

1 SEATTLE HEARING EXAMINER

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3 In the Matter of the Appeal by
4 LIVABLE PHINNEY,
a Washington non-profit corporation
5 from a determination of non-significance,
6 design review and interpretation

Hearing Examiner File
MUP-17-009 (DR, W)

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**APPELLANT'S SUPPLEMENTAL LIST
OF WITNESSES AND EXHIBITS**

8 Livable Phinney supplements its prior lists of witnesses and exhibits with those listed
9 below:

10 **WITNESSES**

11 1. Williams Mills

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13 Mr. Mills is an employee of SDCI, works in the code interpretation section, and
will be called to testify on his review and changes to the code interpretation.

14 2. Andy McKim

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16 Mr. McKim is an employee of SDCI, head of the code interpretation section, and
will be called to testify on his review and changes to the code interpretation.

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18 Livable Phinney reserves the right to supplement this list with: 1) any witness whose
involvement in the code interpretation became disclosed is by SDCI's following its
19 production of documents on April 25, 2017; 2) any witness listed by any other party; and
20 3) any additional witness necessary to rebut those offered by the City or any other
party.

21 **EXHIBITS**

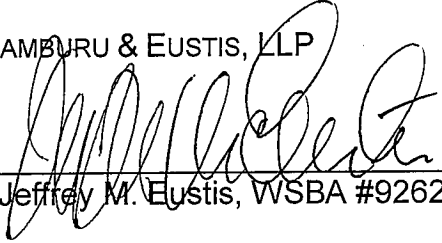
- 22 1. [Draft] Interpretation 17-002 (WKM edits) (attachment to 3-16-17 email of Mills to
Graves in SDCI public records response of 4-25-17);
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24 2. [Draft] Interpretation 17-002 (WKM_AMc_edits)(attachment to 3-21-17 email of
McKim to Graves)
- 25 3. [Draft] Interpretation 17-002 Edits 3-21(attachment to 3-22-17 email of Graves to
Swallow & Dorcy);

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- 4. [Draft] Interpretation 17-002 Edits 3-24 (attachment to 3-24-17 email of Graves to Swallow);
- 5. [Draft] Interpretation 17-002 3-29-17 AMc (attachment to 3-29-17 email of McKim to Graves)
- 5. Working Documents (as produced by SDCI on 4-25-2017)

Appellant reserves the right to supplement the above list with: 1) any exhibit listed by any other party; and 2) any exhibits necessary to rebut or refute exhibits offered by the City or any other party.

Dated this 27th day of April, 2017.

ARAMBURU & EUSTIS, LLP
By 
Jeffrey M. Eustis, WSBA #9262

DECLARATION OF SERVICE

1 I am a partner in the law offices of Aramburu & Eustis, LLP, over eighteen years
2 of age and competent to be a witness herein. On the date below, I served copies of the
3 foregoing document upon parties of record, addressed as follows:

4 Patrick Downs,
5 Assistant City Attorney
6 Patrick.Downs@Seattle.gov
7 first class postage prepaid,
8 email facsimile
9 hand delivery / messenger

10 David Graves
11 City of Seattle Office of Planning and Community Development
12 David.Graves3@seattle.gov
13 first class postage prepaid,
14 email facsimile
15 hand delivery / messenger

16 Michael Dorcy
17 City of Seattle Office of Planning and Community Development
18 Michael.Dorcy@seattle.gov
19 @seattle.gov
20 first class postage prepaid,
21 email facsimile
22 hand delivery / messenger

23 Jessica Clawson
24 jessica@mhseattle.com
25 Katie Kendall
kkendall@mhseattle.com
Attorneys for the Applicant
 first class postage prepaid,
 email facsimile
 hand delivery / messenger

I declare under penalty of perjury under the laws of the State of Washington that
the foregoing is true and correct to the best of my knowledge and belief.

DATED: April 27, 2017.



Jeffrey M. Eustis