PLANNING DEPARTMENT TRANSMITTAL TO THE CITY CLERK'S OFFICE

CITY PLANNING CASE:	ENVIRONMENTAL DOCUMENT:	COUNCIL DISTRICT:
CPC-2016-2115-ZC	ENV-2016-2111-ND	4
PROJECT ADDRESS:		
The area consists of the Oaks of Los Feliz (Community	
APPLICANT/REPRESENTATIVE:	TELEPHONE NUMBER:	EMAIL ADDRESS:
City of Los Angeles	(040) 070 4202	
Rep: Christine Saponara	(213) 978-1363	christine.saponara@lacity.org
☐ New/Changed		
APPELLANT/REPRESENTATIVE:	TELEPHONE NUMBER:	EMAIL ADDRESS:
N/A		
PLANNER CONTACT INFORMATION:	TELEPHONE NUMBER:	EMAIL ADDRESS:
Christine Saponara	213) 978-1363	christine.saponara@lacity.org
APPROVED PROJECT DESCRIPTION:		
As follow-up to Interim Control Ordinance in specialized development regulation for single-far proposal utilizing revised Development "D" Limitation the proposed Oaks of and RE15-1D to RE9-1D, RE11-1D, RE15-1D Development "D" Limitation. The "D" Limitation well as modifications to the calculations of rebasements.	amily dwelling units within the primitation. This project includes f Los Feliz Ordinance Map from and R1-1D, with a modifications tion would be modified to include	roject boundaries identified in the attached a Zone Change (CPC-2016-2115-ZC) for R1-1, R1-1D, RE9-1, RE9-1D, RE11-1D is to Lot Coverage and FAR in the Existing de maximum lot coverage requirements as

COMMISSION ACTION(S) / ZONING ADMINIS	TRATOR AC	TION(S): (CEA's PLEASE CONFIRM)	
record, including the Negative Declaration comments received, there is no substant environment; Found the Negative Declaration. 2. Recommended that the City Council Address within the proposed Oaks of Los Feliz	on, No. ENV- ntial evidence aration reflect opt a Height Ordinance I and RE15-11	ce that the project will have a significant ets the independent judgment and analysis	and all effect on the sof the City; parcels lying D, RE11-1D,
FINAL ENTITLEMENTS NOT ADVANCING:			
N/A ITEMS APPEALED: N/A			
ATTACHMENTS:	REVISED:	ENVIRONMENTAL CLEARANCE:	REVISED:
✓ Letter of Determination		☐ Categorical Exemption	
☑ Findings of Fact		☑ Negative Declaration	
✓ Staff Recommendation Report		☐ Mitigated Negative Declaration	
☐ Conditions of Approval		☐ Environmental Impact Report	
☑ Ordinance		☐ Mitigation Monitoring Program	
☑ Zone Change Map		☐ Other	
☐ GPA Resolution			
☐ Land Use Map			
☐ Exhibit A - Site Plan			
✓ Mailing List			
☐ Land Use			
☐ Other			
NOTES / INSTRUCTION (S)	RI		
NOTES / INSTRUCTION(S):			

FISCAL IMPACT STATEMENT:	
	administrative costs are recovered through fees, indicate "Yes".
PLANNING COMMISSION:	
☑ City Planning Commission (CPC)☑ Cultural Heritage Commission (CHC)	 □ North Valley Area Planning Commission □ South LA Area Planning Commission
☐ Central Area Planning Commission	☐ South Valley Area Planning Commission
☐ East LA Area Planning Commission	☐ West LA Area Planning Commission
☐ Harbor Area Planning Commission	
PLANNING COMMISSION HEARING DATE:	COMMISSION VOTE:
October 13, 2016	5 - 0
LAST DAY TO APPEAL:	APPEALED:
N/A	N/A
TRANSMITTED BY:	TRANSMITTAL DATE:
Rocky Wiles	December 23, 2016



Los Angeles City Planning Commission

200 North Spring Street, Room 532, Los Angeles, California, 90012-4801, (213) 978-1300 www.planning.lacity.org

Council District: 4 - Ryu

LETTER OF DETERMINATION

MAILING DATE: DEC 2 3 2016

Case No.: CPC-2016-2115-ZC

CEQA: ENV-2016-2111-ND

Plan Area: Hollywood

Project Site:

The area consists of the Oaks of Los Feliz Community

Applicant:

City of Los Angeles

Representative: Christine Saponara, City Planner

At its meeting of **October 13, 2016**, the Los Angeles City Planning Commission took the actions below in consideration of the following ordinance:

As follow-up to Interim Control Ordinance number 183,497, the proposed zone change ordinance will provide more specialized development regulation for single-family dwelling units within the project boundaries identified in the attached proposal utilizing revised Development "D" Limitation. This project includes a Zone Change (CPC-2016-2115-ZC) for those parcels lying within the proposed Oaks of Los Feliz Ordinance Map from R1-1, R1-1D, RE9-1, RE9-1D, RE11-1D and RE15-1D to RE9-1D, RE11-1D, RE15-1D and R1-1D, with a modifications to Lot Coverage and FAR in the Existing Development "D" Limitation. The "D" Limitation would be modified to include maximum lot coverage requirements as well as modifications to the calculations of residential floor area ratio to include the calculation of "above ground basements.

- 1. Found, pursuant to CEQA Guidelines Section 15074(b), after consideration of the whole of the administrative record, including the Negative Declaration, No. ENV-2016-2111-ND ("Negative Declaration"), and all comments received, there is no substantial evidence that the project will have a significant effect on the environment; Found the Negative Declaration reflects the independent judgment and analysis of the City; and Adopted Negative Declaration.
- 2. **Recommended** that the City Council **Adopt** a Height District Change and Zone Change to those parcels lying within the proposed **Oaks of Los Feliz** Ordinance Map from R1-1, RE 9-1, R1-1D, RE 9-1D, RE11-1D, RE15-1D to R1-1D, RE9-1D, RE11-1D and RE15-1D with a modifications to Lot Coverage and FAR in the Existing Development "D" Limitation.
- 3. Adopted the attached findings.

This action was taken by the following vote:

Moved:

Ambroz

Seconded:

Millman

Ayes:

Perlman, Mack, Katz

Absent:

Ahn, Choe, Padilla-Campos

Recused:

Dake Wilson

Vote:

5-1

James K. Williams, Commission Executive Assistant II

Los Angeles City Planning Commission

The decision of the Los Angeles City Planning Commission is final and not appealable.

If you seek judicial review of any decision of the City pursuant to California Code of Civil Procedure Section 1094.5, the petition for writ of mandate pursuant to that section must be filed no later than the 90th day following the date on which the City's decision became final pursuant to California Code of Civil Procedure Section 1094.6. There may be other time limits which also affect your ability to seek judicial review.

Attachments:

Proposed Ordinance (Oaks of Los Feliz); Map, Findings

C:

Craig Weber, Principal Planner Christine Saponara, City Planner

ORDINANCE	NO.	

An ordinance amending Section 12.04 of the Los Angeles Municipal Code by amending the zoning map.

THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

SECTION 1. Section 12.04 of the Los Angeles Municipal Code is hereby amended by changing the zone classifications on properties shown upon portions of the zoning map titled "Zone Change Ordinance Map of The Oaks of Los Feliz Development Limitations" and the table for Section 1 below and incorporated herein by this reference and made part of Article 2, Chapter 1 of the Los Angeles Municipal Code.

Table 1 for Section 1

Existing Zone	New Zone	
R1-1	R1-1D	
R1-1D	R1-1D	
RE9-1	RE9-1D	
RE9-1D	RE9-1D	
RE11-1D	RE11-1D	
RE15-1D	RE15-1D	

SECTION 2. Pursuant to Section 12.32G of the Los Angeles Municipal Code, and any amendment thereto, the following limitation are hereby imposed upon the use of that property described in Section 1 hereof which are subject to the Permanent "D" Development Limitations. Where the zone symbols of the new zoning designation as shown in the table for Section 1, are followed by the symbol "D" in the suffix, the conditions and limitation imposed by the new "D" Development Limitation are set forth as follows:

A. All properties located within the Zone Change Ordinance Map of The Oaks of Los Feliz Development Limitations shall be subject to the following [D] Development Limitations:

1. MAXIMUM FLOOR AREA

a. Maximum residential Floor Area Calculation Table for lots with a Slope between 0 – 45%. The table shown below shall be used to calculate the maximum Residential Floor Area for a lot based on slope of the lot. The area of each portion of a lot within a Lot Size interval shall be multiplied by the corresponding FAR multiplier; the products of these calculations shall be added together to compute the maximum permitted Residential Floor Area for a lot.

Table 1 for Section 2

Lot Size Interval (Square Feet)	FAR Multiplier
0 – 4,000	0.40
4,000 - 8,000	0.30
8,000 – 12,000	0.15
12,000 and greater	0.10

b. Maximum Residential Floor Area Calculation Table for lots with a Slope greater than 45%. The table shown below shall be used to calculate the maximum Residential Floor Area for a lot based on slope of the lot. The area of each portion of a lot within a Lot Size interval shall be multiplied by the corresponding FAR multiplier; the products of these calculations shall be added together to compute the maximum permitted Residential Floor Area for a lot.

Table 2 for Section 2

Lot Size Interval (Square Feet)	FAR Multiplier
0 – 4,000	0.37
4,000 - 8,000	0.27
8,000 – 12,000	0.13
12,000 and greater	0.10

c. Minimum Residential Floor Area. Regardless of the maximum Residential Floor Area and square footage granted through the other regulations contained in this Section, each lot shall be permitted a Minimum Residential Floor Area of 1,400 square feet.

d. Minimum Permitted Addition

- i. A single addition of up to 400 total square feet, measured cumulatively from the effective date of the original Ordinance Number 181,136, May 11, 2010, may be permitted to any one-family dwelling for which a Certificate of Occupancy was issued prior to the effective date of May 11, 2010, provided the addition meets all relevant requirements of the LAMC. These 400 square feet may be in excess of those limitation in Subsections A and B of this section.
- ii. The building resulting from any additions permitted by Subsection D above shall not exceed the height of the original building or the height permitted in Section 3 of this ordinance, whichever is greater.
- e. Calculation of Residential Floor Area for "Above Ground" Basements.

A Basement that is located "above ground," defined as having an upper surface of the floor or ceiling above the Basement which exceeds two feet in height above the finished or natural Grade, whichever is lower, shall be included in the calculation of Residential Floor Area.

2. LOT COVERAGE

- a. Lots less than 4,000 square feet in area. Buildings and structures extending more than six feet above grade shall cover no more than 35 percent of the area of a lot.
- b. Lots between 4,000 square feet and 12,000 square feet in area. Buildings and structures extending more than six feet above grade shall cover no more than 30 percent of the area or a maximum of 1,400 square.
- c. Lots greater than 12,000 square feet in area. Buildings and structures extending more than six feet above grade shall cover no more than 20 percent of the area of a lot or a maximum of 3,600 square feet.

3. BUILDING HEIGHT

a. For lots with a Slope of less than 45 percent

- i. In addition to the height limitations contained in LAMC Section 12.21A17(c), no building or structure shall exceed 26 feet in height from adjacent grade, measured as the vertical distance from the adjacent grade of the site to an imaginary plane located above and parallel to grade.
- ii. In addition to the height limitation contained in LAMC Section 12.21A17(c), no building or structure shall exceed 39 feet in height measured from the lowest elevation on the site where the structure touched grade, to the highest pot of the roof.

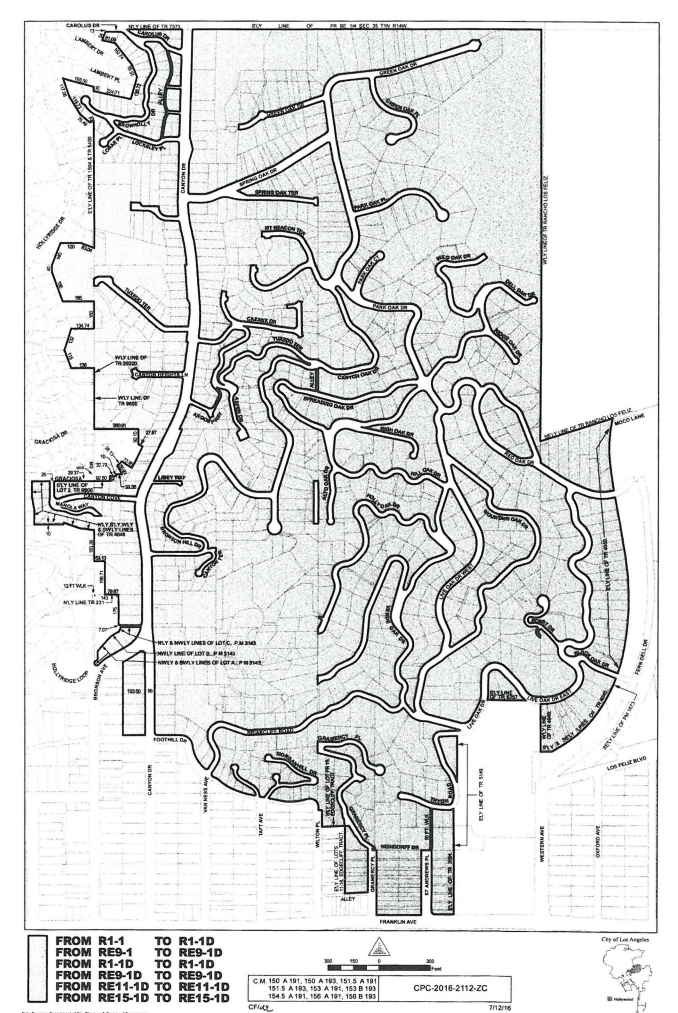
b. For lots with a Slope of greater than 45 percent

- i. In addition to the height limitation contained in LAMC Section 12.21A17(c), no building or structure shall exceed 39 feet in height, measured from the lowest elevation on the site where the structure touched the grade, to the highest point of the roof.
- c. The vertical distance between the lowest point where a foundation meets grade and the lowest floor line of a structure shall not exceed six feet. This regulation shall not prohibit attached stories above the first story with cantilevered underpinnings which are not grounded in the adjacent hillside.
- d. No portion of the walking surface of a deck with visible underpinnings shall

exceed a height of six feet above grade. This regulation shall not prohibit attached decks with cantilevered underpinnings which are not grounded in the adjacent hillside.

SECTION 3. Upon adoption of this ordinance, the provisions of the Interim Control Ordinance (ICO) for 15 Neighborhood Conservation Areas (Ordinance No. 183,497) are no longer applicable to properties in The Oaks of Los Feliz zone change area.

SECTION 4. URGENCY CLAUSE. The City Council finds that without the provisions of expiring Interim Control Ordinance 183,497, the proliferation of towering, out-of-character structures in certain residential neighborhoods will threaten the public welfare, including degradation of neighborhood character, loss of neighbors' privacy, curtailment of development potential, negative impacts to aesthetics, and general quality of life; and that without a context sensitive R1 zone adopted before the expiration of Interim Control Ordinance 183,497 would result in a threat to the public welfare.



SECTION 5. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located in the Main Street lobby to the City Hall; one copy on the bulletin board located at the ground level at the Los Angeles Street entrance to the Los Angeles Police Department; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

	Holly L. Wolcott, City Clerk	
	Ву	Deputy
Approved ————		
		Mayor
Pursuant to Section 558 of the City City Planning Commission on Octorecommended this ordinance be a	ober 13, 2016	Mayor
City Planning Commission on Octo	ober 13, 2016	Mayor

File No:____

FINDINGS (The Oaks of Los Feliz)

General Plan/Charter Findings

In accordance with Charter Sections 556 and 558, the proposed zone change is in substantial conformance with the purposes, intent and provisions of the City's General Plan, and all applicable provisions of the Los Angeles Municipal Code (LAMC).

General Plan Framework/Hollywood Community Plan Consistency

The proposed modifications to the Oaks of Los Feliz Development "D" Limitaions are consistent with the following goals, objectives, and policies of the General Plan Framework, in addition to several similar provisions echoed in most of the Community Plans that make up the Land Use Element of the General Plan

General Plan Framework

The proposed project is in substantial conformance with the purposes, intent, and provisions of the General Plan, and is in conformity with public necessity, convenience, general welfare, and good zoning practice in that the proposed "D" Development Limitations seek to limit the adverse impacts of hillside development incompatible with the scale of existing neighborhoods, including:

Objective 3.5: Ensure that the character and scale of stable single-family residential neighborhoods is maintained, allowing for infill development provided that it is compatible with and maintains the scale and character of existing development.

The Oaks community in Hollywood is an existing, stable single-family neighborhood. The proposed project is seeking to maintain the existing use and character of that neighborhood by proposing alterations to the current development regulations. The proposed amendments include lot coverage maximums as well as modifications to the calculation of residential floor area. The combination of these amendments will rectify community concerns within the Oaks Community regarding the development of large, disproportionately scaled homes thereby preserving the scale and character of existing development within the community.

The first amendment includes the inclusion of lot coverage maximums. Currently, the "D" limitation sets a percentage for lot coverage by lot size. As lots increase in size, lot coverage is reduced. However, since the lot coverage percentage covers a range of lot sizes, instead of numeric proportion of the lot size, property owners at the beginning of the lot size scale were unduly penalized. As such, the lot coverage maximum encouraged the development of second story additions instead of ground floor additions. The amendment equalizes the lot coverage allowance so that it is more proportional and affords all property owners a more fair lot coverage requirement. Also, the allowance of additional lot coverage encourages the development of single story

development, thereby reducing the overall bulk and mass and preserving the character of the Oaks of Los Feliz community.

The second amendment deals with the exemption of basements within the Oaks of Los Feliz development regulations. The current single family development standards (Baseline Hillside Ordinance) within the Los Angeles Municipal Code exempt "basements" when the "elevation of the upper surface of the floor or roof above the Basement does not exceed 3 feet in height at any point above the finished or natural Grade, whichever is lower, for at least 60% of the perimeter length of the exterior Basement walls." Basements were exempted as part of the Baseline Hillside Ordinance as they were intended to be inconspicuous. However, the mountainous terrain of the Oaks of Los Feliz have rendered these structures to be just as prominent, or even more so, than the habitable residential floor area of the house. Because of this, an Interim Control Ordinance (No.183,497) has been established to count basements as part of the total residential floor area within the Oaks of Los Feliz. Since the intent is only to count what is exposed or visibly contributing to the perception of bulk and massing, the proposed amendment aims to include any portion of above ground basement to the overall calculation of residential floor area. This amendment disincentives the development of large above ground basements which alter the character of the community

Hollywood Community Plan

The "D" Development Limitations will promote the objectives, polices and goals of the Hollywood Community Plan by continuing to protect the character of the existing single-family neighborhood in the Oaks area. By instituting more restrictive development regulations, the proposed regulations require new development to be compatible with neighborhood character, while at the same time providing some environmental benefits. As new houses are developed in conformance with the proposed regulations, and are built with smaller height, floor area and lot coverage envelopes, impacts related to grading, aesthetics and the natural landscape and vegetation could be lessened. The "D" Development Limitations are consistent with applicable objectives and policies of the Hollywood Community Plan, including the following:

- Objective 3: To encourage preservation and enhancement of the varied and distinctive residential character of the community, and to protect lower density housing from the scattered intrusion of apartments.
- Objective 3: To minimize grading so as to retain the natural terrain and ecological balance. To provide a standard of land use intensity which will be compatible with street capacity, public facilities and utilities, and topography and in coordination with development in the rest of the City.
- Objective 4: To promote the preservation of views, natural character and topography of mountainous parts of the Community for the enjoyment of both local residents and persons throughout the Los Angeles region.

Housing:

The Plan encourages the preservation and enhancement of well defined residential neighborhoods in Hollywood through preparation of neighborhood preservation plans which further refine and tailor development standards to neighborhood character.

These objectives will be accomplished through the implementation of the proposed project. The modifications to the "D" Development Limitations were developed based on data from the existing housing stock in the Oaks neighborhood, including floor area and lot coverage; the proposal will require all new development to be similar in character to the majority of existing houses in the project area. No changes are proposed to the community's residential density – the project area will remain designated for single family development. The project does not directly affect grading; however, the combination of further lot coverage and floor area restrictions could mean that the amount of grading required to construct a house is lessened. A reduction in grading due to reduced permitted envelopes for development could help to retain the natural terrain and ecological balance of the Oaks neighborhood. On the whole, the proposed amendments to the "D" Development Limitations act as a refinement of the existing hillside regulations contained in the Los Angeles Municipal Code, tailoring existing types of development regulations to more specifically address the needs of a well-defined community.

Public Necessity, Convenience, General Welfare, and Good Zoning

Los Angeles City Charter Section 558 and LAMC Section 12.32(C)(7) require that prior to adopting a land use ordinance, the City Council make findings that the ordinance conforms with public necessity, convenience, general welfare, and good zoning practice. The proposed Zone Change conforms to public necessity, convenience, general welfare, and good zoning practice in the following respects: The proposed single family development standards of the "D" Development Limitations create guidelines and standards for new development to help protect the character of The Oaks of Los Feliz reinforcing the neighborhood's scale and prevalent building envelope. The modified hillside development standards within the "D" Development Limitation will ensure that new construction is compatible with the existing context; new projects will enhance and reinforce the existing environment; and that the aesthetic and visual quality of the area will be improved and complement the character of the Community.

The proposed zone change began with a desire voiced by the community to preserve the built character of the The Oaks of Los Feliz community. Planning staff responded by researching building form in the community, as well as extensive field work and meetings with community members to better understand the issues facing the area. Through this methodology, staff determined that there was an impetus for modifying the existing "D" Development Limitaion and the hillside development standards in the Oaks of Los Feliz community; it was true that the built form of the neighborhood was rapidly changing, and that the changes were potentially negatively affecting the character of the community. The proposed amendments to the "D" Development limitation offer protections and methods to preserving the overall character of the community.

The proposed zone change ordinance substantially advances a legitimate public interest in that it will further protect single-family residential neighborhoods from out-of-scale development that often leads to structures that are built-out to the maximum size allowed in the LAMC. In recent years, Citywide property values have increased rapidly and this high premium for land has driven a trend where property owners and developers tear down the original houses and replace them with much larger structures or significantly remodel existing houses with large-scale two-story additions which are out-of-scale with the neighboring properties. Good zoning practice requires new development standards for single-family residential zones to further maintain and control the preservation of neighborhood character. This proposed zone change ordinance accomplishes this requirement.

The proposed ordinance is not arbitrary as the Department has thoroughly analyzed many different approaches and has determined that the proposed amendments are the simplest and most direct way of dealing with the issue of "mansionization" or development of homes that are disproportionate in size within their community. There is a reasonable relationship between a legitimate public purpose to maintain existing single-family residential neighborhood character and the means to effectuate that purpose. Delaying the implementation of these code amendments could result in the continuation of over-sized development of single-family residential neighborhoods which is inconsistent with the objectives of the General Plan and would create an irreversible negative impact on the quality of life in the communities within the City where a Zone Change has been proposed.

Establishment of a D-Limitation Findings

The enabling language for the establishment of "D" Development Limitations contained in Section 12.32(G.4) of the Code requires that the following finding shall be made:

That the proposed "D" Development Limitations are necessary to protect the best interests of and assure a development more compatible with the surrounding property or neighborhood.

The proposed project is necessary to assure that new development in the Oaks is compatible with the existing housing in the neighborhood. The majority of the larger, more flat lots in the Oaks were developed in the early 20th century. This development pattern created a neighborhood with often modest sized houses on larger, less steeply sloped lots. Today, significantly larger houses are proposed on vacant lots in the neighborhood, many of which have a significant slope. The goal of many developers to construct "spec" houses on these steep lots, which often sacrifice design for the maximization of square footage, is putting the idyllic, woodsy character of the Oaks at risk. Permit data since 1999 has shown that the size of new houses, and of additions to existing houses, has been steadily increasing; the scale of the new development is much greater than that of existing housing stock. The earlier, traditional development pattern may also have required less grading, and therefore may have had fewer environmental impacts, than larger, more modern houses recently proposed for construction in the area. The proposed regulations seek to maintain the open, wooded character of the Oaks through limits on building massing and envelopes,

resulting in new construction that is both comparably scaled with existing houses in the neighborhood and potentially less harmful to the environment.

CEQA Findings

Pursuant to Section 210821(c)(3) of the California Public Resource Code, the Department of City Planning prepared a Negative Declaration (ENV–2016–2111–ND), which concludes that the proposed zone change for the Osks of Los Feliz Community (as bounded by the Proposed Ordinance Map) will result in less than significant impacts and/or that there will be no impacts. The Negative Declaration was published for a period of 20 days, from September 29, 2015 and will be complete by October 19, 2015. We will address comments as they are submitted and will have a final response to comments by second City Planning Commission hearing on November 10, 2016.

As stated in the mandatory findings of significance in the Negative Declaration, the Department of City Planning concludes the following:

- a) Based on the analysis in this Initial Study, the proposed zone changes would not have the potential to degrade the quality of the environment, substantially reduce the habitat of 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 proposed project does not propose or authorize any new development. Further, development (e.g., additions, new construction) of single-family units that occurs pursuant to the proposed project would not impact any endangered fauna or flora, modify any special status species habitat, and would only occur on lots zoned for single-family development. Due to the highly urbanized nature of the project area and the surrounding area, construction activities and operation of future development would not impact the habitat or population in the Project Area. In addition. the proposed project does not propose or authorize any new development in any identified Biological Resource Areas. The proposed project would not impact the habitat or population level of fish or wildlife species, nor would it threaten a plant or animal community, nor impact the range of a rare endangered plant or animal. Furthermore, impacts to Cultural Resources and related archaeological and paleontological resources would be less than significant following the implementation of the regulatory compliance measures.
- b) No significant impacts were identified for the 17 environmental factors analyzed within the Initial Study. Currently, a proposed Code amendment to the 2008 Baseline Mansionization Ordinance (BMO) and the 2011 Baseline Hillside Ordinance (BHO) are undergoing similar environmental review that could be viewed in connection to the proposed Project. The proposed Code amendment to the BHO/BMO specifically amends the existing BMO and BHO to establish more stringent development standards for properties zoned R1, modify RFA calculations, adjust grading provisions for single-family lots located in designated "Hillside Areas," and eliminate the "Green Building Option" bonus for properties zoned RA,

RE, and RS, and eliminate all bonuses in the R1 zones that currently permit additional RFA in exchange for the inclusion of particular building features.

As mentioned throughout, the proposed Code amendment would establish variations of the existing R1 Zone that are tailored to meet the varying character and design of single-family neighborhoods throughout the City. These zones regulate lot coverage maximums, height, placement of bulk, and size. The proposed Project would also create a new Supplemental Use District that mandates garages to be detached from the main building and located at the rear of a property. The proposed Project, by itself, does not propose or authorize any development and would not authorize or expand any new or existing land uses.

The proposed Code amendment to the BMO/BHO (i.e. Related Project) would further apply specific requirements related to form and massing to single-family zoned properties in the area. The Related Project applies specific requirements related to form and process, triggered by an application for a building and/or grading permit in any single family zoned lot (RA, RE, RS, R1). The combination of the proposed Project and the Related Project is not expected to incentivize any new construction; rather, these projects together would in effect address concerns of perceived out-of-scale construction in single-family neighborhoods and help regulate form in residential zones. It is also important to note that no significant impacts were identified for the Related Project.

Thus the proposed Project in combination with Related Projects would not result in a cumulatively considerable effect

c) A significant impact may occur if the proposed project has the potential to result in significant impacts, as discussed in the preceding sections. All potential impacts of the proposed project have been identified, and regulatory compliance measures have been prescribed, where applicable, to reduce all potential impacts to less-than-significant levels. Upon implementation of mitigation measures identified and compliance with existing regulations, the proposed project would not have the potential to result in substantial adverse impacts on human beings either directly or indirectly.

Delegation of City Planning Commission Authority

In accordance with **Charter Sections Charter 559**, and in order to insure the timely processing of this ordinance, the City Planning Commission authorizes the Director of Planning to approve or disapprove for the Commission any modification to the subject ordinance as deemed necessary by the Department of Building and Safety and/or the City Attorney's Office. In exercising that authority, the Director must make the same findings as would have been required for the City Planning Commission to act on the same matter. The Director's action under this authority shall be subject to the same time limits and shall have the same effect as if the City Planning Commission had acted directly.