Justification/Reason for Appeal

Bronson Residential Tower Project

VTT-83510-CN; CPC-2021-6886-DB-SPR-WDI-HCA; ENV-2021-6887-CE

I. REASON FOR THE APPEAL

The Categorical Exemption prepared for the Bronson Residential Tower Project (VTT-83510-CN; CPC-2021-6886-DB-SPR-WDI-HCA; ENV-2021-6887-CE) ("Project") fails to comply with the California Environmental Quality Act ("CEQA"). Furthermore, the approval of the Vesting Tentative Tract Map (VTT-83510-CN) was in error because (1) on its face, the Project does not qualify for a Categorical Exemption due to potential air quality and noise impacts and (2) the cumulative impacts and historical resources exceptions apply to the Project. The City must set aside the entitlements, withdraw the CEQA analysis for the Project, and prepare and circulate an Environmental Impact Report ("EIR") prior to considering approvals for the Project.

II. SPECIFICALLY THE POINTS AT ISSUE

The specific points at issue are set forth in the attached comment letter dated March 21, 2022. An EIR should be prepared to remedy these issues, and proper CEQA review must be complete *before* the City approves the Project's entitlements. (*Orinda Ass'n. v. Bd. of Supervisors* (1986) 182 Cal.App.3d 1145, 1171 ["No agency may approve a project subject to CEQA until the entire CEQA process is completed and the overall project is lawfully approved."].) The VTT approval was therefore premature and otherwise unsupported by substantial evidence.

III. HOW YOU ARE AGGRIEVED BY THE DECISION

Members of appellant Supporters Alliance for Environmental Responsibility ("SAFER") live and/or work in the vicinity of the proposed Project. They breathe the air, suffer traffic congestion, and will suffer other environmental impacts of the Project unless it is properly mitigated.

IV. WHY YOU BELIEVE THE DECISION-MAKER ERRED OR ABUSED THEIR DISCRETION

The Advisory Agency approved Vesting Tentative Tract No. VTT-83510-CN and approved a Categorical Exemption for the project pursuant to Section 15332 of the CEQA Guidelines, despite evidence in the record that the project does not meet the requirements of a Section 15332 exemption. The Project has the potential to cause significant air quality and noise impacts, in addition to falling under the cumulative impacts and historical resources exceptions to Categorical Exemptions. The Department of City Planning should have prepared an EIR and circulated the Draft EIR for public review and comment in accordance with CEQA prior to consideration of approvals for the Project. The City is not permitted to approve the Project's entitlements until proper CEQA review has been completed.



APPLICATIONS:

APPEAL APPLICATION

Instructions and Checklist

Related Code Section: Refer to the City Planning case determination to identify the Zone Code section for the entitlement and the appeal procedure.

Purpose: This application is for the appeal of Department of City Planning determinations authorized by the Los Angeles Municipal Code (LAMC).

A. APPELLATE BODY/CASE INFORMATION

• • • •	/						
1.	APPELLATE BODY						
	☑ Area Planning Commission☑ Zoning Administrator	☐ City Planning	Commissio	n	☐ Director of Planning		
	Regarding Case Number: VTT-83510-CN						
	Project Address: 1715 - 1739 North Bronson Avenue						
	Final Date to Appeal: 05/16/2022						
2.	APPELLANT						
	Appellant Identity: (check all that apply)	RepresentatApplicant	iive		Property OwnerOperator of the Use/Site		
	Person, other than the Applicant, Owner or Operator claiming to be aggrieved Supporters Alliance for Environmental Responsibility						
	☐ Person affected by the determination made by the Department of Building and Safety						
	☐ Representative☐ Applicant	☐ Owner ☐ Operator		☐ Aggrieved Pa	arty		
3.	APPELLANT INFORMATION						
	Appellant's Name: Supporters Alliance for Environmental Responsibility						
	Company/Organization:						
	Mailing Address: 4399 Santa Anita Avenue, Ste 2005						
	City: El Monte	State:	СА		Zip: 91731		
	Telephone: (510) 836-4200		E-mail: r	ichard@lozeaudrury.co	om		
	Telephone: (510) 836-4200 a. Is the appeal being filed on the state of the state		ehalf of and	other party, organization			

4.	REPRESENTATIVE/AGENT INFORMATION							
	Representative/Agent name (if applicable): Amalia Bowley Fuentes							
	Company: Lozeau Drury LLP							
	Mailing Address: 1939 Harrison Street, Suite 150							
	City: Oakland State: CA . Zip: 94612							
	Telephone: (510) 836-4200 E-mail: amalia@lozeaudrury.com							
5.	JUSTIFICATION/REASON FOR APPEAL							
	a. Is the entire decision, or only parts of it being appealed? ☑ Entire ☐ Part							
	b. Are specific conditions of approval being appealed? ☐ Yes ☐ No							
	If Yes, list the condition number(s) here: All Conditions							
	Attach a separate sheet providing your reasons for the appeal. Your reason must state:							
	The reason for the appeal How you are aggrieved by the decision							
	☑ Specifically the points at issue ☑ Why you believe the decision-maker erred or abused their discretion							
_	Appellant Signature:							
	GENERAL APPEAL FILING REQUIREMENTS							
В.	ALL CASES REQUIRE THE FOLLOWING ITEMS - SEE THE ADDITIONAL INSTRUCTIONS FOR SPECIFIC CASE TYPES							
	1. Appeal Documents							
	a. Three (3) sets - The following documents are required for <u>each</u> appeal filed (1 original and 2 duplicates) Each case being appealed is required to provide three (3) sets of the listed documents.							
	 □ Appeal Application (form CP-7769) □ Justification/Reason for Appeal □ Copies of Original Determination Letter 							
	 b. Electronic Copy Provide an electronic copy of your appeal documents on a flash drive (planning staff will upload materials during filing and return the flash drive to you) or a CD (which will remain in the file). The following items must be saved as individual PDFs and labeled accordingly (e.g. "Appeal Form.pdf", "Justification/Reason Statement.pdf", or "Original Determination Letter.pdf" etc.). No file should exceed 9.8 MB in size. 							
	 c. Appeal Fee ☐ Original Applicant - A fee equal to 85% of the original application fee, provide a copy of the original application receipt(s) to calculate the fee per LAMC Section 19.01B 1. ☐ Aggrieved Party - The fee charged shall be in accordance with the LAMC Section 19.01B 1. 							
	 d. Notice Requirement Mailing List - All appeals require noticing per the applicable LAMC section(s). Original Applicants must provide noticing per the LAMC 							
	Mailing Fee - The appeal notice mailing fee is paid by the <u>project applicant</u> , payment is made to the Ci Planning's mailing contractor (BTC), a copy of the receipt must be submitted as proof of payment.							

SPECIFIC CASE TYPES - APPEAL FILING INFORMATION

C. DENSITY BONUS / TRANSIT ORIENTED COMMUNITES (TOC)

1. Density Bonus/TOC

Appeal procedures for Density Bonus/TOC per LAMC Section 12.22.A 25 (g) f.

NOTE:

- Density Bonus/TOC cases, only the on menu or additional incentives items can be appealed.
- Appeals of Density Bonus/TOC cases can only be filed by adjacent owners or tenants (must have documentation), and always <u>only</u> appealable to the Citywide Planning Commission.
 - ☐ Provide documentation to confirm adjacent owner or tenant status, i.e., a lease agreement, rent receipt, utility bill, property tax bill, ZIMAS, drivers license, bill statement etc.

D. WAIVER OF DEDICATION AND OR IMPROVEMENT

Appeal procedure for Waiver of Dedication or Improvement per LAMC Section 12.37 I.

NOTE:

- Waivers for By-Right Projects, can only be appealed by the owner.
- When a Waiver is on appeal and is part of a master land use application request or subdivider's statement for a project, the applicant may appeal pursuant to the procedures that governs the entitlement.

E. TENTATIVE TRACT/VESTING

1. Tentative Tract/Vesting - Appeal procedure for Tentative Tract / Vesting application per LAMC Section 17.54 A.

NOTE: Appeals to the City Council from a determination on a Tentative Tract (TT or VTT) by the Area or City Planning Commission must be filed within 10 days of the date of the written determination of said Commission.

☐ Provide a copy of the written determination letter from Commission.

F. BUILDING AND SAFETY DETERMINATION

- 1. Appeal of the <u>Department of Building and Safety</u> determination, per LAMC 12.26 K 1, an appellant is considered the Original Applicant and must provide noticing and pay mailing fees.
 - a. Appeal Fee
 - ☐ Original Applicant The fee charged shall be in accordance with LAMC Section 19.01B 2, as stated in the Building and Safety determination letter, plus all surcharges. (the fee specified in Table 4-A, Section 98.0403.2 of the City of Los Angeles Building Code)

b. Notice Requirement

- Mailing Fee The applicant must pay mailing fees to City Planning's mailing contractor (BTC) and submit a copy of receipt as proof of payment.
- 2. Appeal of the <u>Director of City Planning</u> determination per LAMC Section 12.26 K 6, an applicant or any other aggrieved person may file an appeal, and is appealable to the Area Planning Commission or Citywide Planning Commission as noted in the determination.

a. Appeal Fee

☐ Original Applicant - The fee charged shall be in accordance with the LAMC Section 19.01 B 1 a.

b. Notice Requirement

- Mailing List The appeal notification requirements per LAMC Section 12.26 K 7 apply.
- Mailing Fees The appeal notice mailing fee is made to City Planning's mailing contractor (BTC), a copy of receipt must be submitted as proof of payment.

G. NUISANCE ABATEMENT

	the fee charged shall be in accordance with the LAM	C Section 19.01 B 1.
Plan Approval/Compli Appeal procedure for Nu	iance Review uisance Abatement Plan Approval/Compliance Reviev	v per LAMC Section 12.27.1 C 4.
	riew - The fee charged shall be in accordance with the head of the fee shall be in accordance with the LAMC Section	
NOTES		
	Council (CNC) or a person identified as a member of behalf of the Neighborhood Council; persons affiliat	
Los Angeles Municipal Coo will make its best efforts to due process to the appellan the appeal prior to the last of	llate body must act on your appeal within a time periode (LAMC) pertaining to the type of appeal being filed have appeals scheduled prior to the appellate body at. If the appellate body is unable to come to a consens day to act, the appeal is automatically deemed denied, ed in the LAMC may only be extended if formally agree	d. The Department of City Planning 's last day to act in order to provide sus or is unable to hear and consider , and the original decision will stand.
Page Foot	This Section for City Planning Staff Use Only	Date:
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	Reviewed & Accepted by (DSC Planner): Deemed Complete by (Project Planner):	Date: