### Letter of Determination

January 25, 2018

Darren Chan 62 Nantucket Avenue San Francisco, CA 94112

Record Number:

2017-013140ZAD

**Site Address:** 

68 Nantucket Avenue

**Assessor's Block/Lot:** 

3114B/027

Zoning District:

P (Public)

**Staff Contact:** 

Gabriela Pantoja, (415) 575 - 8741 or gabriela.pantoja@sfgov.org

Dear Mr.Chan:

This letter is in response to your request for a Letter of Determination regarding the property 68 Nantucket Avenue. This parcel, Lot 027 in Assessor's Block 3114B, is located in the P (Public) Zoning District and 40-X Height and Bulk District. The subject property is currently owned by the Bay Area Rapid Transit (BART) and listed for sale. Your request seeks a determination on whether the subject property is permitted to be rezoned from the P Zoning District to the RH-1 (Residential-House, One Family) Zoning District.

The subject property is currently a vacant lot and is located adjacent to properties zoned RH-1 (Residential-House, One-Family) and P (Public). Directly east and south of the subject property, the adjacent properties are zoned RH-1 and contain single-family residential buildings. Directly west and north of the subject property, the adjacent properties are zoned P (Public) and contain properties utilized for public amenities. The primary land use of the subject block is residential. However, commercial land uses are present along the San Jose Avenue commercial corridor, east of the subject property.

Pursuant to Planning Code Section 302, whenever the public necessity, convenience and general welfare require, the Board of Supervisors may, by ordinance, amend any part of the Planning Code. Such amendments may include reclassifications of property (changes in the Zoning Map, such as a change from P Zoning District to RH-1 Zoning District). The procedures for amendments to the Planning Code are specified in Planning Code Sections 306 through 306.6.

An amendment to the Planning Code may be initiated by introduction by a member of the Board of Supervisors, Planning Commission, or by application of one or more interested property owners, residents or commercial lessees or their authorized agents. An Application Packet for Legislative Amendment is attached for reference.

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

Reception: 415.558.6378

Fax:

415.558.6409

Planning Information: 415.558.6377 Darren Chan 62 Nantucket Avenue San Francisco, CA 94112

Please note that a Letter of Determination is a determination regarding the classification of uses and interpretation and applicability of the provisions of the Planning Code. This Letter of Determination is not a permit to commence any work or change occupancy. Permits from appropriate Departments must be secured before work is started or occupancy is changed.

**APPEAL**: If you believe this determination represents an error in interpretation of the Planning Code or abuse in discretion by the Zoning Administrator, an appeal may be filed with the Board of Appeals within 15 days of the date of this letter. For information regarding the appeals process, please contact the Board of Appeals located at 1650 Mission Street, Room 304, San Francisco, or call (415) 575-6880.

Sincerely,

Scott F. Sanchez

Zoning Administrator

Attachment: Application Packet for Legislative Amendment

cc: Applicant

**Property Owner** 

Neighborhood Groups

Gabriela Pantoja, Planner



# **Legislative** Amendment

**APPLICATION PACKET FOR** 

Planning Department 1650 Mission Street Suite 400 San Francisco, CA 94103-9425

T: 415.558.6378 F: 415.558.6409 Pursuant to Planning Code Section 302 and 340, the Planning Commission and Board of Supervisors shall hear and make determinations regarding Legislative Amendments. The first pages on this document consist of instructions which should be read carefully before the application form is completed.

Planning Department staff are available to advise you in the preparation of this application. Call (415) 558-6377 for further information.

#### WHAT IS A LEGISLATIVE AMENDMENT?

There are three main types of legislative amendments that relate to land use in San Francisco; 1) a General Plan amendment; 2) a Zoning Map amendment; and 3) a Planning Code Text amendment. Each of these amendments must be approved by the Board of Supervisors through a formal ordinance. All proposals for reclassification of property or other amendments are considered first by the Planning Commission, which may recommend that the Board of Supervisors either approved or disapprove the legislative amendment.

A General Plan amendment is a request to alter a component of San Francisco's General Plan. The General Plan is the main document that sets all land use policy in the City and County of San Francisco. A General Plan amendment may be as simple as reclassifying a parcel of property that is located on a map within the General Plan, or as complicated as adding or deleting policy from an Element of the General Plan.

A Planning Code Text amendment is a request to modify a particular section of the Planning Code. The most common amendment is to create a new Special Use District and associated controls, which requires adding these details to the Planning Code.

A Zoning Map amendment is the reclassification of real property from one district to another. This includes changing the height of a parcel, zoning of a parcel, or the creation of a Special Use District for a parcel (or a combination of parcels).

Note however, that there may be other types of entitlements and/or changes that may need final approval from the Board of Supervisors, such as a Mills Act Historical Property Contract, approval regarding certain Inclusionary Housing Program requirements, and a legislative setback.

#### WHEN IS A LEGISLATIVE AMENDMENT NECESSARY?

A legislative amendment is required whenever a parcel will be reclassified, the Planning Code will be amended, or the General Plan be modified. These changes cannot occur without final approval from the Board of Supervisors, which requires the passing and enactment of an ordinance.

#### HOW DOES THE PROCESS WORK?

Due to the many public hearings and notification requirements, the legislative amendment process takes anywhere from four months to a year.

Legislative amendments establish land use law but do not grant entitlements for development. If the proposed amendment is in conjunction with a development proposal, please consult the assigned planner early in the process to coordinate both the development and the legislative change.

Upon the submittal of a complete application to the Planning Department, the following processes will occur:

- 1. Project planner requests that the City Attorney drafts legislation to accomplish the requested amendments. This legislation is in the form of an ordinance and may contain all three types of amendments (if applicable). Or, depending on the complexity of the project, the City Attorney may draft several separate ordinances. Each ordinance must go through the full legislative process in order to be enacted.
- The legislation will be forwarded to Environmental Planning for CEQA review. Please note that a separate environmental application must be filed when the legislation is complete. Contact the Department's Environmental Planning division for further information.
- 3. Upon receipt of the final ordinance(s) and final CEQA determination, the Project Planner schedules the item for an initiation hearing by the Planning Commission. The Planning Commission votes to initiate the proposed amendments and schedules another public hearing for review of the substance of the proposals. Please note that there are no notification requirements for the initiation hearing by the Planning Commission.
- 4. If the proposed ordinance regards a historic or cultural resource or a Planning Code Text amendment that pertains to the regulation of historic or cultural resources, then the item must be scheduled for review and comment by the Historic Preservation Commission before it can be heard by the Planning Commission.
- 5. The adoption hearing at the Planning Commission public hearing is scheduled no earlier than 20 days from the date of the initiation hearing. Any entitlements associated with this legislative amendment should be considered at this hearing. Prior to this hearing any and all notification must be completed. Please note that each type of legislative amendment has separate and distinct notification requirements. See Notification Requirements for more information.

- 6. The ordinance is reviewed and commented upon by the Planning Commission at a public hearing. This is a formal requirement that takes the form of a Resolution and makes a recommendation to the Board of Supervisors to either approve, disapprove, or modify the proposed legislative amendment.
- 7. After the public hearings have been completed, Planning staff formally transmits the proposed legislation to the Clerk of the Board of Supervisors. Because this is being initiated by a project sponsor, it takes approximately two weeks from the date of submittal to the Clerk for the legislation to be introduced at the Board of Supervisors hearing.
- 8. Upon formal introduction, the President of the Board of Supervisors will assign the legislation to the appropriate committee, usually the Land Use & Economic Development Committee. Under Board Rule 5.40, the ordinance must sit for 30 days before it can be heard by the Committee.
- 9. The item(s) will be heard at the assigned committee where the Department will describe the proposed legislative amendment and state the recommendation of the Planning Commission (and Historic Preservation Commission if applicable). The Committee will make a formal recommendation and pass the item onto the full Board of Supervisors.
- 10. All ordinances must have two full 'readings' at the Board of Supervisors; that is, the item must be calendared and voted upon at two separate hearings before it can be final.
- 11. Once the legislation has been passed by the Board of Supervisors, the Clerk of the Board transmits it to the Mayor for signature. The Mayor has 10 days to act on a piece of legislation. The legislation generally becomes effective 30 days from the date the Mayor signs the legislation.
- 12. Please note that no entitlements, permits, or work related to the proposed legislation can be implemented until the legislation becomes effective.

## WHO MAY APPLY FOR A LEGISLATIVE AMENDMENT?

Planning Code Sections 302 and 340 states that the Board of Supervisors, the Planning Commission or one or more interested property owners, residents, or commercial lessees or their authorized agents" can initiate a legislative change. Only those authorized may apply. [A letter of agent authorization from the owner must be attached.]

#### INSTRUCTIONS

The attached application for a Legislative Amendment includes a project description, necessary contact information, and one set of findings that must be answered. The set of findings are Priority General Plan Policy Findings, which determine San Francisco General Plan consistency. Please answer all questions fully. Please type or print in ink and attach pages if necessary.

Please provide the following materials with this application:

- 300 Foot Radius Map and Address List: This is only required for a Zoning Map amendment. See instructions on page 5.
- Authorization: If the applicant in this case is the authorized agent of the property owner, rather than the owner, a letter signed by the owner and creating or acknowledging agency must be attached and included in the application for a Legislative Amendment.

#### Fees:

Please refer to the Planning Department Fee Schedule available at www.sfplanning.org or at the Planning Information Center (PIC) located at 1660 Mission Street, First Floor, San Francisco. For questions related to the Fee Schedule, please call the PIC at (415) 558-6377. Fees will be determined based on the estimated construction costs. Should the cost of Department staff time or City Attorney staff time exceed the initial fee paid, an additional fee for time and materials may be billed upon completion of the hearing process or permit approval. Additional fees may also be collected for preparation and recordation of any documents with the San Francisco Assessor-Recorder's office and for monitoring compliance with any conditions of approval.

#### **CEQA Review:**

The California Environmental Quality Act (CEQA) and Chapter 31 of the San Francisco Administrative Code implementing that act requires an Environmental Evaluation before the proposed legislative change may be considered. Please consult Department staff to determine if an Environmental Evaluation application must be submitted with this application. A separate fee is required for environmental review.

#### Planning Commission Hearing Material:

This timeline includes a deadline for project sponsors to submit material to staff to be included in the Commission packet. If the Sponsor does not submit the necessary material by the deadline, the project will be continued to a later hearing date.

- Three weeks prior to hearing: Project Sponsor submits draft project graphics (plans, renderings etc) to project planner.
- Two weeks prior to hearing: Project planner submits Draft staff report (must include draft attachments) to Team Leader for review.
- Ten days prior to hearing (5pm on Monday):
   Deadline for submittal of all sponsor material and public comment to be included in Commission packets
- One week prior to hearing: Project planner delivers complete Commission packets to the Commission Secretary.

To file your Legislative Amendment application, please call (415) 558-6378 in advance to schedule an intake appointment. At your scheduled appointment with a staff planner, please bring your completed application with all required materials.

## Notification Requirements for Legislative Amendments

If both a Text and Map Change or a General Plan Amendment and Map Change are proposed as part of a single project, the notification requirements and procedures for only the Map Change should be used, as they are more restrictive.

No notification is required for a hearing before the Historic Preservation Commission.

Please refer to Planning Code Section(s) 306.3 and 306.8 for details regarding notification.

#### Planning Code Text Change

- Posted notice: No posted notice required.
- Mailed notice: No mailed notice required.
- Newspaper notice: 20-day newspaper notice required.
- E-mail Notice: Copy of mailed notice sent to interested parties.

#### Zoning Map Change

- Posted notice: All applications must have posted notice on the subject property(s) for a minimum of 20 days prior to the hearing.
  - In addition, for areas less than ½ acre: a 10day, 8½"x11" posting is required at every street intersection within a 300' radius of the subject property.
  - For areas of greater than ½ acre: No posted notice required at the intersections.
- Mailed notice: For all Zoning Map changes, a 10-day mailed notice to property owners within 300' and relevant neighborhood groups; no map required.
  - For areas greater than 30 acres for which map change is based on "general zoning studies" (i.e., area plan or major rezoning), a 10-day mailed notice to property owners within 300' and relevant neighborhood groups; no map required, except that such notice must contain a general description of boundaries of area proposed for reclassification.
- Newspaper notice: 20-day newspaper notice required.
- E-mail Notice: Copy of mailed notice sent to interested parties.

#### General Plan Amendment

- Posted notice: No posted notice required.
- Mailed notice: No mailed notice required.
- Newspaper notice: 20-day newspaper notice required. The notice shall contain a map of the parcel if applicable.
- E-mail Notice: Copy of mailed notice sent to interested parties.

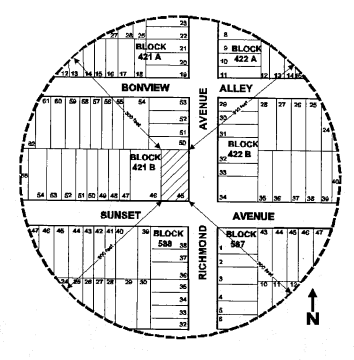
## 300-foot Radius Map Instructions Zoning Map Amendments

- The map must show all properties within 300-feet of the EXTERIOR boundaries of the property; a 300-foot radius map, drawn to a scale of 1 inch to 50 feet, either the original on TRACING paper or a blueprint copy (no photocopy accepted) is required for submittal with applications under the Planning Code, including variance, reclassification (rezoning), large project authorization, conditional use, and certain subdivision applications.
- 2. Submit two lists of the names and addresses, including the block and lot for each one, of all owners of the properties within 300 feet of the subject property and self-adhering labels with the same data. The latest Citywide tax roll is available at the Office of the Treasurer and Tax Collector, City Hall Room 140, 1 Dr. Carlton B. Goodlett Pl., San Francisco, CA 94102, for the preparation of this list. The labels will be used to mail notice of the time and place of the public hearing required.

#### EXAMPLE OF MAILING LABEL

Block # / Lo1 #
Name
Address

- 3. If you wish to prepare the materials yourself, block maps may be traced at the office of the Assessor, 81 Dr. Carlton B. Goodlett Place, City Hall, Room 190. The width of the public right-of-way for the streets separating the blocks may be determined at the Department of Public Works, Bureau of Street Use and Mapping, 875 Stevenson Street, Room 460, 554-5810.
- You may, for a fee that varies by firm, have a private drafting or mailing service prepare these materials.



NOTE: THIS EXAMPLE IS NOT TO REQUIRED SCALE

The following businesses have indicated that they provide professional notification services. This listing does not constitute an endorsement. Other professionals can also perform this work and can be added to this list upon request.

#### Build CADD

3515 Santiago Street San Francisco, CA 94116 (415) 759-8710

#### Javier Solorzano

3288 - 21st Street #49 San Francisco, CA 94110 (415) 724-5240 Javier131064@yahoo.com

#### Jerry Brown Designs 619 - 27th Street, Apt. A

Oakland, CA 94612 (415) 810-3703 jbdsgn328@gmail.com

#### Ted Madison Drafting P.O. Box 8102

PO. Box 8102 Santa Rosa, CA 95407 (707) 228-8850 tmadison@pacbell.net

#### Notificationmaps.com

Barry Dunzer (866) 752-6266 www.notificationmaps.com

#### Radius Services

1221 Harrison Street #18 San Francisco, CA 94103 (415) 391-4775 radiusservices@aol.com

#### Notice This (650) 814-6750

## What Applicants Should Know About the Public Hearing Process and Community Outreach

- A. The Planning Commission encourages applicants to meet with all community groups and parties interested in their application early in the entitlement process. Department staff is available to assist in determining how to contact interested groups. Neighborhood organization lists are available on the Department's website. Notice of the hearing will be sent to groups in or near the neighborhood of the project. The applicant may be contacted by the Planning Department staff with requests for additional information or clarification. An applicant's cooperation will facilitate the timely review of the application.
- B. The Commission requests that applicants familiarize themselves with the procedure for public hearings, which are excerpted from the Planning Commission's Rules and Regulations below.

Hearings. A public hearing will be held on the proposed Legislative Amendment before the Commission at either a Regular or a Special Meeting. The procedure for such public hearings shall be as follows:

- A description of the issue by the Director or a member of the staff along with the Planning Department's recommendation.
- A presentation of the proposal by the project sponsor for a period not to exceed 15 minutes.
- 3. Public testimony from proponents of the proposal. An individual may speak for a period not to exceed 3 minutes. Additional limits may be imposed by the Commission President.
- 4. Public testimony from opponents of the proposal would be taken under conditions parallel to those imposed on proposal proponents, 3 minutes for an individual and 5 minutes for a group or organization if the group or organization is represented by one speaker.
- The project sponsor or applicant will be given a period, not to exceed 5 minutes, within which to clarify any questions raised in previous testimony.
- 6. Organized opposition, recognized in accordance

- with Paragraph 3 above, will be given a period not to exceed 5 minutes, within which to clarify any questions raised in previous testimony.
- Discussion and vote by the Planning Commission on the matter before it.
- The President may impose time limits on appearances by members of the public and may otherwise exercise his or her discretion on procedures for the conduct of public hearings.
- C. Private Transcription. The Commission President may authorize any person to transcribe the proceedings of a Regular, Special or Committee Meeting provided that the President may require that a copy of such transcript be provided for the Commission's permanent records.

	Application for <b>Legislative</b> Amendment
CASE NUMBER: For Staff Use only	

# Legislative Amendment

1. Owner/Applicant Information

PROPERTY OWNER'S NAME:							
PROPERTY OWNER'S ADDRESS:					AV ROSHA		£978
				( )		THE CHARLES	. No.
APPLICANT'S NAME							films :
igner S						Same as Ab	
APPLICANT'S ADDRÉSS:				TELEPHONE:			
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		3100000					
CONTACT FOR PROJECT INFORMA	TION					Mal 12	
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				EMAIL			
. Property Location a	nd Classification	on					
. Property Location a street address of project.						ZIP CODE:	
STREET ADDRESS OF PROJECT							
STREET ADDRESS OF PROJECT: CROSS STREETS:				6			
STREET ADDRESS OF PROJECT:  CROSS STREETS:  ASSESSORS BLOCK/LOT:  /	LOT DIMENSIONS:			6			
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CROSS STREETS:  ASSESSORS BLOCKLOT: /  . Use and Associated PRESENT OR PREVIOUS USE:	LOT DIMENSIONS:  DIA Applications  DIA PERMIT NO(S):	LOT AREA (SQ FT):  DATE FILED:	ZONING DISTRIC	T	HEIGHT/BULK	DISTRICT:	

4. Description of Proposed Legislative Amendments
TYPE OF LEGISLATIVE AMENDMENT (ZONING MAP, PLANNING CODE TEXT, OR GENERAL PLAN AMENDMENT)
PLANNING CODE SECTION PROPOSED FOR AMENDMENT:
ZONING MAP PAGE(S) PROPOSED FOR AMENDMENT:
GENERAL PLAN ELEMENT PROPOSED FOR AMENDMENT:
5. Please describe the proposed Legislative Amendment(s). Attach separate sheets or other information if needed.
,
6. Please describe the public purpose or necessity of the proposed Legislative Amendment(s). Per Planning Code Sections 302 and 340, the Board of Supervisors will have to make findings of public necessity, convenience and general welfare. Attach separate sheets or other information in needed.

	Ар	plica	ition				tive
				Α	mer	ıdn	nent
ASE NUMBER: Staff Use only							

## Priority General Plan Policies Findings

Proposition M was adopted by the voters on November 4, 1986. It requires that the City shall find that proposed projects and demolitions are consistent with eight priority policies set forth in Section 101.1 of the City Planning Code. These eight policies are listed below. Please state how the project is consistent or inconsistent with each policy. Each statement should refer to specific circumstances or conditions applicable to the property. Each policy must have a response. IF A GIVEN POLICY DOES NOT APPLY TO YOUR PROJECT, EXPLAIN WHY IT DOES NOT.

1.	That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;
	· · · · · · · · · · · · · · · · · · ·
2.	That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;
North Control	
3.	That the City's supply of affordable housing be preserved and enhanced;
4.	That commuter traffic not impede Muni transit service or overburden our streets or neighborhood parking;

5.	That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;
6.	That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;
7.	That landmarks and historic buildings be preserved; and
8	That our parks and open space and their access to sunlight and vistas be protected from development.

	Application for <b>Legislative Amendment</b>
CASE NUMBER: For Staff Use only	

## Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner

Signature:	Date:	
Print name, and indicate whether owner, or authorized ager	nt:	
Owner / Authorized Agent (circle one)		
Application Colors Had Objection		
Application Submittal Checklist		
Applications listed below submitted to the Planning Depart all required materials. The checklist is to be completed and s department staff person.	ment must be accor signed by the appl	mpanied by this checklist and icant or authorized agent and a
APPLICATION MATERIALS	CHECKLIST	
Application, with all blanks completed	Control Services of Control of Services	
300-foot radius map, if applicable		•
Address labels (original), if applicable		NOTES:
Address labels (copy of the above), if applicable		Required Material. Write "N/A" if you believe the item is not applicable, (e.g. letter of
Prop. M Findings		authorization is not required if application signed by property owner.)
Check payable to Planning Dept.		s Typically would not apply. Nevertheless, in
Original Application signed by owner or agent		specific case, staff may require the item.
Letter of authorization for agent		<ul> <li>Two sets of original labels and one copy o addresses of adjacent property owners ar owners of property across street.</li> </ul>
some applications will require additional materials not listenceded for Planning review of a building permit. The "Appl hose materials.	d above. The above ication Packet" for	e checklist does not include material Building Permit Applications lists
The state of the s	aa annronriata colu	umn on this form is completed. Rece Department serves to open a Plannii

Date:



SAN FRANCISCO PLANNING DEPARTMENT

FOR MORE INFORMATION:
Call or visit the San Francisco Planning Department

**Central Reception** 

1650 Mission Street, Suite 400 San Francisco CA 94103-2479

TEL: 415.558.6378 FAX: 415 558-6409

WEB: http://www.sfplanning.org

Planning Information Center (PIC) 1660 Mission Street, First Floor

San Francisco CA 94103-2479

TEL: 415.558.6377

Planning staff are available by phone and at the PIC counter, No appointment is necessary.

October 3, 2017

Mr. Scott Sanchez
Zoning Administrator
San Francisco Planning Department
1650 Mission Street
Suite 400
San Francisco, CA 94103

R# 2017-013/40 ZAD CK# 132 \$ 678,50 D. WASHINGTON (SW)

Re: Request for a Letter of Determination for the property at 68 Nantucket Ave, CA 94112

Dear Mr. Sanchez. (3/44B/027)

I wish to request a determination on whether or not the the aforementioned property can be rezoned from Public to RH-1. I initially made an intake appointment at the Planning office, where it was suggested to me that I should instead write this Letter of Determination. I've included the intake request form as well as the additional relevant information along with this letter.

The property is located at Assessor's BLock 3144-B, Lot 27 in the Mission Terrace neighborhood of SF. The property is situated at the end of the cul-de-sac on Nantucket Ave. and the only adjacent property at 62 Nantucket Ave is also owned by me. The current state of the property is that it is essentially an empty lot overrun with weeds. My primary reason on requesting this rezoning is that I want to extend my house. I don't have concrete plans on how I want to extend the house yet, and wasn't sure if I needed to in order to request a rezoning.

I look forward to you response and instructions on how to proceed with the rezoning, if it is even possible. If you have any questions, feel free to email me at <a href="mailto:darrenhchan@gmail.com">darrenhchan@gmail.com</a>. Please mail the letter back to me at 62 Nantucket Ave., CA SF 94112.

Sincerely,

Darren Chan

RECEIVED

OCT = 4 2017

CITY & COUNTY OF S.F.
PLANNING DEPARTMENT
ZA OFFICE

## 

Property Information		
Property Address: 68 NA	NTUCKÉT AVE	SAN FRANCISCO, CA 9411
Assessor's Block / Lot(s): 3/		
Contact Person		
Please complete the following with	the information of the p	person <b>attending</b> the meeting.
Name: DARREN CHAN	Company:	
Email: darrenhchan@	mail me: (5	62) 587-8248
Application Type (check all that		
<ul> <li>□ Large Project Authorization</li> <li>□ Mandatory Discretionary Re</li> <li>□ Medical Cannabis Dispens</li> <li>□ Office Allocation (321)</li> <li>□ Permit to Alter (Major)</li> <li>□ Planning Code and/or Zon</li> <li>□ Variance</li> <li>□ Other:</li> </ul>	eview (317) ary	nt
Reason for Submittal		
Planning Code Section(s):  Description: RezoNiNo	i From P Cpubl	ie) to RH-1
Priority Processing (Signed A	pproval by Planning REQ	UIRED)
CB3P (Community Business CL	A) Directe	or's Bulletin No. 2
Construction Cost		
Total Job Value:		
For	Namhing Staff Use	Only
Date:	Time:	Quadrant:
Planner Tech: Select		Estimate:
Follow-up Email Sent	☐ Adder	d to Schedule

oil/RE/1-2

20179K41921500002 San Francisco Assessor-Recorder Carmen Chu, Assessor-Recorder DOC 2017-K419215-00 Acct 5001-North American Title Company Friday, MAR 10, 2017 09:20:29 Ttl Pd \$8,188.00 Nbr-0005565724

RECORDING REQUESTED BY North American Title Company, Inc.

AND WHEN RECORDED MAIL DOCUMENT TO:

Darren Chan

Situs - 62 Nantucket Avenue San Francisco, CA 94112

Space Above This Line for Recorder's Use Only

A.P.N.: LOT: 026 BLK: 3144B

File No.: 6604-1454220 (NAT)

#### **GRANT DEED**

The Undersigned Grantor(s) Declare(s): DOCUMENTARY TRANSFER TAX \$8,160.00; CITY TRANSFER TAX \$; SURVEY MONUMENT FEE \$

- [ X ] computed on the consideration or full value of property conveyed, OR
  - computed on the consideration or full value less value of liens and/or encumbrances remaining at time of sale,
- ] unincorporated area; [X] City of San Francisco, and E

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, Welwen Ruan, a married man as his sole and separate property

hereby GRANTS to Darren Chan, a single man and Steven Chan and Alice L. Chan, husband and wife, all as joint tenants

the following described property in the City of San Francisco, County of San Francisco, State of California:

#### PARCEL ONE:

ALL OF LOT NO. 26 IN BLOCK NO. 3144-B, ACCORDING TO MAP ENTITLED "COLONIAL PARK" FILED IN THE OFFICE OF THE COUNTY RECORDER OF THE CITY AND COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA AND RECORDED IN MAP BOOK "K", PAGES 18, 19 AND 20.

#### PARCEL TWO:

BEGINNING AT THE MOST SOUTHERLY CORNER OF SAID BART PARCEL (#0-M429); THENCE ALONG THE SOUTHWESTERLY LINE OF SAID PARCEL NORTH 60°49'12" WEST 10.83 FEET;

THENCE LEAVING SAID SOUTHWESTERLY LINE NORTH 3°20'40" EAST 9.77 FEET;

THENCE ALONG THE ARC OF A TANGENT 28.58 FOOT RADIUS CURVE TO THE LEFT, THROUGH A CENTRAL ANGLE OF 73°05'40", AN ARC DISTANCE OF 35.96 FEET;

THENCE NORTH 62°02'10" EAST 38.39 FEET;

THENCE NORTH 62°45'16" EAST 27.51 FEET TO THE NORTHEASTERLY LINE OF SAID BART PARCEL (0-M429):

THENCE ALONG THE EXTERIOR BOUNDARY OF SAID BART PARCEL THE FOLLOWING TWO (2) COURSES:

- 1. SOUTH 60°51'12" EAST 8.66 FEFT AND,
- 2. SOUTH 29°08'48" WEST 79.82 FEET TO THE POINT OF BEGINNING.

Mail Tax Statements To: SAME AS ABOVE

#### Grant Deed - continued

Date: 02/27/2017

A.P.N.: LOT: 026 BLK: 3144B

File No.: 6604-1454220 (NAT)

Dated: February 27, 2017

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

People's Republic of China)

STATE OF

Guangdong Province Guangzhou-

COUNTY OF

Consulate Conorel of the

SS:

United States of America Public, personally appeared Weiwen Ruan

MARIBER VASQUEZ

Notary

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

Maribel Vasquez Vice Consul

A.P.N.: LOT: 026 BLK: 3144B

\* File No.: 6604-1454220 (NAT)

Standard Scale 1 : 1 50E-E5 6. A. Y. O. P 3 SING SYAY 10/10/ 62.88 C. M D. A. one v op Ş Ø œ 4. 80. 80. 18.18 MANTUCKET **LEGEND** el One (Fee, Property in Question) Title Order No. 1454228, North American Title Company rel Nos. : LOT: 626 ; BLK: 31449 is neither a plat nor a survey. It is furnished me nee to aid you in locating the land indicated he ference to streets and other land. No liability is as ton of any reliance hereon." Sheet 1 of 1

COLONIAL PARK

REVISED '6. " '60 " '81

