidamail.com
Milagos	Reale	254 Florida 5+	(415) 947-9515	(415) 947-9515 Imilitate @gmail.com
Jacqueline	Vacarre		(415)286-4380	
Emely Rights	Z111Z			emelyiniz555 amony da
		G.		

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MISSIAN NEIGHBORHOOD RESOURCE CONTER FOCUS GROUP SIGN-IN SHEET. Mission Neighborhood Resource Center 165 Capp Street – San Francisco, CA 94110

Meeting Title:

Fous, Group

Date:

7/15/16

	Name	Date of Birth	Gender	Race/Ethnicity
1,	CNAPLES TOST	9-7-1961	M	ACATAN
2.	Gustaco fabares	04-20-56	m	WL
3.	Russell Calvert	04/03/4	g m	
4.	Brian Crow	11-02-5	N	10/
5.	XAVIER Baltice	4-30-6	1 m	3
6.	Abel topoza	03-08-67	Hale	Venezeola.
7.	Migde (OHdoz	5.8.5	MA	ALI DA
8.	OWENDEW CARten	21763		RIK
9.	Phoobe Haynes	1/20/19	/ =	BIV
10.	HUA SU	3/1/66	F	Asian
11.	Willie Suty	11-2567	M	BIK
12.	SHONDI LOTTE	10/3/173	E	Benn
13.	HAMALLA Cliffe		T	BLE
14.	LEGA CONTALES	26/07/7	2 W	1_
15.	Lolita Cain	9-12-61	F	NK
16.	Malter Correa	6/29/88	M	
17.	VO	1 2 11 2	,	
18.				
19.				
20.				
21.				
22.				
23.				
24.				
25.				

BUSINESS LETTERS OF SUPPORT

Date: 7/8/2016 From: Mission Web Works  Z101 Folsom
2101 201501
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are business owners at 2101 Folsom 54 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.  Signed:
Justin Fraser, Owner
Signed:

Date: 7-1-16

From: 2824 Harrinson Au

TO WHOM IT MAY CONCERN:

Re: Affordable housing at 2060 Folsom St.

Son francisco

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed: Signed: Jus Alanse

Signed: Sose huis Alongo

Date: \_

From:

2896 16 th strus San Francisco Ca 94.16

## TO WHOM IT MAY CONCERN:

Re: Affordable housing at 2060 Folsom St.

We are business owners at Pochuc restaurement adjacent to the above building of affordable housing.

Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.

We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Signed:

Signed:

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District obof Palacios Morales TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. 528 Valencia St APT 4/0) We are residents at \_\_\_\_\_\_ adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Tacoko Palações Ma

Letter of Support for the 100% Affordable Housing at 2060 Folsom Street in the Mission District Date: 7/1/2016
From: Maria agrilor TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are residents at <u>2891 Folsom Sf</u> the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. This project is a way to stem that process, and protect the Mission's tight-knit community and vulnerable residents. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately. Signed: Maxia agrild

Date: 7/0//30/6 From: Gallardos Hexican Rest
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are business owners at $3248$ $84h$ $5$ $5$ $f$ $6$ $94/1$ adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Signed:
Signed:

Date: 7.01.16 From: 2999 16 th street Jim - gorge
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are business owners at
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 07/01/16
From: Martin Gomez
King's Refrigeration TO WHOM IT MAY CONCERN: Re: Affordable housing at 2060 Folsom St. We are business owners at 2793 (adjacent to the above building of affordable housing. Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years. We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.

Date: 07-01-6
From: Juin Brothers
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are business owners at 3258 17 ST SFA 94110 adjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed:
Signed:

Date: 7-1-16
From: Don Rata's Cyclery 2929 16th st st (A 94103
TO WHOM IT MAY CONCERN:
Re: Affordable housing at 2060 Folsom St.
We are business owners at 2929 16th stadjacent to the above building of affordable housing.
Over the past several years we have witnessed the displacement of seniors, working-class residents, and entire families due to gentrification and lack of affordable housing in the Mission District. Most of the displaced residents have been our clients for many years. As business owners, we are also experiencing rising rents, and we have witnessed the displacement of many businesses that have served this community for years.
We have attended community meetings and met with the development team, and they have provided us with information about the project regarding number of units, affordability level and height. We support the project in its entirety and would like to see it move forward immediately.
Signed: Guadalya Macros
Signed: