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VIA E-MAIL & U.S. MAIL

March 30, 2020

Ms. Kanika Kith, Planning Manager Planning and Building Dept. City of South Pasadena 1414 Mission Street South Pasadena, CA 91030

Email Delivery to kkith@southpasadenaca.gov

RE: Comments on Final Environmental Impact Report (SCH No. 2019011007) for the Mission Bell Mixed-Use Project (Project No. 2034-CUP, DRX, COA, VTPM) and Appeal of Planning Commission's Approval to the City Council

Dear Ms. Kith,

On behalf of Southwest Regional Council of Carpenters ("Commenter" or "Southwest Carpenters"), my Office is submitting these comments on the City of South Pasadena's ("City" or "Lead Agency") Final Environmental Impact Report (SCH NO. 2019011007) for the Mission Bell Mixed-Use Project (Project No. 2034-CUP, DRX, COA, VTPM), located at 1101, 1107, and 1115 Mission Street comprising of approximately 0.7 acres of land which is currently being used for commercial purposes and as a parking lot ("Project"). This letter is being submitted in support of Commenter's appeal of the Planning Commission's February 11, 2020's approval of the Project to the City Council.

On or about August 27, 2019, Commenter submitted comments on the Project's Draft Environmental Impact Report ("Draft EIR" or "DEIR"). In the comment letter, Commenter provided reasons why the Project's violated CEQA and Planning and Zoning Law, among others. In addition, the comment letter requested that the City provide notices related to the Project pursuant to California Public Resources Code Sections 21092.2 and 21167(f) and Government Code Section 65092. However, in spite of having submitted comments on the Draft EIR and despite expressly requesting to be noticed regarding the Project, the City failed to send out notices

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regarding (1) the availability of the Final EIR and (2) the Planning Commission hearing. Due to the City's failure to comply with the legal noticing requirements, Commenter could not submit any comments on the Final EIR and attend the February 11, 2020 Planning Commission hearing. As a result, the Commenter is only now able to comment on the Planning Commission's February 11, 2020 Project Approval and on the Final EIR.

The Project Applicant, Mission Bell Properties LLC ("Applicant"), is proposing to construct a two- and three-story mixed-use development at 1101-1107 Mission Street, rehabilitate the existing historic building at 1115 Mission Street for adaptive reuse as missed use, demolish a portion of the historic building at 1115 Mission Street to construct a two-story residential building, and construct two levels of subterranean parking beneath the Project site. DEIR, 2.0-4.

The Southwest Carpenters is a labor union representing 50,000 union carpenters in six states, including in southern California, and has a strong interest in well ordered land use planning and addressing the environmental impacts of development projects.

Individual members of the Southwest Carpenters live, work, and recreate in the City of South Pasadena and surrounding communities and would be directly affected by the Project's environmental impacts. Commenter expressly reserves the right to supplement these comments at or prior to hearings on the Project, and at any later hearings and proceedings related to this Project. Cal. Gov. Code § 65009(b); Cal. Pub. Res. Code § 21177(a); Bakersfield Citizens for Local Control v. Bakersfield (2004) 124 Cal. App. 4th 1184, 1199-1203; see Galante Vineyards v. Monterey Water Dist. (1997) 60 Cal. App. 4th 1109, 1121.

Commenter incorporates by reference all comments raising issues regarding the EIR submitted prior to certification of the EIR for the Project. *Citizens for Clean Energy v City of Woodland* (2014) 225 CA4th 173, 191 (finding that any party who has objected to the Project's environmental documentation may assert any issue timely raised by other parties).

Moreover, Commenter requests that the Lead Agency provide notice for any and all notices referring or related to the Project issued under the California Environmental Quality Act ("CEQA"), Cal Public Resources Code ("PRC") § 21000 *et seq*, and the California Planning and Zoning Law ("Planning and Zoning Law"), Cal. Gov't Code §§ 65000–65010. California Public Resources Code Sections 21092.2, and 21167(f) and

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Government Code Section 65092 require agencies to mail such notices to any person who has filed a written request for them with the clerk of the agency's governing body.

I. THE PROJECT WOULD BE APPROVED IN VIOLATION OF THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

A. <u>Background Concerning the California Environmental Quality Act</u>

CEQA has two basic purposes. First, CEQA is designed to inform decision-makers and the public about the potential, significant environmental effects of a project. 14 California Code of Regulations ("CCR" or "CEQA Guidelines") § 15002(a)(1). "Its purpose is to inform the public and its responsible officials of the environmental consequences of their decisions before they are made. Thus, the EIR 'protects not only the environment but also informed self-government.' [Citation.]" Citizens of Goleta Valley v. Board of Supervisors (1990) 52 Cal. 3d 553, 564. The EIR has been described as "an environmental 'alarm bell' whose purpose it is to alert the public and its responsible officials to environmental changes before they have reached ecological points of no return." Berkeley Keep Jets Over the Bay v. Bd. of Port Comm'rs. (2001) 91 Cal. App. 4th 1344, 1354 ("Berkeley Jets"); County of Inyo v. Yorty (1973) 32 Cal.App.3d 795, 810.

Second, CEQA directs public agencies to avoid or reduce environmental damage when possible by requiring alternatives or mitigation measures. CEQA Guidelines § 15002(a)(2) and (3). See also, Berkeley Jets, 91 Cal. App. 4th 1344, 1354; Citizens of Goleta Valley v. Board of Supervisors (1990) 52 Cal.3d 553; Laurel Heights Improvement Ass'n v. Regents of the University of California (1988) 47 Cal.3d 376, 400. The EIR serves to provide public agencies and the public in general with information about the effect that a proposed project is likely to have on the environment and to "identify ways that environmental damage can be avoided or significantly reduced." CEQA Guidelines § 15002(a)(2). If the Project has a significant effect on the environment, the agency may approve the Project only upon finding that it has "eliminated or substantially lessened all significant effects on the environment where feasible" and that any significant unavoidable effects on the environment are "acceptable due to overriding concerns" specified in CEQA section 21081. CEQA Guidelines § 15092(b)(2)(A–B).

While the courts review an EIR using an "abuse of discretion" standard, "the reviewing court is not to 'uncritically rely on every study or analysis presented by a project proponent in support of its position.' A 'clearly inadequate or unsupported study is

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entitled to no judicial deference." Berkeley Jets, 91 Cal.App.4th 1344, 1355 (emphasis added) (quoting Laurel Heights, 47 Cal.3d at 391, 409 fn. 12). Drawing this line and determining whether the EIR complies with CEQA's information disclosure requirements presents a question of law subject to independent review by the courts. (Sierra Club v. Cnty. of Fresno (2018) 6 Cal.5th 502, 515; Madera Oversight Coalition, Inc. v. County of Madera (2011) 199 Cal.App.4th 48, 102, 131.) As the court stated in Berkeley Jets, 91 Cal. App. 4th at 1355:

A prejudicial abuse of discretion occurs "if the failure to include relevant information precludes informed decision-making and informed public participation, thereby thwarting the statutory goals of the EIR process.

The preparation and circulation of an EIR are more than a set of technical hurdles for agencies and developers to overcome. The EIR's function is to ensure that government officials who decide to build or approve a project do so with a full understanding of the environmental consequences and, equally important, that the public is assured those consequences have been considered. For the EIR to serve these goals, it must present information so that the foreseeable impacts of pursuing the Project can be understood and weighed, and the public must be given an adequate opportunity to comment on that presentation before the decision to go forward is made. *Communities for a Better Environment v. Richmond* (2010) 184 Cal.App.4th 70, 80 (quoting *Vineyard Area Citizens for Responsible Growth, Inc. v. City of Rancho Cordova* (2007) 40 Cal.4th 412, 449–450)

B. <u>CEQA Requires Revision and Recirculation of an Environmental Impact</u> Report When Substantial Changes or New Information Comes to Light

Section 21092.1 of the California Public Resources Code requires that "[w]hen significant new information is added to an environmental impact report after notice has been given pursuant to Section 21092 ... but prior to certification, the public agency shall give notice again pursuant to Section 21092 and consult again pursuant to Sections 21104 and 21153 before certifying the environmental impact report" to give the public a chance to review and comment upon the information. CEQA Guidelines § 15088.5.

Significant new information includes "changes in the project or environmental setting as well as additional data or other information" that "deprives the public of a meaningful opportunity to comment upon a substantial adverse environmental effect

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of the project or a feasible way to mitigate or avoid such an effect (including a feasible project alternative)." CEQA Guidelines § 15088.5(a). Examples of significant new information requiring recirculation include "new significant environmental impacts from the project or a new mitigation measure," "substantial increase in the severity of an environmental impact," "feasible project alternative or mitigation measure considerably different from others previously analyzed" as well as when "the draft EIR was so fundamentally inadequate and conclusory in nature that meaningful public review and comment were precluded." *Id*.

An agency is obligated to recirculate an environmental impact report for public notice and comment due to "significant new information" regardless of whether the agency opts to include it in a project's environmental impact report. *Cadiz Land Co. v. Rail Cycle* (2000) 83 Cal.App.4th 74, 95 [finding that in light of a new expert report disclosing potentially significant impacts to groundwater supply "the EIR should have been revised and recirculated for purposes of informing the public and governmental agencies of the volume of groundwater at risk and to allow the public and governmental agencies to respond to such information."]. If significant new information was brought to the attention of an agency prior to certification, an agency is required to revise and recirculate that information as part of the environmental impact report.

As discussed in full below, Commenter requests that the City make requested revisions to the FEIR to be recirculated for public comment to adequately describe the Project and disclose the comprehensive analysis of all of the Project's potentially significant impacts.

C. The City Failed to Describe the Project Adequately

meet the City's General Plan Goals. (Id.)

In their prior comments to the Draft EIR, Commenter pointed out how the Draft EIR failed to adequately describe the Project by failing to specify whether the residential component of the Project would comprise of condominiums or apartments and what the approximate sale price or rent would be. (8/27/19 Comment Letter, p. 5.) As a result of that failure, the DEIR fails to ensure whether the Project objectives would be met and whether the Project should incorporate affordable housing units to

The City responded in the Final EIR that CEQA does not require discussion of economic issues and that whether the units will be apartments or condos is not

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connected to a physical change in the environment. (FEIR, P. 3.0-29.) The City also responded that the Project objectives specifically don't discuss whether the units will be rental or condominium and that the City will contribute to meeting the City's Regional Housing Needs Assessment (RHNA) goals by increasing housing supply in the City in general. (*Id.*)

However, the City misses Commenter's point entirely. The question here is not whether CEQA requires this information as an economic or physical change issue or whether the City does comply with the RHNA (which is further discussed down below), but whether the Draft EIR adequately describes the Project to comply with CEQA.

As previously provided, it is well-established that "[a]n accurate, stable and finite project description is the sine qua non of an informative and legally sufficient EIR." *County of Inyo v. City of Los Angeles* (1977) 71 Cal.App.3d 185, 193. "A curtailed, enigmatic, or unstable project description draws a red herring across the path of public input." *Id.* at p. 198.

The DEIR's failure to describe the type of residential development (apartment or condominium) as well as the price range for those residential units limit the DEIR's ability to adequately analyze whether (1) the Project meets all of the objectives outlined in the DEIR, including the one which requires the Project to "[c]ontribute to meeting the City's Regional Housing Needs Assessment (RHNA) goals through the construction of 36 new above moderate-income housing units (DEIR, 2.0-1)," and (2) whether the Project should incorporate affordable housing units to meet the General Plan goals.

The City failed to respond to Commenter's prior comments adequately and was unable to revise the DEIR as advised. As a result, the FEIR must be amended to provide an adequate project description.

D. The FEIR Inaccurately and Improperly Concluded that the Project Will Not Have Significant Impacts to Historical Resources

First and foremost, the City admits that the building located at 1115 Mission Street of the Project Site is included in a list of historic structures in the 1996 Mission Street Specific Plan, a 2003 reconnaissance level City-wide historical survey, and the 2015/16 City of South Pasadena Historic Resources Survey. (FEIR, p. 3.0-29; DEIR, 4.2-23.) There is no question that according to the City's MSSP, Mission Street is South

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Pasadena's historic core, and without its historic resources, Mission Street could not retain its unique small-town atmosphere and sense of identity. (MSSP, p. 4.) Therefore, the existing historical resources like 1115 Mission Street are critical to helping maintain the City's unique atmosphere and identity and must be protected.

In the FEIR, the City provides confusing and mixed responses that claim (1) the property is not eligible for a local listing but warrants special consideration in local planning yet (2) the proposed changes to the subject building won't cause a substantial adverse change in the significance of a historical resource pursuant to CEQA Guidelines 15064.5 and (3) will not alter the historical context of the Mission West Historic Business District. (FEIR, p. 3.0-30.)

However, contrary to the City's analysis in the DEIR and its responses to comments in the FEIR, the Project's proposed "rehabilitation" of the two-story commercial and residential portion (front of the building) and the removal of the 2/3 of the warehouse portion of the building will not be consistent with the Secretary of the Interior's Standards ("the Standards").

The problems with the DEIR's consistency analysis, including the City's responses in the FEIR, for each of the relevant Standards, will be provided in the Table below:

	Standard's Requirements	DEIR's consistency analysis	Problems with DEIR's consistency analysis	City's Response in FEIR	Problem with City's Response in FEIR
Standard 1	A property will be used as it was historically or be given a new use that requires minimal change to its distinctive materials, features, spaces, and spatial relationships.	Consistent. The property would be redeveloped as commercial and residential use and would retain the commercial façade along Mission Street.	This is not a minimal change the façade, including massing, will be affected (admitted by DEIR), and two thirds of the building will be removed. The Applicant's own consultant, ESA, recommended that the entire building be retained and to retain window openings on the eastern façade of the building. ESA	The City responds that the proposed changes to the street facing exterior and the removal of the 2/3 of the warehouse portion will "be considered a minimal change" "[B]ecause the majority of the building's character will be preserved." (FEIR, p. 3.0 31.)	The City, while acknowledging that there will be drastic changes to the subject building, including rehabilitation of the façade of the front building as well as the removal of the majority of the warehouse portion, illogically concludes that such changes are minimal. The City also ignores Commenter's prior point that the Applicant's own consultant, ESA, recommended that the

			concluded that the entire building, including the warehouse, is a primary character defining feature. Moreover, the 3 story building of the Project will alter the spatial relationships in the historic core of Mission Street.		entire building be retained, including the window openings on the eastern façade of the building. (Appendix C of DEIR, p. 39; Appendix F.) Moreover, the City failed to explain how a three story building in an otherwise mostly 1 2 story buildings in the historic core of Mission Street would not change the spatial relationships.
Standard 2	The historic character of a property will be retained and preserved. The removal of distinctive materials or alteration of features, spaces, and spatial relationships that characterize a property will be avoided.	Consistent. Although the property is not eligible for designation as a local landmark or inclusion in a historic district, the Project proposes to retain some of the building's original features. These features include: the enameled brick of the main façade; the decorative brick course between the first and second stories; recessed sign area; the cornice; frieze; and angled window sills. The distinctive materials and features of the store front would be retained. A new structure would be attached at the rear which would be architecturally	There is no question that this is a historically significant building. The Project will have significant, material change affecting the façade including massing will be affected (admitted by DEIR) and two thirds of the building will be removed. The Applicant's own consultant, ESA, recommended that the entire building be retained and to retain window openings on the eastern façade of the building. ESA concluded that the entire building including the warehouse is a primary character defining feature.	The City explains numerous changes will be made to the subject building, including providing underground parking access and admits that "historic spatial relationship to the street will be altered by entry from behind the warehouse into a landscaped courtyard and alley." The City then concludes these are minor changes that don't adversely affect the historic character of the subject property. (FEIR, pp. 3.0 31, 32.)	The City again fails to explain how the very changes that the City describes will be in line with retaining and preserving the historic character of the subject property. The City again ignores Commenter's prior point that the Applicant's own consultant, ESA, recommended that the entire building be retained, including the window openings on the eastern façade of the building. (Appendix C of DEIR, p. 39; Appendix F.)

		consistent with the character of the retained front of the building.			
Standard 9	New additions, exterior alterations, or related new construction shall not destroy historic materials that characterize the property, the new work shall be differentiated from the old and shall be compatible with the massing, size, scale, and architectural features to protect the historic integrity of the property and its environment.	Consistent. The proposed new construction would be differentiated from the existing portion of the building fronting Mission Street. The new building to be attached at the rear will be a two story residential building designed at a scale and mass similar to the existing being retained and renovated.	The "rehabilitation" and partial demolition will "destroy historic materials" that are primary and contributing character defining features. The proposed partial demolition will also destroy the historic integrity of the building.	The City failed to respond to the problems with the DEIR's analysis of Standard 9, instead analyzing Standard 3. (FEIR, 3.9 32.)	The proposed Project will demolish and remove the very historic character and materials that the Applicant's own consultant, ESA, recommended the City and Applicant retain, especially the warehouse portion of the subject building, including the window openings on the eastern façade of the building. (Appendix C of DEIR, p. 39; Appendix F.)
Standard 10	New additions and adjacent or related new construction shall be undertaken in such a manner that if removed in the future, the essential form and integrity of the historic property and its environment would be unimpaired.	Consistent. The Project would remove the single story warehouse from the rear façade, and a new two story residential structure would be constructed in its place. The new construction, if removed at some later time, would not impair the essential form and integrity of the retained portion of the building fronting Mission Street.	The "rehabilitation" and partial demolition of a historical resource and building a large 3 story modern structure in a historical core will alter the integrity of the historic property and its environment.	The City responds that the essential form and integrity of 1115 Mission Street would be unchanged by the Project, despite the removal of the 2/3 of the warehouse portion of the building and the addition of new 3 story structures. (FEIR, p. 3.0 32.)	Both the removal and rehabilitation of the subject building, in addition to the addition of new 3 story buildings, will impair the integrity of the historic property and its environment. This is especially true as according to Applicant's own consultant, ESA, determined that the entirety of the warehouse portion of the subject building were primary character defining features that must be retained. (Appendix C of DEIR, P. 39; Appendix F.)

As shown in the Table above, the Project's proposed rehabilitation and removal of two-thirds of the building at 1115 Mission St. are not consistent with the Standards.

Most suspiciously, the City's responses in the FEIR <u>and</u> the DEIR fail to reflect the Applicant's own consultant's (ESA) recommendations hidden in Appendix C and F that (1) the entire building including the warehouse portion of the building should be retained as it is a "primary" character defining feature of the building and (2) the replacement of two windows on the eastern façade should not be undertaken as the windows are "contributing" character defining features of the building. See Appendix F recommendations; also see Appendix C¹. Despite these recommendations, the ESA provided a conflicting conclusion that the rehabilitation and removal of a portion of the subject building will not result in a significant historical impact. Thus, not only are the ESA's conclusions of no significant historical resources impact unsupported by its own recommendations, but the DEIR's conclusions relying on those ESA's unsupported conclusions are equally flawed.

The City responds in the FEIR that the EIR represents conclusions of the City and not the conclusions of the Applicant or its consultant. (FEIR, p. 3.0-32.) However, the City ignores the advice of a historical resource expert, ESA, and evidence in its own record in concluding no significant historical impact, without providing substantial evidence to explain why such evidence and advice from ESA did not warrant consideration. As a result, the City failed to sufficiently consider, analyze and disclose the Project's historical resources impacts in the EIR.

Consistent with the goal to preserve and protect primary and contributing character-defining features of the building and ESA's recommendations, the entirety of 1115 Mission St. must be retained and its primary and contributing character-defining features must be preserved.

Primary character-defining features are by definition the most important and should be considered for retention in order to preserve and protect the eligibility of the Subject Property. Alteration or removal of these features should be avoided.

Contributing character-defining features add to the character of a historic property and should be retained to the greatest extent feasible and rehabilitated as appropriate....

¹ According to Appendix C's "Historical Resource Assessment" by ESA on p. 39:

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In conclusion, the EIR erroneously concluded that the proposed rehabilitation and partial demolition of 1115 Mission St. would have an insignificant impact to cultural resources.

II. THE PROJECT IS INCONSISTENT WITH THE GENERAL PLAN

The DEIR analyzes whether the Project is consistent with applicable land use plan, policy or regulation. However, the DEIR inaccurately analyzes the Project's consistencies with the General Plan and also fails to analyze the Project's consistency with the Housing Element Update of the General Plan. Moreover, the City's responses in the FEIR regarding these issues were wholly inadequate as explained below.

A. The Project is Inconsistent with the Goals and Policies Pertaining to Preserving Historic Resources of the General Plan

As previously stated, Goal 7 of the General Plan requires the City "[t]o preserve South Pasadena's historic character, scale, and 'small town' atmosphere." Goal 9 of the General Plan requires the City "[t]o conserve and preserve the historic "built" environment of the City by identifying the architectural and cultural resources of the City, by encouraging their maintenance and/or adaptive reuse, and by developing guidelines for new and infill development assuring design compatibility."

The DEIR erroneously concluded that the Project is consistent with Goal 7 and Goal 9 since demolishing a large portion of a historically significant building like 1115 Mission St. and changing important historical characteristics of such a building would run afoul of the goals of preserving historic character of the City. Especially based on the Applicant's own consultant's recommendation to retain the entire building at 1115 Mission St. and to not remove two windows from the eastern façade, the Project is inconsistent with Goals 7 and 9 of the General Plan.

The City's response in the FEIR relies on the evaluation of the historical resource consultant, ESA, to conclude that the portion of the 1115 Mission building could be removed without compromising the defining character of the building. (FEIR, p. 3.0-33.) However, the City also ignores the very same consultant's (ESA) recommendation that the entirety of 1115 Mission building be retained. (See Appendix F of DEIR.) With the rehabilitation of the subject building and demolition of 2/3 of the warehouse portion of the building, the Project is inconsistent with Goals 7 and 9 of the General Plan.

B. The Project is Inconsistent with the Housing Element Update of the General Plan

One of the Project's Objectives is to "[c]ontribute to meeting the City's Regional Housing Needs Assessment (RHNA) goals through the construction of 36 new above moderate-income housing units." DEIR 2.0-1. However, the DEIR does not explain how the City's RNHA goals could be met. The DEIR does not describe whether the Project's residential units will be rental apartments or condominiums and how much the rent or the sale price would be. Moreover, the DEIR completely ignores whether there indeed is a housing need for the above moderate income group that has not already been satisfied by recent mixed-use projects in the area. 2014 Housing Element Update, Table VI – 25, p. 33 (showing 25 new units needed for above moderate income group for years 2014-2021 as compared with 48 new units needed for very low income to moderate income groups). Therefore, the DEIR's conclusion that the Project Objective relating to contributing to meeting the City's RHNA's goal is unsupported by any evidence.

In the FEIR, the City responds that the objective of the Project is merely to "contribute" to the RHNA Goals, not meet the goals by the Project itself, and because the new cycle of RHNA goals are being developed, the new RHNA targets are unknown, although it is expected that additional above-moderate units would be needed. (FEIR, p. 3.0-33.) First, the City is required to determine whether the Project will contribute to meeting the City's RHNA goals. By the City's own admission, it doesn't even have evidence to conclude that the Project will help meet the City's RHNA goals. The City's blind "expectation" that additional above-moderate units would be needed simply do not constitute "substantial evidence" to support the City's conclusion the Project will meet its objectives and that the Project is consistent with the Housing Element Update of the General Plan, including the RHNA Goals.

Moreover, the DEIR fails to analyze the Project's consistency with Goal 3, Policy 3.1 of the General Plan Housing Element Update. Goal 3 of the General Plan Housing Element Update requires the City to provide for adequate residential sites. More specifically, Policy 3.1 requires the City to "[p]romote mixed-use developments by continuing to allow development of residential uses above commercial uses in the GC zoning district and the MSSP zoning district and encourage the development of affordable housing within the residential component of mixed use projects through the use of affordable housing incentives and planned development permits as

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provided for in the City's Zoning Code. Conduct early consultations with developers of mixed-use projects to encourage the development of affordable housing units in these projects."

The City in the FEIR acknowledges these Goals and Policies but explains that while the City encourages the development of affordable housing through incentives, the Applicant chose not to utilize the incentives for affordable housing. (FEIR, p. 3.0-34.) However, the City fails to explain the type of incentives offered and the extent of consultation it conducted with Applicant to meet the Goals and Policies regarding affordable housing.

As a result, the EIR fails to analyze whether the City promoted that the Project's inclusion of affordable housing in the residential component of the Project. The Project is not consistent with Goal 3 and Policy 3.1 of the General Plan Housing Element Update.

C. The Project's Inconsistency with the General Plan Also Violates CEQA

Under the CEQA Guidelines, an environmental impact report (EIR) must discuss "any inconsistencies between the proposed project and applicable general plans, specific plans, and regional plans." CEQA Guidelines §15125(d). By failing to analyze the Project's inconsistencies with the Housing Element of the General Plan, the Project also violates CEQA.

III. CONCLUSION

Commenters request that the City revise and recirculate the Project's environmental impact report to address the aforementioned concerns. If the City has any questions or concerns, feel free to contact my Office.

Sincerely,

Mitchell M. Tsai

Attorneys for Southwest Regional Council of Carpenters

City of South Pasadena

1414 Mission Street | South Pasadena | California 91030 Telephone (626) 403-7230 | Fax (626) 403-7211

CITY OF SOUTH PASADENA

FEB 26 2020

CITY CLERK'S DIVISION

NOTE TO APPLICANT:

You must submit the following by the deadline:

- 1. This completed Appeal Form
- 2. Filing Fee in the amount of \$860.00 cash, credit card (Amex, Visa, MasterCard), or check payable to "City of South Pasadena"
- 3. One copy of a map depicting all the properties within a 300' radius of the project site and a certified list of the names and addresses of all current owners and occupants of these depicted properties, including all residential and non-residential properties (list of radius map services attached); same information in an Excel spreadsheet on a CD

 4. One set of mailing labels for the City to mail information to property owners and occupants (The mailing labels must be accompanied by a notarized certification form – see attached) 5. Public Notice Fee in the amount of \$220.00 (cash, credit card, or check payable to "City of South Pasadena")
APPELLANT INFORMATION: (If more than one appellant, include a separate sheet replicating this section. Signatures are required from ALL appellants.) Name: Southwest Regional Council of Carpenters c/o Mitchell M. Tsai, Attorney at Law Mailing Address: 155 S. Molino Ave., Ste. 104, Pasadena, CA 91101
Home Phone: (626) 381-9248 Work Phone: (626) 381-9248
Cell Phone: (626) 381-9248 E-Mail Address: mitch@mitchtsailaw.com
Signature: Date: February 26, 2020
TYPE OF APPEAL:
Appeal of Planning Commission Decision Date of Decision: February 11, 2020
Appeal of Cultural Heritage Commission Decision Date of Decision:
Appeal of Design Review Board Decision Date of Decision:
Other, please specify: Date of Decision:
Project Name: Mission Bell Mixed-Use Project Project Name: Mission Bell Mixed-Use Project
Reason for this Appeal (please attach additional pages as necessary): See Attachment for details. In addition, the City failed to notify the appellant of the February 11, 2020 Planning Commission hearing despite requesting notice
of any and all Project related actions related to the Project, as requested in its August 27, 2019 comment letter. Appellant also did not receive any notice of the availability of the Final EIR. The City violated CEQA and the Planning and Zoning La
in failing to notify the Appellant of these Project-related notices and hearing.
1. Appeal Form 2. Filing Fee In the amount of \$860.00 (cash, credit card, or check payable to "City of South Pasadena") 3. One copy of a 300' radius map; certified list 4. One set of envelope labels for the City to mail information to property owners and occupants & CD 5. Public Noticing Fee in the amount of \$220.00 (cash, credit card, or check payable to "City of South Pasadena")
Received By: Date:

(Oct. 2011)