

CITY OF LOS ANGELES DEPARTMENT OF CITY PLANNING City Hall 200 North Spring Street Los Angeles CA 90012

NOTICE OF PUBLIC HEARING

To Owners:	☐ Within a 100-Foot Radius	And Occupants:	☐ Within a 100-Foot Radius
	☐ Within a 500-Foot Radius		☐ Within a 500-Foot Radius
	■ Abutting a Proposed Development Site	And:	☐ Interested Parties/Others

This notice is sent to you because you own property or are an occupant residing near a site for which an application was filed with the Department of City Planning. All interested persons are invited to attend the public hearing where you may listen, ask questions, and/or present testimony regarding the project. The environmental document, will be among the matters considered at the hearing. The hearing officer or decision-maker may consider all the testimony presented at the hearing, written communications received prior to or at the hearing, and the merits of the project as it relates to existing environmental and land use regulations. Please note that your attendance at the hearing is optional.

Project Site: 1152 North Sunset Vale Avenue

ZA-2018-2605-ZAA-ZAD Case No.: Council No: 4 - Ryu

ENV-2018-2606-CE CEQA No.: **Related Cases:** None

Office of Zoning Administration **Hearing Held By:**

Los Angeles City Hall

December 11, 2018 Date: Plan Area Hollywood

Time 9:00 a.m. Zone: R1-1-HCR

Place: 200 N. Spring Street, Room 1020

Plan Overlay: None Los Angeles, CA 90012

> (Please use the 201 N. Main Street Land Use: Low II Residential entrance)

Ricky Reaser, Planning Assistant John and Cathi Bendheim Staff Contact: Applicant: 200 N. Spring Street, Room 621

> Los Angeles, CA 90012 Tony Russo, Representative: Richard.Reaser@lacity.org

Crest Real Estate (213) 978-1326

PROPOSED PROJECT:

Construction of a new 1,196 square-foot Accessory Dwelling Unit above an existing detached garage and recreation room, and a 170 square-foot addition to the recreation room, for a total Residential Floor Area of 5,327 square feet per the Baseline Hillside Ordinance (184,802), on a 26,264 square foot lot.

REQUESTED ACTION(S):

- 1. The Zoning Administrator shall consider an Exemption from CEQA pursuant to State CEQA Guidelines, Article 19, Section 15303 (New Construction of Small Structures) and Section 15332 (Urban Infill). There is no substantial evidence demonstrating that an exception to a categorical exemption pursuant to CEQA Guidelines, Section 15300.2 applies.
- 2. Pursuant to Los Angeles Municipal Code (LAMC) Section 12.28 A, a Zoning Administrator's Adjustment to allow an accessory structure with an accessory dwelling unit and recreation room to be located within the front half of the property as otherwise prohibited by LAMC Section 12.21 C.5(b).
- 3. Pursuant to Los Angeles Municipal Code (LAMC) Section 12.24 X.28(a)(3), a Zoning Administrator's Determination to allow a five-foot, seven-inch projection extending over the encroachment plane, in lieu of the otherwise required 45 degree slope building height limit from 20 feet at the front lot line per LAMC Section 12.21 C.10(d)(1)(ii).

4.	Pursuant to Los Angeles Municipal Code (LAMC) Section 12.24 X.28(a)(3), a Zoning Administrator's Determination to
	allow a height of 28 feet, 8 inches, for the portions of a building within 20 feet of the front lot line, in lieu of the maximum
	24-foot height limit for the portions of building within 20 feet of the front lot line established for lots fronting on a
	Substandard Hillside Limited Street, as required by LAMC Section 12.21 C.10(d)(5).

Puede obtener información en Español acerca de esta junta llamando al (213) 978-1300 Puede obtener información en Español acerca de esta junta llamando al (213) 978-1300

GENERAL INFORMATION

FILE REVIEW - The complete file is available for public inspection between the hours of 8:30 a.m. to 4:00 p.m., Monday through Friday. Please call or email the staff identified on the front page, at least three (3) days in advance to assure that the files will be available. **Files are not available for review the day of the hearing.**

TESTIMONY AND CORRESPONDENCE - Your attendance is optional; oral testimony can only be given at the public hearing and may be limited due to time constraints. Written testimony or evidentiary documentation may be submitted prior to, or at the hearing. Decision-makers such as Associate Zoning Administrators function in a quasi-judicial capacity and therefore, cannot be contacted directly. Any materials submitted to the Department become City property and will not be returned. This includes any correspondence or exhibits used as part of your testimony.

REQUIREMENTS FOR SUBMISSION OF MATERIALS – Written materials may be submitted prior to the hearing via email, in person or by U.S. mail to the staff identified on the front of this page or to the decision-maker or hearing officer at the public hearing. An original plus three (3) copies must be submitted prior to, or at the hearing. To the extent possible, please <u>also</u> submit all materials electronically (flash drive, CD or via email). Materials must be presented on letter size (8 ½ " x 11") or legal size (8 ½ " x 14") paper. All oversized exhibits <u>must be folded</u> to fit into a legal-sized folder. Plans (i.e. site plans, floor plans, grading plans) must be presented on paper size not smaller than ledger size (11" x 17"). The case number must be written on all communications, plans and exhibits.

EXHAUSTION OF ADMINISTRATIVE REMEDIES AND JUDICIAL REVIEW - If you challenge these agenda items in court, you may be limited to raising only those issues you or someone else raised at the public hearing agenized here, or in written correspondence on these matters delivered to this agency at or prior to the public hearing. 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.

ACCOMMODATIONS - As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability. The hearing facility and its parking are wheelchair accessible. Sign language interpreters, assistive listening devices, or other services, such as translation between English and other languages, may also be provided upon written request submitted a minimum of seven (7) working days in advance to: per.planning@lacity.org. Be sure to identify the language you need English to be translated into, and indicate if the request is for oral or written translation services. If translation of a written document is requested, please include the document to be translated as an attachment to your email.