FILE NO. 120648

AMENDED IN BOARD 7/24/12 MOTION NO. M12-086

[Reversing the Conditional Use Authorization – 601 Dolores Street; Approving the Conditional Use as Modified by the Board of Supervisors]

Motion 1) disapproving the decision of the Planning Commission by its Motion No. 18604, approving Conditional Use Authorization identified as Planning Case No. 2011.0584CV on property located at 601 Dolores Street; and 2) approving conditional use on property located at 601 Dolores Street subject to the conditions set forth in Planning Commission Motion No. 18604, as modified by the Board of Supervisors on July 24, 2012, and subject to additional conditions imposed by the Board on July 24, 2012.

MOVED, That the decision of the Planning Commission's April 26, 2012, Conditional Use Authorization identified as Planning Case No. 2011.0584CV, by its Motion No. 18604, under Planning Code Sections 209.3(g), 303, and 317, for the conversion of a former church that is currently being used as a single-family dwelling into a private elementary school operated by "Children's Day School" for a property located within a RH-3 (Residential, House, Three-Family) District and a 40-X Height and Bulk District, on property located at:

601 Dolores Street, Assessor's Block No. 3598, Lot No. 060

be and the same is disapproved.

FURTHER MOVED, That conditional use at said property is hereby authorized as set forth in the decision of the Planning Commission by its Motion No. 18604, Planning Case No. 2011.0584CV, except that conditions 8 and 9 in said motion are superseded by the following conditions 8 and 9, as modified by the Board of Supervisors on July 24, 2012:

8. Hours of Operation on Roof Deck.

(a) School Day Hours and Occupancy Limitations:

The deck may be used Monday – Friday, with the following Occupancy Limits: Clerk of the Board BOARD OF SUPERVISORS

1	9:00 AM – 11:00 AM: Maximum occupancy of 53;
2	11:00 AM – 1:00 PM (Lunch Only Hours): Maximum occupancy of 91;
3	1:00 PM – 3:30 PM: Maximum occupancy of 53;
4	3:30 PM – 5:00 PM; Maximum occupancy of 25.
5	For the 9:00 AM – 11:00 and 1:00 PM – 5:00 PM hours, there would be a cap of:
6	20 hours per week
7	For the 11:00 AM – 1 PM Lunch, it will only be allowed 3 days/week. The other:
8	Two days the deck will be unoccupied during those hours.
9	These hours of operation for the roof deck are for those weeks of the regular
10	School program schedule as posted in the published annual calendar.
11	(b) Weekend/Night Usage:
12	A maximum of 6 weekend or evening events per year (between 6:00 PM – 9:00 PM).
13	A two-week notification must be provided by CDS to the Neighbors via email to Landon Gates
14	jlandongates@gmail.com; Sandra Steele ssteele@permitme.net. Maximum capacity is 91.
15	(c) Summertime Usage:
16	9:00 AM – 5:00 PM Deck Usage, with a 25 person maximum occupancy and 20 hour
17	weekly cap. These hours of operation for the roof deck are for those weeks of the summer
18	school program schedule as posted in the published annual calendar.
19	Summer school program is that formal scholastic program offered by CDS on set
20	weeks between the end of the normal School Year and the beginning of the following School
21	Year. The School Year typically starts the week after Labor Day and typically ends the
22	second week of June.
23	9. Mechanical Equipment, Rooftop Improvements, and Use of Deck.
24	(a) Mechanical Room will remain in the location shown in latest drawings dated July 2,
25	2012.

BOARD OF SUPERVISORS

No additional mechanical equipment other than shown in the drawings, dated 7/2/12, is contemplated at this time. Should any new mechanical equipment be required for future code compliance for the school's continued usage and/or as a result of changes in the Building Codes of the City and County of San Francisco then neighbors shall be given 45-days written notice prior to the application of any building permit to construct such new equipment on the roof. Neighbors reserve all rights to oppose placement of new or additional mechanical systems on to rooftop. In the event that different mechanical systems are desired during the design phase which were not contemplated and depicted in the 7/2/12 drawings, then CDS shall provide the neighbors advanced notice of their desire to modify the mechanical systems. Provided the new systems do not generate more noise, emissions, or vibrations than the ones depicted in the 7/2/12 drawings, then the neighbors will not oppose the modification.

The new location of the Mechanical Room as defined herein has not been approved by the Zoning Administrator and may require a variance to comply with the Planning Code. The adoption of these conditions shall not supersede the authority of the Zoning Administrator to approve this relocation.

(b) A roof deck, with an associated new stainwell/elevator penthouse, shall be constructed consistent with the drawings dated July 2, 2012. This shows a smaller deck than that shown on the Conditional Use Application Drawings and it is pulled back from both the Eastern and Southern edges of the roof.

(c) The only mechanical equipment will be two high-efficiency boilers and two pumps within an enclosed mechanical room as depicted in the drawings dated July 2, 2012, and also an exhaust fan for building ventilation. Specifications have been provided on these items, as well as a discussion on how they will meet allowable noise standards. One water heater has been moved from the roof into the building.

Clerk of the Board BOARD OF SUPERVISORS (d) The elevator is provided for ADA compliance and will not be available for regular use by students and staff. The elevator will be used only for those requiring physical assistance or freight purposes.

(e) The railings surrounding the roof deck will be 60 inches tall, and made of clear safety glass, to be constructed with minimal openings to assist in sound containment from rooftop usage.

(f) Planter boxes and/or benches on the roof deck must be a minimum of 3 feet away from the railings (railings remain where they are). Latest Plans shows benches completely removed.

(g) Plants may not be any taller than 72 inches from the surface of the deck.

(h) No amplified sound allowed from the roof deck at any hour.

(i) No awnings, heating devices, and/or umbrellas will be allowed on deck.

(j) No 3rd party usage of the deck shall be allowed (3rd party shall mean all attendees as well as hosts of events must be associated with the school) No renting, lending or bartering the deck space to CDS community or others for functions unrelated to operation of the school.

(k) No alcohol can be served or consumed on the roof deck. Also no smoking allowed.

(I) Roof deck cannot be used for recess or gym. Only instructional use and lunches will be allowed (lunches subject to three days a week limit).

(m) CDS to provide the neighbors with a 24 hour point of contact for any neighbor concerns.

(n) CDS to hold quarterly meetings with the neighbors to discuss any concerns the neighbors might have regarding school activities and explore methods for resolving those concerns.

(o) No lighting shall be installed on deck. Only the minimum amount of lighting required by egress code.

Clerk of the Board BOARD OF SUPERVISORS (p) No children may use the deck without adult supervision on the deck.

FURTHER MOVED, conditional use at said property is authorized as modified by this motion and subject to the following additional condition No. 10, imposed by the Board of Supervisors on July 24, 2012.

10. Additional Permit Approvals and Authorizations, Notice to Appellants.

The Appellants shall not, directly or indirectly, contest the issuance of buildings permits, variances or other governmental approvals that may be required to construct the plans for the Project as contemplated and proposed in the 7/2/12 drawings as further modified by the agreements contained herein. To the extent to which the applications for building permits, variances or other governmental approvals pertain to matters beyond those addressed in the mediation between CDS and the Appellants, the Appellants right to object to that portion of the building permits, variances or other governmental approvals are reserved. CDS shall provide prior notice of any buildings permits, variances or other governmental approvals are reserved. CDS shall contained of the matters negotiated by the parties SF 1360045v3 to attempt to resolve the concerns of Appellants and avoid any formal challenges by the neighbors.

The parties will negotiate any potential conflicts in good faith.

Clerk of the Board BOARD OF SUPERVISORS



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Motion: M12-086

File Number: 120648

Date Passed: July 24, 2012

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June 26, 2012 Board of Supervisors - CONTINUED

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Olague and Wiener

July 24, 2012 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE BEARING NEW TITLE

Ayes: 10 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Kim, Mar, Olague and Wiener

Excused: 1 - Farrell

July 24, 2012 Board of Supervisors - APPROVED AS AMENDED

Ayes: 10 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Kim, Mar, Olague and Wiener

Excused: 1 - Farrell

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I hereby certify that the foregoing Motion was APPROVED AS AMENDED on 7/24/2012 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board