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 permit. (Section 110.5)

The undersigned "homeowner assumes responsibility for compliance with the State Building Code and other applicable codes, ordinance, 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, S15OA

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. 142 A 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 to structures which are adjacent to such residence of building" be conducted by registered contractors, with certain exceptions, along with other requirements.

Type of Work: ____________________________ Est. Cost ____________

Address of Work: LOT 63 - LT OB 41, 216, 215 + 146

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.

signed under penalties of perjury:
I hereby apply for a permit as the agent of the owner:

Date ____________ Contractor Signature ____________________________ Registration No. ____________________________

OR:
Notwithstanding the above notice, 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

[X] Special Permits ZBA - Planning Board - Site Plan Review

SPECIAL PERMIT

Reason For Rejection:

"See Attachments"

Comments and Conditions:

Signed ____________________________ Date: 3/25/2019
Title: Building Commissioner

Not valid unless signed (not stamped) by Building Commissioner.

7 North Second Street – PLOT: 53 – LOT: 40 – ZONED DISTRICT: MUB
117 Union Street – PLOT: 53 – LOT: 216 – ZONED DISTRICT: MUB

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

Zoning Code Review as follows:

Special Permit
SECTION
• 2200 – Use Regulations
• 2210 – General
• 2230 – Table of Use Regulations – Appendix-A
  ▪ Commercial: #17 – Live/Work

Special Permit
SECTION
• 4500-4572 – Downtown Business Overlay District (DBOD)
• 5300-5390 – Special Permit

Special Permit
SECTION
• 3000 – General Regulation
• 3100 – Parking and Loading
• 3110 – Applicability
• 3130 – Table of Parking Loading Requirements – Appendix C
  ▪ Multi-family (3) or more per structure
  ▪ Places of assembly, including theaters, veterans, fraternal, social and recreational clubs and
    organizations not operated for a profit; facilities primarily for the education and instruction of persons
    sixteen (16) yrs. of age and older; taxi, bus & railroad passenger terminals; auditoriums, theaters,
    bowling alleys and dance halls; sports facilities; places of worship; funeral homes

Site Plan Review
SECTION
• 5400 – Site Plan Review
• 5410 – Purpose
• 5420 – Applicability
  ▪ 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.
• 5430-54908
Parking Spaces Calculations

Proposed 1st Floor – Restaurant Assembly Space – 4,000sf

Number of Spaces Required –
Number of Space required = 4,000sf ÷ 200sf/parking space = 20 Parking Spaces

43 Residential Dwelling Units

Number of Spaces Required –
Number of Space required = 2 spaces/dwelling unit x 43 units = 86 Parking Spaces

One parking space is provided

Number of Parking Spaces Required for Relief = 105 Parking Spaces
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>
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</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>
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</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>
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<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>
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<tr>
<td>4. Multi-family garden style (4 stories)</td>
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<td>N</td>
<td>N</td>
<td>N</td>
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<td>N</td>
<td>N</td>
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<td>Y</td>
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<tr>
<td>5. Multi-family mixed use (6 stories)</td>
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<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
<td>PB</td>
<td>N</td>
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<tr>
<td>6. Multi-family mid-rise (12 stories)</td>
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<td>N</td>
<td>N</td>
<td>N</td>
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<td>PB</td>
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<tr>
<td>7. Multi-family high-rise (18 stories)</td>
<td>N</td>
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<td>N</td>
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<td>8. Boarding house</td>
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<td>N</td>
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<td>9. Group residence</td>
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<td>10. Assisted or Independent living facility</td>
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<td>11. Nursing or Convalescent home</td>
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<td>12. Trailer camp or park</td>
<td>N</td>
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<tr>
<td>13. Hoofed animals</td>
<td>N</td>
<td>N</td>
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<td>N</td>
<td>N</td>
<td>Y</td>
<td>N</td>
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<tr>
<td>14. Animals or head of poultry, not to exceed one animal or head of poultry per one thousand (1,000) square feet of net area of the lot. Net area shall be determined by subtracting the gross ground floor area of all buildings and structures on the lots from the gross area of the lot plus any contiguous lots owned by the same party.</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
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<td>N</td>
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**B. Exempt and Institutional Uses**

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<tr>
<th>RA</th>
<th>RB</th>
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<th>MUB</th>
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<td>Y</td>
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<td>Y</td>
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</table>

1. Use of land or structures for religious purposes
2. Use of land or structures for educational purposes on land owned or leased by the commonwealth or any of its agencies, subdivisions or bodies politic or by a religious sect or denomination, or by a nonprofit educational corporation

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3. Child care facility (in existing building)

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<td>Y</td>
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4. Child care facility (not in existing building)

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<td>Y</td>
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</table>

5. Use of land for the primary purpose of agriculture, horticulture, floriculture, or viticulture on a parcel of more than five acres in area

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<td>Y</td>
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</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.

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<tbody>
<tr>
<td>7. Municipal facilities</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
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<td>8. Essential services</td>
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<tr>
<td>9. Cemeteries</td>
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<td>Y</td>
<td>Y</td>
<td>Y</td>
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<tr>
<td>10. Hospital</td>
<td>Y</td>
<td>Y</td>
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### C. Commercial

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<tr>
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<tr>
<td>1. Nonexempt agricultural use</td>
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<tr>
<td></td>
<td>Nonexempt educational use</td>
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<td>2.</td>
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<td>3.</td>
<td>Animal clinic or hospital; with ancillary animal boarding</td>
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<td>4.</td>
<td>Adult day care</td>
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<td>6.</td>
<td>Large family day care</td>
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<tr>
<td>7.</td>
<td>Club or lodge, nonprofit</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<td>Adult entertainment establishment</td>
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<tr>
<td>10.</td>
<td>Bed &amp; Breakfast</td>
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<tr>
<td>11.</td>
<td>Motel, hotel or inn</td>
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<td>12.</td>
<td>Retail stores and services not elsewhere set forth</td>
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<td>Grocery stores</td>
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4500. - DOWNTOWN BUSINESS OVERLAY DISTRICT (DBOD).

4510. Purpose. The purpose of the DBOD is to provide adequate minimum standards and procedures for the construction of new and rehabilitation of existing structures so as to promote economic and cultural development in the downtown area.

(Ord. of 12-23-03, § 1)

4520. Location. The DBOD is hereby established as an overlay district comprised of the area between the east side of County Street, the north side of School Street, the west side of Route 18 and the south side of Kempton Street, specifically excluding areas located within said boundaries, which have been designated as residentially zoned on the effective date of this Ordinance. The DBOD is hereby designated on the City of New Bedford Zoning Map, as may be subsequently amended, on file in the Office of the City Clerk.

(Ord. of 12-23-03, § 1)

4530. Definitions. Within this Section 4500, the following terms shall have the following meanings:

Applicant: The person or persons, including a corporation or other legal entity, who applies for issuance of a special permit hereunder. The Applicant must own, or be the beneficial owner of, all the land included in the proposed site, or have authority from the owner(s) to act for him/her/it/them or hold an option or contract duly executed by the owner(s) and the Applicant giving the latter the right to acquire the land to be included in the site.

Dwelling unit: A residence, including studio units. Each residence shall contain a living area, bathroom and, except in studio units, one or more bedrooms, and may contain a kitchen area or combination kitchen/living area.

Proposed project: The project proposed by the applicant for which a special permit is being sought.

Regulations: The rules and regulations of the Planning Board.

Upper level floors: Any floor of a building that is located above the street level floor. In the event that two (2) floors of the same building are level to a street or streets, neither of the two (2) floors shall be considered upper level floors.

(Ord. of 12-23-03, § 1)

4540. Front Yard.

4541. 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.

4542. Notwithstanding the previous paragraph, no building constructed within the DBOD shall have a front yard that exceeds ten (10) feet.

4543. Where the alignment of a building is not controlled by paragraph 4541, between every building and the line of the street upon which it fronts there shall be a front yard of a clear depth of not more than ten (10) feet.

4544. No off-street parking shall be located within the front yard.

(Ord. of 12-23-03, § 1)

4550. Special Permit. Pursuant to the requirements of this Section 4500, the following may be permitted upon the issuance of a special permit by the Zoning Board of Appeals:

4551. Residential dwelling units on the upper level floors of new and pre-existing buildings.

4552. Reductions in setbacks, density, green space and parking requirements to allow for the development of residential dwelling units on the upper level floors of new and pre-existing structures.

4553. Reductions in parking requirements for commercial use of pre-existing or new structures.

(Ord. of 12-23-03, § 1; Ord. of 5-4-07, §§ 1—3)

4560. Special Permit Application. An application for a special permit shall be submitted to the Zoning Board of Appeals on forms therefrom furnished. Applicants are encouraged to rehabilitate existing structures and to permit reuses which are compatible with the character of the neighborhood and which take into consideration the interests of abutters, neighbors and the public, especially where the site abuts a residential area or the building(s) merit preservation.

In addition the applicants shall submit:

4561. The following plans:

(A) A copy of the site plan approved by the Planning Board, if required pursuant to Section 5400;

(B) A plan illustrating location and layout of buildings, including layouts of any dwelling units. Additional drawings may be subsequently required by the Planning Board;

4562. The following narrative reports or data:
(A) A proposed development schedule showing the beginning of construction, the rate of construction and development, including stages, if applicable, and the estimated cost of construction and date of completion;

(B) Information pertaining to any organization which the Applicant proposes to form where the development is to be a condominium development, including forms and plans to be used to organize and manage the same, for approval as to form by City Solicitor;

(C) Copies of all proposed covenants, easements, and other restrictions which the Applicant proposes to grant to the City, the Conservation Commission, utility companies, any condominium organization and the owners thereof, including plans of land to which they are intended to apply, for approval as to form by City Solicitor;

4563. Any and all other information that the Zoning Board may reasonably require in a form acceptable to it to assist in determining whether the Applicant's proposed development plan meets the objectives of this Section.

4564. New Bedford Historic Commission approval, if applicable.

(Ord. of 12-23-03, § 1; Ord. of 5-4-07, § 4)

4570. Action by the Zoning Board of Appeals. The Board may grant a special permit where it makes the following findings:

4571. The proposed project complies with the requirements of this Section;

4572. The proposed project does not cause substantial detriment to the neighborhood after considering the following potential consequences:

   a. noise, during the construction and operational phases;

   b. pedestrian and vehicular traffic;

   c. environmental harm;

   d. visual impact caused by the character and scale of the proposed structure(s);

   e. where relief to parking requirement has been sought, applicant has demonstrated that reasonable efforts have been made to comply with parking requirements;

   f. For conversions of existing structures, the Zoning Board of Appeals must find that the proposed project protects the City's heritage by minimizing removal or disruption of historic, traditional or significant uses, structures or architectural elements, whether these exist on the site or on adjacent properties. If the building is
a municipally owned building, the proposed uses and structures are consistent with any conditions imposed by the Planning Board on the sale, lease, or transfer of the site.

(Ord. of 12-23-03, § 1)
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)
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<th>USE</th>
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<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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<td>Two-family dwelling</td>
<td>Two (2) spaces per dwelling unit</td>
<td>One (1) loading space for each building containing more than 20 guest rooms</td>
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<td>Multi-family (3) or more per structure</td>
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<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>
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<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 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>
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<td>Offices: General, professional, business, banks, medical clinics and laboratories, radio and television stations; office of non-profit educational, cultural, or charitable organizations</td>
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<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>
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<td>Places of assembly, including theaters, veterans, fraternal, social and recreational clubs and organizations not operated for a profit; facilities primarily for the education and instruction of persons sixteen (16) yrs. of age and older; taxi, bus &amp; railroad passenger terminals; auditoriums, theaters, bowling alleys and dance halls; sports facilities; places of worship; funeral homes</td>
<td>One (1) space per five (5) seats for which the building is designed or one (1) spaces for each 200 sq. ft. of gross floor area whichever results in the greatest number</td>
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<td>Businesses engaged in the manufacturing, processing, assembly, fabrication of products, including research and testing laboratories and facilities</td>
<td>One (1) space per each 500 sq. ft. of gross floor area plus one (1) space for each vehicle used in conducting the business</td>
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<td>Two (2) loading spaces for each building containing 10,000 sq. ft. of gross floor area. Thereafter, one (1) additional loading space shall be required for each additional 25,000 sq. ft. of gross floor area or for each fifteen (15) feet of dock, platform or opening in the building where the loading or unloading of commodities is intended to occur, whichever is the greatest</td>
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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)
**OTHER APPLICABLE REVIEW**

K. FLOODPLAIN

Is located within flood plain area? Yes/No:

If Yes, must: ____________

L. WETLANDS PROTECTION

Is location subject to flooding? Yes/No:

Is location part of a sewage system? Yes/No:

Has local career written permission to proceed? Yes/No:

---

**IDENTIFICATION OF ALL APPLICANTS — PLEASE PRINT**

<table>
<thead>
<tr>
<th>OWNER OR LESSOR NAME</th>
<th>MAILING ADDRESS</th>
<th>ZIP CODE</th>
<th>TELEPHONE NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td>117 Union Street LLC</td>
<td>123 Union Street, New Bedford, MA 02740</td>
<td>(619) 316-5285</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CONTRACTOR NAME</th>
<th>MAILING ADDRESS</th>
<th>ZIP CODE</th>
<th>TELEPHONE NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARCHITECT NAME</th>
<th>MAILING ADDRESS</th>
<th>ZIP CODE</th>
<th>TELEPHONE NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Louis Kraft, Stantec</td>
<td>311 Summer Street, Boston, MA 02210-1723</td>
<td>(617) 294-3124</td>
<td></td>
</tr>
</tbody>
</table>

**SIGNATURE OF ORDER**

Signature: [Signature]

**APPLICANT'S SIGNATURE**

Signature: [Signature]

**DATE**

Date: 3.21.19

---

*Disclosure of Reference to any provision shall not nullify any requirement of this code for example any structural and fire requirement.*

The applicant understands and warrants 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 required by other local authority to which the applicable regulations or ordnances apply.

The applicant certifies that all structural and fire requirements have been met or complied with, and that the project, its components, and all materials used in its construction comply with all pertinent federal, state, and local regulations, including those of the Architectural Barriers Board, Department of Environmental Protection Agency and may be required by other local authorities.

I have read the above and hereby certify that the following is true and correct to the best of all the information and belief of the undersigned and of the information and belief of the persons in whose behalf this document is submitted.
V. OTHER JURISDICTION APPROVALS AND NOTIFICATION

APPROVAL

CHECK

DATE OBTAINED

BY

Electrical
Plumbing
Fire Department
Water
Planning
Conservation
Public Works
Health
Licensing
Other

VI. ZONING REVIEW

DISTRICT: MUB & DBOD I.L. Retail on first floor; apartments above

FRONTAGE: 117.01 LOT SIZE: 10,173 SF

SETBACKS:
FRONT: 0 LEFT SIDE: 1' RIGHT SIDE: 1' REAR: 1'

PERCENTAGE OF LOT COVERAGE PRIMARY BUILDING: 93

VARANCE HISTORY: None

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:

<table>
<thead>
<tr>
<th>Name of contractor</th>
<th>Insurance Company/policy number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of contractor</th>
<th>Insurance Company/policy number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[ ] 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, sec. 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 G.L. 152 can lead to the imposition of criminal penalties consisting of a fine of up to $1,000.00 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__
March 22, 2019

New Bedford Building Department  
133 Williams Street  
New Bedford, MA 02740  
Attn: Daniel Romanowicz

RE: 117 UNION STREET

Dear Commissioner,

On behalf of 117 Union Street LLC, we hereby submit this revised Building Permit application as a required element prior to submitting to the Planning Board for Site Plan Review. It appears to us that the project will require relief from the following:

<table>
<thead>
<tr>
<th></th>
<th>Required</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Parking Spaces</td>
<td>106</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>Number of Loading Spaces</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Minimum Yard Setbacks</td>
<td>30'</td>
<td>0</td>
<td>1'</td>
</tr>
<tr>
<td>Minimum Lot Area</td>
<td>15,000 SF</td>
<td>10,173 SF</td>
<td>10,173 SF</td>
</tr>
<tr>
<td>Maximum Density Dwelling Units</td>
<td>1.0/1,000 SF</td>
<td>0</td>
<td>4.2/1,000 SF</td>
</tr>
<tr>
<td>Maximum Lot Coverage by Building</td>
<td>40%</td>
<td>80%</td>
<td>93%</td>
</tr>
<tr>
<td>Minimum Green Space</td>
<td>35%</td>
<td>0%</td>
<td>2%</td>
</tr>
<tr>
<td>Maximum Number of Stories</td>
<td>4</td>
<td>1</td>
<td>5</td>
</tr>
</tbody>
</table>
DEVELOPMENT IMPACT STATEMENT
FOR
PROPOSED COMMERCIAL/RESIDENTIAL BUILDING
AT
117 UNION STREET
NEW BEDFORD, MA 02740

PREPARED FOR:
117 UNION STREET LLC
128 UNION STREET
NEW BEDFORD, MA 02740

PREPARED BY:
PRIME ENGINEERING, INC.
P.O. BOX 1088
LAKEVILLE, MASSACHUSETTS 02347

FEBRUARY 12, 2019
REVISED MARCH 22, 2019
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9.0 CONCLUSION ................................................................. 6

ATTACHMENT

ATTACHMENT A - AVAILABLE PARKING AND ALTERNATIVE TRANSPORTATION
1.0 INTRODUCTION

It is proposed to raze the five existing attached one story buildings at 117 Union Street in New Bedford and construct a 5 story commercial/residential one-story building and a one story building to the northwest. That requires Site Plan Review approval from the New Bedford Planning Board. It is proposed to not provide off street loading or parking. This requires a Special Permit from the New Bedford Planning Board. There are several dimensional standards from which relief from the Zoning Board of Appeals is being sought. This report has been prepared in support of those three petitions.

The site is in the Mixed Use Business zoning district. It is also in the Downtown Business Overlay District and the New Bedford Landing Waterfront Historic District, also known as the New Bedford National Register Historic District which is characterized by buildings with shops on the ground floor and living quarters above. The Historic District is focused on preserving buildings constructed in the early 1800s.

2.0 EXISTING CONDITIONS

The locus is a 10,173 square foot parcel bounded by Union Street on the south, North Second Street on the east and Barkers Lane on the north. The boundary of the site will be created by an “Approval Not Required” plan that subdivides the north portion of Assessor’s Map 53, Lot 146. The site contains five attached, single-story, brick faced retail buildings and a small paved parking lot. Each building is on an separately taxed lot and they are referenced as follows:

<table>
<thead>
<tr>
<th>Address</th>
<th>Assessor's Map</th>
<th>Assessor's Lot</th>
<th>Deed Reference Book</th>
<th>Deed Reference Page</th>
<th>Year Built Circa</th>
</tr>
</thead>
<tbody>
<tr>
<td>115 Union Street</td>
<td>53</td>
<td>41</td>
<td>1838</td>
<td>1144</td>
<td>1920</td>
</tr>
<tr>
<td>117 Union Street</td>
<td>53</td>
<td>216</td>
<td>1838</td>
<td>1144</td>
<td>1930</td>
</tr>
<tr>
<td>121 Union Street</td>
<td>53</td>
<td>215</td>
<td>1838</td>
<td>1144</td>
<td>1930</td>
</tr>
<tr>
<td>7 North Second Street</td>
<td>53</td>
<td>40</td>
<td>1838</td>
<td>1144</td>
<td>1910</td>
</tr>
<tr>
<td>127-129 Union Street</td>
<td>53</td>
<td>146</td>
<td>1707</td>
<td>903</td>
<td>1865</td>
</tr>
</tbody>
</table>
There is an existing 42’ by 47’ paved parking lot at the northeast corner of the site but its odd dimensions only allow five cars to park in that area and involves a 25 foot curb cut on North Second Street and a 42 foot curb cut on Barkers Lane.

3.0 PROPOSED DEVELOPMENT

It is proposed to raze the five, existing one-story buildings and to construct a single five story building with a resident’s lobby and public café/ eatery on the first floor and forty-two residential apartments on the second through fifth floors.

For the main building, it is proposed to construct twenty-three studio apartments, twelve 1 bedroom apartments, and seven 2 bedroom apartments for a total of 43 rental units. Each floor will have a laundry room and be accessed by an elevator and two stairwells. The existing one-story building behind the Moby Dick store will be replaced with a one-story building that stores trash and bicycles for the apartments, as well as serve as an additional studio apartment.

Five of the rental units will be fully handicap accessible and twenty-one of the forty-two units (50%) in the main building will be affordable.

The proposed size, materials and appearance of the building will fit nicely into the existing neighborhood. It is proposed to close the existing curb cut on North Second Street that will allow four additional parking spaces to be added on the street. The curb cut on Barkers Lane will also be closed. Barkers Lane is designated to be no parking either side.

The street scape on North Second Street will be improved by adding street trees, planters, bike racks and a future outdoor dining area, if approved by the Planning Board under separate permitting. The materials and design of all of the above to be approved in the field by DPI and Historic Commission personnel.

The proposed handicap parking area off Barkers Lane will have an electric car charging station, two subsurface grease traps and a transformer screened by evergreen shrubs.

3.1 Required Relief from the Planning Board

The Planning Board is being petitioned to issue a Special Permit for this project which grants relief from several zoning standards under the provisions of Section 3120 of the Zoning Ordinance as follows:
A minimum of two parking spaces per dwelling unit and five parking spaces per 1,000 square feet of café / retail space is required:
- \[(43 \text{ dwelling units})(2 \text{ spaces per unit}) + (4,000 \text{ SF retail}) (5 \text{ SF/1,000 SF}) = 106 \text{ spaces}\]

Section 3120 of the Zoning Ordinance allows reduction in parking and loading by Special Permit from the Planning Board. Very few downtown businesses provide any off street parking. There are reasonably priced, nearby parking garages. Other than the proposed handicap space, no off street parking spaces are proposed. There are hundreds of metered parking spaces within walking distance to this proposed facility. Refer to the “Available Parking and Alternative Transportation” figure in Appendix A. In addition, there are over 100 unmetered street parking spaces on Bethel Street and Water Street which are within 500 feet to the northeast of the proposed building and on Acushnet Avenue which are within 500 feet to the south. There are also numerous unmetered parking spaces within 500 feet with restricted occupational time during the day, but with unrestricted night time use within a two minute walk to the proposed facility. Visitors can avail themselves to the nearby parking garages that have very reasonable costs for hourly use and for full day use. The Zeirterion parking garage is less than 300 feet away and the Elm Street garage is only 650 feet away. The Elm Street garage has very reasonable monthly lease rates.

One loading space is required for the residents and one loading space is required for the café / retail space. There is no regular need for a residence loading area and the café deliveries will be infrequent. Since Barkers Lane is very lightly traveled and parking is prohibited on both sides of the street, short term unloading can occur there with minimal disruption.

### 3.2 Required Relief from the Zoning Board of Appeals

The Zoning Board is being petitioned to issue a Special Permit under the provision of Section 4550 of the Zoning Ordinance for the following:
<table>
<thead>
<tr>
<th>Minimum Yard Setbacks</th>
<th>30'</th>
<th>0</th>
<th>1'</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Lot Coverage by Building</td>
<td>40%</td>
<td>100%</td>
<td>93%</td>
</tr>
<tr>
<td>Minimum Green Space</td>
<td>35%</td>
<td>0%</td>
<td>2%</td>
</tr>
</tbody>
</table>

3.2.1 Minimum Lot Size

The minimum lot area for three or more family units is 15,000 square feet. The allowable density is one unit per 1,000 square feet of land area, so the lot would need to have 43,000 square feet of lot area for the proposed 43 dwelling units. This is clearly not in keeping with the concept of having a suitable population and affordable housing in the downtown district. It would be a travesty to take up an acre in the heart of downtown in order to provide 42 dwelling units.

3.2.2 Rear Yard

A minimum 30 foot rear yard is required for uses allowed in the residential district. Since this lot has frontage on three streets, providing a 30 foot rear yard would create a 30 foot wide gap between this building and the abutting building which is atypical of the downtown area and would serve no purpose.

3.2.3 Lot Coverage

A maximum of 40% lot coverage and a minimum of 35% green space is required on corner lots for uses allowed in residential districts. The majority of the buildings in the downtown business district occupy their entire lot. In order to be in keeping with the essential elements of the downtown area, 93% lot coverage is requested.

4.0 PHYSICAL ENVIRONMENT

The proposed development is situated in the heart of the downtown area and will become an important component of the downtown experience for residents of the facility, to tourists and to the New Bedford population. The lower level will serve as a lobby to the facility residents and will provide a cafe/eatery for the general public. A future petition, to be separately permitted, will incorporate sidewalk seating for the cafe/eatery customers on North Second Street. The existing sidewalks on Union Street and North Second Street contain street trees, street lights and a blend of slate and brick walkways with cobblestone surrounding the street trees. Other than as shown on the plans, this street scape will be maintained.

Barkers Lane has a less well defined sidewalk that lacks granite curbing. Instead, cobblestones slope
up from the gutter line to allow vehicle access to the asphalt parking area. It is proposed to install vertical granite curbing with 6 inch reveal along the Barkers Lane frontage. The existing pedestrian crosswalk with handicap ramps will be maintained to allow access to the park that is situated on the north side of Barkers Lane.

5.0 SURFACE WATER AND SUBSURFACE CONDITIONS

The site is currently covered by roof and by paved parking lot. The proposed development will be covered entirely by roof, except at the northwest corner, where a landscaped area will be constructed. Therefore, there will be no change in the rate or volume of surface runoff. Since the existing paved parking lot will be converted to roof, the water quality of the runoff from the site will be better than currently exists. There is a small area west of the northwest corner of the site that is slated to contain a handicap space, a small landscaped area and a sidewalk.

6.0 CIRCULATION SYSTEM

The typical development project includes a traffic assessment. This downtown development is projected to have some residents that do not own or operate motor vehicles. They are projected to ambulate the downtown area, use public transportation and cabs. The residential units are projected to be occupied by people who already live and work in the central New Bedford area. As such, the change in downtown traffic is projected to be imperceptible.

The rate of traffic flow in the area is regulated by traffic signals which are located at the corners of Union Street and Purchase Street and at the corner of Union Street and South Second Street. The areas operate at a level of service A, since the traffic signals typically process their entire queues in a single green cycle.

The Institute of Transportation engineers Trip Generation Manual was used to project the peak traffic flows from the proposed facility using the Land Use Code 223 which is mid rise apartments (3 to 10 floors). The morning week day peak hours (7 to 9 a.m.) is projected to be 13 trip ends with 4 vehicles arriving and 9 vehicles leaving. The evening week day peak hour (4 to 6 p.m.) is projected to be 17 trip ends with 10 vehicles arriving and 7 vehicles leaving. Assuming that the vehicles arrive and leave somewhat evenly to the north, south, east and west, there will be two or three vehicles per hour added to each of the lanes of the neighboring roads. The addition of two or three vehicles per hour to the lanes of the neighboring roads will not change the level of service. The roads will continue to operate at a level of service A.

7.0 SUPPORT SYSTEMS

No fuel storage is proposed at the site. The fire station is less a third of a mile away and the police station is less than 600 feet away. Therefore, emergency response should not be an issue. The addition of eight 2 bedroom units, fourteen 1 bedroom units and twenty-two studio apartments is not
projected to have any significant impact on schools or on recreational facilities.

8.0 SITE COSTS

One of the submission requirements is an Engineer’s estimate of site construction costs. Since the building will take up the entire site, the only site construction costs are related to extending new services from the water supply main, the storm drain and the sewer main, and backfilling with flowable fill and a base course of pavement. This work has an estimated total cost of $10,000.

9.0 CONCLUSION

The proposed facility meets all of the City’s Site Plan Review and Special Permit criteria. It represents another step in the revitalization of the downtown area by bringing affordable residential units back into the heart of the City.
ATTACHMENT A
AVAILABLE PARKING AND ALTERNATIVE TRANSPORTATION
It is our understanding that the Planning Board can issue a Special Permit for the reduction in parking and loading spaces, but all other items will require Zoning Board of Appeals relief.

This packet is identical to the packet that we submitted to you in February, except for the following:
1. The northern portion of Assessor’s Map 53, Lot 146 will be part of the locus.
2. The added parcel will have a bicycle storage room, a trash storage room and a single studio apartment which requires two additional parking spaces. That parcel also will contain the handicap space which appeared on the previous plans.

Sincerely,

PRIME ENGINEERING, INC.

Richard J. Rheaume, P.E., LSP
Chief Engineer
I, Robert J. Piva
of Dartmouth, Bristol County, Massachusetts
being first made acquainted with the premises for consideration paid, and in full consideration of Twenty-Five Thousand ($25,000) Dollars
grant to Paul A. Piva and Cail Floszek
of 25 William Street, New Bedford, MA with quitclaim conveys all of my right, title and interest in and to the above described parcel of land bounded as follows:

Beginning at the intersection of the northerly line of Union Street and the westerly line of Second Street;

thence westerly in said northerly line of Union Street to land now or formerly of Fred R. Brightman;

thence northerly in line of the last named land to the southerly line of Barker's Lane;

thence easterly in the southerly line of said lane to the said westerly line of Second Street;

thence southerly in said westerly line of Second Street to the point of beginning.

Containing fifty (50) square rods, more or less.

Being the same premises conveyed to myself and the Grantees by deed of Louis L. Rosefsky, dated October 9, 1975 and recorded with the Bristol County S.D. Registry of Deeds in Book 1707, Page 903.

Subject to the encumbrances of record.

Witnese my hand and seal this 6th day of April 1982.

[Signature]
ROBERT J. PIVA

The Commonwealth of Massachusetts
BRISTOL
APRIL 6 1982

Then personally appeared the above named ROBERT J. PIVA and acknowledged the foregoing instrument to be his free act and deed, before me

Rec'd & Recorded April 6, 1982
Notary Public
[Seal]
My commission expires Jan. 35 1985
[Signature]
Lora L. Rosensky
of 102 Newton Street, Brookline, Norfolk County, Massachusetts,
being removed, for consideration paid, and in full consideration of $70,000.00
granted to Paul A. Piva, Robert J. Piva, and Gail Florek as tenants in
common, each an undivided one-third interest.
all of One Bellevue Street, New Bedford, Massachusetts
with all the buildings thereon in New Bedford, Bristol County, Massachusetts, bounded and described as follows:

Beginning at the intersection of the northerly line of Union Street and the westerly line of Second Street;
thence westerly in said northerly line of Union Street to land now or formerly of Fred S. Brightman;
thence northerly in line of the last named land to the southerly line of Barker's Lane;
thence easterly in the southerly line of said lane to the westerly line of Second Street;
thence southerly in said westerly line of Second Street to the point of beginning.

Containing fifty (50) square rods, more or less.

Being the same premises conveyed to us by deed of Zibar Realty, Inc., dated December 10th, 1971 and duly recorded in the Bristol County (5th) Registry of Deeds in Book 1531, Page 113.

The Commonwealth of Massachusetts

[Signature]

Then personally appeared the above named, Lora L. Rosensky

and acknowledged the foregoing instrument to be his true and lawful act and deed before me,

[Signature]
[Notary Public]

Location: 7 N SECOND ST
Parcel ID: 53 40
Zoning: MUB
Fiscal Year: 2019

Current Owner Information:
PIVA PAULA
FLOREK GAIL
10 PEQUOD ROAD
FAIRHAVEN, MA 02719

Current Sales Information:
Sale Date: 12/31/1989
Sale Price: $0.00
Legal Reference: 1838-1144
Grantor: N/A
Card No. 1 of 1

This Parcel contains 0.089 acres of land mainly classified for assessment purposes as COM WHSE with a(n) WareHouse style building, built about 1910, having Brick exterior, Tar&Gravel roof cover and 1656 Square Feet, with 1 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 0 total half bath(s).

Building Value: 23400
Land Value: 145000
Yard Items Value: 1500
Total Value: 169900

Fiscal Year 2019
Tax Rate Res.: 16.47
Tax Rate Com.: 34.84
Property Code: 316
Total Bldg Value: 23400
Total Yard Value: 1500
Total Land Value: 145000
Total Value: 169900
Tax: $5,919.32

Fiscal Year 2018
Tax Rate Res.: 16.63
Tax Rate Com.: 35.65
Property Code: 316
Total Bldg Value: 22300
Total Yard Value: 1500
Total Land Value: 140900
Total Value: 164700
Tax: $5,871.56

Fiscal Year 2017
Tax Rate Res.: 16.69
Tax Rate Com.: 36.03
Property Code: 316
Total Bldg Value: 18500
Total Yard Value: 1500
Total Land Value: 140900
Total Value: 160900
Tax: $5,797.23

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.
Location: 115 UNION ST  Parcel ID: 53 41  Zoning: MUB  Fiscal Year: 2019

Current Sales Information:
Sale Date: 12/31/1989
Sale Price: $0.00

Legal Reference:
1838-1144
Grantor:
N/A

Card No. 1 of 1

This Parcel contains 0.030 acres of land mainly classified for assessment purposes as RETAIL with a(n) GENERAL RETAIL style building, built about 1920, having Brick exterior, Rubber Sheathing roof cover and 1227 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).

Building Value: 62800
Land Value: 100100
Yard Items Value: 0
Total Value: 162900

Fiscal Year 2019
Tax Rate Res.: 16.47
Tax Rate Com.: 34.84
Property Code: 325
Total Bldg Value: 62800
Total Yard Value: 0
Total Land Value: 100100
Total Value: 162900
Tax: $5,675.44

Fiscal Year 2018
Tax Rate Res.: 16.63
Tax Rate Com.: 35.65
Property Code: 325
Total Bldg Value: 61100
Total Yard Value: 0
Total Land Value: 97200
Total Value: 158300
Tax: $5,643.40

Fiscal Year 2017
Tax Rate Res.: 16.69
Tax Rate Com.: 36.03
Property Code: 325
Total Bldg Value: 61100
Total Yard Value: 0
Total Land Value: 97200
Total Value: 158300
Tax: $5,703.55

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.
Location: 117 UNION ST  
Parcel ID: 53 216  
Zoning: MUB  
Fiscal Year: 2019

Current Owner Information:
PIVA PAUL A  
FLOREK GAIL  
10 PEQUOD ROAD  
FAIRHAVEN, MA 02719

Current Sales Information:
Sale Date: 12/31/1989  
Sale Price: $0.00  
Legal Reference: 1838-1144  
Grantor: N/A  
Card No. 1 of 1

This Parcel contains 0.020 acres of land mainly classified for assessment purposes as RETAIL with a(n) GENERAL RETAIL style building, built about 1930, having Brick exterior, Tar&Gravel roof cover and 873 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>
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</thead>
<tbody>
<tr>
<td>59200</td>
<td>67500</td>
<td>0</td>
<td>126700</td>
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Fiscal Year 2019  
Tax Rate Res.: 16.47  
Tax Rate Com.: 34.84  
Property Code: 325  
Total Bldg Value: 59200  
Total Yard Value: 0  
Total Land Value: 67500  
Total Value: 126700  
Tax: $4,414.23

Fiscal Year 2018  
Tax Rate Res.: 16.63  
Tax Rate Com.: 35.65  
Property Code: 325  
Total Bldg Value: 57700  
Total Yard Value: 0  
Total Land Value: 65600  
Total Value: 123300  
Tax: $4,395.65

Fiscal Year 2017  
Tax Rate Res.: 16.69  
Tax Rate Com.: 36.03  
Property Code: 325  
Total Bldg Value: 57700  
Total Yard Value: 0  
Total Land Value: 65600  
Total Value: 123300  
Tax: $4,442.50

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.
**Location:** 121 UNION ST  
**Parcel ID:** 53 215  
**Zoning:** MUB  
**Fiscal Year:** 2019

**Current Sales Information:**  
**Sale Date:** 12/31/1989  
**Sale Price:** $0.00  
**Legal Reference:** Card No. 1 of 1  
**Grantor:** N/A

This Parcel contains 0.049 acres of land mainly classified for assessment purposes as RETAIL with a(n) GENERAL RETAIL style building, built about 1930, having Brick exterior, Tar&Gravel roof cover and 2074 Square Feet, with 1 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 0 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>66000</td>
<td>126600</td>
<td>0</td>
<td>192600</td>
</tr>
</tbody>
</table>

**Fiscal Year 2019**  
**Tax Rate Res.:** 16.47  
**Tax Rate Com.:** 34.84  
**Property Code:** 325  
**Total Bldg Value:** 66000  
**Total Yard Value:** 0  
**Total Land Value:** 126600  
**Total Value:** 192600  
**Tax:** $6,710.18

**Fiscal Year 2018**  
**Tax Rate Res.:** 16.63  
**Tax Rate Com.:** 35.65  
**Property Code:** 325  
**Total Bldg Value:** 64000  
**Total Yard Value:** 0  
**Total Land Value:** 123000  
**Total Value:** 187000  
**Tax:** $6,666.55

**Fiscal Year 2017**  
**Tax Rate Res.:** 16.69  
**Tax Rate Com.:** 36.03  
**Property Code:** 325  
**Total Bldg Value:** 64000  
**Total Yard Value:** 0  
**Total Land Value:** 123000  
**Total Value:** 187000  
**Tax:** $6,737.61

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.
**Location:** 127 129 UNION ST  
**Parcel ID:** 53 146  
**Zoning:** MUB  
**Fiscal Year:** 2019  

**Current Owner Information:**  
PIVA PAULA  
10 PEQUOD ROAD  
FAIRHAVEN, MA 02719  

**Current Sales Information:**  
**Sale Date:** 12/31/1989  
**Sale Price:** $0.00  
**Legal Reference:** Card No. 1 of 1  
**Grantor:** N/A  

This Parcel contains 0.099 acres of land mainly classified for assessment purposes as RETAIL with a(n) GENERAL RETAIL style building, built about 1865, having Brick exterior, Tar&Gravel roof cover and 8652 Square Feet, with 1 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 3 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>199400</td>
<td>149700</td>
<td>400</td>
<td>349500</td>
</tr>
</tbody>
</table>

**Fiscal Year 2019**  
**Tax Rate Res.:** 16.47  
**Tax Rate Com.:** 34.84  
**Property Code:** 325  
**Total Bldg Value:** 199400  
**Total Yard Value:** 400  
**Total Land Value:** 149700  
**Total Value:** 349500  
**Tax:** $12,176.58  

**Fiscal Year 2018**  
**Tax Rate Res.:** 16.63  
**Tax Rate Com.:** 35.65  
**Property Code:** 325  
**Total Bldg Value:** 194200  
**Total Yard Value:** 400  
**Total Land Value:** 145500  
**Total Value:** 340100  
**Tax:** $12,124.57  

**Fiscal Year 2017**  
**Tax Rate Res.:** 16.69  
**Tax Rate Com.:** 36.03  
**Property Code:** 325  
**Total Bldg Value:** 194200  
**Total Yard Value:** 400  
**Total Land Value:** 145500  
**Total Value:** 340100  
**Tax:** $12,253.80  

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.