IX. HOMEOWNER LICENSE EXEMPTION

Supplement #1

The current exemption for “homeowner” was extended to include owner-occupied dwellings of two units or less and to allow such homeowners to engage an individual for hire who does not possess a license, provided that the owner acts as supervisor. (State Building Code Section 110.5)

DEFINITION OF HOMEOWNER:

Person(s) who own a parcel of land on which he/she resides or intends to reside, on which there is, or is intended to be, a one to two family dwelling, attached or detached structures accessory to such use and/or farm structures. A person who constructs more than one home in a two-year period shall not be considered a homeowner. Such “homeowner” shall submit to the Building Official, on a form acceptable to the Building Official, that he/she shall be responsible for all such work performed under the building permits. (Section 110.5)

The undersigned homeowner assumes responsibility for compliance with the State Building Code and other applicable codes, ordinances, rules and regulations, and will comply with the City of New Bedford Building Department minimum inspection procedures and requirements:

HOMEOWNERS SIGNATURE

X. CONSTRUCTION DEBRIS DISPOSAL

Supplement #2

In accordance with provisions of Massachusetts General Law C40, S54, debris resulting from this work shall be disposed of in a properly licensed solid waste disposal facility as defined by Massachusetts General Law C111, §150A

The debris will be disposed of in: (Location of Facility) _____________________________

Signature of Permit Applicant _____________________________ Date _____________

XI. HOME IMPROVEMENT CONTRACTOR LAW AFFIDAVIT

(Residential Use Only) Supplement to Permit Application

Supplement #3

MGLC. 142A requires that the “reconstruction, alteration, renovation, repair, modernization, conversion, improvement, removal, demolition, or construction of an addition to any pre-existing owner-occupied building containing at least one but not more than four dwelling units or structures which are adjacent to such residence or building” be conducted by registered contractors, with certain exceptions, along with other requirements.

Type of Work: __________ Commercial Building _____________________________

Address of Work: __________ 970 Ashley Blvd _____________________________

Owner Name: _____________________________ Date of Permit Application: _____________________________

I hereby certify that: Registration is not required for the following reason(s):

________ Work excluded by law ________ Job under $1,000 ________ Building not owner-occupied ________ Owner obtaining own permit

Other (specify)

Notice is hereby given that:

OWNERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR APPLICABLE HOME IMPROVEMENT WORK DO NOT HAVE ACCESS TO THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC. 142A.

I hereby apply for a permit as the agent of the owner:

Date: _____________________________ Contractor Signature _____________

OR: _____________________________ Registration No. _____________

I hereby apply for a permit as the owner of the above property:

Date: _____________________________ Owner Signature _____________

XII. BUILDING COMMISSIONERS REVIEW COMMENTS AND CONDITIONS

C. Building Permit Rejected __ ZBA - Special Permit _____________________________ Fee _____________

Reason For Rejection: __ PLANNING BOARD - Special Permit - Site Plan Review _____________________________ Permit # _____________

Comments and Conditions: __ See Attached _____________________________

Signed: _____________________________ Date: 11/26/2018

Title: __ Building Commissioner _____________________________

Not valid unless signed (not stamped) by Building Commissioner
New Bedford Comprehensive Zoning Code Review
Code of Ordinances – Chapter-9


Special Permits Required from the Zoning Board of Appeals
Site Plan Review & Special Permit Required from the Planning Board

Zoning Code Review as follows:

<table>
<thead>
<tr>
<th>Special Permit</th>
<th>Zoning Board of Appeals</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SECTIONS</strong></td>
<td></td>
</tr>
<tr>
<td>- 2200 – Use Regulations</td>
<td></td>
</tr>
<tr>
<td>- 2210 – General</td>
<td></td>
</tr>
<tr>
<td>- 2230 – Table of Principal Use Regulations – Appendix A</td>
<td></td>
</tr>
<tr>
<td>- Commercial - #23. Restaurant, Fast Food</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Special Permit</th>
<th>Zoning Board of Appeals</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SECTIONS</strong></td>
<td></td>
</tr>
<tr>
<td>- 3100 – Parking and Loading</td>
<td></td>
</tr>
<tr>
<td>- 3110 – Applicability</td>
<td></td>
</tr>
<tr>
<td>- 3140 – Location and Layout of Parking and Loading Facilities</td>
<td></td>
</tr>
<tr>
<td>- 3149 – Special Permit for Commercial Parking in Residential Districts</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Special Permit</th>
<th>Planning Board</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SECTIONS</strong></td>
<td></td>
</tr>
<tr>
<td>- 3100 – Parking and Loading</td>
<td></td>
</tr>
<tr>
<td>- 3110 – Applicability</td>
<td></td>
</tr>
<tr>
<td>- 3130 – Table of Parking Loading Requirements – Appendix C</td>
<td></td>
</tr>
<tr>
<td>- Fast-food drive-in, carry-out restaurants</td>
<td></td>
</tr>
<tr>
<td>- 5300-5390 – Special Permit</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Site Plan Review</th>
<th>Planning Board</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SECTIONS</strong></td>
<td></td>
</tr>
<tr>
<td>- 5400 – Site Plan Review</td>
<td></td>
</tr>
<tr>
<td>- 5410 – Purpose</td>
<td></td>
</tr>
<tr>
<td>- 5420 – Applicability</td>
<td></td>
</tr>
<tr>
<td>- 5423 – Any new construction or expansion of existing construction where a drive-thru window for any service including self-service is proposed; and any expansion of a structure presently containing a drive-thru; or any facility currently containing a drive-thru, at which the owner or operator of the drive-thru is altered or changed; or at which the drive-thru is closed for a period of 10 days or more and to be reopened</td>
<td></td>
</tr>
<tr>
<td>- 5425 – New industrial or commercial construction or additions less than two thousand (2,000) square feet if requiring a new curb cut or driveway or if substantially affecting existing internal circulation.</td>
<td></td>
</tr>
<tr>
<td>- 5427 – Commercial or industrial ground signs.</td>
<td></td>
</tr>
<tr>
<td>- 5430-5490B</td>
<td></td>
</tr>
</tbody>
</table>
Parking Spaces Calculations

970 Ashley Boulevard – Proposed Fast Food – Carry-Out & Drive Through

Number of Spaces Required
Number of Space Required = Minimum 5 Parking Spaces for Employees
Number of Space Required = Minimum 20 Parking Spaces for Customers
Number of Space Required = Minimum 1 Loading Spaces

Number of Parking Spaces Required = 26 Parking Spaces
Number of Parking Spaces Provided = 16 Parking Spaces

Number of Spaces Required for Relief = 9 Parking Spaces & 1 Loading Space
2700. - DIMENSIONAL REGULATIONS.

2710. General. No structure shall be erected or used, premises used, or lot changed in size or shape except in conformity with the requirements of this Section, unless exempted by this Ordinance or by statute.

2711. Lot change. No existing conforming or nonconforming lot shall be changed in size or shape except through a public land taking or donation for road widening, drainage, utility improvements or except where otherwise permitted herein, so as to violate the provisions of this Ordinance with respect to the size of lots or yards or to create a nonconformity or increase the degree of nonconformity that presently exists.

2712. Merger of lots. Adjacent lots held in common ownership on or after the effective date of this Section shall be treated as a single lot for zoning purposes so as to minimize nonconformities with the dimensional requirements of this Ordinance. Notwithstanding the previous sentence, adjacent lots in common ownership may be treated as separate lots for zoning purposes upon a finding by the zoning enforcement officer that the owner of said lots has expressly exhibited the intent to maintain the lots as separate. In making said finding the zoning enforcement officer shall rely on the following factors:

2712.a. The existence and maintenance of walls or fences along the original lot lines;

2712.b. The fact that the lots are separately assessed for tax purposes;

2712.c. The placement of structures on the various lots.

The manner in which said lots were acquired or the fact that said lots were separately described on a deed shall not be considered by the zoning enforcement officer in making said finding.

2713. Recorded Lots. A lot or parcel of land having an area or frontage of lesser amounts than required in the following schedule of dimensional requirements may be considered as satisfying the area and frontage requirements of this Section provided such lot or parcel of land was shown on a plan or described in a duly recorded deed or registered at the time of adoption of this Ordinance and did not at the time of adoptions of adjoin other land of the same owner available for use in connection with such lot or parcel.

(Ord. of 12-23-03, § 1)

2720. Table of Dimensional Requirements. See Appendix B.

(Ord. of 12-23-03, § 1)

2730. Dimensional Variation. The Board of Appeals may vary otherwise applicable dimensional requirements pertaining to frontage, lot area, building height and sidelines upon finding that owing to circumstances relating to the soil conditions, shape, or topography of such land or structures and especially affecting such land or structures but not affecting generally the zoning district in which it is located, a literal enforcement of the provisions of the ordinance or by-law would involve substantial hardship, financial or otherwise, to the petitioner or appellant, and that desirable relief may be granted without substantial detriment to the public good and without nullifying or substantially derogating from the intent or purpose of such ordinance or by-law.
2740. Vision Clearance on Corner Lots in Residence Districts. On a corner lot no fence, wall or structure more than three and one-half (3½) feet high above the plane of the established grades of the streets shall be erected on a front or side yard herein established which is included within the street lines of the intersecting streets and a straight line connecting said street lines at points which are twenty (20) feet distant from their point of intersection, measured along said street line, and no trees or hedges which will materially obstruct the view of a driver of a vehicle approaching the street intersection shall be placed or maintained within such area.

(Ord. of 12-23-03, § 1)

2750. Yards in Residence Districts.

2751. Front Yards. No story or part of any building except projecting eaves or uncovered steps shall be erected nearer to the street line of any street on which it fronts than the average alignment of the corresponding stories or parts of existing buildings within two hundred (200) feet on each side of the lot and within the same block and district. Where there is a building on one or both of the adjoining lots, the front yard for a building shall have a depth equal to the average of the front yard depths of the two (2) adjoining lots. A lot without a building shall be counted as having a front yard of the depth required by this Ordinance. If there are no existing buildings on the same side of the street, the average setback alignment of corresponding stories within two hundred (200) feet on each side of and directly opposite the lot shall govern. Nothing in this Ordinance shall require any story or part of a building to set back more than fifteen (15) feet from any street line. One street frontage of a corner lot shall be exempt from these provisions as provided in subsection 2752. The front yard of a lot shall remain clear of debris and junk.

2752. Where the alignment of a building is not controlled by subsection 2751, between every building and the line of the street upon which it fronts there shall be a front yard of a clear depth of fifteen (15) feet, except that on one side of a corner lot a yard of a clear depth of not less than ten (10) feet shall be provided, in which case this distance shall not be considered in determining the front yard depths on such street.

2753. Rear Yards. There shall be a rear yard on every lot and it shall be at least thirty (30) feet deep behind a dwelling, except that a ground story deck or porch, without a permanent roof, a patio, or a pool (including any projections therefrom) may extend to six (6) feet of a rear lot line. An unattached private garage may extend to four feet of a rear yard. A storage shed may extend to eighteen (18) inches of a rear yard unless a fence is erected on the property along the rear yard line. In such case the storage shed may extend to eighteen (18) inches of the fence or fence post whichever is closest. Unless referenced in this Code, nothing may be placed or constructed in or upon the ground within six (6) feet of a rear lot line. Notwithstanding the previous sentence, a fence may be constructed near or along a rear lot line and vegetation may also be planted within six (6) feet of a rear lot line.

2754. Where a lot is more than one hundred (100) feet deep, one-half (½) of the additional depth of the lot in excess of one hundred (100) feet shall be added to said rear yard depth; but in no case shall a rear yard depth in excess of forty (40) feet be required. The setbacks referenced in the previous section shall also apply to this Section.
# APPENDIX B - TABLE OF DIMENSIONAL REGULATIONS

## Districts

<table>
<thead>
<tr>
<th>REQUIREMENT</th>
<th>RA</th>
<th>RB</th>
<th>RC</th>
<th>RAA</th>
<th>MUB</th>
<th>PB</th>
<th>IA</th>
<th>IB</th>
<th>IC</th>
<th>WI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Lot Size (sq. ft.)</td>
<td>8,000</td>
<td>8,000 for uses allowed in RA; 10,000 for two family units</td>
<td>8,000 for uses allowed in RA; 10,000 for two family units; 15,000 for 3 or more family units</td>
<td>16,000</td>
<td>8,000 for uses allowed in residence A; 10,000 for two family units; 15,000 for 3 or more family units</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Density of Dwelling Units per Lot</td>
<td>1 per 10,000 sq. ft. for single family; 1 per 5,000 sq. feet for two family</td>
<td>1 per 10,000 sq. ft. for single family; 1 per 5,000 sq. feet for two</td>
<td>1 per 16,000 sq. ft.</td>
<td>1 per 10,000 sq. ft. for single family; 1 per 5,000 sq. feet for two</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Rear Yard (ft.)</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30 for uses allowed in residential district; for other uses, 10 for 1-2 story buildings; 20 feet for 3 or more stories</td>
<td></td>
<td></td>
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<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Lot Coverage by Buildings (%)</td>
<td>30; 40 on corner lots</td>
<td>30; 40 on corner lots</td>
<td>30; 40 on corner lots</td>
<td>30; 40 on corner lots for uses allowed in residential district; for other uses, 10 for 1-2 story buildings; 20 feet for 3 or more stories</td>
<td>50</td>
<td>50</td>
<td>50</td>
<td>50</td>
<td>50</td>
<td></td>
</tr>
</tbody>
</table>
2200. - USE REGULATIONS.

2210. General. No structure shall be erected or used or land used except as set forth in Section 2230, "Table of Use Regulations", unless otherwise provided by this Ordinance or by statute. Uses not expressly provided for herein are prohibited. Not more than one principal structure shall be placed on a lot, except in accordance with Section 2330.

Symbols employed below shall mean the following:

Y - A permitted use.
N - An excluded or prohibited use.
BA - A use authorized under special permit from the Board of Appeals as provided under Section 5300.
CC - A use authorized under special permit from the City Council as provided under Section 5300.
PB - A use authorized under special permit from the Planning Board as provided under Section 5300.

2220. Applicability. When an activity might be classified under more than one of the following uses, the more specific classification shall govern; if equally specific, the more restrictive shall govern.

2230. Table of Use Regulations. See Appendix A.

(Ord. of 12-23-03, § 1)
## APPENDIX A - TABLE OF PRINCIPAL USE REGULATIONS

<table>
<thead>
<tr>
<th>Principal Use</th>
<th>RA</th>
<th>RB</th>
<th>RC</th>
<th>RAA</th>
<th>MUB</th>
<th>PB</th>
<th>IA</th>
<th>IB</th>
<th>IC</th>
<th>WI</th>
<th>KHTOD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Residential</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Single-family dwelling</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>2. Two-family dwelling</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>3. Multi-family townhouse (3 stories)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>4. Multi-family garden style (4 stories)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>5. Multi-family mixed use (6 stories)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
<td>PB</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>6. Multi-family mid-rise (12 stories)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
</tr>
<tr>
<td>7. Multi-family high-rise (18 stories)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>8. Boarding house</td>
<td>N</td>
<td>N</td>
<td>BA</td>
<td>N</td>
<td>BA</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>9. Group residence</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
</tr>
</tbody>
</table>
6. Facilities for the sale of produce, and wine and dairy products, provided that during the months of June, July, August, and September of every year, or during the harvest season of the primary crop, the majority of such products for sale, based on either gross sales dollars or volume, have been produced by the owner of the land containing more than five acres in area on which the facility is located.

<p>| | | | | | | | | | | | | |</p>
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</thead>
<tbody>
<tr>
<td>6.</td>
<td>Facilities for the sale of produce, and wine and dairy products, provided that during the months of June, July, August, and September of every year, or during the harvest season of the primary crop, the majority of such products for sale, based on either gross sales dollars or volume, have been produced by the owner of the land containing more than five acres in area on which the facility is located.</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>7.</td>
<td>Municipal facilities</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>8.</td>
<td>Essential services</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
<td>BA</td>
</tr>
<tr>
<td>9.</td>
<td>Cemeteries</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>10.</td>
<td>Hospital</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>

**C. Commercial**

| 1. | Nonexempt agricultural use | BA | BA | BA | BA | BA | BA | BA | BA | BA | BA | BA |
|---|---------------------------------------------|-----------------|--------------|--------------|---------------------------------|-------------------------------|-------------------------------|-------------------------------|--------------|---------------------------|-------------------------------|-----------------------------|-----------------------------|-------------------------------|
|   | N                                           | N               | N            | N            | BA                              | BA                            | N                            | N                            | N            | Y                         | Y                             | N                           | N                           | N                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | Y                         | Y                             | N                           | N                           | N                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | Y                         | Y                             | N                           | N                           | N                            |
|   | N                                           | N               | N            | N            | CC                              | CC                            | CC                           | CC                           | CC           | N                         | N                             | N                           | N                           | N                            |
|   | N                                           | N               | N            | N            | CC                              | CC                            | CC                           | CC                           | CC           | CC                        | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
|   | N                                           | N               | N            | N            | N                               | BA                            | BA                           | N                            | N            | N                         | BA                            | BA                          | BA                          | BA                            |
3100. - PARKING AND LOADING.

3110. Applicability. Every building erected, enlarged, converted, or relocated and each use or change of use of land shall be provided with off-street parking spaces and off-street loading spaces in accordance with Section 3130, Table of Parking Requirements.

3111. In the event of the enlargement of a structure existing on the effective date of the ordinance from which this Section is derived, or the construction or relocation of additional structures on a lot, after such effective date, the regulations of this Section shall apply only to the enlargement, construction or relocation thereof, except that any off-street parking and off-street loading facilities established to serve any buildings and any uses prior to such effective date shall not be reduced below the required number.

3112. For a building or premises used for combined purposes, the number of off-street parking spaces and off-street loading spaces shall be determined as the sum of the required number of spaces in each component of the combined use.

3113. Where the computation of required parking spaces and loading spaces result in a fractional number, the required parking spaces shall be the next whole number.

(Ord. of 12-23-03, § 1)

3120. Special Permit. Any parking or loading requirement set forth herein may be reduced upon the issuance of a special permit by the Planning Board if the Board finds that the reduction is not inconsistent with public health and safety, or that the reduction promotes a public benefit. Such cases might include:

3121. Use of a common parking lot for separate uses having peak demands occurring at different times;

3122. Age or other characteristics of occupants of the facility requiring parking which reduces auto usage;

3123. Peculiarities of the use which make usual measures of demand invalid;

3124. Availability of on-street parking or parking at nearby municipally owned facilities.

3125. Where a special permit is granted, a reserve area, to be maintained indefinitely as landscaped open space, may be required sufficient to accommodate the difference between the spaces otherwise required and the spaces reduced by special permit. The parking/site plan shall show (in dotted outline) how the reserve area would be laid out in to provide the otherwise required number of spaces.

(Ord. of 12-23-03, § 1)

3130. Table of Parking and Loading Requirements. See Appendix C.

(Ord. of 12-23-03, § 1)
3140. **Location and Layout of Parking and Loading Facilities.** Off-street parking and loading, for facilities other than single- or two-family residences, may be provided in structures or in the open air, and shall be subject to the following regulations pertaining to their layout and location:

3141. Parking spaces shall be located on the same lot as the building or use where they are intended to serve, except that they may be provided on an adjoining lot in the same ownership.

3142. Where the provisions of subsection 3141 cannot be satisfied and the parking lot contains five (5) or more required spaces, the required parking spaces may be located on a lot in the same ownership within two hundred (200) feet of the building or lot they are intended to serve.

3143. Parking space for three (3) or fewer vehicles may be provided in the form of a driveway on a lot; the improved surface may be extended to one foot of the side line.

3144. Where a drive or aisle, other than a street, is required to maneuver a vehicle into or out of a parking space, such drive or aisle shall be at least twenty-two (22) feet wide for parking spaces situated at right angles, or nearly right angles to the aisle. For parking spaces situated at an angle of thirty (30) to sixty (60) degrees to the aisle, the required width of the aisle shall be at least fifteen (15) feet.

3145. Open-air off-street parking facilities may be located in required front, rear and side yards, except that in a residential district, no open-air off-street parking space shall be located in front of the dwelling or principal building. Notwithstanding the previous sentence, in cases where a garage faces the frontage of the dwelling and is located beneath the dwelling, open-air off-street parking may be located in front of the dwelling in a residential district provided that the dwelling is set back a minimum of twenty (20) feet from the front property line and provided that said parking occurs only within the driveway, the width of which shall not exceed the lesser of the width of said garage or eighteen (18) feet. Any driveway in a residential district, requiring more than one curb cut, shall require Site Plan Approval. No driveway in a residential district shall exceed eighteen (18) feet in width.

3146. When five (5) or more parking spaces are required on a lot, the provisions of Section 3300 shall apply. All spaces shall be laid out so that vehicles can enter or leave any parking space directly from a drive or aisle other than a street. Additionally, all spaces shall be laid out so the vehicles entering a street may do so facing the street.

3147. All parking spaces and loading areas or berths in the open-air and the access drives or aisles, shall be provided with a concrete or asphalt surface. Compacted gravel or stone shall be permitted only for single- or two-family residential dwellings.

3148. No off-street loading areas or berths shall be laid out in such a manner as will result in loading or unloading being carried on within a street right-of-way or other public property. Each area or berth shall be sufficient size as to accommodate the largest expected truck or tractor trailer common to the building use.
3149. Special Permit for Commercial Parking in Residential Districts. Commercial parking may be allowed on residentially zoned property, held in common ownership and located immediately adjacent to the commercial business to which it is to serve, upon the issuance of a special permit by the Zoning Board of Appeals, if the Board finds that said parking is not detrimental to public health and safety, and that said parking promotes a public benefit. A Special Permit for vehicular access to a building lot accessed from public way that does not constitute frontage of the lot. Upon the issuance of a special permit by the Zoning Board of Appeals, vehicular access may be allowed from a public way that does not constitute the legal frontage of the subject lot if said lot is residentially zoned, if the proposed vehicular access is for the purpose of accessing parking that is located beside or behind the dwelling or principal building, and if the Board finds that said vehicular access promotes a public benefit and is not detrimental to public health and safety. Notwithstanding Section 5240 of Chapter 9 of the Code of Ordinances or any other provision to the contrary, no fee of any kind shall be charged or imposed by the Special Permit Authority to the applicant of a Special Permit applied for under this Section.

(Ord. of 12-23-03, § 1; Ord. of 8-22-06, § 1)

3150. Size of Parking Space. A parking space shall be a rectangle at least nine (9) feet by twenty (20) feet exclusive of any required drive or aisle.

3151. The area of required off-street loading space is not to be included as off-street parking space in the computation of required off-street parking space.

(Ord. of 12-23-03, § 1)
<table>
<thead>
<tr>
<th>USE</th>
<th>PARKING REQUIREMENTS</th>
<th>LOADING REQUIREMENTS</th>
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</thead>
<tbody>
<tr>
<td>One-family dwelling</td>
<td>Two (2) spaces per dwelling unit</td>
<td>One (1) loading space for each multifamily dwelling containing more than ten (10) dwelling units, or more than twenty (20) housekeeping units</td>
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<tr>
<td>Two-family dwelling</td>
<td>Two (2) spaces per dwelling unit</td>
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<td>Multi-family (3) or more per structure</td>
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<tr>
<td>Hotel, motel, bed and breakfast, rooming or boarding or lodging house, tourist home, dormitories, or other non-family residence accommodations, excluding group homes</td>
<td>One (1) space per each employee per shift, who does not reside on the premises; one (1) space per guest room, dwelling parking requirements, if applicable</td>
<td>One (1) loading space for each building containing more than 20 guest rooms</td>
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<tr>
<td>Offices: General, professional, business, banks, medical clinics and laboratories, radio and television stations; office of non-profit educational, cultural, or charitable organizations</td>
<td>One (1) space per each 200 sq. ft. of gross floor area but not less than two (2) spaces for each business unit intended to occupy the premises. After 10,000 sq. ft. of gross floor area, one space for every 1,000 sq. ft. of gross floor area</td>
<td>One (1) loading space for each building containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for 100,000 sq. ft. or more of gross floor area</td>
</tr>
<tr>
<td>Business Type</td>
<td>Loading Space Requirements</td>
<td>Additional Loading Space Requirements</td>
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<td>------------------------------------------------------------------------------</td>
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<tr>
<td>Fast-food drive-in, carry-out restaurants</td>
<td>One (1) space per each employee per shift for a minimum of five (5) spaces plus one (1) space per 100 sq. ft. of gross floor area with a minimum of twenty (20) spaces</td>
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<tr>
<td>Businesses engaged in retail sale of goods and services, not elsewhere</td>
<td>One (1) space per each 200 sq. ft. of gross floor area, but not less than two (2) spaces for each business use intended to occupy the premises. After 20,000 sq. ft. gross floor area, one space per 400 sq. ft.</td>
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<tr>
<td>enumerated herein</td>
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<tr>
<td>Businesses engaged in retail sale, rental, repair, servicing, storage and</td>
<td>One (1) space per each 400 sq. ft. of gross floor area, but not less than two (2) spaces for each business use intended to occupy the premises</td>
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<td>distribution of motor vehicles, trailers, campers, boats, furniture or</td>
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<td>building materials</td>
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<td>Hospital, convalescent homes, nursing homes, rest homes or homes for the</td>
<td>One (1) space per three (3) beds, three (3) space Drop-Off Zone.</td>
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5300. - SPECIAL PERMITS.

5310. Special Permit Granting Authority. The Zoning Board of Appeals, the Planning Board or the City Council shall act as the Special Permit Granting Authority under this Chapter as specifically designated in a particular Section or in accordance with the Specific Designations in the Table of Principal Use Regulations under Appendix A of this Chapter.

(Ord. of 12-23-03, § 1; Ord. of 12-8-05, § 1)

5320. Criteria. Special permits shall be granted by the special permit granting authority, unless otherwise specified herein, only upon its written determination that the benefit to the City and the neighborhood outweigh the adverse effects of the proposed use, taking into account the characteristics of the site and of the proposal in relation to that site. In addition to any specific factors that may be set forth in this Ordinance, the determination shall include consideration of each of the following:

5321. Social, economic, or community needs which are served by the proposal;
5322. Traffic flow and safety, including parking and loading;
5323. Adequacy of utilities and other public services;
5324. Neighborhood character and social structures;
5325. Impacts on the natural environment; and
5326. Potential fiscal impact, including impact on City services, tax base, and employment.

(Ord. of 12-23-03, § 1)

5330. Procedures. Applications for special permits shall be filed in accordance with the rules and regulations of the various special permit granting authorities, as may be applicable.

(Ord. of 12-23-03, § 1)

5340. Plans. An applicant for a special permit shall submit a plan in substantial conformance with the requirements of Section 5400, herein.

(Ord. of 12-23-03, § 1)

5350. Development Impact Statement (DIS). At the discretion of the special permit granting authority, the submittal of a development impact statement (DIS) may be required. The DIS shall be prepared by an interdisciplinary team including a Registered Landscape Architect or Architect, a Registered Professional or Civil Engineer, and a Registered Surveyor.

5351. Physical Environment.

(a)
Describe the general physical conditions of the site, including amounts and varieties of vegetation, general topography, unusual geologic, archeological, scenic and historical features or structures, location of significant viewpoints, stone walls, trees over sixteen (16) inches in diameter, trails and open space links, and indigenous wildlife.

(b) Describe how the project will affect these conditions, providing a complete physical description of the project and its relationship to the immediate surrounding area.

5352. Surface Water and Subsurface Conditions.

(a) Describe location, extent, and type of existing water and wetlands, including existing surface drainage characteristics, both within and adjacent to the site.

(b) Describe any proposed alterations of shore lines, marshes, or seasonal wet areas.

(c) Describe any limitations imposed on the project by the site's soil and water conditions.

(d) Describe the impact upon ground and surface water quality and recharge, including estimated phosphate and nitrate loading on groundwater and surface water from septic tanks, lawn fertilizer, and other activities within the site.


Project the number of motor vehicles to enter depart the site per average day and peak hour. Also state the number of motor vehicles to use streets adjacent to the site per average day and peak hour. Such data shall be sufficient to enable the special permit granting authority to evaluate (i) existing traffic on streets adjacent to or approaching the site, (ii) traffic generated or resulting from the site, and (iii) the impact of such additional traffic on all ways within and providing access to the site. Actual study results, a description of the study methodology, and the name, address, and telephone number of the person responsible for implementing the study, shall be attached to the DIS.


(a) Water Distribution: Discuss the types of wells or water system proposed for the site, means of providing water for firefighting, and any problems unique to the site.

(b) Sewage Disposal: Discuss the type of on-site or sewer system to be used, suitability of soils, procedures and results of percolation tests, and evaluate impact of disposal methods on surface and groundwater.

(c) Refuse Disposal: Discuss the location and type of facilities, the impact on existing City refuse disposal capacity, hazardous materials requiring special precautions.

(d) Fire Protection: Discuss the type, location, and capacity of fuel storage facilities or other flammables, distance to fire station, and adequacy of existing firefighting equipment to confront potential fires on the proposed site.

(e)
Recreation: Discuss the distance to and type of public facilities to be used by residents of the proposed site, and the type of private recreation facilities to be provided on the site.

(f) Schools: Project the increase to the student population for nursery, elementary, junior high school, and high school levels, also indicating present enrollment in the nearest public schools serving these categories of students.

5355. Phasing. Where development of the site will be phased over more than one year, indicate the following:

   (a) Describe the methods to be used during construction to control erosion and sedimentation through use of sediment basins, mulching, matting, temporary vegetation, or covering of soil stockpiles. Describe the approximate size and location of portion of the parcel to be cleared at any given time and length of time of exposure.

   (b) Describe the phased construction, if any, of any required public improvements, and how such improvements are to be integrated into site development.

(Ord. of 12-23-03, § 1)

5360. Conditions. Special permits may be granted with such reasonable conditions, safeguards, or limitations on time or use, including performance guarantees, as the special permit granting authority may deem necessary to serve the purposes of this Ordinance.

(Ord. of 12-23-03, § 1)

5370. Lapse. Special permits shall lapse if a substantial use thereof or construction thereunder has not begun, except for good cause, within twelve (12) months following the filing of the special permit approval (plus such time required to pursue or await the determination of an appeal referred to in M.G.L.A. c. 40A, § 17, from the grant thereof) with the City Clerk.

(Ord. of 12-23-03, § 1)

5380. Regulations. The special permit granting authority may adopt rules and regulations for the administration of this Section.

(Ord. of 12-23-03, § 1)

5390. Fees. The special permit granting authority may adopt reasonable administrative fees and technical review fees for applications for special permits.

(Ord. of 12-23-03, § 1)

5400. - SITE PLAN REVIEW.

5410. Purpose. The purpose of this Section is to provide for individual detailed review of development proposals which have an impact on the natural or built environment of the City in order to promote the health, safety and general welfare of the community; to ensure adequate parking, safe and accessible pedestrian and vehicular circulation; and to minimize traffic impact on City streets.

(Ord. of 12-23-03, § 1)

5420. Applicability. The following types of activities and uses require site plan review by the Planning Board:

5421. Any new industrial or commercial construction or expansion over two thousand (2,000) gross square feet or any new industrial or commercial construction or expansion requiring more than five (5) additional parking spaces;

5422. New multiple-family residential construction of three (3) or more units or expansion of existing multifamily residential structures resulting in the creation of one or more additional units.

5423. Any new construction or expansion of existing construction where a drive-thru window for any service including self-service is proposed; and any expansion of a structure presently containing a drive-thru; or any facility currently containing a drive-thru, at which the owner or operator of the drive-thru is altered or changed; or at which the drive-thru is closed for a period of 10 days or more and to be reopened.

5424. Any residential subdivision which is submitted under the subdivision control process;

5425. New industrial or commercial construction or additions less than two thousand (2,000) square feet if requiring a new curb cut or driveway or if substantially affecting existing internal circulation.

5426. Driveways in residential areas which require more than one new curb cut.

5427. Commercial or industrial ground signs.

(Ord. of 12-23-03, § 1; Ord. of 12-31-08, § 1)

5430. Procedures. Applicants for site plan approval shall submit seventeen (17) copies of the site plan to the Planning Board for distribution to City departments and commissions for their review. The Planning Board shall review and act upon the site plan, with such conditions as may be deemed appropriate and notify the applicant of its decision. In the event two (2) meetings have lapsed after the application for site plan approval is filed, without the Planning Board taking action on said site plan said Applicant may file a statement with the Board that the Board has received complete information in accordance with this Ordinance and has had adequate time to consider the Site Plan. Upon receiving said statement, the Planning Board shall act on said Site Plan at its next meeting, if said Board determines that the Board has, in fact, received complete information in accordance with this Ordinance. The decision of the Planning Board
shall be a vote of a majority of the members of the Planning Board and shall be in writing. No building permit, for activities requiring site plan approval, shall be issued by the Inspector of Buildings without the written approval of the site plan by the Planning Board.

5431. Application for Building Permit. An application for a building permit to perform work as set forth in Section 5410 available as of right shall be accompanied by an approved site plan.

5432. Application for Special Permit or Variance. An application for a special permit or a variance to perform work as set forth in Section 5420 shall be accompanied by an approved site plan; in the alternative, any special permit or variance granted for work set forth in Section 5420 shall contain the following condition and cause the same to be written on such special permit or variance:

The work described herein requires the approval of a site plan by the New Bedford Planning Board pursuant to Section 5400 of the Zoning Ordinance. Any conditions imposed in such site plan approval shall also be conditions of this special permit/variance.

5433. Where the Planning Board approves a site plan "with conditions", and said approved site plan accompanies a special permit or variance application to the Board of Appeals, the conditions imposed by the Planning Board shall be incorporated into the issuance, if any, of a special permit or variance by the Board of Appeals.

5434. Where the Planning Board serves as the special permit granting authority for proposed work, it shall consolidate its site plan review and special permit procedures.

5435. The applicant may request, and the Planning Board may grant by majority vote of its' membership, an extension of the time limits set forth herein.

5436. No deviation from an approved site plan shall be permitted without modification thereof.

5437. Site plan approval does not constitute a certification that the proposed plan conforms to applicable zoning regulations, wetland regulations and/or any other City, state or federal requirements that must be obtained prior to implementation the of elements of the site plan.

(Ord. of 12-23-03, § 1)

5440. Preparation of Plans. Applicants are invited to submit a pre-application sketch of the proposed project to the Planning Department and are encouraged to schedule a pre-submission meeting with the Planning Department. Site Plans shall be submitted on 24-inch by 36-inch sheets. Plans shall be prepared by a Registered Professional Engineer, Registered Land Surveyor, Architect, or Landscape Architect, as appropriate. Dimensions and scales shall be adequate to determine that all requirements are met and to make a complete analysis and evaluation of the proposal. All plans shall have a minimum scale of 1" = 40'.

(Ord. of 12-23-03, § 1)
5450. Contents of Plan. The contents of the site plan are as follows:

5451. Plan sheets prepared at a scale of one inch equals forty (40) feet or such other scale as may be approved by the Planning Board. The plans are as follows:

5451.a. Site layout, which shall contain the boundaries of the lot(s) in the proposed development, proposed structures, general circulation plan for vehicles and pedestrians, drive-thru windows, curb cut locations, parking, fences, walls, walks, outdoor lighting including proposed fixtures, loading facilities, solid waste storage locations, and areas for snow storage after plowing. The first sheet in this plan shall be a locus plan, at a scale of one inch equals one hundred (100) feet, showing the entire project and its relation to existing areas, buildings and roads for a distance of one thousand (1,000) feet from the project boundaries or such other distance as may be approved or required by the Planning Board.

5451.b. Topography and drainage plan, which shall contain the existing and proposed final topography at two-foot intervals and plans for handling stormwater runoff drainage.

5451.c. Utility plan, which shall include all facilities for refuse and sewerage disposal or storage of all these wastes, the location of all hydrants, fire alarm and firefighting facilities on and adjacent to the site, all proposed recreational facilities and open space areas, and all wetlands including floodplain areas.

5451.d. Architectural plan, which shall include the ground floor plan, proposed exterior building materials, treatments and colors and architectural elevations of all proposed buildings and a color rendering where necessary to determine the proposal's affect on the visual environment.

5451.e. Landscaping plan, showing the limits of work, existing tree lines as well as those tree lines to remain, and all proposed landscape features and improvements including screening, planting areas with size and type of stock for each shrub or tree, and including proposed erosion control measures during construction.

5451.f. Lighting plan showing the location and orientation of all existing and proposed exterior lighting, including building and ground lighting. The plan shall note the height, initial foot-candle readings on the ground and the types of fixtures to be used.

5452. The site plan shall be accompanied by a written statement indicating the estimated time required to complete the proposed project and any and all phases thereof. There shall be submitted a written estimate, showing in detail the costs of all site improvements planned.

5453. A written summary of the contemplated project shall be submitted with the site plan indicating, where appropriate, the number of dwelling units to be built and the acreage in residential use, the evidence of compliance with parking and off-street loading requirements, the forms of ownership
contemplated for the property and a summary of the provisions of any ownership or maintenance thereof, identification of all land that will become common or public land, and any other evidence necessary to indicate compliance with this Ordinance.

5454. The site plan shall be accompanied by drainage calculations by a registered professional engineer as well as wetland delineations, if applicable. Storm drainage design must conform to City of New Bedford subdivision regulations.

5455. The Planning Board may require a DIS as set forth in Section 5300, above.

5456. Certification that the proposal is in compliance with the provisions, if applicable, of the Americans with Disabilities Act and the Massachusetts Architectural Barriers Board.

(Ord. of 12-23-03, § 1)

5460. Waivers. The Planning Board may, upon written request of the applicant, waive any of the submittal or technical requirements of Section 5430 and 5440 where the project involves relatively simple development plans.

(Ord. of 12-23-03, § 1)

5470. Approval. Site Plan approval shall be granted upon determination by the Planning Board that the plan meets the following objectives: The Planning Board may impose reasonable conditions at the expense of the applicant, including performance guarantees, to promote these objectives. Any new building construction or other site alteration shall provide adequate access to each structure for fire and service equipment and adequate provision for utilities and stormwater drainage consistent with the functional requirements of the Planning Board's Subdivision Rules and Regulations. New building construction or other site alteration shall be designed in the Site Plan, after considering the qualities of the specific location, the proposed land use, the design of building form, grading, egress points, and other aspects of the development, so as to:

5471. Minimize: the volume of cut and fill, the number of removed trees six-inch caliper or larger, the length of removed stone walls, the area of wetland vegetation displaced, the extent of stormwater flow increase from the site, soil erosion, and the threat of air and water pollution;

5472. Maximize: pedestrian and vehicular safety to and from the site;

5473. Minimize obstruction of scenic views from publicly accessible locations;

5474. Minimize visual intrusion by controlling the layout and visibility of parking, storage, or other outdoor service areas viewed from public ways or premises which are residentially used or zoned;

5475. Minimize glare from vehicle headlights and lighting fixtures;
5476. Minimize unreasonable departure from the character, materials, and scale of buildings in the vicinity, as viewed from public ways and places.

5477. Minimize contamination of groundwater from on-site wastewater disposal systems or operations on the premises involving the use, storage, handling, or containment of solid and liquid wastes and hazardous substances;

5478. Ensure compliance with the provisions of this Zoning Ordinance.

5479. Minimize damage to existing adjacent public ways.

5479A. Promote orderly and reasonable internal circulation within the site so as to protect public safety and not unreasonably interfere with access to a public way or circulation of traffic on a public way in general.

(Ord. of 12-23-03, § 1)

5480. Lapse. Site plan approval shall lapse after one year from the final approval if a substantial use in accordance with such approved plans has not commenced except for good cause. Such approval may, for good cause, be extended in writing by the Planning Board upon the written request of the applicant, within this one-year period.

(Ord. of 12-23-03, § 1)

5490. Regulations. The Planning Board may adopt and from time to time amend reasonable regulations for the administration of these Site Plan guidelines.

(Ord. of 12-23-03, § 1)

5490A. Fee. The Planning Board may, from time to time, adopt reasonable administrative fees and technical review fees for site plan review.

(Ord. of 12-23-03, § 1)

5490B. Appeal. Any person aggrieved by a decision of the Planning Board rendered pursuant to Section 5400 may appeal such decision to the Zoning Board of Appeals as provided in M.G.L.A. c. 40A, § 8.

(Ord. of 12-23-03, § 1)
II. TYPE AND COST OF BUILDING — all applicants complete parts A through D — PRINT

A. TYPE OF IMPROVEMENT
1. ☐ New Building
2. ☐ Addition (if residential, enter number of new housing units added, if any, in Part D, 14)
3. ☐ Alteration (if residential, enter number of new housing units added, if any, in Part D, 14)
4. ☐ Repair, replacement
5. ☐ Demolition (if multi-family residential, enter number of units in building in Part D, 14. If non-residential, indicate most recent use checking D-15 - D-32)
6. ☐ Moving (elevation)
7. ☐ Foundation only

B. OWNERSHIP
1. ☐ Private (individual, corporation, nonprofit institution, etc.)
2. ☐ Public (Federal, State, or local government)

C. COST
10. 🆓 Cost of construction $330,000
11. TOTAL VALUE OF CONSTRUCTION $352,000
12. TOTAL ASSESSED BLDG. VALUE $0

D.1 PROPOSED USE — For demolition most recent use
Residential
13. ☐ One family
14. ☐ Two or more family
15. ☐ Transient hotel, motel, or dormitory
16. ☐ Garage
17. ☐ Capsport
18. ☐ Other — Specify

Non-residential
19. ☐ Amusement, recreational
20. ☐ Church, other religious
21. ☐ Industrial
22. ☐ Plumbing garage
23. ☐ Service station, repair garage
24. ☐ Hospital, institutional
25. ☐ Office, bank, professional
26. ☐ Public utility
27. ☐ School, library, other educational
28. ☐ Stores, mercantile
29. ☐ Tanks, towers
30. ☐ Apothecary
31. ☐ Food establishments
32. ☐ Other — Specify

D.2 Does this building contain asbestos? ☐ YES ☐ NO
Submit copy of notification sent to DEED and the State Dept. of Health and Industries and results of air sample analysis after asbestos removal is completed.
Name & Address of Asbestos Removal Firm:

D.3. Non-residential — Describe in detail proposed use of buildings, e.g., food processing plant, machine shop, laundry building at hospital, elementary school, secondary school, college, parochial school, parking garage for department store, rental office building, office building at industrial plant. If use of existing building is being changed, prior proposed use.

Proposed Dunkin Donuts quick service and drive through use

III. SELECTED CHARACTERISTICS OF BUILDING — For new buildings complete part E through F. For demolition, complete only parts G through I.

E. PRINCIPAL TYPE OF FRAME
33. ☐ Masonry (wall bearing)
34. ☐ Wood frame
35. ☐ Structural steel
36. ☐ Reinforced concrete
37. ☐ Other — Specify

F. PRINCIPAL TYPE OF HEATING FUEL
38. ☐ Gas
39. ☐ Oil
40. ☐ Electricity
41. ☐ Cost
42. ☐ Other — Specify

G. TYPE OF SEWAGE DISPOSAL
43. ☐ Public or private company
44. ☐ Private (septic tank, etc.)

H. TYPE OF WATER SUPPLY
45. ☐ Public or private company
46. ☐ Private (well, cistern)

I. TYPE OF MECHANICAL

J. DIMENSIONS
53. Number of stories
54. Height
55. Total square feet of floor area, all rooms based on exterior dimensions
56. Building length
57. Building width
58. Total sq. ft. of building footprint
59. Front lot line width
60. Rear lot line width
61. Depth of lot
62. Total sq. ft. of lot area
63. % of lot occupied by Bldg. (58+52)
64. Distance from lot line (front)
65. Distance from lot line (rear)
66. Distance from lot line (left)
67. Distance from lot line (right)
OTHER APPLICABLE REVIEWS

K. FLOODPLAIN

Is location within flood hazard area? yes  no
If yes, zone: ____________________ and base elevation ____________________

L. WETLANDS PROTECTION

Is location subject to flooding? no
Is location part of a known wetland? no
Has local conservation commission reviewed this site? no

IV. IDENTIFICATION - ALL APPLICANTS - PLEASE PRINT

<table>
<thead>
<tr>
<th>OWNER OR LESSEE NAME</th>
<th>MAILING ADDRESS</th>
<th>ZIP CODE</th>
<th>TELEPHONE NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td>John T. Ricciuti Ltd</td>
<td>970 Ashley Blvd. New Bedford</td>
<td>MA 02745</td>
<td>2414</td>
</tr>
<tr>
<td>Trust I</td>
<td></td>
<td></td>
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<table>
<thead>
<tr>
<th>CONTRACTOR NAME</th>
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<tr>
<td>TBD</td>
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<table>
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<th>ZIP CODE</th>
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</thead>
<tbody>
<tr>
<td>Aharonian &amp; Assoc</td>
<td>310 George Washington Highway</td>
<td>RI 02917</td>
<td>401332</td>
</tr>
</tbody>
</table>

SIGNATURE OF OWNER

APPLICANT SIGNATURE

Omission of reference to any provision shall not nullify any requirement of this code nor exempt any structure from such requirement.

The applicants understands and warrant that they will comply with all pertinent federal and state statutes, local ordinances and all federal, state, and local regulations, including those of the Architectural Barriers board, Department of Environmental Protection Agency and may be forwarded for review to all pertinent local city agencies which may express specific concerns. It is understood that the issuance of a permit shall not serve as an acceptance or acknowledgment of compliance nor exempt any structure from such requirement. The permit shall be a license to proceed with the work and shall not be construed as authority to violate, cancel, or set aside any of the provisions of the State Building Code or local code of ordinances, except as specifically stipulated by modification or legally granted variation in accordance with Section 122.0 of State Building Code or local code of ordinances.

I have read the above and sign under pain and penalty of perjury as to the truth of all of the information and statements contained in sections I through IV of this application.

[Signature]

Applicant's Signature

3021 Acushnet Ave New Bedford MA 02745

Address

City
V. OTHER JURISDICTION APPROVALS AND NOTIFICATION

<table>
<thead>
<tr>
<th>APPROVAL</th>
<th>CHECK</th>
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<th>BY</th>
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<tbody>
<tr>
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<td>Fire Department</td>
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<td>Water</td>
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<tr>
<td>Planning</td>
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<td>Conservation</td>
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<tr>
<td>Other</td>
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</table>

VI. ZONING REVIEW

DISTRICT: MUB/RES B 
USE: Restaurant with drive through window
FRONTAGE: 180.0' 
LOT SIZE: 19,808 SF
SETBACKS:
FRONT: 19.2' 
LEFT SIDE: 45.5' 
RIGHT SIDE: 72.2' 
REAR: N/A
PERCENTAGE OF LOT COVERAGE PRIMARY BUILDING: 10.1%
VARIANCE HISTORY: N/A

VII. WORKER'S COMPENSATION INSURANCE AFFIDAVIT

[ ] I am an employer providing worker's compensation coverage for my employees working on this job.

Insurance Company

Policy Number

[ ] I am a sole proprietor and have no one working for me.

[ ] I am a sole proprietor, general contractor, or homeowner and have hired the contractors listed below who have the following worker's compensation insurance policies:

Name of contractor

Insurance Company/policy number

Name of contractor

Insurance Company/policy number

[ ] I am a homeowner performing all the work myself.

NOTE: Please be aware that while homeowners who employ persons to do maintenance, construction or repair work on a dwelling of not more than three units in which the homeowner also resides or on the grounds appurtenant thereto are not generally considered to be employers under the Workers' Compensation Act (GL. C. 152, sect. 1(5)), application by a homeowner for a license or permit may evidence the legal status of an employer under the Workers' Compensation Act.

I understand that a copy of this statement will be forwarded to the Department of Industrial Accidents' Office of Insurance for coverage verification and that failure to secure coverage as required under Section 25A of MGL 152 can lead to the imposition of criminal penalties consisting of a fine of up to $1500.00 and/or imprisonment of up to one year and civil penalties in the form of a Stop Work Order and a fine of $100.00 a day against me.

Signed this ______________________ day of ______________________ 20__
The Commonwealth of Massachusetts
Department of Industrial Accidents
Office of Investigations
600 Washington Street
Boston, MA 02111
www.mass.gov/dia

Workers' Compensation Insurance Affidavit: Builders/Contractors/Electricians/Plumbers

Applicant Information

Name (Business/Organization/Individual): TBD

Address:

City/State/Zip: Phone #:

Are you an employer? Check the appropriate box:

1. [ ] I am an employer with employees (full and/or part-time). *
2. [ ] I am a sole proprietor or partnership and have no employees working for me in any capacity. [No workers' comp. insurance required.]  
3. [ ] I am a homeowner doing all work myself. [No workers' comp. insurance required.]  
4. [ ] I am a general contractor and I have hired the sub-contractors listed on the attached sheet.  
5. [ ] We are a corporation and its officers have exercised their right of exemption per MGL c. 152, §1(4), and we have no employees. [No workers' comp. insurance required.]

*Any applicant that checks box 1 must also fill out the section below showing their workers' compensation policy information:

I am an employer that is providing workers' compensation insurance for my employees. Below is the policy and job site information.

Insurance Company Name: ____________________________

Policy # or Self-ins. Lic. #: ____________________________ Expiration Date: ____________________________

Job Site Address: ____________________________ City/State/Zip: ____________________________

Attach a copy of the workers' compensation policy declaration page (showing the policy number and expiration date).

Failure to secure coverage as required under Section 25A of MGL c. 152 can lead to the imposition of criminal penalties of a fine up to $1,500.00 and/or one-year imprisonment, as well as civil penalties in the form of a STOP WORK ORDER and a fine of up to $250.00 a day against the violator. He advised that a copy of this statement may be forwarded to the Office of Investigations of the DIA for insurance coverage verification.

I do hereby certify under the pains and penalties of perjury that the information provided above is true and correct.

Signature: ____________________________

Date: ______________

Phone #: ____________________________

Official use only. Do not write in this area, to be completed by city or town official.

City or Town: ____________________________ Permit/License #: ____________________________

Issuing Authority (circle one):


Contact Person: ____________________________ Phone #: ____________________________
**Location:** 970 ASHLEY BLVD  
**Parcel ID:** 127D 98  
**Zoning:** MUB  
**Fiscal Year:** 2018

**Current Sales Information:**

- **Sale Date:** 11/01/1991
- **Sale Price:** $100.00
- **Legal Reference:** 16450
- **Grantor:** RICCIUTI REALTY TRUST II

NEW BEDFORD, MA 02745-2414

This Parcel contains 0.45 acres of land mainly classified for assessment purposes as RETAIL with a(n) GENERAL RETAIL style building, built about 1954, having Conc Blk exterior, Rubber Sheathing roof cover and 580 Square Feet, with 1 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 1 total half bath(s).

<table>
<thead>
<tr>
<th>Building Value:</th>
<th>Land Value:</th>
<th>Yard Items Value:</th>
<th>Total Value:</th>
</tr>
</thead>
<tbody>
<tr>
<td>31500</td>
<td>228100</td>
<td>0</td>
<td>259600</td>
</tr>
</tbody>
</table>

**Fiscal Year 2018**

- **Tax Rate Res.:** 16.63
- **Tax Rate Com.:** 35.65
- **Property Code:** 325
- **Total Bldg Value:** 31500
- **Total Yard Value:** 0
- **Total Land Value:** 228100
- **Total Value:** 259600

**Fiscal Year 2017**

- **Tax Rate Res.:** 16.69
- **Tax Rate Com.:** 36.03
- **Property Code:** 325
- **Total Bldg Value:** 30900
- **Total Yard Value:** 0
- **Total Land Value:** 228100
- **Total Value:** 259000

**Fiscal Year 2016**

- **Tax Rate Res.:** 16.49
- **Tax Rate Com.:** 35.83
- **Property Code:** 325
- **Total Bldg Value:** 30600
- **Total Yard Value:** 0
- **Total Land Value:** 236300
- **Total Value:** 266900

**Tax:** $9,254.74  
**Tax:** $9,331.77  
**Tax:** $9,563.03

Disclaimer: Classification is not an indication of uses allowed under city zoning. This information is believed to be correct but is subject to change and is not warranted.

http://www.newbedford-ma.gov/assessors/parcel-lookup/
LETTER OF TRANSMITTAL

DATE: November 2, 2018

TO: New Bedford City Hall
   Inspectional Services
   133 William Street
   New Bedford, MA 02740
   Matthew Silva

SENDING VIA: Federal Express/Next Day

RE: Dunkin
   970 Ashley Boulevard

JOB #: W181193

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<th>Date</th>
<th>Description</th>
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<td></td>
<td>Sketch Plan C &amp; Architect Plans</td>
</tr>
<tr>
<td>3</td>
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</table>

These are transmitted: □ For approval □ For your use □ As requested □ For review and comment

Comments:
Attached please find the above mentioned items for your use. Should you have any questions or require any additional information, please do not hesitate in contacting me 508-480-9900.

COPY TO: ___________________________________________ FROM: Jim Bernardino (jbernardino@bohlereng.com)

If enclosures are not as noted, kindly notify us at once.
QUITCLAIM DEED

We, Philip L. Ricciuti, John T. Ricciuti of Quincy, Massachusetts and James J. Ricciuti of Plantation, Florida, for consideration paid of less than One Hundred Dollars ($100.00) grant to John T. Ricciuti, Trustee of the Ricciuti Realty Trust II established u/d/t dated May 3, 1991 to be filed herewith, of 970 Ashley Boulevard, New Bedford, Bristol County, Massachusetts, with Quitclaim Covenants the land with buildings thereon in New Bedford, Massachusetts, all as described in Schedule "A" attached hereto prior to the execution hereof and incorporated herein by reference as if fully set out herein.

This transfer is subject to any leases, mortgages, contracts or other encumbrances on the property transferred and Grantee expressly assumes the obligations thereof by accepting and recording this instrument.

Being(a portion of) the premises conveyed to the within Grantor by deed of John T. Ricciuti, Trustee of the Ricciuti Realty Trust, dated May 3, 1991(to be filed herewith.) in Land Registration Book 39, Page 319 as Certificate No. 1147.
Witne our hands and seals this 3rd day of May, 1991.

John T. Ricciuti
Philip L. Ricciuti
James J. Ricciuti

COMMONWEALTH OF MASSACHUSETTS

NORFOLK, SS May 3, 1991

Then personally appeared the above named John T. Ricciuti, Philip L. Ricciuti and James J. Ricciuti and acknowledged the foregoing instrument to be their free act and deed before me

DENNIS M. O'DRISCOLL
Notary Public
My commission expires:
DENNIS M. O'DRISCOLL
Notary Public
My Commission Expires March 4, 1994
SCHEDULE "A"

That certain parcel of land situated in New Bedford in the County of Bristol and Commonwealth of Massachusetts, bounded and described as follows:

NORTHWESTERLY: by the southeasterly line of Ashley Boulevard One Hundred Eighty and 10/100 (180.10) feet;

NORTHEASTERLY: by the southwesteasterly line of York Street, Ninety (90) feet;

SOUTHEASTERLY: ninety and 02/100 (90.02) feet;

NORTHEASTERLY: forty (40) feet by land now or formerly of Stanley Boraski;

SOUTHEASTERLY: by land now or formerly of Wladyslaw Surozenski, Trustee, Ninety and 01/100 (90.01) feet; and

SOUTHWESTERLY: by the northeasterly line of Florida Street One Hundred Thirty (130) feet.

Said land is shown as Lots 6 and 7 on subdivision plan 25281B, drawn by Alpha Engineering Co., Surveyors, dated June 26, 1989, as modified and approved by the Court, filed in the Land Registration Office at Boston, a copy of a portion of which is filed in Bristol County (S.D.) Registry of Deeds, in Land Registration Book 89, Page 219, with Certificate of Title No. 16449.
I, John T. Ricciuti, Trustee of the Ricciuti Realty Trust established u/d/t dated December 28, 1988, filed with the Bristol County Registry District of the Land Court as Document No. 53108 and recorded with the Norfolk Registry of Deeds in Book 8200, Page 448 of New Bedford, Bristol County, Massachusetts, for nominal consideration of less than One and 00/100 ($1.00) Dollar by power conferred by said Trust grant to Philip L. Ricciuti of 56 Horley Road, Quincy, Massachusetts, John T. Ricciuti of 31 Stoney Brae Road, , Quincy, Massachusetts and James J. Ricciuti of 8717 Cleary Boulevard, Plantation, Florida, as tenants in common, the land with buildings thereon in New Bedford, Massachusetts all as described in Schedule "A" attached hereto prior to the execution hereof and incorporated herein by reference as if fully set out herein.

This transfer is being made in connection with the termination of said Ricciuti Realty Trust and is made subject to any leases, mortgages, contracts or other encumbrances on the property transferred.

Being the same premises conveyed to the within Grantor by deed of John Ricciuti & Sons, Inc. dated December 28, 1988, and filed with the Bristol Registry District of the Land Court on December 29, 1988 as Document No. 53107 and noted on Certificate of Title No. 15733.

Witness my hand and seal this 3rd day of May, 1991.

John T. Ricciuti, Trustee

COMMONWEALTH OF MASSACHUSETTS

NORFOLK, SS  May 3, 1991

Then personally appeared the above-named John T. Ricciuti, Trustee and acknowledged the foregoing instrument to be his free act and deed before me,

Notary Public
My Commission Expires:

DENNIS M. O'DRISCOLL
Notary Public
My Commission Expires March 4, 1994
That certain parcel of land situated in New Bedford in the County of Bristol and Commonwealth of Massachusetts, bounded and described as follows:

NORTHWESTERLY: by the southeasterly line of Ashley Boulevard One Hundred Eighty and 10/100 (180.10) feet;

NORTHEASTERLY: by the southwesterly line of York Street, Ninety (90) feet;

SOUTHEASTERLY: ninety and 02/100 (90.02) feet;

NORTHEASTERLY: forty (40) feet by land now or formerly of Stanley Boraski;

SOUTHEASTERLY: by land now or formerly of Wladyslaw Surozenski, Trustee, Ninety and 01/100 (90.01) feet; and

SOUTHWESTERLY: by the northeasterly line of Florida Street One Hundred Thirty (130) feet.

Said land is shown as Lots 6 and 7 on subdivision plan 25281B, drawn by Alpha Engineering Co., Surveyors, dated June 26, 1989, as modified and approved by the Court, filed in the Land Registration Office at Boston, a copy of a portion of which is filed in Bristol County (S.D.) Registry of Deeds, in Land Registration Book 89, Page 219, with Certificate of Title No. 16449.
TRUSTEE'S CERTIFICATE OF TERMINATION

DATED: May 3, 1991

I, John T. Ricciuti of Quincy hereby certify that I am the Trustee of the Ricciuti Realty Trust established under a Declaration of Trust dated December 28, 1988 registered with Bristol Registry District of the Land Court as Document No. 53108 and recorded with the Norfolk Registry of Deeds in Book 8200, Page 448, and that pursuant to paragraph 4 of said Declaration of Trust I have been specifically directed in writing by all the beneficiaries of said Trust to terminate said Trust; to file this Certificate of Termination with the appropriate Registry and thereafter to comply with the provisions of said paragraph 4 and a certain agreement date May 3, 1991 between the said beneficiaries, with regard to the property and interests in property constituting the Trust estate.

I further certify that all the beneficiaries are of full legal age, are under no disability and all have assented in writing that the Trust properties be conveyed for consideration of less than One Hundred Dollars.

[Signature]
John T. Ricciuti, Trustee

COMMONWEALTH OF MASSACHUSETTS

NORFOLK, SS

May 3, 1991

Then personally appeared the above-named John T. Ricciuti, Trustee aforesaid and acknowledged the foregoing instrument to be his free act and deed before me,

[Signature]
Notary Public
My Commission Expires 12/3/96
QUITCLAIM DEED

John Ricciuti & Sons, Inc., a Massachusetts corporation having its principal place of business at 366 Centre Street, Quincy, Norfolk County, Massachusetts, for nominal consideration of less than One and 00/100 ($1.00) Dollar, grants to John T. Ricciuti, Trustee of the Ricciuti Realty Trust, under a Declaration of Trust dated December 28, 1988, to be registered herewith, of 970 Ashley Boulevard, New Bedford, Bristol County, Massachusetts, with quitclaim covenants, the land with the buildings thereon in said New Bedford all as described in Schedule "A" attached hereto prior to the execution hereof, and incorporated herein by reference as if fully set out herein.

The consideration for this deed is such that revenue stamps are not required.

This transfer is being made in connection with the complete liquidation and dissolution of the Grantor.

In Witness Whereof the said John Ricciuti & Sons, Inc. has caused its corporate seal to be hereeto affixed and these presents to be signed, acknowledged and delivered in its name and behalf by its president and treasurer hereeto duly authorized this 28th day of December in the year one thousand nine hundred and eighty-eight.

By Philip L. Ricciuti, President

By James J. Ricciuti, Treasurer

COMMONWEALTH OF MASSACHUSETTS

Norfolk, ss

December 28, 1988

Then personally appeared the above-named Philip L. Ricciuti, President and James J. Ricciuti, Treasurer, and acknowledged the foregoing instrument to be the free act and deed of John Ricciuti & Sons, Inc., before me,

Carl R. Johnson III, Notary Public

My Commission Expires: 2/1/91
CORPORATE VOTE

I, John T. Ricciuti, Clerk of John Ricciuti & Sons, Inc., a Massachusetts corporation, hereby certify that at a special joint meeting of the Directors and Stockholders of the Corporation, at which 100 percent of the shares were represented, duly called and held at the Law Offices of Carl R. Johnson III, P.C., 1259 Hancock Street, at McIntyre Mall, Quincy, Massachusetts, on December 28, 1988, at 9:00 A.M., a quorum being present and voting, it was unanimously

VOTED: That Philip L. Ricciuti, President and James J. Ricciuti, Treasurer of John Ricciuti & Sons, Inc. be hereby authorized and empowered to sign, seal, acknowledge, and deliver, in the name of and on behalf of the Corporation, all deeds and any other instruments which he deems necessary and expedient to liquidate the corporation, such documents to be in such form and amounts as said President and Treasurer may determine, and the execution thereof to be sufficient determination.

This vote to remain in full force and effect until notice of rescission is recorded at the same Registry in which this vote is recorded.

VOTED: To adjourn.

A true copy:

[Stamp]

Attest:

[Stamp]

John T. Ricciuti, Clerk
SCHEDULE "A"

That certain parcel of land situated in New Bedford in the County of Bristol and Commonwealth of Massachusetts, bounded and described as follows:

NORTHWESTERLY: by the southeasterly line of Ashley Boulevard One Hundred Eighty and 10/100 (180.10) feet;

NORTHEASTERLY: by the southwesterly line of York Street, Ninety (90) feet;

SOUTHEASTERLY: ninety and 02/100 (90.02) feet;

NORTHEASTERNLY: forty (40) feet by land now or formerly of Stanley Boraski;

SOUTHEASTERLY: by land now or formerly of Walyslaw Surozenski, Trustee. Ninety and 01/100 (90.01) feet; and

SOUTHWESTERLY: by the northeasterly line of Florida Street One Hundred Thirty (130) feet.

All of said boundaries are determined by the Court to be located as shown on a plan drawn by Jack Turner, Surveyor, dated August 26, 1954, as modified and approved by the Court, filed in the Land Registration Office, a copy of a portion of which will be filed with the original Certificate of Title issued on this decree, and shown thereon as Lots 1, 2, 3, 4, and 5.

For Grantor's title, see Certificate of Title No. 5913 as registered in Book 29, Page 427 of the Bristol Registry District of the Land Court.
**SIGN CODE:**

1 SF SIGN AREA = 1 LINEAR FT FRONTAGE
SIGN SHALL NOT EXCEED 25 SF IN AREA
10'-0" MAX FROM GROUND TO BOT OF SIGN
15'-0" MAX FROM GROUND TO TOP OF SIGN

<table>
<thead>
<tr>
<th>QTY</th>
<th>LOCATION</th>
<th>OVERALL DIMENSIONS</th>
<th>LETTERS</th>
<th>AREA</th>
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<tr>
<td>1</td>
<td>Pylon Sign</td>
<td>2'-1&quot;L x 10'-0&quot;H x 2'-1&quot;D</td>
<td>10' H</td>
<td>25 SF</td>
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</table>

**PROPOSED PYLON SIGN**

SCALE: 1/4"=1'-0"