CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT

- TO: Planning Commission
- THROUGH: Richard Thompson, Director of Community Development
- FROM: Laurie B. Jester, Planning Manager
- DATE: November 12, 2008
- **SUBJECT:** Consideration of a Master Use Permit Amendment to allow a new restaurant (Tin Roof Bistro) with a new outdoor dining patio and on-site consumption of alcohol and clarification/acknowledgement that the site is part of the Manhattan Village Shopping Center Master Use Permit, at 3500 Sepulveda Boulevard, Hacienda/Haagen building (Mike Simms and Mark Neumann).

RECOMMENDATION

Staff recommends that the Planning Commission CONDUCT THE CONTINUED PUBLIC HEARING AND ADOPT THE ATTACHED RESOLUTION (EXHIBIT A) APPROVING THE PROJECT WITH CONDITIONS.

PROPERTY OWNER

Mark Neumann- 3500 Sepulveda, LLC 620 Manhattan Beach Boulevard Manhattan Beach, CA 90266 APPLICANT Mark Neumann- 3500 Sepulveda, LLC and Mike Simms, Tin Roof Bistro 121 20th Street, B Manhattan Beach, CA 90266

BACKGROUND

The subject property is a separate legal parcel, known as the Hacienda or Haagen Building, located within the Manhattan Village Shopping Center. The property is one of the outlying buildings along the perimeter of the Center adjacent to Sepulveda. It is the only parcel with a different owner; the rest of the Mall property is owned by RREEF. Staff and the City Attorney met with the property owners attorney and were advised that they are in the process of negotiating an agreement with RREEF regarding the existing Master Use Permit entitlements on the properties. The applications were continued from the September 24th Planning Commission meeting to the October 8th meeting, and then from the October 8th meeting to tonight's meeting at the applicants request.

Staff has been informed that these two property owners have now reached an agreement regarding the existing entitlements and therefore a Master Use Permit to allow conversion of a portion of the existing office to restaurants or other commercial uses is not be required. Clarification and acknowledgment from the Planning Commission that the site is included as part of the Manhattan Village Mall and subject to the existing Master Use Permit and related entitlements is required. An Amendment to allow on-site consumption of alcohol at the new restaurant (Tin Roof Bistro) is also required in accordance with the existing Use Permit for the Shopping Center. The Shopping Center is also in the process of preparing an EIR for a three

phase renovation and expansion and it is anticipated that 3500 Sepulveda will be included in this entitlement.

PROJECT OVERVIEW

LOCATION

Location	3500 N. Sepulveda B	oulevard.
Legal Description	Parcel 12 of Parcel M	lap No. 12219
Area District	ΙΙ	
	LAND USE	
General Plan	Manhattan Village	
Zoning	CC, Community Com	nmercial
<u>Land Use</u> Tin Roof Bistro	<u>Existing</u> Office (vacant)	<u>Proposed</u> Restaurant

Neighboring Land Uses/Zoning

North, South and East, Commercial Manhattan Village Shopping Center, West across Sepulveda Boulevard (State Highway 1) Commercial, and Veterans Parkway Open Space with Residential Senior Citizen and Single Family Residential beyond.

PROJECT DETAILS

Parcel Size:	29,621 sf	
Building Height:	Existing 42' 2-story (legal non-conforming)	<u>Proposed</u> No change
Building Areaand Uses: Tin Roof Bistro Total interior	Existing 4,250 sf office (vacant) 19,840 sf	Proposed 4,250 sf restaurant 19,840 sf
Exterior courtyard	3,000 sf approx. common area	2,200 sf approx. common area
	No restaurant dining	800 sf conversion to outdoor restaurant dining

Note: Square footage of any outdoor restaurant areas would be counted towards the maximum total allowed restaurant area.

Parking and Loading:	Existing	Proposed
3500 Sepulveda	None on site	No change

Note: Private Agreements on site- Common Area Agreement/Parking Easement (COREA) with Manhattan Village Shopping Center- approximately 2,393 parking stalls provided on Shopping Center site as well as loading at rear of Shopping Center. Access provided at front of 3500 Sepulveda building via private road on Shopping Center site. Settlement Agreement also addresses shared off-site parking and loading.

Required Per Use Permit

<u>Hours of Operation</u> : Tin Roof Bistro	Existing M-F 8:30am-5:30 pm (offices)	<u>Proposed</u> 11am to 11 pm 7 days a week	<u>Required</u> Reso PC 01-27 Condition No 16 6:00 am to 2:00 AM 7 days a week
<u>Entertainment</u> :	<u>Existing</u>	Proposed	
Tin Roof Bistro	None	None	
<u>Alcohol</u> :	<u>Existing</u>	Proposed	onsumption restaurant
Tin Roof Bistro	None	Full service on-site co	

Note: Some of the square footages and parking numbers provided by the applicant conflict slightly with the numbers in the Shopping Center Master Use Permit (Resolution PC 01-27) and provided by the Shopping Center owner and are subject to verification.

PROJECT DESCRIPTION

Project Site

In 2001 the Manhattan Village Shopping Center (3200 Sepulveda) received approval of a Master Use Permit (MUP) for the renovation of the existing Shopping Center. This approval replaced the 1995 Master Use Permit which governed development on the Center, including the Hacienda Building site. Madison Marquette was the Shopping Center owner at the time; RREEF is the current owner. This project provided a complete joint parking study that was prepared by a traffic engineer and the square footages and mix of uses allowed were based on this detailed parking analysis. The application was approved with Resolution PC 01-27, attached as Exhibit C.

The application description, plans and tenant/building square footage list included the 3500 Sepulveda (Hacienda Building) property, which was and continues to be a separate legal parcel with separate ownership. However, the application was not signed by the Hacienda building owner and it appears that they were not notified of the pending application.

The 2001 MUP approval (Conditions 10 and 11-page 5) allows the conversion of up to 13,005 square feet of vacant, retail, or office space to restaurant use, for a total of 75,000 square feet gross leasable area of restaurant uses on the site. The 75,000 square foot maximum is based on an overall parking demand and supply of 4.1 parking stall per 1,000 square feet of gross leasable area, which was recommended by the traffic engineer and approved with Resolution PC 01-27.

Conditions 13 and 14 allow beer and wine at restaurants in the Center without an Amendment. Additionally, any restaurants that were in existence in 2001 at the time of the approval of Resolution PC 01-27 are allowed to expand from beer and wine service to full alcohol service without a public hearing as long as their square footage is not increased and the total 68,000 square feet of restaurant use with alcohol on the site is not exceeded.

A Master Use Permit to allow all of the uses allowed by the Master Use Permit for the Shopping Center Resolution PC 01-22 on the 3500 Sepulveda property is no longer necessary as the separate owners have agreed that the 3500 Sepulveda parcel is included within the Shopping Center entitlements. The attached draft Resolution (Exhibit A) includes conditions on the property (Sepulveda dedication-condition No. 11, page 8 and Theater sign- condition No. 14, page 9) to address the City's requirements for including the property in the Shopping Center Master Use Permit.

Tin Roof Bistro

The proposed restaurant would be located on the first floor of the existing two-story building on the south side with the main entry on the east side off of the Mall perimeter road. All parking would be off-site to the east of the perimeter road. This parking is governed by the Construction, Operation, and Reciprocal Easement Agreement (COREA) which is a private recorded agreement between the property owner of the subject site, the Hacienda building, and the Shopping Center, RREEF, as well as the Settlement Agreement. The property owner also indicates that all 2,393 parking spaces are available to the building through the COREA, portions of which are attached as part of the project application (Exhibit F).

The project would convert 4,250 sf of interior vacant office area previously occupied by Platinum Capital Group to restaurant, plus convert 800 sf of common courtyard to outdoor dining area. The interior dining area would provide 142 seats, while the outdoor dining area provides 38 seats. A lounge area towards the rear of the restaurant provides 18 additional seats with ten seats at the bar and an additional eight seats at tables. The dining area is 2,200 square feet in area, the kitchen is 1,450 square feet and the balance of the square footage is service and restroom areas. A new trash and recycling area is proposed on the south side of the building to the west of the existing trash enclosure as shown on the plans, Exhibit H.

The restaurant is proposed to be open seven days a week from 11:00 am to 11:00 pm, with peak hours anticipated to be lunch and dinner between 12:00 pm to 2:00 pm and 6:00 pm to 8:00 pm. The restaurant would employee approximately 20 people, while the previous tenant had approximately 45 employees. No new signage is shown on the plans, however staff would condition that any new signage would be required to be consistent with the Shopping Center signs. The existing large Theater sign is an off-site sign and a schedule for future removal of this sign will be required.

The applicant has indicated verbally to staff that they would also like to have to flexibility to add valet parking for the restaurant on the adjacent bank site in the future. This will require approval of the property owner as well as review and approval by the City Traffic Engineer. Minor site and landscaping revisions may be contemplated also which staff will review through the plan check process.

ENVIRONMENTAL DETERMINATION

In accordance with the provisions of the California Environmental Quality Act (CEQA) as amended by the City of Manhattan Beach CEQA Guidelines, the Community Development Department found that the subject project is exempt from CEQA as a Class 32 In-fill Development project.

DISCUSSION

Parking and Loading

Although the project site is a legal separate parcel with separate ownership it was built as part of the original Shopping Center. The property was designed, built and used by the original Center owner, Haagen, for their offices. Over the years the parcel was split off and the joint parking, access and maintenance agreement (COREA) was recorded. The building, patios and landscaping take up the entire site; all access is from surrounding properties. The draft conditions of approval (conditions 8, 13 and 15) would require the applicant to ensure to the satisfaction of the Director of Community Development that adequate parking and loading facilities are provided.

Use Permit

The Master Use Permit Amendment is required since conditions 10-17 of Resolution PC 01-27 allows the conversion from office to restaurant, as well as beer and wine at the restaurants, but only restaurants existing at the time of the 2001 Use Permit approval that already have beer and wine service may convert to full alcohol service without an Amendment.

The Planning Commission must make the following findings in accordance with Section 10.84.060 for the Use Permit, if the project is approved:

- 1. The proposed location of the use is in accord with the objectives of this title and the purposes of the district in which the site is located;
- 2. The proposed location of the use and the proposed conditions under which it would be operated or maintained will be consistent with the General Plan; will not be detrimental to the public health, safety or welfare of persons residing or working on the proposed project site or in or adjacent to the neighborhood of such use; and will not be detrimental to the public heath, safety or welfare of persons residing or working on the proposed project site or in adjacent to the neighborhood of such use; and will not be detrimental to the public heath, safety or welfare of persons residing or working on the proposed project site or in adjacent to the neighborhood of such use; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city;
- 3. The proposed use will comply with the provisions of this title, including any specific condition required for the proposed use in the district in which it would be located; and
- 4. The proposed use will not adversely impact or be adversely impacted by nearby properties. Potential impacts are related but not necessarily limited to: traffic, parking noise, vibration, odors, resident security and personal safety, and aesthetics, or create demands exceeding the capacity of public services and facilities which cannot be mitigated.

The Planning Commission, as part of approving the use permit for the subject project, in accordance with Section 10.84.070 can impose reasonable conditions as necessary to:

- A. Achieve the general purposes of this ordinance or the specific purposes of the zoning district in which the site is located, or to make it consistent with the General Plan;
- B. Protect the public health, safety, and general welfare, or
- C. Ensure operation and maintenance of the use in a manner compatible with existing and potential uses on adjoining properties or in the surrounding area.
- D. Provide for periodic review of the use to determine compliance with conditions imposed, and Municipal Code requirements.

Staff believes that all of the findings to approve the Master Use Permit Amendment can be met with conditions. The proposed use is compatible with the surrounding area and the original Master Use Permit for the Shopping Center, is consistent with the Zoning and General Plan designations and there would be no anticipated impacts from the proposed uses as conditioned. The attached Draft Resolution details the required findings and conditions.

Public input and Commission comments

As of the writing of this report staff has not received any written comments from the public. One residential neighbor to the west called and expressed concerns with any new proposed exterior lighting. Any new lighting would need to be oriented downwards and shielded to prevent off-site illumination (Section 10.60.120) and would be reviewed through plan check.

At the October 8th meeting the Planning Commission requested information on the hours of the existing restaurants on the site. Attached as Exhibit C is a chart that lists the restaurant uses with and without alcohol and their hours of operation. Condition No 16 of the Shopping Center Master Use Permit allows restaurants to operate from 6:00 am to 2:00 PM seven days a week. This same condition would apply to the Tin Roof Bistro unless the Commission conditions the application.

Other Departments Input

The plans and applications were distributed to other departments for their review and comments and are attached as Exhibit F. The City Engineer commented that Sepulveda and the bridge will be widened in the future. He recommends that right-of-way be dedicated at no cost to the City to accommodate the widening and that an appropriate cash contribution also be required. Fire and Building Safety indicated that plans would be reviewed through plan check and handicapped, disabled access, and fire requirements would need to be met. The Police Department had no comments. The Department of Public Works had standard comments. All specific Department conditions are included in the attached draft resolution as appropriate and requirements will be addressed during the plan check process.

CONCLUSION

Staff recommends that the Planning Commission conduct the continued public hearing and adopt the attached draft Resolution approving the project with conditions.

ALTERNATIVES

Other than the stated recommendation, the Planning Commission may:

1. **DENY** the project subject to public testimony received, based upon appropriate findings, and **DIRECT** Staff to return with a draft Resolution.

EXHIBITS:

- A. Draft Resolution PC 08-XX
- B. Chart of restaurants in the Manhattan Village Mall
- C. Resolution PC 01-27 and Manhattan Village Shopping Center Area Analysis 9-23-2003
- D. Project applications
- E. Other Department Comments
- F. Plans

RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH APPROVING A MASTER USE PERMIT AMENDMENT TO ALLOW A NEW RESTAURANT WITH OUTDOOR DINING AND ON-SITE CONSUMPTION OF ALCOHOL IN AN EXISTING OFFICE BUILDING (HACIENDA OR HAAGEN BUILDING) AND CONFIRMING THAT THE SITE IS PART OF THE MANHATTAN VILLAGE SHOPPING CENTER MASTER USE PERMIT AND ASSOCIATED ENTITLEMENTS AT 3500 SEPULVEDA BOULEVARD AVENUE (MARK NEUMANN AND MIKE SIMMS)

SECTION 1. The Planning Commission of the City of Manhattan Beach hereby makes the following findings:

- A. The Planning Commission of the City of Manhattan Beach conducted public hearings on September 24, October 8 and 22, and November 12, 2008 to consider a applications for Master Use Permits on the property. Said hearings were advertised pursuant to applicable law, testimony was invited and received.
- B. The subject property is legally described as Lot 12, of Parcel Map 12219, Map Book 122, pages 33-35 and is addressed as 3500 Sepulveda Boulevard, in the City of Manhattan Beach. The project property owner is Mark Neumann, 3500 Sepulveda LLC and the applicant is Mike Simms, Tin Roof Bistro.
- C. The subject site is 29,621 square feet in area, with a 2-story building approximately 42 feet in height and 19,840 square feet in area. The building has a central courtyard, mature landscaping and no access or parking on the site. All access, parking and loading and other shared uses are on the adjacent Manhattan Village Mall property.
- D. The project consists of the following: 1) clarification that the site is included as part of the Master Use Permit (Resolution PC 01-27), and all other related entitlements, for the Manhattan Village Shopping Center, and 2) allow on-site alcohol consumption for a new restaurant, Tin Roof Bistro, which requires the Master Use Permit Amendment.
- E. The Master Use Permit Amendment is required since Conditions 10-17 of Resolution PC 01-27 allows the conversion from office to restaurant, as well as beer and wine at the restaurants, but only restaurants existing at the time of the 2001 Use Permit approval that already have beer and wine service may convert to full alcohol service without an Amendment.
- F. The Manhattan Village Shopping Center planning/zoning entitlement history is as follows:
 - 1. On March 6, 1979 the Manhattan Beach City Council adopted Resolution 3685, establishing the Commercial Planned Development (CPD) District for the First Phase construction and operation of a community shopping center (Manhattan

Village Mall) consisting of approximately 150,000 square feet of retail establishments providing community convenience goods and services, and approximately 300,000 square feet of retail establishments providing goods and services customarily found in malls associated with department stores.

- 2. On December 18, 1979 the Manhattan Beach City Council adopted Resolution 3757, approving the Second Phase construction and operation of a community shopping center (Manhattan Village Mall).
- 3. Subsequent use permits were approved for individual uses within the shopping center.
- 4. On December 18, 1990 the Manhattan Beach City Council adopted Ordinance 1832, repealing the CPD zoning District and establishing the CC (Community Commercial) zoning district for the Shopping Center and subject property.
- 5. On April 5, 1994 the Manhattan Beach City Council adopted Ordinance 1902, establishing a provision for a Master Use Permit for multiple tenant projects to replace obsolete Commercial Planned Development (CPD) Permits.
- 6. On January 3, 1995 the Manhattan Beach City Council adopted Resolution 5142, approving the conversion of all previous Commercial Planned Development and individual Use Permit entitlements for the Shopping Center and subject property to a Master Use Permit consistent with provisions of Ordinance 1902.
- 7. On December 12, 2001 the Planning Commission adopted Resolution No. PC 01-27 which superseded and replaced all the previous approvals on the Manhattan Village Shopping Center site. Although the project description, plans and tenant/building square footages list submitted by the Shopping Center owner at the time (Madison Marquette) included the subject site (Hacienda or Haagen building) the property owner at the time did not sign the application and it is not clear if they were notified or aware of the pending application. The property owner at the time did not participate in the public hearing process. The current owner of the subject property (3500 Sepulveda LLC) purchased the property in 2005.
- 8. On February 27, 2002 the Planning Commission adopted Resolution No. PC 02-07 approving a Master Sign Program and Sign Exception for the Manhattan Village Shopping Center. The Resolution includes conditions for removal of the theater sign that is located on the subject site as well as standards and conditions for signage throughout the Shopping Center and subject site.
- 9. The subject Master Use Permit application was submitted in April 2008 to request the approvals described in D. above.

- 10. The subject property owner recently entered into a Settlement Agreement with RREEF (current owner of the Manhattan Village Shopping Center) in October 2008 regarding the existing Master Use Permit entitlements on the properties, as well as other private issues, and therefore a Master Use Permit to allow conversion of a portion of the existing office to restaurants or other commercial uses is not be required. Confirmation, acknowledgement and clarification that the Master Use Permit applies to the site is required as well as an Amendment to allow on-site consumption of alcohol at the new restaurant (Tin Roof Bistro) is required in accordance with the existing Master Use Permit for the Shopping Center.
- 11. The Shopping Center is also in the process of preparing an EIR for a three phase renovation and expansion and it is anticipated that 3500 Sepulveda will be included in this entitlement.
- G. An Environmental Impact Report (EIR) was prepared (1978) and certified for a phased project, of which Manhattan Village Shopping Center and the subject property was a part. Mitigation measures were identified and adopted in several issue areas.
- H. In accordance with the provisions of the California Environmental Quality Act (CEQA) as amended by the City of Manhattan Beach CEQA Guidelines, the Community Development Department found that the subject project is exempt from CEQA as a Class 32 In-fill Development project.
- I. The project will not individually nor cumulatively have an adverse effect on wildlife resources, as defined in Section 711.2 of the Fish and Game Code.
- J. This Resolution, upon its effectiveness, confirms, clarifies and acknowledges that the Master Use Permit and other entitlements for the Shopping Center applies to the site as well as provides an Amendment to allow on-site consumption of alcohol at the new restaurant (Tin Roof Bistro), as required in accordance with the existing Master Use Permit for the Shopping Center.
- K. Pursuant to Section 10.84.060 A. of the Manhattan Beach Zoning Ordinance, the following findings are made regarding the Master Use Permit application:
 - 1. The property is located within Area District II and is zoned CC, Community Commercial. The proposed location is in accord with the purpose of this zoning district, which is to provide sites for planned commercial centers which contain a wide variety of commercial establishments, including businesses selling home furnishings, apparel, durable goods and specialty items generally having a citywide market area. Support facilities such as entertainment and eating and dining establishments are permitted, subject to certain limitations to avoid adverse effects on adjacent uses. A portion of the building and outdoor common courtyard and patio areas will be converted to restaurant use with service of alcohol for onsite consumption which is consistent with other uses within the Shopping Center.

The use is allowed with an Amendment to the Master Use Permit and is permitted by the underlying Community Commercial zoning district with a Use Permit. Confirming, clarifying and acknowledging that the parcel is part of the Master Use Permit for the Shopping Center also requires that broader conditions related to street dedication, signage and parking/loading be required to ensure the objectives of the code are satisfied. With these conditions the application is consistent with the purpose of the district and zone. The proposed location of the use is in accord with the objectives of this title and the purposes of the district in which the site is located, as conditioned.

2. The General Plan designation for the property is Manhattan Village Commercial. This designation reflects the unique nature of the subject property as a portion of the largest retail development in the City. The modifications, as conditioned, are consistent with the following General Plan Goals and Policies:

Goal Lu-2: Encourage the provision and retention of private landscaped open space.

Policy LU-2.4: Support appropriate stormwater pollution mitigation measures.

Policy LU-3.2:Promote the use of adopted design guidelines for new construction in Downtown, along Sepulveda Boulevard, and other areas to which guidelines apply.

Policy LU- 3.5: Ensure that the sign ordinance provides for commercial signage that is attractive, non-intrusive, safe, and consistent with overall City aesthetic goals.

Policy LU-6.2: Encourage a diverse mix of businesses that support the local tax base, are beneficial to residents, and support the economic needs of the community.

Policy LU- Recognize the need for a variety of commercial development types and designate areas appropriate for each. Encourage development proposals that meet the intent of these designations.

Goal LU-8: Maintain Sepulveda Boulevard, Rosecrans Avenue, and the commercial areas of Manhattan Village as regional-serving commercial districts.

Policy LU- 8.2: Support the remodeling and upgrading needs of businesses as appropriate within these regional-serving commercial districts.

Policy I-1.8 Require property owners, at the time new construction is proposed, to either improve abutting public right-of-way to its full required width or to pay in-lieu fees for improvements, as appropriate.

Policy I-1.9 Require property owners, at the time of new construction or substantial remodeling, dedicate land for roadway or other public improvements, as appropriate and warranted by the project.

Policy I-3.5 Encourage joint-use and off-site parking where appropriate.

The new use will be within the existing floor area and outdoor areas and is consistent with the existing uses on the site and other nearby commercial properties. The proposed project is an upgrade of an existing commercial building. The proposed restaurant increases traffic, and is a more intense use of site since it is a conversion from office to a destination-type restaurant use. The restaurant site is physically separated from mall, more than 380 feet from the main mall, and 260 feet from any retail/restaurant uses, so there is not as much joint or shared traffic as other uses on site. Shared parking with the Manhattan Village mall site is compatible due to the remote location of the subject site, it does not conflict with the main Mall parking demand. However, this new use increases traffic on Sepulveda. If the subject parcel was included as part of the original 2001 Mall master Use Permit then dedication on Sepulveda would have been required at that time. Due to all these factors, confirming that the parcel is part of the Master Use Permit for the Shopping Center also requires that broader conditions related to Sepulveda Boulevard street dedication, signage and parking/loading be required to ensure consistency with the General Plan, as indicated above, and so the use of the site will not be detrimental to the public health, safety or welfare of persons residing or working in or adjacent to the neighborhood of such use and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the City. Therefore the project, as conditioned, the project will meet these findings.

3. The conversion to restaurant with on-site sale and consumption of alcohol is permitted by the underlying zoning district and Master Use Permit, with the clarification that the subject site is part of the Master Use Permit, and with a Use Permit Amendment for the alcohol. The proposed renovation will comply with applicable performance and development standards. Therefore the proposed use will comply with the provisions of Title 10 of the Municipal Code (Zoning Ordinance), including any specific condition required for the proposed use in the CC zoning district in which it is located. Standards including but not limited to containment of glare and noise in that the conversion will be within an existing building and the outdoor courtvard is the center and the east side shielded from residential to the west across Sepulveda, State Highway 1. The subject site is at an elevation significantly lower (approximately 20-30 feet) than Sepulveda and the single family residential properties to the west, and these residential uses are over 450 feet to the west of the site. Additionally, confirming that the parcel is part of the Master Use Permit for the Shopping Center also requires that specific conditions related to Sepulveda Boulevard street dedication, signage and parking/loading be required to comply with the provisions of the Code.

- 4. The proposed use, as conditioned, will not adversely impact nor be adversely impacted by nearby properties, which are a mix of commercial and residential uses. The additional proposed area with alcohol sales will largely be located within the existing building footprint, and out of line-of-sight of the nearest residential use and therefore, as conditioned, is not expected to cause any noise, glare, vibration, security and safety, odors or aesthetic visual impacts. The proposed conversion from office to a destination type restaurant with alcohol will result in an increase in traffic, and therefore dedication along Sepulveda is required. Since the building is located on the perimeter away from the main Mall and any other restaurant or retail uses, the project will provide adequate parking off-site, subject to City verification, to serve the new use. The restaurant use will have increased demands for trash and loading that the office tenant did not have, and conditions will be required to ensure these facilities are adequate. Clarifying and confirming that the parcel is part of the Master Use Permit for the Shopping Center also requires that broader conditions related to street dedication, signage and parking/loading be required to ensure that any potential impacts related to traffic, parking, and aesthetics be mitigated.
- L. A determination of public convenience and necessity is made for the proposed Type 42 alcohol license (as conditioned below), which shall be forwarded to the California Department of Alcohol Beverage Control upon City Council acceptance of this project approval.
- M. A de minimis impact finding is hereby made that the project will not individually or cumulatively have an adverse effect on wildlife resources, as defined in Section 711.2 of the Fish and Game Code.
- N. This Resolution, upon its effectiveness, together with existing Master Use Permit (Resolution PC 01-27) approved December 12, 2001, and the Master Sign Program and Sign Exception (Resolution PC 02-07), approved February 27, constitutes the entitlements for the subject site, and the State required Determination of Public Convenience and Necessity for the currently proposed Type 42 alcohol licenses.

<u>Section 2.</u> The Planning Commission of the City of Manhattan Beach hereby **APPROVES** the subject Master Use Permit Amendment, and **CONFIRMS and CLARIFIES** that the subject parcel is included as part of the Manhattan Village Shopping Center Master Use Permit and related entitlements, subject to the following conditions:

General/procedural Conditions

1. *Compliance*. The project shall be in compliance with the plans and project description submitted to and approved by the Planning Commission on November 12, 2008. All development must occur in compliance with the proposal as set forth in the application for said permit, subject to any special conditions set forth below. Any substantial deviation from the approved plans and project description, except as provided in this approval, shall require review by the Director of Community

Development and a determination if Planning Commission review and an amendment to the Master Use Permit is required.

- 2. *Lapse of Approval.* The Use Permit shall lapse two (2) years after its date of approval unless implemented or extended in accordance with Manhattan Beach Municipal Code (MBMC) Section 10.84.090.
- 3. *Terms and Conditions are Perpetual.* These terms and conditions shall be perpetual, and it is the intention of the Director of Community Development and the permittee to bind all future owners and possessors of the subject property to the terms and conditions. Further, the applicant shall record the conditions of approval of this Resolution with the Office of the County Clerk/Recorder of Los Angeles. The format of the recording instrument shall be reviewed and approved by the City Attorney.
- 4. *Effective Date*. Unless appealed to the City Council, the subject Use Permit shall become effective when all time limits for appeal as set forth in MBMC Section 10.100.030 have expired.
- 5. *Legal Fees.* The applicant agrees, as a condition of approval of this project, to pay all reasonable legal and expert fees and expenses of the City of Manhattan Beach in defending any legal action associated with the approval of this project brought against the City. In the event such a legal action is filed against the project, the City shall estimate its expenses for the litigation. The Applicant shall deposit said amount with the City or enter into an agreement with the City to pay such expenses as they become due.
- 6. The project shall comply with all conditions, standards and other requirements of the existing Master Use Permit (Resolution PC 01-27) approved December 12, 2001, and the Master Sign Program and Sign Exception (Resolution PC 02-07), approved February 27, 2002.
- 7. The property owners request for a new Master Use Permit is administratively withdrawn as it is no longer necessary with the approval of this clarification that the subject site is include with the Manhattan Village Mall entitlements. The property owner shall also be required to be an applicant in any future entitlements that affect shared/joint uses on the sites including but not limited to the EIR for the three-phase expansion plan that is currently being processed.
- 8. Upon submittal of any request for business license, or application for building permit, which involves the alteration or enlargement of any tenant space, or the introduction of any new business within an existing tenant space, including but not limited to the proposed subject application for Tin Roof Bistro, the applicant shall provide an up to date site-wide tenant space study which includes the subject site as well as all of the tenants and properties within the Manhattan Village Shopping Center. The space study shall include detailed area breakdowns subject to the review and approval of the Director of Community Development. The required space study shall be consistent in

format, and information provided with Exhibit A (Manhattan Village Shopping Center Area Analysis dated 9-23-03) attached hereto. The space study shall also include any outdoor dining areas. The information shall include tenant street addresses, existing and proposed tenants, and evidence that the proposed alteration / tenant will provide adequate parking and loading as required by applicable parking standard.

Fire Department and Public Works

- 9. Commercial establishments are required (MBMC 5.24.030 (C)(2) to have sufficient refuse storage space to enclose a commercial lift container(s). Refuse storage spaces or facilities must be screened from public view and be either constructed within the building structure or in a screened enclosure. Trash areas shall subject to review and approval of the Departments of Public Works, Community Development and Fire, and shall include, but not be limited to, a roof enclosure, drainage to the sanitary sewer, adequate room for recyclables, and adequate vehicular access which does not impact adjacent property access or Fire lanes.
- 10. Erosion and sediment control devices BMP's (Best Management Practices) must be implemented as required by the Department of Public Works. Control measures shall be taken to prevent erosion from the site and street surface water from entering the site.
- 11. The applicant shall submit an irrevocable offer to dedicate right-of-way at no cost to the City for future street and bridge widening, and associated construction, as required by and subject to approval of the Director of Public Works, for future road widening along Sepulveda Boulevard. Said dedication shall provide a minimum 3 foot distance from the west wall of the existing building. The applicant shall also pay a fair share contribution for the future widening as determined by the Director of Public Works. The irrevocable offer to dedicate shall be submitted prior to the issuance of a building permit on the site. The approved irrevocable offer to dedicate shall be recorded and fair share contribution paid in full prior to issuance of a Certificate of Occupancy, or building final. The applicant shall cooperate fully with the City in the future roadway widening.
- 12. A mop sink will be required to be installed in accordance with Public Works standards.

Parking and Circulation

13. The minimum amount of parking and loading required for the project shall be located on the subject site and/or the Shopping Center site. A parking and loading covenant or other agreement to maintain required parking on any off-premise lot, including but not limited the Shopping Center site, shall be required subject to review and approval of the Director of Community Development. Any proposed valet parking shall require review and approval by the City Traffic Engineer, as well as written approval from any other property owners where the parking is located.

Signage

14. A schedule for removal of the off-premise theater sign shall be submitted to the Director of Community Development for review and approval and the sign shall be removed in accordance with the approved schedule. The City shall bear none of the cost of the removal of the existing Theater sign. Any new site signage shall be consistent with the Master Sign Program and Sign Exception (Resolution PC 02-07), approved February 27, 2002, or an Amendment shall be required.

Special Conditions

- 15. Any off-site improvements (including but not limited to those on the Shopping Center site) shall require written approval of the property owner whose property the improvement is located upon prior to the issue of a permit or approval for the improvement.
- 16. Prior to the issuance of a Certificate of Occupancy or a building final the applicant shall obtain approval from the State Department of Alcoholic Beverage Control (ABC) for the sale and on-site consumption of alcohol at the restaurant. The applicant shall comply with all conditions of the approval.
- 17. The applicant shall provide the City with a signed final copy of the Settlement Agreement between the property owner and RREEF. Staff shall determine if the agreement if is adequate to address certain off-site and other conditions of the site entitlements, or if further agreements or Amendments are required.

<u>SECTION 3</u>. Pursuant to Government Code Section 65009 and Code of Civil Procedure Section 1094.6, any action or proceeding to attack, review, set aside, void or annul this decision, or concerning any of the proceedings, acts, or determinations taken, done or made prior to such decision or to determine the reasonableness, legality or validity of any condition attached to this decision shall not be maintained by any person unless the action or proceeding is commenced within 90 days of the date of this resolution and the City Council is served within 120 days of the date of this resolution.

> I hereby certify that the foregoing is a full, true, and correct copy of the Resolution as adopted by the Planning Commission at its regular meeting of November 12, 2008 and that said Resolution was adopted by the following vote:

AYES: NOES: ABSTAIN: ABSENT:

RICHARD THOMPSON Secretary to the Planning Commission

Sarah Boeschen Recording Secretary <u>SECTION 3</u>. Pursuant to Government Code Section 65009 and Code of Civil Procedure Section 1094.6, any action or proceeding to attack, review, set aside, void or annul this decision, or concerning any of the proceedings, acts, or determinations taken, done or made prior to such decision or to determine the reasonableness, legality or validity of any condition attached to this decision shall not be maintained by any person unless the action or proceeding is commenced within 90 days of the date of this resolution and the City Council is served within 120 days of the date of this resolution.

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AYES: NOES: ABSTAIN: ABSENT:

RICHARD THOMPSON Secretary to the Planning Commission

Sarah Boeschen Recording Secretary

		Reeds)	(Formerly	Sesame	Open	Garden	Olive	Show	LA Food	BBQ	Joey's	Burgers	rine	Island's	Coco's	China Grill		& Bar	Chili's Grill	Kitchen	Pizza	California	Tenant				<u>Manhatta</u>
		Yes				Yes		Yes		Yes		Yes			Yes	Yes		Yes		Yes			Served	Alcohol			Manhattan Village Dining Locations- 10/2008
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55,558	580	3,000		1,216		1,106	302	2,369	1,323	
	ice cream parlor no alcohol	outdoor dining			outdoor dining		Tenant leases remote storage/not retail 305 use			

RESOLUTION PC 01-27

RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH APPROVING A MASTER USE PERMIT AND HEIGHT VARIANCE FOR THE RENOVATION AND REMODELLING OF AN EXISTING ENCLOSED MALL AND PARKING LOT WITHIN THE MANHATTAN VILLAGE SHOPPING CENTER, LOCATED AT 3200 SEPULVEDA BOULEVARD AVENUE (MADISON MARQUETTE)

<u>SECTION 1.</u> The Planning Commission of the City of Manhattan Beach hereby makes the following findings:

- A. The Planning Commission of the City of Manhattan Beach conducted a public hearing on November 28, and December 12, 2001 to consider applications for a Master Use Permit and Variance on the property commonly known as the Manhattan Village Shopping Center. Said hearing was advertised pursuant to applicable law, testimony was invited and received.
- B. The subject shopping center property is legally described as Lots 1 23, of Parcel Map 12219, Map Book 122, pages 33-35 and is addressed as 2600 through 3562 Sepulveda Boulevard (3200 Sepulveda being the enclosed mall) and 1220 Rosecrans Avenue, in the City of Manhattan Beach. The project applicant and property owner is Madison Marquette.
- C. The project consists of the following: 1) conversion of approximately 16,000 square feet of food court area to retail area within the enclosed mall (square foot increase from 266,168 to 282,168 for enclosed mall and from 509,410 to 525,410 square feet for total center); 2) general remodel and refurbishment of enclosed mall, including roof and exterior architectural elements, these being maximum 34-foot high trellis features at north and south mall entrances, and a 38-foot high, 2,500 square foot clerestory skylight over fountain court; 3) re-striping of mall parking lots (including leased city-owned lot) to increase the number of large car versus compact parking spaces and bring all other compact spaces into conformity with stall dimensions; 4) provision of 4.1 per 1,000 gfa parking standard for entire shopping center; 5) construction and/or reconfiguring of traffic calming features along "Magnolia Way" private roadway located adjacent to the east property line, 6) construction/implementation of improvements or operational measures intended to address existing noise problems near the rear of the existing grocery/drug stores near the south end of the center and 7) future potential conversion of up to 13,005 square feet of existing retail or vacant space to restaurant.
- D. The Master Use Permit is required because the proposed actions would result in: 1) increase in leased square feet; 2) re-striping of parking lot and change in total number of parking spaces serving the site and 3) establishment of parking requirement of 4.1 parking spaces per 1,000 square feet gla. A Variance is required because proposed roof elements at two entries and above the fountain court exceed the applicable height limit of 22 feet.
- E. The Manhattan Village Shopping Center planning/zoning entitlement history is as follows:
 - On March 6, 1979 the Manhattan Beach City Council adopted Resolution 3685, establishing the Commercial Planned Development (CPD) District for the First Phase construction and operation of a community shopping center (Manhattan Village Mall) consisting of approximately 150,000 square feet of retail establishments providing community convenience goods and services, and approximately 300,000 square feet of retail establishments providing goods and services customarily found in malls associated with department stores.
 - 2. On December 18, 1979 the Manhattan Beach City Council adopted Resolution 3757, approving the Second Phase construction and operation of a community shopping center (Manhattan Village Mall).



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- 3. Subsequent use permits were approved for individual uses within the shopping center.
- 4. On December 18, 1990 the Manhattan Beach City Council adopted Ordinance 1832, repealing the CPD zoning District and establishing the CC (Community Commercial) zoning district for the subject property.
- 5. On (date) the Manhattan Beach City Council adopted Ordinance 1902, establishing a provision for a Master Use Permit for multiple tenant projects to replace obsolete Commercial Planned Development (CPD) Permits.
- 6. On January 3, 1995 the Manhattan Beach City Council adopted Resolution 5142, approving the conversion of all previous Commercial Planned Development and individual Use Permit entitlements for the subject property to a Master Use Permit consistent with provisions of Ordinance 1902.
- F. An Environmental Impact Report (EIR) was prepared (1978) and certified for a phased project, of which Manhattan Village Shopping Center was a part. Mitigation measures were identified and adopted in several issue areas.
- G. An Initial Study has been prepared in compliance with the California Environmental Quality Act (CEQA) and City of Manhattan Beach CEQA Guidelines to determine whether the project would have adverse effects on the environment. The study concluded that the project would not have any significant adverse effects, and a Proposed Negative Declaration has been prepared that finds that the project will not have significant environmental effects. The Planning Commission has reviewed the Initial Study and approves the Negative Declaration together with comments received in the public hearing and finds that there is no substantial evidence that the project will have a significant effect on the environment. Any non-compliance with the City's Noise Ordinance will be addressed through proposed actions and implementation of appropriate conditions of approval.
- H. The project will not individually nor cumulatively have an adverse effect on wildlife resources, as defined in Section 711.2 of the Fish and Game Code.
- 1. This Resolution, upon its effectiveness, constitutes the Master Use Permit for the project and replaces all previous site-wide (Ordinances 3685, 3757, City Council Resolution 5142 and Planning Commission PC 92-14) and individual land use approvals. This Resolution incorporates all relevant conditions of approval and operational requirements of all past approvals.
- J. Pursuant to Section 84.060 A. of the Manhattan Beach Zoning Ordinance, the following findings are made regarding the Use Permit application:
 - 1. The property is located within Area District II and is zoned CC, Community Commercial. The proposed location is in accord with the purpose of this zoning district, which is to provide sites for planned commercial centers, such as Manhattan Village, which contain a wide variety of commercial establishments, including businesses selling home furnishings, apparel, durable goods and specialty items generally having a citywide market area. The additional leased floor area will be devoted to retail uses, which are permitted by the existing Master Use Permit and underlying Community Commercial zoning district. The additional floor area will assist in attracting high-quality tenants, therefore helping to ensure the success of the renovation of the mall which is being undertaken concurrently with this project. Accordingly, the proposed location of the use is in accord with the objectives of this title and the purposes of the district in which the site is located.
 - 2. The General Plan designation for the property is Manhattan Village Commercial. This designation reflects the unique nature of the subject property as the largest retail development in the City. The proposed addition of new retail area is consistent with Goal Number 4 of the Land Use Element, which is to support and encourage the viability of the commercial areas of Manhattan Beach and Goal Number 5, which is to encourage

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high quality, appropriate investment in commercial areas. The additional floor area will be within the enclosed mall in the Manhattan Village Shopping Center, is consistent with the existing uses of the site and other nearby commercial properties and is well within the maximum development capacity of the property. The proposed project is a significant upgrade of a major component of the city's retail environment, which will also by design, blend with the city's unique small beach town identity. The proposed modifications to the site's main parking lot will result in a more effective use of the parking supply. Therefore the project will not be detrimental to the public health, safety or welfare of persons residing or working in or adjacent to the neighborhood of such use and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city. By attracting high quality tenants the project will ensure the success of the mall renovation, which is being undertaken concurrently with the floor area addition.

- 3. The additional floor area will be devoted to retail uses, which are permitted by the existing Master Use Permit for the center and underlying zoning district. The proposed renovation and remodel/floor area addition will comply with applicable performance and development standards with the exception of height (subject of an accompanying variance). Therefore the proposed use will comply with the provisions of Title 10 of the Municipal Code (Zoning Ordinance), I including any specific condition required for the proposed use in the CC zoning district in which it is located. standards including but not limited to containment of glare and noise in that the new area will
- 4. The proposed use will not adversely impact nor be adversely impacted by nearby properties, which are a mix of commercial and residential uses. The additional proposed area will be located within the existing mall building footprint, and the proposed roof clerestory windows will be located sufficient distance (approximately 200 feet) and out of line-of-sight of the nearest residential use and therefore is not expected to cause any noise, glare or aesthetic visual impacts. The proposed conversion from food court and public seating areas to retail will not result in any significant traffic impacts, the project will provide adequate parking to serve the additional floor area and the parking lot restriping to provide standard sized parking stalls will more effectively serve the center customers.
- K. Pursuant to Section 84.060 B. of the Manhattan Beach Zoning Ordinance, the following findings are made regarding the Variance application:
 - 1. The project site is developed with a regional shopping center that is unique in that it is the largest retail building in the City. The project site, approximately 40 acres in size makes it one of the largest properties in the City. The site is appropriately zoned Community Commercial due to its size, variety of uses and market area. The increase in height for the specific roof and entry elements will define the character and aid access to the mall stores and will have no adverse impacts on adjoining properties. As such the absence of such architectural elements, due to an unusually constraining height limit would result in a peculiar hardship and difficulty for the property owner who seeks to renovate and improve the site.
 - 2. The height of the existing anchor department stores at the north and south ends are approximately 40 feet tall and the central portion of the mall is approximately 27 feet tall. The current height limit for structures in the Community Commercial district is 22 feet, where the roof slope is less than 4: 12 (vertical rise to horizontal distance). The project proposes the construction of two new architectural elements at the existing flat-roofed north and south entrances to the mall, adjacent to the anchor department stores. These elements will be at a height of between 31.5 feet and 34 feet. In addition the project proposes to construct a new 2,500 square foot clerestory window/skylight feature on the mall roof approximately 38 feet above the ground, or 8 feet above the existing mall roofline. All of the new elements will be below the

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height of the existing anchor department store buildings. The new entrance elements will be adjacent to the taller department stores and will serve as a transition between them and the lower mall roofline.

The granting of the variance to allow the three roof elements will not be a substantial detriment to the public good, or impairment of affected natural resources, or be injurious to property or improvements in the vicinity of the site, or to the public health safety or general welfare in that the proposed roof/entry structures will not obstruct views or result in shadow impacts on surrounding properties, and there will be no new exterior lighting fixtures producing glare to nearby residential units.

3. The subject property is the largest single retail oriented development in the City. There are no other similar properties in the same zoning and area district. The additional height needed for these three minor structures is an integral part of the malt renovation. Therefore, approval of the application is consistent with the purposes of Title 10 of the City's Municipal Code and will not constitute a grant of special privilege inconsistent with limitations on other properties in the vicinity and in the same zoning are area district.

<u>Section 3.</u> The Planning Commission of the City of Manhattan Beach hereby APPROVES the subject Master Use Permit and Variance subject to the following conditions:

General/procedural Conditions

- 1. Compliance. The Master Use Permit is based upon the site area analysis and site plan dated November 28, 2001 as submitted by the applicant. (The site area analysis is attached hereto as Exhibit A). Said plans shall become part of the Master Use Permit and are incorporated herein by reference. All development must occur in strict compliance with the proposal as set forth in the application for said permit, subject to any special conditions set forth below. Any substantial deviation from the approved plans and proposed site area analysis, except as provided in this approval shall require an amendment to the Master Use Permit.
- Lapse of Approval. The Use Permit and Variance shall lapse two (2) years after its date of approval unless implemented or extended in accordance with Manhattan Beach Municipal Code (MBMC) Section 10.84.090.
- 3. Terms and Conditions are Perpetual. These terms and conditions shall be perpetual, and it is the intention of the Director of Community Development and the permittee to bind all future owners and possessors of the subject property to the terms and conditions. Further, the applicant shall record the conditions of approval of this Resolution with the Office of the County Clerk/Recorder of Los Angeles. The format of the recording instrument shall be reviewed and approved by the City Attorney.
- Effective Date. Unless appealed to the City Council, the subject Use Permit and Variance shall become effective when all time limits for appeal as set forth in MBMC Section 10.100.030 have expired.
- Review. At any time in the future, the Planning Commission or City Council may review the Use Permit for the purposes of revocation or modification. Modification may consist of conditions deemed reasonable to mitigate or alleviate impacts to adjacent land uses.
- 6. The applicant agrees, as a condition of approval of this project, to pay all reasonable legal and expert fees and expenses of the City of Manhattan Beach in defending any legal action associated with the approval of this project brought against the City. In the event such a legal action is filed against the project, the City shall estimate its expenses for the litigation. The Applicant shall deposit said amount with the City or enter into an

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agreement with the City to pay such expenses as they become due.

Land Use

- 7. The land uses approved for the Manhattan Village Mall shall include:
 - a) Retail Sales;
 - b) Personal Services;
 - c) Personal Improvement Services;
 - d) Travel Services;
 - e) Food and Beverage Sales (including Grocery Stores);
 - f) Offices, Business and Professional;
 - g) Commercial Recreation and Entertainment (including Indoor Movie Theaters);
 - h) Banks, Savings and Loans; and,
 - i) Eating and Drinking Establishments (restaurants).
 - j) Uses identified as permitted (by right) in the underlying zoning district (CC) which are not included in this Master Use Permit shall be left to the discretion of the Planning Commission.
- Uses identified as conditionally permitted (use permit required) in the underlying zoning district (CC) shall require an amendment to the Master Use Permit at a duly noticed public hearing, unless otherwise permitted in this Resolution.
- 9. Upon submittal of any request for business license, or application for building permit, which involves the alteration or enlargement of any tenant space, or the introduction of any new business within an existing tenant space, the applicant shall provide a site-wide tenant space study, including detailed area breakdown subject to the review and approval of the Director of Community Development. The required space study shall be consistent in format, and information provided, with Exhibit A attached hereto. The information shall include tenant street addresses, existing and proposed tenants, and evidence that the proposed alteration / tenant will provide adequate on-site parking as required by applicable parking standard.
- 10. Under the provisions of this Master Use Permit the Shopping Center may convert up to 13,005 square feet of vacant, retail, or office space to restaurant use, for a total of 75,000 square feet gross leasable area of restaurant uses on the site. (75,000 square feet is the maximum restaurant square footage given an overall parking supply of 4.1 stalls per 1,000 square feet gla.) Conversion to restaurant uses in excess of 75,000 square feet will require amendment of the Master Use Permit.
- 11. Once there is a total of 68,000 square feet of restaurant usage on-site providing alcohol service (as specified in conditions 13 and 14), no additional restaurants may seek to provide full alcohol service without approval obtained in a duly noticed public hearing before the Planning Commission.

Eating and Drinking Establishments (Restaurants)

- 12. There shall be no drive-through service allowed in conjunction with any existing or proposed Eating and Drinking Establishment.
- 13. Any restaurant may provide service of beer and wine which is incidental to, and in conjunction with, the service of food provided that such use does not include full alcohol service or a retail bar, to a maximum area of 68,000 square feet site-wide as set forth in condition 11. This approval shall operate within all applicable State, County and City regulations governing the sale of alcohol. Any violation of the regulations of the Department of Alcohol and Beverage Control as they pertain to the subject location, or of the City of Manhattan Beach, as they relate to the sale of alcohol, may result in the revocation and/or modification of the subject Master Use Permit.

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- 14. Any existing restaurant currently providing beer and wine service may expand to provide full alcohol service without a public hearing if said restaurant maintains its current size. An existing restaurant currently providing beer and wine service shall not be able to expand to full alcohol service without a duly noticed public hearing if said restaurant:
 - (a) seeks to expand beyond its present square footage; and,
 - (b) if the 68,000 square foot limit described in condition No. 11 has been reached.
- 15. No outside cleaning of kitchen floor mats or shopping carts will be permitted on the site. All kitchen floor mats shall be cleaned in such a manner that the run-off wastewater drains only to a private sewer drain on the premises.
- 16. Restaurant uses, including the service of alcoholic beverages, shall be limited in their operation to the hours between 6:00 a.m. to 2:00 a.m., seven days a week.
- 17. Any entertainment proposed in conjunction with a restaurant use (with exception of background music, television and no more than 3 games or amusements) shall require approval obtained in a duly noticed public hearing before the Planning Commission; and, shall be required to obtain a Class I entertainment Permit consistent with the provision of Section 4.20.050 of the Manhattan Beach Municipal Code.

Site-wide Operational

- 18. Delivery activities to the businesses contiguous to residentially zoned and improved properties shall be limited to between 7:00 a.m. and 10:00 p.m. Monday through Friday and between 8:00 a.m. and 10:00 p.m. on Saturdays, Sundays and major holidays, including New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day. Delivery operations shall be conducted in such a manner so as not to exceed applicable residential noise standards. The term "delivery activities" shall include, but not be limited to the presence of workers or delivery trucks at the business site even if not actual delivery work or unloading is being done. It shall also include vehicles or delivery equipment being started or idled, playing of radios, tape players or other devices, loud talking, and unloading of materials. Business delivery doors shall not be opened before hours of permitted deliveries as specified herein. Delivery vehicles shall park in designated commercial loading areas only and shall not obstruct designated fire lanes.
- 19. Landscaping and maintenance activities (including, but not limited to parking lot cleaning, grounds-keeping and outdoor equipment and shopping cart cleaning) shall occur in accordance with a Landscape Maintenance Plan ("The Maintenance Plan") approved by the Director of Community Development. The Maintenance Plan shall establish permitted hours of operation for specific maintenance activities and areas of the shopping center, based on compatibility with nearby land uses, both on and adjacent to the center.
- 20. All landscaping materials shall be maintained to the satisfaction of the Director of Community Development.
- 21. Routine trash collection on the entire site shall occur after 9:00 a.m. and before 10:00 p.m. Construction material trash collection activities (drop off and pick-up) shall be limited to hours of permitted construction as specified in the City's Noise Ordinance, or between 7:30 and 6:00 p.m. Mondays through Fridays, and between 9:00 a.m. and 6:00 p.m. on Saturdays.
- 22. All trash storage areas shall be screened, secured and maintained in a sanitary condition and all tenants/business owners shall take appropriate measures to prevent prohibited or undesirable activities as defined in the Municipal Code (Sec. 5.24.060) including but not

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limited to, scavenging, excessive accumulation of refuse, and allowing any portion of the property to become a breeding ground for flies, wild rodents or other pests. Trash storage areas shall be designated and bins shall be maintained within the designated areas.

Fire Department and Public Works

- 23. Commercial establishments are required (MBMC 5.24.030 (C)(2) to have sufficient refuse storage space to enclose a commercial lift container(s). Refuse storage spaces or facilities must be screened from public view and be either constructed within the building structure or in a screened enclosure subject to review and approval of the Public Works Department and Community Development Department.
- 24. There shall be no discharge of construction wastewater, building materials, debris or sediment from the site.
- 25. The applicant shall consider various SUSMP (Standard Urban Stormwater Mitigation Plan for Los Angeles County) measures and/or improvements as suggested by the Department of Public Works in its memorandum dated October 31, 2001 as determined to be relevant and reasonable based on the proposed construction.
- 26. The applicant shall replace displaced sidewalk adjacent to the site on Village Drive. All sidewalk, curb and gutter or driveway construction on public property shall be completed per Public Works Department specifications. (See Public Works Standard Plans ST1, ST-2, and ST-3.)
- 27. Backflow preventers for fire and domestic water services shall be installed per Public Works Department requirements.
- 28. Sandbags shall be placed around the construction site to prevent erosion from the site and street surface water from entering the site.
- 29. The applicant shall work cooperatively with the Fire Department to implement as feasible, several suggested improvements for public safety, including, but not necessarily limited to: 1) smoke evacuation (e.g. automated atrium window/clerestory opening system in fountain area); 2) addition of an additional standpipe for fire connection near the east passageway into the central mall area; 3) updating of existing mall fire alarm system; 4) activation of public address system currently in place for mall personnel and City Fire Department use; 5) upgrading fire/life safety components within individual mall tenant spaces as condition of occupancy as improvements occur (eventually bringing all tenant spaces into conformity), and 6) provision of pedestrian ramp or at-grade access at the rear of the mall to facilitate the safe removal of patients from that location.

Parking and Circulation

- Minimum parking shall be provided at a ratio of 4.1 spaces per 1,000 square feet of gross leasable floor area (gla). A total of 2,154 parking spaces shall be provided for the development program shown on Exhibit A.
- 31. Prior to issuance of the mall remodeling permit, the applicant shall submit a detailed site-wide parking lot striping plan that shall comply with all applicable ADA (American Disabilities Act) requirements and that will result in a more effective parking supply. The parking layout shall be designed to 1) maximize available on-site space for parking; 2) convert compact to large-car stalls as shown on a plan dated October 25, 2001 prepared by Kaku Associates, Inc. and 3) increase the width of all other on-site compact spaces to 8.0 feet (located in the south sector of the center). The purpose of this condition is to provide a more efficient and effective on-site parking supply.
- 32. The minimum amount of parking required for the project shall be located on the subject site

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or may be located off-premise on a suitably located parcel. Project required parking shall not be located on the parcel of land owned by the City that is leased on a short-term basis to the applicant. The subject City parcel shall function as an "over flow" parking lot and not part of the required parking due to its location, several feet below the grade of and at the rear of the mall, away from the main public entrances. The applicant shall record a parking covenant to maintain required parking on an off-premise lot, subject to review and approval of the Director of Community Development.

- 33. Any deviation from the provisions of the approved parking plan, as established in the Master Use Permit (see condition 31), shall require review by the Planning Commission to determine if the proposed change necessitates an Amendment to the Master Use Permit.
- 34. Under the provisions of this Master Use Permit no action which involves the alteration or enlargement of any tenant space, or the introduction of any new business within an existing tenant space, which exceeds the total number of on-site parking spaces shall be approved without an amendment to the Master Use Permit.
- 35. Any action that alters the number of required parking spaces shall be reviewed by the Building Division of the Community Development Department for compliance with the requirements for disabled access parking. Such review shall include the number, size and location of disabled access parking spaces.
- 36. The applicant shall implement proposed traffic-calming measures as identified in the October 2001 Traffic and Parking Analysis prepared by the firm Kaku and Associates, Inc. prior to issuance of a Certificate of Occupancy for the new tenant space that replaces the food court. The applicant shall conduct a test of the proposed "neck-down" and a test of Alternative 2 (roadway with adjacent parking) to determine their effectiveness prior to their construction, subject to review and approval of the City of Manhattan Beach, Community Development Department and Fire Department.
- 37. All existing speed "bumps" shall be removed and no new speed bumps installed along "Magnolia Way", the private drive located at the rear of the mall. Stop signs may be implemented, subject to review and approval of the City Department of Community Development, Fire Department and Police Department. The applicant shall implement pedestrian safety improvements as determined by the Department of Community Development on the subject site at the intersection of "Magnolia Way" and "30th Way" where a pedestrian gate provides access to Manhattan Village homes (at the rear of 2970 Sepulveda Boulevard).

Signage

38. All permitted exterior signage existing as of the effective date of this permit shall be regarded as approved and consistent with the Master Use Permit. All new proposed signage shall conform to all applicable requirements of Title 10 of the Manhattan Beach Municipal Code. New signage shall be submitted as a Master Sign Program subject to the review and approval of the Planning Commission. Pursuant to the "Sepulveda Boulevard Development Guide" dated January 27, 1998, signs and sign copy should be compatible with their related buildings and not be crowded within their locations or backgrounds. Harsh plastic or illuminated backgrounds shall be avoided, and low profile (less than 6-feet in height) monument signs are encouraged.

Special Conditions

39. The applicant shall dedicate and convey to the city in fee simple title, a strip of land approximately 12.5 feet in width, running parallel to Marine Avenue, for a distance of approximately 178 feet from the property corner at Sepulveda Boulevard. This dedication,

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subject to review of the City Engineer, will facilitate a future widening of Marine Avenue to relieve traffic congestion on Marine Avenue adjacent to the project. The dedication will offset project-related debits that the City will incur in the County of Los Angeles Congestion Management Program. This condition shall be met prior to issuance of Certificate of Occupancy.

- All outdoor mobile storage containers shall be permanently removed within six months of the date of this approval.
- 41. Noise emanating from the property shall be within the limitations prescribed by the City of Manhattan Beach Noise Ordinance and shall not create a nuisance to nearby property owners. This would include construction and activity hours (MBMC 5.48.060). See also condition #19 regarding Landscaping and Maintenance activity (MBMC 5.48.275). To reduce existing noise:
 - a) The applicant shall commission an acoustical engineering firm to study noise issues and recommend measures to bring the shopping center site into compliance with the City's Noise Ordinance, both in terms of applicable levels of noise, and nuisance noise as based on a "reasonable person" standard (the "Noise Study"). The Noise Study shall focus on the noise issues along the project site's easterly property line, adjacent to "RPD" zoned properties within the Manhattan Village residential community. Staff shall determine the parameters of the Noise Study, and the applicant shall bear the cost of the Noise Study and also fund a peer review performed by an acoustical engineer retained by the City of Manhattan Beach. The Noise Study and a noise reduction plan shall be completed and approved by the City prior to the issuance of a Certificate of Occupancy for the mall renovation. Noise reduction measures set forth in the Noise Study and noise reduction plan may include, but not necessarily be limited to, the installation of a sound wall as specified in Condition No. 41 (c). Construction and/or implementation of all noise reduction measures shall be completed no later than one year from the date of Master Use Permit approval.
- b) To confirm that compliance with the City's Noise Ordinance is achieved, the applicant shall fund a noise monitoring program (the "Noise Monitoring Program"), whose implementation shall occur under the direction of an acoustical engineer retained by the City. The Noise Monitoring Program will consist of 24-hour noise measurements at the most affected locations identified in the Noise Study. The Noise Monitoring Program shall be implemented on a quarterly basis for minimally a one-year time period. The Noise Monitoring Program concludes once compliance with the City's Noise Ordinance is demonstrated for a period of four continuous quarters.
- c) The applicant shall post a bond with the City in the amount of \$125,000 (one hundred twenty five thousand) for the cost to construct 640 lineal feet of a maximum 12-foot tall solid sound wall between the shopping center car gate and pedestrian gate located on the project site east property line to the rear of the grocery and drug stores. The construction shall include replacement of an existing open-wrought-iron fence on the east property line in the vicinity of the aforementioned pedestrian gate. The purpose of the bond is to ensure that minimally a sound wall or other recommended noise reduction measures will be constructed should such measures not be undertaken by the applicant in a timely fashion. The bond shall be subject to review by the City Attomey.
- 42. A Traffic Management and Construction Plan shall be submitted in conjunction with the building plans, to be approved by the Police, Public Works and Community Development Departments prior to issuance of building permits. The plan shall provide for the management of all construction traffic during all phases of construction, including delivery

RESOLUTION PC 01-27

of materials and parking of construction related vehicles. Driver-less vehicles blocking neighbors' driveways without written authorization, and overnight storage of materials in the roadway shall be prohibited. This plan may also regulate and limit the hours of construction deliveries on weekend mornings where such activities including driving, parking and loading/unloading in areas adjacent to residential uses.

> I hereby certify that the foregoing is a full, true, and correct copy of the Resolution as adopted by the Planning Commission at its regular meeting of December 12, 2001 and that said Resolution was adopted by the following vote:

AYES: Kirkpatrick, Kuch, Milam, Ward, Chairman Simon NOES:None ABSTAIN: None ABSENT: None

RICHARD THOMPSON Secretary to the Planning Commission

Sarah Boeschen Recording Secretary

<u>Manhattan</u>	Village Shopping	Center Area Analysis

09/23/2003

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Tenant	Address/	Permit N	lo. Area	Comments
	Tenant Spa			Comments
Large Retail		=		· · · · · · · · · · · · · · · · · · ·
Macy's Women's	3400		108,977	
Macy's Men/Home	3100		67,077	
Sub-Tota			176,054	
Mid Size Retail	<u> </u>			
Ralphs	2700		43,400	
Savon	2900		25,500	
Sub-Total	2,00			
Small Retail	· · · · · · · · · · · · · · · · · · ·		68,900	
MV Florist	3292A		1,500	
South shell	3208	02-01929	1,500	
North shell	3212	02-01929		owner work, 8,490 lotal owner work, 8,500 lotal
Tommy Bahama	3208-A	02-00232	3,643	sign prmit 03-00992
Corner Bakery (see restar)	3208-B	02-04008	3,043	
Coach store	3208-C	03-01507	2,580	combined 2 spaces
LA Food Show (see restar).	3212-A	1	1	
vacant	3212-B	1	600	
MALL SHOPS	······	1		ar yn i'r ar Dwrwydd yn yr
T-Mobile	3200/A1	03-00721	1,910	gla from li plan
Sam Goody Musicland	3200/A2		2,149	an graanont carpitate
Wolf Camera	3200/A4		1,074	
Secret to Beauty	3200/A5	03-01679		TANKHE SHER
Express/Ltd.	3200/A6		6,592	<u>an an a</u>
Williams-Sonoma	3200/A9-A/10	01-06074	5,365	
Pottery Barn	3200/B1	02-00878	10,452	
Pottery Barn Kids	3200/B2	02-00879	7,291	
				2. Busine state and an address of the second sec
B. Dalton Bookseller	3200/C2		4,420	
Iarry and David	<u>32</u> 00/C3	02-02237	2,127	lease 2111
ucy's		02-03085	2,200	lease 2,111
		02-03167	2,158	lease plan 7/24/02
	3200/C8	01-05729	5,428	
lictoria's Secret	3200/C10		6,000	
Valking Store	3200/C12	03-00255	1,382	
eri's Hallmark	3200/C14		3,021	
fatt & Allie		02-03656	1,63 7	lease plan/childrens store.
		01-06172	216 🗆 🚈	gla: 18' x 12' lease lines
igi	3200/D3		the contractor of the ball-back	dia no viz lease mes
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<u>Manhattan</u>	Village Shopping	Center A	rea Analysis

,	<u>Manhattan Vill</u>	lage Shopping	Center Area Ana	lysis 09/23/2
See's Candy	3004		1,216	
Jenny Craig	2970		2,000	
Super Sports	2930		4,973	
Supercuts	2920		1,220	
Fazio Cleaners	2660		2,042	
			1	
Sub-To	tal		127,592	
<u>Medical Office</u>				
Sub-To	al		19,066	
Financial/General Office			1	
Haagen Building	3500		18,758	
Pacific Century Bank	3300		5,000	
Wells Fargo	3110		8,000	
Bank of America	3016	1	7,650	
Union Bank	2910	T	6,250	
Glendale Federal	2710		4,661	
Hawthome Savings	2600		4,590	
Sub-Tota			54,909	1
<u>Cheater</u>	3560		1	
Sub-Tota	1		17,500	
<u>lestaurant</u>				
urf City Squeeze	3564		1,210	no alcohol
				alonol and a second
oo Koo Roo	3294		2,869	no alcohol
bold Gold Bart - State - State Automic Roza Kordici - State	34, 32823.20			Il More States and
alucima Pazza Kuchen sza	24.0		250.0	
	11200D103			
icone restaurant - 1996 (s. 54) Altradoi Show - 15 - 2016	3200/B-3	02-01315	441	200 stiremote storage
		020406545	5	
ist Coast Bagel offee Bean & Tea Leaf	3012		1,406	no alcohol, outdoor dining
	3008		608	no alcohol
			75. 1,106	noelcono - terestat. Electromita
		SECIE/ And And	1	alcological sectors of the
	262(0.201)			Me Zelonoli sur az
	26101.702			
mer-Bakery	3208-B	2-04008		ouldcordining, no alcohol:
Sub-Total	<u>u aantaa karmadari A</u>	······	58,702	nonanning: Doisteouol
TAL ACTUAL			522,723	· · · · · · · · · · · · · · · · · · ·
TAL PERMITTED BY M	UP		525,410	

Parking for Total Actual:

522,723 @ 4.1/1000 = 2143 Psomas Parking plan "As-built" 2,193 spaces, including 212 on

(1,981 on main lot)

	CITY OF MANHATTA COMMUNITY DEVELOPMEN	
GLIPORNIA ODA		$\frac{Office \ Use \ Only}{Date \ Submitted: 4/4/\delta B}$ Received By: SD
_3500 North Sepulveda Boulevard Project Address		F&G Check Submitted:
Parcel 12 as shown on PARCEL MAP Number 1 Legal Description	12219 AS PER BOOK 122 Page	25 33-35. APN 4138-020-014_
Manhattan Village General Plan Designation	GeneralCommercial/(Zoning Designation	CommunityCommercial Area District
For projects requiring a Coastal Development F Project located in Appeal Jurisdiction Major Development (Public Hearing required Minor Development (Public Hearing, if reque	Project <u>not</u> located in Public Hearing R	n Appeal Jurisdiction Required (due to UP, Var., etc.)
Submitted Application (check all that () Appeal to PC/PWC/BBA/CC () Coastal Development Permit () Coastal Development Permit () Constal Development Permit () Minor Exception () Subdivision (Mapping Deposit) () Subdivision (Tentative Map) () Subdivision (Final)	 () Subdivision (Lot () Use Permit (Res () Use Permit (Con (x) Use Permit Ame () Variance () Public Notification () Other: 	nmercial) Indment <u>1209</u> In Fee <u>65</u>
Fee Summary: Account No. 4225 (cal Pre-Application Conference: Yes No_	culate fees on reverse) Date:) Fee:
Amount Due: \$ (less Pre-Appl Receipt Number: Date P		
Applicant(s)/Appellant(s) Information 3500 Sepulveda, LLC, 13th & Crest Asso Name 620 Manhattan Beach Blvd, Manhattan		
_620 Manhattan Beach Blvd, Manhattan Mailing Address Owners	beach, CA 90266	
Applicant(s)/Appellant(s) Relationship to Property		
_Mark Neumann, Managing Member of C Contact Person (include relation to applicant/appell	Owner	
_620 Manhattan Beach Bivd, Manhattan Address, and Phone Number	Beach, CA 90266	

¹ An Application for a Coastal Development Permit shall be made prior to, or concurrent with, an application for any other permit or approvals required for the project by the City of Mar Beach Municipal Code. *(Continued on reverse)*

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PC-11/12/08

OWNER'S AFFIDAVIT

STATE OF CALIFORNIA COUNTY OF LOS ANGELES

I/We <u>3500 Sepulveda, LLC, 13th & Crest Associates, LLC, 6220 Spring Associates, LLC</u> being duly sworn, depose and say that I am/we are the owner(s) of the property involved in this application and that the foregoing statements and answers herein contained and the information herewith submitted are in all respects the and correct to the rest of my/our knowledge and belief(s).

1 ful Am May Am
Signature of Property Ownersy - (Not Owner in Escrow or Lessee)
Mark Neumann, Mark Neumann, Richard Rizika
620 Manhattan Beach Blvd, Manhattan Beach, CA 90266
<u>310-318-6190</u> Telephone
Subscribed and swom to before me,
thisday of20
in and for the County of
State of Reference State of
Notary Public

Fee Schedule Summary²

Below are the fees typically associated with the corresponding applications. Additional fees not shown on this sheet may apply. Contact the Planning Department for assistance. Fees are subject to annual adjustment in January.

Submitted Application (circle applicable fees, apply total to Fee Summ Coastal Development Permit	an on application
Filing Fee (public hearing – no other discretionary approval required)	\$ 1.824
Filing Fee (public hearing – other discretionary approvals required):	
Filing Fee (no public hearing required):	\$ 124 & 3 \$ 124
Use Permit (Master)	
Residential Filing Fee:	¢ 2,420 @?
Commercial Filing Fee:	\$ 2,420 & \$ 3.005 &
Amendment Filling Fee:	\$1,209
Variance	
Filing Fee:	\$ 3,005 🕾
Minor Exception	+ 0,000 - <u>-</u>
Filing Fee:	\$ 966 😂
Subdivision	Ψ JUU τωγ
Tentative Parcel/Tract Map	
Filing Fee:	
Final Parcel Map/Tract Map	\$ 585 😂
Filing Fee:	
Mapping Deposit	\$ 585
	\$ 473
Quimby Parks and Recreation Fee (new lot/unit): Certificate of Compliance	\$ 1,817
Filing Fee:	
	\$ 564.50
Environmental Review (contact Planning Division for applicable fee)	
Environmental Assessment	
Environmental Assessment (if Initial Study is prepared):	\$ 124
Fish and Game County Clerk Fee ³ .	\$1,557
	\$ 25



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² Refer to the City of Manhattan Beach 2001-02 Resolution of Fees for a complete list of fees.

CALIFORNIA JURAT WITH AFFIANT STATEMENT

See Attached Document (Notary to cross out lines 1-6 below) See Statement Below (Lines 1–5 to be completed only by document signer[s], not Notary)

Signature of Document Signer No. 1 Signature of Document Signer No. 2 (Inex)

State of California

County of 405 ANGELES

Subscribed and swom to (or affirmed) before me on this

(1) MARK NEUMANN Name of Signer

proved to me on the basis of satisfactory evidence to be the person who appeared before me (.) (,)

(and (2) <u>Richard Rizika</u> Name of Signer

proved to me on the basis of satisfactory evidence to be the person who appeared before me.)

VELCIE SREMCE Signature of Nokry Public Signature

OPTIONAL -Though the information below is not required by law, it may prove

Place Notary Seal Above

NATALIE SPENCER Commission # 1759131 lotary Public - California

Los Angeles County

My Comm. Expires Aug 16, 2011

valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Further Description of Any Attached Document

Tille or Type of Document: OWNER'S AFFIDAVIT
Document Date: UNDATED Number of Pages: 1+
Signer(s) Other Than Named Above:

RIGHT THUMBPRINT OF SIGNER #1 Top of thumb here	RIGHT THUMBPRINT OF SIGNER #2 Top of thumb here

© 2007 National Notary Association + 9350 De Soto Ave., P.O. Box 2402 + Chatsworth, CA 91313-2402 • www.National/Notary.org Item #5910 Reorder: Call Toll-Free 1-800-876-6827

Legal Description

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PARCEL 12, IN THE CITY OF MANHATTAN BEACH, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON PARCEL MAP NO. 12219, IN BOOK 122 PAGES 33 TO 35 INCLUSIVE OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

Master Use Permit Findings

Request:

In connection with the current operation of the Manhattan Village Shopping Center ("Shopping Center"), which The 3500 North Sepulveda Boulevard Building ("3500") is a part of, the applicant is requesting approval by the City of Manhattan Beach of a MUP for 3500 allowing for the following uses currently permitted by the existing Master Use Permit (Resolution PC 01-27) and the potential conversion of up to 13,005 square feet of existing retail or vacant space to restaurant as currently permitted by the existing Master Use Permit (Resolution PC 01-27);

Retail Sales, Personal Services, Personal Improvement Services, Travel Services, Food and Beverage Sales (including Grocery Stores), Offices, Business and Professional, Commercial Recreation and Entertainment, Banks, Savings and Loans; and, Eating and Drinking Establishments (restaurants) some of which may include the incidental onsite consumption of alcoholic beverages. Uses identified as permitted (by right) in the underlying zoning district (CC) which are not included in this Master Use Permit shall be left to the discretion of the Planning Commission. Uses identified as conditionally permitted (use permit required) in the underlying zoning district (CC) shall require an amendment to the Master Use Permit at a duly noticed public hearing, unless otherwise permitted.

Project Information

The 3500 North Sepulveda Boulevard Building is an existing 19,840 square foot building on project site area of 29,621 square feet. Parking for the building is provided through a common area agreement for the Manhattan Village Shopping Center titled, The Construction, Operation and Reciprocal Easement Agreement, dated November 1, 1980 (COREA) recorded as instrument 80-1188655. The COREA provides 3500 a parking easement over all of the parking areas of the Shopping Center. Currently parking is provided at 4.1 spaces per 1,000 square feet of gross leasable floor area (gla) in the Shopping Center.

1. The proposed location of the use is in accord with the objectives of Title 10 (Planning and Zoning) of the City of Manhattan Beach Municipal Code and the purposes of the district in which the site is located.

The property is located in a commercial district in the City of Manhattan Beach. The specific purposes of commercial district regulations include, among others:

- A. Provide appropriately located areas consistent with the General Plan for a full range of office, retail commercial, and service uses needed by the residents of, and visitors to, the City and region; and
- B. Strengthen the City's economic base, but also protect small businesses that serve City residents.

The purpose of the Community Commercial district is to "provide sites for planned commercial centers, such as Manhattan Village and the 3500 North Sepulveda Building, which contain a wide variety of commercial establishments, including businesses selling home furnishings, apparel, durable goods, and specialty items and generally having a City-wide market area. Support facilities such as entertainment and eating-and-drinking establishments are permitted, subject to certain limitations to avoid adverse effects on adjacent uses."

The new uses are consistent with the existing retail shops and restaurant uses on-site, and are permitted by Condition No.7 of the existing Master Use Permit (Resolution PC 01-27) for the site ("MUP") and the underlying Community Commercial zoning district. The project will continue to support the local tax base and economic needs of the community of Manhattan Beach. Accordingly, the proposed location of the use is in accord with the objectives of Title 10 (Planning and Zoning) of the City of Manhattan Beach Municipal Code and the purposes of the district in which the site is located.

2. The proposed location of the use and the proposed conditions under which it would be operated or maintained will be consistent with the General Plan; will not be detrimental to the public health, safety or welfare of persons residing or working in or adjacent to the neighborhood of such use; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city.

The Manhattan Village Shopping Center is designated as "Manhattan Village Commercial" and "General Commercial" by the Land Use Element of the City of Manhattan Beach General Plan. This designation reflects the unique nature of the subject property as the largest retail development in the City. In addition, the proposed Project is consistent with the following goals and policies of the Land Use Element:

Goal Number 6: "maintain the viability of the commercial areas of Manhattan Beach."

Policy LU-6.2: "Encourage a diverse mix of businesses that support the local tax base, are beneficial to residents, and support the economic needs of the community."

Goal Number 8: "Maintain Sepulveda Boulevard, Rosecrans Avenue, and the commercial areas of Manhattan Village as regional-serving commercial districts."

Policy LU-8.1: Ensure that applicable zoning regulations allow for commercial uses that serve a broad market area, including visitor serving uses."

Policy LU-8.2: Support the remodeling and upgrading needs of businesses as appropriate within these regional serving commercial districts."

An important objective of the project is to create an inviting, pedestrian friendly environment consistent with the goals of the Manhattan Beach General Plan. The project is located in an urbanized setting, in a developed commercial center, which attracts a substantial working and visiting population. The Project would allow the remodeling and upgrading of an existing building and would serve as convenient location for meeting, shopping and dining activities. The project would also provide increased opportunities in quality retail and dining offerings, reducing the need for local customers to travel long distances to enjoy these types of uses. The tenants sought for the project would offer product lines consistent with the demographics and needs of the residents and visitors to the City of Manhattan Beach and ensure the continued success of the 3500 Sepulveda Building.

The Project is located in a developed commercial area, on a property designated for Manhattan Village Commercial and General Commercial uses by the Land Use Element of the General Plan. The project is pedestrian in scale, and compatible with the character and architecture of the buildings in the surrounding area. All adjacent residential, and commercial uses are widely separated by distance and/or physical development. Access to on site parking is readily available from Sepulveda Boulevard. Based on these circumstances, the Project will not be out of character with, nor detrimental to the uses in the immediate neighborhood.

The Project has a sufficient amount of parking provided through a common area agreement for the Manhattan Village Shopping Center titled, The Construction, Operation and Reciprocal Easement Agreement, dated November 1, 1980 (COREA) recorded as instrument 80-1188655. The COREA provides 3500 a parking easement over all of the parking areas of the Shopping Center. Currently parking is provided at 4.1 spaces per 1,000 square feet of gross leasable floor area (gla) in the Shopping Center as permitted by the existing Master Use Permit (Resolution PC 01-27).

The Project is an existing building in the Manhattan Village Shopping Center containing 19,840 square feet of gross leasable floor area (gla). The building is currently occupied by a locally owned business, Platinum Capital Group and has 5,571 square feet of vacant space. Per the terms of the existing Master Use Permit (Resolution PC 01-27) the project includes converting the existing vacant space to restaurant use, a portion of this restaurant use may include incidental onsite consumption of alcoholic beverages in connection with the sale of food. However, Condition No. 11 of the existing Master Use Permit (Resolution PC 01-27) permits a total of 68,000 square feet of restaurant uses in the Manhattan Village Mall to provide alcohol service. Accordingly, in compliance with Condition No. 11, new alcohol serving uses within the Project together with existing uses on site will not exceed the 68,000 square foot limit. The diversity of food service is desired and expected, and the selling of alcoholic beverages provides a desired amenity for patrons. In addition, ample on-site parking is accessible and the service of alcoholic beverages will only be incidental to the principal restaurant operations, these establishments will not take on the negative characteristics of a tavern or bar, nor attract undesirable elements into the neighborhood. Additionally, it should be recognized that the serving of alcoholic beverages has come to be accepted as a normal and desirable complement to food service in fine quality restaurants.

Because of the reasons stated above, the Project will not be detrimental to the public health, safety or welfare of persons residing or working in or adjacent to the

neighborhood of such use; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city.

3. The proposed use will comply with the provisions of Title 10 of the City of Manhattan Beach Municipal Code, including any specific condition required for the proposed use in the district in which it would be located.

The Project in an existing building will be devoted to the uses currently approved by the existing Master Use Permit (Resolution PC 01-27) including office, retail shops and restaurant uses (which may include the incidental onsite consumption of alcoholic beverages), and permitted by the underlying General Commercial and Community Commercial zoning district. All other requirements of the Zoning Code and the existing MUP will be complied with. Therefore, the proposed use will comply with the provisions of Title 10 of the City of Manhattan Beach Municipal Code, including any specific condition required for the proposed use in the district in which it would be located.

4. The proposed use will not adversely impact nor be adversely impacted by nearby properties. Potential impacts are related but not necessarily limited to: traffic, parking, noise vibration, odors resident security and personal safety, and aesthetics, or create demands exceeding capacity of public services and facilities which can not be mitigated.

The Project is located in a developed commercial area, on a property designated for Manhattan Village Commercial and General Commercial uses by the Land Use Element of the General Plan. The project is pedestrian in scale, and compatible with the character and architecture of the buildings in the surrounding area. All adjacent residential and commercial uses are widely separated by distance and/or physical development. Access to on site parking is readily available from Sepulveda Boulevard. Based on these circumstances, the Project will not be out of character with, nor detrimental to the uses in the immediate neighborhood.



ENVIRONMENTAL INFORMATION FORM

(to be completed by applicant)

CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT

Date Filed:

APPLICANT INFORMATION

Name: <u>3500 Sepulveda, LLC et al.</u> Address: <u>620 Manhattan Beach Blvd</u>

Phone number: <u>310-318-6190</u>

Relationship to property: Owners

Contact Person: <u>Mark Neumann</u> Address: <u>620 Manhattan Beach Blvd</u> Phone number: <u>310-318-6190</u> Association to applicant: <u>Managing Member</u>

PROJECT LOCATION AND LAND USE

Project Address: <u>3500 North Sepulveda Boulevard</u>

Assessor's Parcel Number: 4138-020-014

Legal Description: Parcel 12 as shown on PARCEL MAP Number 12219 AS PER BOOK 122 Pages 33-35.

Area District, Zoning, General Plan Designation: <u>General Commercial/Community Commercial</u> Surrounding Land Uses:

North Commercial, Industrial

South Commercial

West Commercial

East Commercial, Residential, Parks

Existing Land Use: Regional Shopping Center

PROJECT DESCRIPTION

Type of Project: Commercial X____ Residential____ Other

If Residential, indicate type of development (i.e.; single family, apartment, condominium, etc.) and number of units:

If Commercial, indicate orientation (neighborhood, citywide, or regional), type of use anticipated, hours of operation, number of employees, number of fixed seats, square footage of kitchen, seating, sales, and storage areas:

If use is other than above, provide detailed operational characteristics and anticipated intensity of the development:

Removed/

	Existing	Proposed	Required	Demolished
Project Site Area:	29,621	29,621	10,000 sf. min.	
Building Floor Area:	19,840	No.Change		
Height of Structure(s)	42 feet	No Change		
Number of Floors/Stories:	Two	No Change		
Percent Lot Coverage:	<u>N/A</u>	N/A		
Off-Street Parking:	_2,393	No Change	<u> </u>	
Vehicle Loading Space:	One	One		
Open Space/Landscaping:	No Change	No Change		
Proposed Grading:				
Cut Fill	_ Balance	Imported	Ехро	rted

Will the proposed project result in the following (check all that apply):

<u>Yes</u>	No	(oncon an inde apply).
	<u></u>	Changes in existing features or any bays, tidelands, beaches, lakes, or hills, or substantial alteration of ground contours?
·····	<u> X </u>	Changes to a scenic vista or scenic highway?
<u> </u>	<u> X </u>	A change in pattern, scale or character of a general area?
<u></u>	<u> </u>	A generation of significant amount of solid waste or litter?
	<u> X </u>	A violation of air quality regulations/requirements, or the creation of objectionable odors?
	<u> </u>	Water quality impacts (surface or ground), or affect drainage patters?
	<u> </u>	An increase in existing noise levels?
	<u> X </u>	A site on filled land, or on a slope of 10% or more?
	<u> X </u>	The use of potentially hazardous chemicals?
	<u>X</u>	An increased demand for municipal services?
	<u>X</u>	An increase in fuel consumption?
	<u> X </u>	A relationship to a larger project, or series of projects?
Evoloin	oll "Voo"	

Explain all "Yes" responses (attach additional sheets or attachments as necessary):

CERTIFICATION: I hereby certify that the statements furnished above and in attached exhibits present the data and information required for this initial evaluation to the best of my ability, and that the facts statements, and information presented are true and correct to the best of my knowledge and belief.

ノバ 4 Signature: Prepared For._____ 4-4-08 Date Prepared: Revised 7/97

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ARTICLE 1 DEPINITIONS

As used hereinafter in this REA, the following terms shall have the following meanings:

1.1 ACCOUNTING PERIOD. The term "Accounting Period" refers to any period commencing January I and ending on the next following December 31, except that Bullock's first Accounting Period shall commence, on (1) a date 30 days prior to the date Bullock's first opens for business in its Store (as hereinafter defined), or (ii) the date of completion of the common improvement work described in Article 6 hereof, whichever date occurs later, and shall end on and include the next following December 31, and Bullock's last Accounting Period shall end on the last day that the Common Area shall be maintained by the Operator (as hereinafter defined) pursuant to this REA. Any portion or portions of the Common Area Maintenance Cost (as hereinafter defined) relating to a period of time only part of which is included within Bullock's first Accounting Period or Bullock's last Accounting Period shall be prorated on a daily basis.

1.2 <u>ALLOCABLE SHARE</u>. The term "Allocable Share" refers to that part of Common Area Maintenance Cost allocable to Bullock's for each Accounting Period, all as provided in that cartain Unrecorded Agreement dated as of November 1, 1980, between Bullock's and Developer (hereinafter referred to as the "Unrecorded Agreement").

1.3 <u>AUTOHOBILE PARKING AREA</u>. The term "Automobile Parking Area" refers to all Common Area (as hereinafter defined) used for the parking of motor vehicles, including incidental and interior roadways, pedastrian stairways, valkways and tunnels, bicycle paths, equestrian trails, curbs and landscaping within or adjacent to areas used for parking of motor vehicles,

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together with all improvements which at any time are erected thereon for such purposes. Such areas shall not include truck ramps and loading and delivery areas.

1.4 <u>COMMON AREA</u>. The term "Common Area" refers to all areas within the exterior boundaries of the Shopping Center Site to be made available as required by this REA for the general use, convenience and benefit of Developer and all Occupants (as hereinafter defined), and Permittees (as hereinafter defined), including employee parking areas, if any, located upon land outside the Shopping Center Site which may from time to time be provided with the written approval of the Prime Parties.

Such Common Area shall include, but not be limited to, utility lines and systems, Automobile Parking Area, access roads, driveways, Perimeter Sidewalks (as hereinafter defined), malls, including the Enclosed Hall (as hereinafter defined), rest rooms not located within the premises of any Occupant, and similar areas, and in addition a Common Area maintenance office and Common Area equipment sheds. The Common Area shall include, but not be limited to, all items of Common Area shown on Exhibit B.

Common Area shall not include truck parking, turnaround and dock areas, the depressed portions of truck tunnels or ramps serving the Developer Improvements (as hereinafter defined), the Hacienda Building, or the Stores, or emergency emit corridors or stairs as defined in Article 1.12.

1.5 <u>COHHON AREA MAINTENANCE COST</u>. The term "Common Area Maintenance Cost" refers to and means the total of sil monies paid out by Operator for reasonable costs and expenses directly relating to the maintenance, repair, Operation (as hereinafter defined), payment of taxes and assessments on, and management of, the Common Area, as provided in Article 10,

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ARTICLE 2 EASEMENTS

2.1 NONEXCLUSIVE EASEMENTS FOR AUTOHOBILE PARKING AND

INCIDENTAL USES. Each Party hereby grants to each of the other Parties, for their respective use, and for the use of their respective Permittees, in common with all others entitled to use the same, nonexclusive easements over the Common Area of its respective Tract, for the passage and accommodation of pedestrians and vehicles, on such portions of such Common Area as are set aside, maintained and authorized for such use pursuant to this REA, and for the doing of such other things as are authorized or required to be done on said Common Area pursuant to this REA on such portions of the Common Area est aside pursuant to this REA for the doing of such other things. Each such Party further reserves to itself the right to grant such easements over the Common Area of its respective Tract, for the purposes hereinsboys enumerated, to such other Persons as may from time to time be entitled thereto.

Each Party hereby reserves the right to eject or cause the ejection from the Common Area of its Tract of any Person or Persons not authorized, empowered or privileged to use the Common Area of such Tract. Notwithstanding the foregoing, each Party reserves the right to close off the Common Area of its Tract for such reasonable period or periods of time as may be legally necessary to prevent the acquisition of prescriptive rights by anyone; provided, however, that prior to closing off any portion of the Common Area, as herein provided, such Party shall give written notice to each other Party of its intention so to do, and shall coordinate such closing with all other Parties so that no unreasonable interference with the Operation of the Shopping Center shall occur. Notuitintanding the reservation herein provided for, and the right to grant easements,

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الم المراح (Description: Los Angeles, CA Document-Year.DocID 1980.1188655 Page: 31 of 184 Order: m Comment:

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it is expressly understood and agreed that such reservation and the right to grant easements is limited to nonexolusive use of the surface. No Floor Area shall be erected and constructed within any portion of the Common Area of any Tract except as shall have been approved by the Prime Parties.

2.2 UTILITIES

- () . () **(**

2.2.1 <u>Beparate Utility Lines</u>. Bullock's, Developer, and Hacienda each hereby grant to all of the Parties, respectively, nonexclusive essements in, to, over, under and across the Common Area of its respective Tract for the installation, operation, flow and passage, use, maintenance, repair, relocation and removal of sanitary severs, storm drains, water and gas mains, electrical power lines, telephone lines and other utility lines, all of such severs, drains, mains and lines to be underground, serving the respective Tracts of each of the Parties.

2.2.2 <u>Common Utilities Lines</u>. Bullock's Developer, and Hacienda each hereby grants t all of the Parties, respectively, nonexclusive easements in, to, ovor, under and across the Common Area of its respective Tract for the installation, operation, flow and passage, use, maintenance, repair, relocation and removal of sanitary severs, storm drains, water and gas mains, electrical power lines, cable T.V., telephone lines and other utility lines, all of such sewers, drains, mains and lines to be underground, for the marvice of Common Area and for use in common with other Parties. Each such granting Party further reserves to itself the right to grant such easements in, tc, over, under and across its respective Tract, for the purposes hereinabove enumerated, to auch other Persons as may from time to time be entitled thereto.

2.2.3 Location of Easements. The location of all easements of the character described in this Article 2.2

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Description: Los Angeles, CA Document-Year. DocID 1980.1188655 Page: 32 of 184------Order: m Comment: shall be subject to the prior written approval of the Party in, to, over and under whose Tract the same is to be located. Upon completion of construction of such utility facilities the Parties shall join in the execution of an Agreement, in recordable form, sppropriately identifying the type and location of such respective utility facilities.

2.3 CONSTRUCTION EASEMENTS. Each Party with respect to its Tract hereby grants to all other Parties nonexclusive easements in, to, over, under and across the Common Area of each such respective Tract for the purpose of the development and construction thereof, pursuant to the provisions of Articles 5, 6, and 7 of this REA, and for the construction, reconstruction, erection and removal and maintenance on, to, over, under and across each such respective Tract of Common Building Components and to a maximum lateral distance of six feet in respect of footings, foundations, supports and valls, and 14 feet in respect of camopies, flag poles, roof and building overhangs, awnings, alarm bells, signs, lights and lighting devices and other similar appurtenances to the building, or beneath the surface of such Common Area for electrical or similar vaults to a maximum lateral distance of 14 feet into such Tract of any Party, as the case may be, the location of which shall be subject to the approval of the Party whose Tract is burdened by such easements, or pursuant to any other written agreement hareafter executed between such Parties. Each Party covenants and agrees, respectively, that its exercise of such easements shall not result in damage or injury to the buildings or other improvements of any other Party, and shall not interfere with the business operation conducted by any other Party in the Shopping Center. The exercise of the rights referred to in this Article 2.3 shall be in conformity with the Article 3 of this REA. Upon completion of the construction elements referred

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to above, the Parties shall join in the execution of an agreement, in recordable form, appropriately identifying the nature and location of each such construction element.

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2.4 <u>DOMINANT AND SERVIENT ESTATES</u>. Each easement granted pursuant to the provisions hereof is expressly for the benefit of the Tract of the grantee, and the Tract so benefited shall be the dominant estate and the Tract upon which such easement is located shall be the servient estate, but where only a portion thereof is bound and burdened, or benefited by a particular easement, only that portion so bound and burdened, or benefited, as the case may be, shall be deemed to be the servient or dominant tenement, as the case may be. Any easement granted pursuant to the provisions of this Article 2 may be abandoned or terminated by execution of an agreement so abandoning or terminating the same, by the owners of the dominant and servient estates.

2.5 <u>PROHIBITION AGAINST GRANTING EASEMENTS</u>. No Party shall grant an easement or easements of the type set forth in this Article 2 for the benefit of any property not within the Shopping Center without the prior written approval of each other Party.

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10.3 AUTOMOBILE PARKING. Subject to Article 15.1, Developer hereby covenants (1) that there shall be available within the Common Area located in the Shopping Center Phase 2, at all times from and after the completion of the construction thereof, not less than 1246 parking spaces and (11) that there will be located within the Common Area, at all times from and after the completion of the construction thereof, no less than 1957 parking spaces. Subject to the applicable requirements of any governmental agency having jurisdiction over the Shopping Center, each parking space, regardless of angles of parking, shall have a width of nine feet on center, except for employee parking which may be 0.5 feet on menter, measured at right angles to the side line of the parking space without overlapping spaces. Parking lanes or bays (which include two rows of parking spaces and incidental one-way driveways) shall have the following minimum and preferred widths at the angle of the parking designated helow:

DEGREES	RINIKUR	PREFERRED
45*	49 '	50 '
52-1/2*	55 *	52 *
60*	54 '	55 *
90*	62+	65 *

Each Party severally agrees with the others to take no action which would reduce the number of parking spaces below the requirements set forth above in this Article.

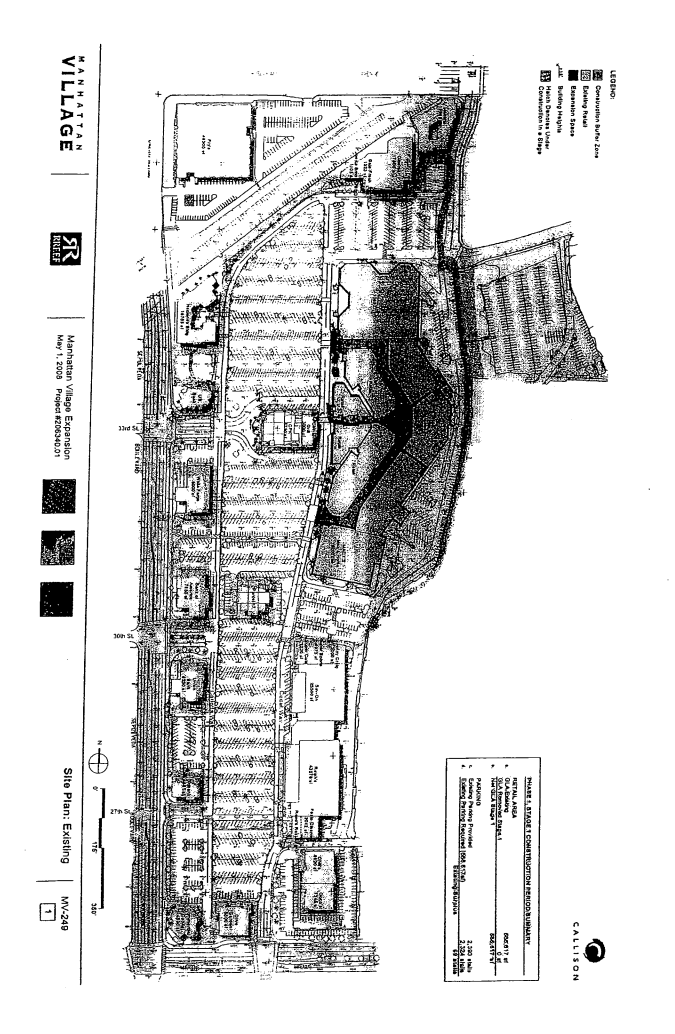
10.4 <u>INDEXNITY</u>. Operator agrees to indemnify, defend, and hold harmless all Parties, and their respective

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MB Hacienda, LLC

January 31, 2007

Laurie B. Jester Senior Planner City of Manhattan Beach 1400 Highland Avenue Manhattan Beach, CA 90266

RE:

3500 Sepulveda, Manhattan Beach

Dear Laurie,

MB Hacienda, LLC as the authorized agent for; 3500 SEPULVEDA LLC, a Delaware limited liability company, 13th & CREST ASSOCIATES, LLC, a California limited liability company and 6220 SPRING ASSOCIATES, LLC, a California limited liability company, as Tenants in Common, the owners of 3500 Sepulveda is working on an agreement with the City of Manhattan Beach for the dedication of a strip of land adjacent to Sepulveda Boulevard and our building. The purpose of the agreement is to allow the widening of Sepulveda Boulevard. We anticipate finalizing this agreement soon.

If you or anyone else has questions about the proposed agreement, please feel free to call me with any questions.

Sincerely,

MB Hacienda, LLC

Mark A. Neumann

620 Manhattan Beach Boulevard – Manhattan Beach, CA 90266-4855 – 310-318-6190 – fax 310-546-7676



MB Hacienda, LLC

January 31, 2007

Laurie B. Jester Senior Planner City of Manhattan Beach 1400 Highland Avenue Manhattan Beach, CA 90266

RE:

3500 Sepulveda, Manhattan Beach

Dear Laurie,

MB Hacienda, LLC as the authorized agent for; 3500 SEPULVEDA LLC, a Delaware limited liability company, 13th & CREST ASSOCIATES, LLC, a California limited liability company and 6220 SPRING ASSOCIATES, LLC, a California limited liability company, as Tenants in Common, the owners of 3500 Sepulveda is working on an agreement with the City of Manhattan Beach for the dedication of a strip of land adjacent to Sepulveda Boulevard and our building. The purpose of the agreement is to allow the widening of Sepulveda Boulevard. We anticipate finalizing this agreement soon.

If you or anyone else has questions about the proposed agreement, please feel free to call me with any questions.

Sincerely,

MB Hacienda, LLC

Mark A. Neumann

620 Manhattan Beach Boulevard - Manhattan Beach, CA 90266-4855 - 310-318-6190 - fax 310-546-7676



August 7, 2007

City of Manhattan Beach 1400 Highland Avenue Manhattan Beach, CA 90266 Attention: Laurie Jester

Dear Laurie:

In connection with the dedication of land executed by us and delivered to you concurrently with this letter (the "Dedication"), the undersigned owners (collectively, "Owners") agree to execute the necessary right of entry documents and/or temporary construction easements that may be required by Caltrans to facilitate the construction of certain roadway improvements to be installed in conjunction with the acquisition of the above described right of way and the planned widening of Sepulveda Boulevard, provided there is not material adverse effect on the use of the existing building and related parking areas as a result thereof.

All costs of preparing documents to facilitate the Dedication and plans and specifications and the construction of the street and appurtenances, shall be solely the responsibility of The City of Manhattan Beach ("City"), Caltrans or their authorized agents, and not Owners.

The scope of work shall include, but not be limited to the street, curb and gutter, sidewalks, retaining walls, replacement of landscaping **schrouges** and any modifications to the existing signage on the property. Construction of the improvements shall not impair access to the building or parking.

No permit for the modification of the theater sign on the dedicated property shall be granted by the City unless the owners of this Parcel 12 are granted 250 square feet of signage on each face of the sign on the top panel of the sign for use by their tenants.

The dedication is made subject to the rights, terms and conditions of a certain unrecorded Ground Lease between Manhattan Hacienda Property Co. as Lessor, and Manhattan Beach Commercial Properties, a general partnership as Lessee, said Ground Lease dated March 10, 1981, and such rights as the successors to Manhattan Beach Commercial Properties claim in substitution or replacement thereof. Please have this letter executed by the City where indicated below, evidencing the City's agreement to the foregoing.

Very truly yours,

3500 SEPULVEDA LLC, a Delaware limited liability company as to an undivided 45.056% interest

By:

Mark A. Neumann as Trustee of the Neumann Family Trust dated July 4, 2000, its sole member

13th & CREST ASSOCIATES, LLC, a California limited liability company as to an undivided 26.609% interest

By:

Cris Bennett, Trustee of the Bennett Family Revocable Trust dated April 3, 2003, its managing member

By:

Carolyn Bennett, Trustee of the Bennett Family Revocable Trust dated April 3, 2003, its managing member

By: Twin El Segundo, LLC, a Delaware limited liability company, its managing member

By:

Mark A. Neumann as Trustee of the Neumann Family Trust dated July 4, 2000, its sole member

6220 SPRING ASSOCIATES, LLC, a California limited liability company as to an undivided 28.335% interest

By:

Richard S. Rizika, Trustee of the Rizika Family Trust, its member, and Chief Executive Officer The foregoing is accepted and agreed to.

CITY OF MANHATTAN BEACH

Ву			
Name:			
Title:			

620 Manhattan Beach Boulevard – Manhattan Beach, CA 90266-4855 – 310-318-6190 – fax 310-546-7676

Recording Requested By: City Clerk City Of Manhattan Beach 1400 Highland Avenue Manhattan Beach, CA 90266

SPACE ABOVE THIS LINE FOR RECORDER'S USE

IRREVOCABLE OFFER TO DEDICATE

The undersigned hereby certifies that we are the Fee Title owners of or are parties having an interest in the hereinafter described real property, and the undersigned, for themselves, their heirs, successors and assigns, do hereby designate and set aside for future street purposes and other uses appurtenant thereto and irrevocably offer to dedicate to The City of Manhattan Beach, without warranty as to the rights of others, a grant for public street purposes and other uses appurtenant thereto, in, over along, upon and across the hereinafter described real property located in The City of Manhattan Beach, County of Los Angeles, State of California, described in Exhibit A and Exhibit B.

This irrevocable offer to dedicate is made pursuant to and subject to all of the provisions of Government Code Section 7050 and shall continue in full force and effect until the time of acceptance by The City Council.

Such offer of dedication may be terminated and the right to accept such offer abandoned in the same manner as is prescribed for the summary vacation of streets or highways by Section 8300 and following of the Streets and Highways Code.

EXECUTED this _____ day of _____ 2007

3500 SEPULVEDA LLC,

a Delaware limited liability company as to an undivided 45.056% interest

By:

Mark A. Neumann as Trustee of the Neumann Family Trust dated July 4, 2000, its sole member

13th & CREST ASSOCIATES, LLC, a California limited liability company as to an undivided 26.609% interest

By:

Cris Bennett, Trustee of the Bennett Family Revocable Trust dated April 3, 2003, its managing member

By:

Carolyn Bennett, Trustee of the Bennett Family Revocable Trust dated April 3, 2003, its managing member

By: Twin El Segundo, LLC, a Delaware limited liability company, its managing member

By:

Mark A. Neumann as Trustee of the Neumann Family Trust dated July 4, 2000, its sole member

6220 SPRING ASSOCIATES, LLC, a California limited liability company as to an undivided 28.335% interest

By:

Richard S. Rizika, Trustee of the Rizika Family Trust, its member, and Chief Executive Officer

STATE OF CALIFORNIA

)) ss.)

COUNTY OF LOS ANGELES

On August __, 2007, before me, _____, a Notary Public in and for said state, personally appeared Mark A. Neumann, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public in and for said State

(SEAL)

STATE OF CALIFORNIA)

COUNTY OF LOS ANGELES

On August ___, 2007, before me, _____, a Notary Public in and for said state, personally appeared Cris Bennett, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

) ss.

)

WITNESS my hand and official seal.

Notary Public in and for said State

(SEAL)

STATE OF CALIFORNIA)) ss. COUNTY OF LOS ANGELES)

On August ___, 2007, before me, _____, a Notary Public in and for said state, personally appeared Carolyn Bennett, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public in and for said State

(SEAL)

STATE OF CALIFORNIA)) ss. COUNTY OF LOS ANGELES)

On August ___, 2007, before me, _____, a Notary Public in and for said state, personally appeared Mark A. Neumann, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public in and for said State

(SEAL)

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

On August ___, 2007, before me, _____, a Notary Public in and for said state, personally appeared Richard S. Rizika, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

)) ss.

)

WITNESS my hand and official seal.

Notary Public in and for said State

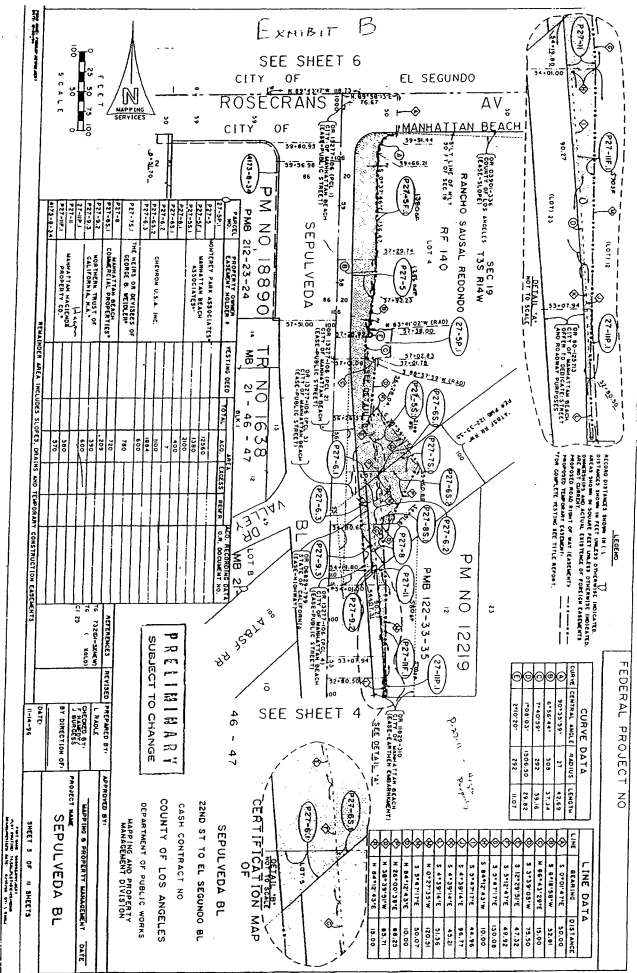
(SEAL)

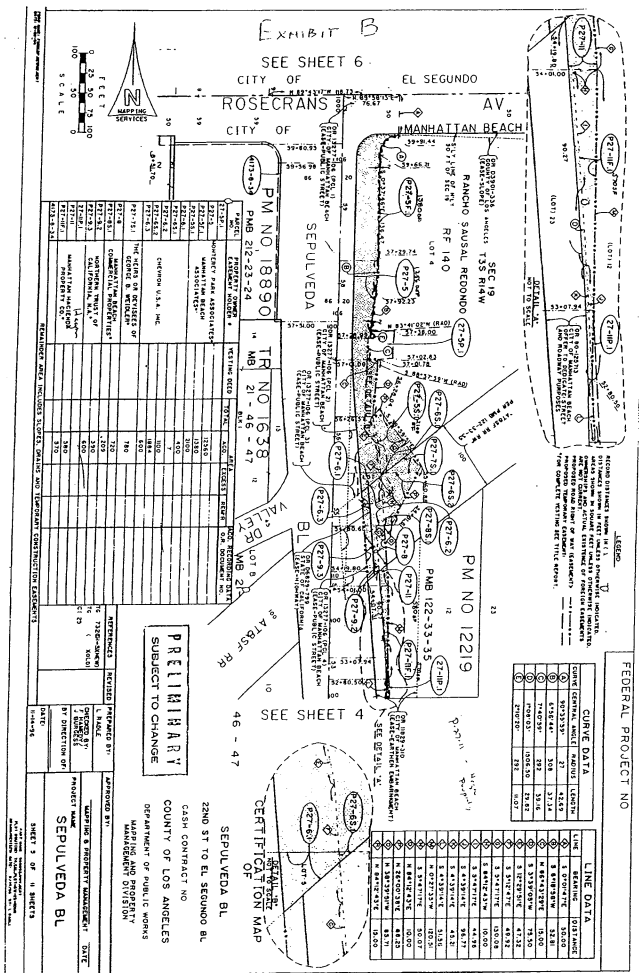
<u>Exhibit A</u>

DESCRIPTION OF THE PROPERTY

That portion DESCRIBED BELOW of PARCEL 12, IN THE CITY OF MANHATTAN BEACH, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON PARCEL MAP NO. 12219, FILED IN BOOK 122 PAGES 33 TO 35 INCLUSIVE OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

A variable width strip of land along the Sepulveda Boulevard (Route 1) frontage of the said parcel which will be defined accurately by a metes and bounds description that will be created by The State of California Department of Transportation (Caltrans) or their authorized agents. The areas to be dedicated are shown on the attached Exhibit B "Certification Map Of Sepulveda BI", dated 11-14-96, DETAIL "A"as Parcel No. P27-11, P27-11F.1, and 27-11P.1





7985 Santa Monica Blvd. #200, West Hollywood, CA 90046 Mailing Address Tenant Applicant(s)/Appellant(s) Relationship to Property Mike Simms - Owner Contact Person (include relation to applicant/appellant) 121 20th Street Apt B, Manhattan Beach, CA 90266 (310) 487-1 Iddress, and Phone Number (323) 656-7898 mike@simmsrestaurants pplicant(s)/Appellant(s) Signature		CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT
3500 N Sepulveda Blvd Project Address TR=Parcel Map as per BK 122P 33-35 of PM Lot 12 Legal Description Manhattan V111age General Pian Designation Zoning Designation Address For projects requiring a Coastal Development Permit, select one of the following determinations' Project Screighton Main Development (Public Hearing, frequested) Minor Development (Public Hearing, frequested) No Public Hearing Required (due to UP, Var., etc.) Minor Development (Public Hearing, frequested) No Public Hearing Required (due to UP, Var., etc.) Minor Development (Public Hearing, frequested) No Public Hearing Required (due to UP, Var., etc.) Minor Development Permit Subdivision (Interative Map) U Subdivision (Interative Map) U Subdivision (Interative Map) U Subdivision (Frantaive Map) U Subdivision (Frantaive Map) U Subdivision (Frantaive Map) U Subdivision (Centaive Map) U Subdivision (Frantaive Map)		
Submitted:	LIFORNICO	
Submitted:		Date Submitted: 4///
Project Address TR=Parcel Map as per BK 122P 33-35 of PM Lot 12 Legal Description		F&G Check Submitted:
TR=Parcel Map as per BK 122P 33-35 of PM Lot 12 Legal Desciption Manhattan V111age CC General Plan Designation Zoning Designation For projects requiring a Coastal Development Permit, select one of the following determinations': Project located in Appeal Jurisdiction Project agl located in Appeal Jurisdiction Major Development (Public Hearing required) Project agl located in Appeal Jurisdiction Minor Development (Public Hearing required) No Public Hearing Required (due to UP, Var., etc.) Minor Development (Public Hearing required) Use Permit (Residential) () Coastal Development Permit () Use Permit (Residential) () Subdivision (Centrative Map) () Use Permit (Residential) () Subdivision (Final) () Use Permit (Residential) () Subdivision (Final) () Other. Fee Summary: Account No. 4225 (calculate fees on reverse) Pre-Application Conference: Yes No Namount Due: \$		veda Blvd
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¹ An Application for a Coastal Development Permit shall be made prior to, or concurrent with, an application for any other permit or approvals required for the project by the City of Manhattan Beach Municipal Code. (Continued on reverse)

CHSHIEK:W BFR 17 2008 01-0251329 01-0251329

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OWNER'S AFFIDAVIT

STATE OF CALIFORNIA COUNTY OF LOS ANGELES

6220 SPRING ASSOCIATES LLC

I/We <u>3500 Seporters</u>, <u>UC</u>, <u>13^{r4}</u> CRost <u>Associate</u>, <u>K</u>being duly swom, depose and say that I am/we are the owner(s) of the property involved in this application and that the foregoing statements and answers herein contained and the information herewith submitted are in all respects true and correct to the set of my/our knowledge and belief(s)

Signature of Property Owner(s) Not Owner in Escrow or Lessee

MARK NEUMAHN, MARK NEUMANN, LICHARD KIZIKA Print Name 620 MANHATTON BOACH BLUP, MANHATTON BOACH, CA 90266 Mailing Address

310-5 Telephone

State of <u>U</u> Notary Public

Subscribed and sworn to before me, 6 this day of HO in and for the County of



Fee Schedule Summary²

Below are the fees typically associated with the corresponding applications. Additional fees not shown on this sheet may apply. Contact the Planning Department for assistance. Fees are subject to annual adjustment in January.

Submitted Application (circle applicable fees, apply total to Fee Summar Coastal Development Permit	v on application)
Filing Fee (public hearing – no other discretionary approval required):	\$ 1,824 🖾
Filing Fee (public hearing - other discretionary approvals required):	\$ 124 🖾
Filing Fee (no public hearing required):	\$ 124
Use Permit (Master)	
Residential Filing Fee:	\$ 2,420 🖾
Commercial Filing Fee:	\$ 3,005 🖾
Amendment Filling Fee:	\$ 1,209 🖾
Variance	
Filing Fee:	\$ 3,005 🖙
Minor Exception	
Filing Fee:	\$ 966 🔄
Subdivision	
Tentative Parcel/Tract Map	
Filing Fee:	\$ 585 🖾
Final Parcel Map/Tract Map	
Filing Fee:	\$ 585
Mapping Deposit:	\$ 473
Quimby Parks and Recreation Fee (new lot/unit): Certificate of Compliance	\$ 1,817
Filing Fee:	\$ 564.50
Environmental Review (contact Planning Division for applicable fee)	
Environmental Assessment:	\$ 120
Environmental Assessment (if Initial Study is prepared):	\$ 1:557
Fish and Game County Clerk Fee ³ :	\$ 25

² Refer to the City of Manhattan Beach 2001-02 Resolution of Fees for a complete list of fees.

Applicant: TRB 1995, LLC Project: 3500 N. Sepulveda Blvd. Contact: Mike Simms, Owner (310) 487-0222

Written Description:

The Tin Roof Bistro will be a 4,250 square foot restaurant with an 800 foot Patio comprised of 142 seats inside with an additional 38 seats on the interior courtyard. It is the second restaurant operated by the Simms Family in Manhattan Beach, the Kettle being the first and operated by Mr. Simms's Father and Uncle.

The Tin Roof Bistro will focus on serving healthy food to the surrounding neighborhood with an incidental sale of alcohol. This restaurant will help grow the neighborhood, elevate the quality of life, create jobs, activate the street, and promote community involvement by serving fresh food in a casual, clean, comfortable atmosphere. The Tin Roof Bistro will be the neighborhood's casual bistro. The hours of operation will be seven days a week, 11am to 11pm. The peak hours will be everyday between the hours of 12pm and 2pm as well as 6pm and 8pm.

All of the aspects of the restaurant are in conformance with the goals, policies, and objectives of the general and specific plans.

Findings:

- 1. Support facilities such as entertainment and eating-and-drinking establishments are permitted under "CC" Districts, subject to certain limitations to avoid adverse effects on adjacent uses. The adjacent uses are primarily other businesses and a limited number of homes. There are no foreseeable adverse effects.
- 2. The Tin Roof Bistro is consistent with the General Plan for the Manhattan Beach Village land use. It will serve as an additional service to the village and as an employer for eighty persons.
- 3. The Tin Roof Bistro does and will comply with the provisions of Title 10.
- 4. There are no adverse impacts to nearby properties. Traffic, parking and noise increases will be negligible compared to its present use. Cooking odors will be emitted thirty feet in the air with the predominant winds carrying them into the parking lot and away from other businesses. Resident security and personal safety will not be changed. We are a restaurant that serves alcohol, not a bar. We will not be open late. Between the outdoor dining and high end interior design, the aesthetics will be dramatically increased. The restaurant will not exceed the capacities of public services and facilities.



ENVIRONMENTAL INFORMATION FORM

(to be completed by applicant)

CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT

Date Filed:

APPLICANT INFORMATION

Name: TRB. ILC TRB ME LLC	Contact Person:Mike Simms
Address:7985 Santa Monica Blvd.,	90046 Address: <u>121 20th St. Apt B, 90266</u>
Phone number: (323) 656-0874	Phone number: <u>(310)</u> 487-0222
Relationship to property: <u>Tenant</u>	Association to applicant: <u>Owner</u>

PROJECT LOCATION AND LAND USE

Project Address: 3500 N Sepulveda Blvd.

Assessor's Parcel Number: <u>4138-020-014</u> Legal Description: <u>TR= Parcel Map as per BK 122P 33-35 of PM Lot 12</u>

Area District, Zoning, General Plan Designation: Manhattan Village Mall, CC Surrounding Land Uses:

North <u>CG – Fry's</u>	West <u>CG/RS</u> - Hotel then Homes
South CC - Mall	East PD/RPD/CC - Mall then Home
Existing Land Use: Office - Financial	

PROJECT DESCRIPTION

Type of Project: Commercial X Residential Other

If Residential, indicate type of development (i.e.; single family, apartment, condominium, etc.) and number of units:

If Commercial, indicate orientation (neighborhood, citywide, or regional), type of use anticipated, hours of operation, number of employees, number of fixed seats, square footage of kitchen, seating, sales, and storage areas:

Neighborhood, Eating Drinking Establishment, Mon-Sun llam to llpm, 20

Employees, 142 seats in/32 out, 1450 ft Kit, 2200 ft. seating, \$4M

If use is other than above, provide detailed operational characteristics and anticipated intensity of the development:

Removed/

Project Site Area:	Existing 18,758	Proposed 18,758	<u>Required</u>	Demolished
Building Floor Area:	4,250	4,250		
Height of Structure(s)	3 <u>0 feet</u>	30 feet		
Number of Floors/Stories:	2	2		
Percent Lot Coverage:		<u> </u>		
Off-Street Parking:	<u>Mall Prk</u>	<u>Mall Prk</u>		
Vehicle Loading Space:				
Open Space/Landscaping:				
Proposed Grading: Cut Fill	_ Balance	Imported	Ехро	orted

Will the proposed project result in the following (check all that apply):

Yes	No	
	X	Changes in existing features or any bays, tidelands, beaches, lakes, or hills, or substantial alteration of ground contours?
	<u>X</u>	Changes to a scenic vista or scenic highway?
	<u> </u>	A change in pattern, scale or character of a general area?
<u>+</u>	X	A generation of significant amount of solid waste or litter?
<u> </u>	<u> </u>	A violation of air quality regulations/requirements, or the creation of objectionable odors?
<u></u>	<u>X</u>	Water quality impacts (surface or ground), or affect drainage patters?
	<u> </u>	An increase in existing noise levels?
<u> </u>	X	A site on filled land, or on a slope of 10% or more?
	<u> </u>	The use of potentially hazardous chemicals?
	X	An increased demand for municipal services?
X		An increase in fuel consumption?
	X	A relationship to a larger project, or series of projects?
	all "Vaa	"responses (attach additional chaste or attachments or response).

Explain all "Yes" responses (attach additional sheets or attachments as necessary): Restaurants require more electricity and gas

CERTIFICATION: I hereby certify that the statements furnished above and in attached exhibits present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements, and information presented are true and correct to the best of my knowledge and belief.

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Signature: Om	Prepared For.
Date Prepared: 12/12/07 Revised 7/97	

CITY OF MANHATTAN BEACH DEPARTMENT OF COMMUNITY DEVELOPMENT

TO: See Distribution Below

FROM: May Dorsett, Planning Secretary

DATE: May 20, 2008

SUBJECT: Review Request for Proposed Project at:

3500 N. SEPULVEDA BLVD. (MANHATTAN VILLAGE MALL)

The subject application has been submitted to the Planning Division. Please review the attached material(s) and provide specific comments and/or conditions you recommend to be incorporated into the draft Resolution for the project. Conditions should be primarily those which are not otherwise addressed by a City Ordinance. If no response is received by <u>MAY 27</u>, 2008, we will conclude there are no conditions from your department.

Comments/Conditions (attach additional sheets as necessary):

5/20/03 The City will be widening Sepulveda (and the buildge) in the future. One condition should be the dedication of the necessary 12/w for the project at no cost to City - Also an appropriate each contribution would be helpful.

Distribution :

X Dana Greenwood X Engineering (Roy / Lee) X Fire Dept. X Building Official X Police Dept.



CITY OF MANHATTAN BEACH DEPARTMENT OF COMMUNITY DEVELOPMENT

TO: See Distribution Below

FROM: May Dorsett, Planning Secretary

DATE: April 18, 2008

SUBJECT: Review Request for Proposed Project at:

3500 N. SEPULVEDA BLVD (Tin RoofBistro)

The subject application has been submitted to the Planning Division. Please review the attached material(s) and provide specific comments and/or conditions you recommend to be incorporated into the draft Resolution for the project. Conditions should be primarily those which are not otherwise addressed by a City Ordinance. If no response is received by <u>APRIL 28</u>, 2008, we will conclude there are no conditions from your department.

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Comments/Conditions (attach additional sheets as necessary):

COMPLY W/ 2007 EALIFORNIA CODES , PLUMBING FIXFURE COUNT , H/C REQUIRAENTS

DAA

Distribution:

X Police Dept. X Engineering (Roy / Lee) X Fire Dept. X Building Official

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CITY OF MANHATTAN BEACH DEPARTMENT OF COMMUNITY DEVELOPMENT

TO: See Distribution Below

FROM: May Dorsett, Planning Secretary

DATE: April 18, 2008

SUBJECT: Review Request for Proposed Project at:

3500 N. SEPULVEDA BLVD. _____ Tin Poof Alcoho Bigm

The subject application has been submitted to the Planning Division. Please review the attached material(s) and provide specific comments and/or conditions you recommend to be incorporated into the draft Resolution for the project. Conditions should be primarily those which are not otherwise addressed by a City Ordinance. If no response is received by <u>APRIL 28</u>, 2008, we will conclude there are no conditions from your department.

Comments/Conditions (attach additional sheets as necessary):

NOTHING SPECIAL NOTED. 4/22 JLS. FIRE PREV. JLS.

Distribution:

X Police Dept. X Engineering (Roy / Lee) X Fire Dept.

X Building Official

City of Manhattan Beach Department of Public Works Memorandum

To: May Dorsett, Planning Division Secretary Through: Jim Arndt, Director of Public Works 1 From: Dana Greenwood, City Engineer T\$ Lee Morlet, Public Works Inspector (310) 802-5305 Roy Murphy, Public Works Inspector (310) 802-5306 RVM 3621 Bell Avenue, Manhattan Beach CA 90266 Subject: 3500 N. Sepulveda Blvd. Root Bitto Date: April 28; 2008

Entered on Page or Sheet # ALL THE PUBLIC WORKS NOTES AND CORRECTIONS MUST BE PRINTED ON THE PLAN. NO EXCEPTIONS.

This property was inspected by Public Works staff on April 28, 2008 and the following items are required and must be added to the plans. Indicate location of correction on blanks at left.

- 1. No discharge of construction wastewater, building materials, debris, or sediment from the site is permitted.
- 2. A property line cleanout must be installed on the sanitary sewer lateral. See City Standard Plan ST-5. Cleanout must be added to the plumbing plan.
- 3. A backwater valve is required on the sanitary sewer lateral if the discharges from fixtures with flood level rims are located below the next upstream manhole cover of the Public sewer. See City Standard Plan ST-24. Must be shown on the plan if applicable.
- 4. If any existing sewer lateral is used, it must be televised to check its structural integrity. The tape must be made available for review by the Public Works Department. The Public Works Department will review the tape and determine at that time if the sanitary sewer lateral needs repairing, replaced, or that it is structurally sound and cam be used in its present condition. The lateral must not be cleaned before it is video taped.
- 5. A mop sink must be installed and shown on the plumbing plan.
- Commercial enterprises must comply with the National Pollution Discharge Elimination System (NPDES) clean water requirements. Discharge of mop water, floor mat washing, trashcan cleaning and washing out trash enclosures into the street or storm drain system is prohibited. M.B.M.C. 5.84.060, 5.84.090.
- 7. Any unused water or sanitary sewer laterals must be shown on the plans and abandoned at the City main.
- 8. A grease interceptor must be installed and placed into a maintenance program with regular inspections and removal of grease buildup.

Mike Simons

- 9. All trash enclosures shall be enclosed, have a roof, built in such a manner that stormwater will not enter, and a drain installed that empties into the sanitary sewer system. Floor drain or similar traps directly connected to the drainage system shall be provided with an approved automatic means of maintaining their water seals. See 1007.0 Trap seal Protection in the Uniform Plumbing Code. Contact the City's refuse contractor for sizing of the enclosure. Drawings of the trash enclosure must be on the plan, and must be approved by the Public Works Department before a permit is issued. See Standard Plan ST-25.
- 10. Commercial establishments are required, by municipal code 5.24.030 (C)(2) to have a sufficient refuse and recycling storage space to enclose a commercial lift container(s). The refuse storage space or facility must be screened from public view and be either constructed within the building structure or in a screened enclosure on private property. Please read the code section for further clarification
- 11. Backflow preventers for fire and domestic water services must be installed per Public Works Department requirements.
- 12. Water meters shall be placed near the property line and out of the driveway approach whenever possible. Water meter placement must be shown on the plans.
- 13. If the water meter box is replaced, it must be purchased from the City, and must have a traffic rated lid if the box is placed in the driveway.
- 14. Erosion and sediment control devices BMPs (Best Management Practices) must be implemented around the construction site to prevent discharges to the street and adjacent properties. BMPs must be identified and shown on the plan. Control measures must also be taken to prevent street surface water entering the site.
- 15. Plan holder must have the plans rechecked and stamped for approval by the Public Works Department before the building permit is issued
- cc: Roy Murphy Lee Morlet

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