CITY OF MANHATTAN BEACH DEPARTMENT OF COMMUNITY DEVELOPMENT

TO: Planning Commission

FROM: Laurie B. Jester, Acting Director of Community Development

BY: Esteban Danna, Assistant Planner 😱

DATE: July 14, 2010

SUBJECT: Consideration of Use Permit Amendment to Allow the Extension of Hours of Operation for Izaka-Ya Restaurant Located at 1133 Highland Avenue.

RECOMMENDATION

Staff recommends that the Planning Commission **CONDUCT** the Public Hearing and **APPROVE** the request to increase the hours of operation (current: 11:30am to 2:30pm and 5:30pm to 11pm Monday through Thursday and 5:30pm to midnight Fridays and Saturdays; proposed: 11am to midnight everyday).

APPLICANT

Izaka-Ya, Inc. 16633 Ventura Blvd., No. 1212 Encino, CA 91436

OWNER

Norma Ann Maltz 1970 Silver Leaf Circle Carlsbad, CA 92009

PROJECT OVERVIEW

Location	
Location	1133 Highland Avenue
Area District	Ш
Legal Description	Lots 11 and 12, Block 66, Manhattan Beach Division No. 2.
Coastal Zone	Non-Appealable

Landuse

Lanause		
General Plan	Downtow	vn Commercial
Zoning	CD – Do	wntown Commercial
Existing Land Use	Commerc	cial Building with restaurant and office uses
Neighboring Zoning	North	CD – Downtown Commercial
	South	CD – Downtown Commercial
	East	CD – Downtown Commercial
	West	CD – Downtown Commercial

ENVIRONMENTAL REVIEW

The Project is Categorically Exempt from the requirements of the California Environmental Quality Act (CEQA), pursuant to Class 1, Section 15301 based on staff's determination that the use on the property does not change and thus will not have a significant impact on the environment.

BACKGROUND:

The subject property is currently developed with a commercial building consisting of three tenant spaces on the ground floor and four tenant spaces on the second floor. All tenant spaces on the ground floor have restaurant/food service uses (Simmzy's, Starbucks, and Izaka-Ya). All tenant spaces on the second floor have office uses. The subject restaurant facility, formerly Octopus Restaurant, is currently occupied by the applicant, Izaka-Ya, under an existing 1984 Board of Zoning Adjustment (BZA) use permit (Exhibit B). Historically, restaurant uses have occupied the subject space. The conditions in the current use permit does not specify hours of operation directly, but refers to policing litter and serving food during all hours of operation. The Staff Report prepared for the current use permit defines the hours of operation and thus regulates the hours, as was common practice for BZA resolutions in the 1980s.

DISCUSSION:

Currently, the restaurant is restricted to operating hours from 11:30am to 2:30pm and 5:30pm to 11pm Monday through Thursday and 5:30pm to midnight Fridays and Saturdays. The applicant proposes to amend the current use permit to allow the expansion of hours of operation to 11am to midnight everyday. The proposed hours of operation are fairly typical for restaurants in the downtown area and staff has no concerns with the proposed new hours of operation (Exhibit C).

The City's Police Department reviewed the application and expressed concerns since the existing Department of Alcoholic Beverage Control (ABC) license allows alcoholic beverage service 10am to 11pm Monday through Thursday, 10am to 11:30pm Friday and Saturday, and 5pm to 10:30pm Sunday. The applicant's representative has indicated that the applicant intends to file a request with the ABC to change the license to reflect the expanded hours of operation. The current ABC license allows sale of beer and wine only for which no change is proposed.

Other departments did not express concerns for the proposed use permit amendment. A Coastal Development permit is not required since there are no relevant coastal issues related to the subject application.

Use Permit Findings

In order to approve a Use Permit or an amendment to a Use Permit the following findings must be made by the Planning Commission in accordance with MBMC Section 10.84.060. The findings are met as follows:

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.

The building is located within the downtown commercial district. The existing uses and proposed change of hours of operation are consistent with MBMC Section 10.16.010 which states that the district is intended to provide opportunities for commercial uses, to provide a broad range of community businesses, and to serve beach visitors.

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 properties or improvements in the vicinity or to the general welfare of the city.

The existing uses and proposed change of hours of operation pose no detrimental effects to the public health, safety, or welfare of persons working on the proposed project site or on the adjacent properties. The proposed change of hours will not be detrimental to properties or improvements in the vicinity or to the general welfare of the City.

The General Plan of the City of Manhattan Beach poses certain goals and policies which reflect the expectations and wishes of the City with respect to land uses. Specifically, the project is consistent with the following Goals and Policies of the General Plan:

Goal LU-6.1: Support and encourage small businesses throughout the City.

- Goal 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 LU-6.3: 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-7.1: Encourage the upgrading and growth of businesses in the downtown area to serve as a center for the community and to meet the needs of local residents and visitors.
- Goal LU-7.4: Encourage first-floor street front businesses with retail, restaurants, service/commercial, and similar uses to promote lively pedestrian activity on Downtown streets, and consider providing zoning regulations that support these uses.
- 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;

The existing uses and proposed change of hours of operation will comply with the conditions

required for the district in which it is 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 the capacity of public services and facilities which cannot be mitigated.

The change of hours of operation would not adversely impact nearby resident or commercial properties as they are related to traffic, parking, noise, vibration, odors, personal safety, or aesthetics, or create demands exceeding the capacity of public services and facilities. The proposed change will not affect the required on-site parking and will not create an additional demand for public services and facilities which cannot be mitigated.

Planning Commission Authority

In accordance with Chapter 10.84 of the MBMC, the Planning Commission conducts a public hearing and has the authority to approve, approve with conditions or deny the Use Permit Amendment and a Variance. With any action the Use Permits findings must be considered (10.84.060 A), and conditions (10.84.070) may be placed on an application. The Commission has the ability to approve only portions of the request and modify the proposal to meet the Use Permit purpose, findings, and criteria.

Public Input

A public notice for the project was mailed to the property owners within 500 feet of the site and published in the Beach Reporter newspaper. Staff did not receive any comments at the writing of this report.

CONCLUSION

The project before the Planning Commission is an Amendment to the Use Permit for Izaka-Ya restaurant. Staff recommends that the Planning Commission review the information presented in the report, open the public hearing, discuss the project, close the public hearing, and adopt the draft resolution. The Resolution will replace the existing Resolution No. BZA 84-55.

Attachments:

- A. Draft Resolution No. PC 10-XX
- B. Staff Report and Resolution No. BZA 84-55
- C. ABC Licenses in Downtown Manhattan Beach
- D. Vicinity Map
- E. Application Materials

DRAFT RESOLUTION NO. PC 10-XX

RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH APPROVING A USE PERMIT AMENDMENT TO ALLOW EXTENSION OF OPERATING HOURS FOR A RESTAURANT LOCATED AT 1133 HIGHLAND AVENUE (Izaka-Ya)

THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH DOES HEREBY RESOLVE AS FOLLOWS:

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

- A. Pursuant to applicable law, the Planning Commission of the City of Manhattan Beach conducted a public hearing on July 14, 2010, received testimony, and considered an application for a use permit to allow extension of operating hours at an existing restaurant located on the property legally described as Lots 11 and 12, Block 66, Manhattan Beach Division No. 2., located at 1133 Highland Avenue in the City of Manhattan Beach.
- B. The applicant for the subject project is Izaka-Ya, Inc. The owner of the property is Norma Ann Maltz.
- C. The extension of operation hours to the existing restaurant requires use permit approval.
- D. The conditions in Resolution No. BZA 84-55, the use permit in effect for the subject site, does not specify hours of operation directly, but refers to policing litter and serving food during all hours of operation. The Staff Report prepared for the Resolution No. BZA 84-55 defines the hours of operation and thus regulates the hours, as was common practice for BZA resolutions in the 1980s.
- E. The project is Categorically Exempt (Class 1, Section 15301) from the requirements of the California Environmental Quality Act (CEQA) since it involves minor modification of an existing use.
- F. 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.
- G. The General Plan designation for the property is Downtown Commercial. The General Plan encourages commercial uses such as this that serve City residents, and are buffered from residential areas.
- H. A Coastal Development permit is not necessary since there are no relevant coastal issues related to the subject application
- I. Pursuant to Section 10.84.060 of the Manhattan Beach Municipal Code, the following findings for the Use Permit are made:
 - 1. The existing uses and proposed change in hours of operation are consistent with Section 10.16.010 of the Manhattan Beach Zoning Code which states that the district is intended to provide opportunities for commercial uses, to provide a broad range of



community businesses, and to serve beach visitors.

2. The existing uses and proposed change of hours of operation pose no detrimental effects to the public health, safety, or welfare of persons working on the proposed project site or on the adjacent properties. The proposed change of hours will not be detrimental to properties or improvements in the vicinity or to the general welfare of the City. The proposed change in hours of operation is consistent with the following Goals and Policies of the General Plan:

Goal LU-6.1: Support and encourage small businesses throughout the City.

Goal 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 LU-6.3: 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-7.1: Encourage the upgrading and growth of businesses in the downtown area to serve as a center for the community and to meet the needs of local residents and visitors.

Goal LU-7.4: Encourage first-floor street front businesses with retail, restaurants, service/commercial, and similar uses to promote lively pedestrian activity on Downtown streets, and consider providing zoning regulations that support these uses.

- 3. The existing uses and proposed change in hours of operations will comply with the conditions required for the district in which it is located.
- 4. The change of hours of operation would not adversely impact nearby resident or commercial properties as they are related to traffic, parking, noise, vibration, odors, personal safety, or aesthetics, or create demands exceeding the capacity of public services and facilities. The proposed change will not affect the required on-site parking and will not create an additional demand for public services and facilities which cannot be mitigated.
- J. This Resolution, upon its effectiveness, constitutes the Use Permit for the subject restaurant and supersedes all previous resolutions pertaining to the restaurant use, including Resolution BZA 84-55.

<u>SECTION 2.</u> The Planning Commission of the City of Manhattan Beach hereby **APPROVES** the subject Use Permit Amendment subject to the following conditions:

Site Preparation / Construction

1. The project shall be in substantial compliance with the submitted plans and project description as approved by the Planning Commission on July 14, 2010. Any substantial deviation from the approved plans and project description must be reviewed and approved by the Planning Commission.

2. Modifications and improvements to the tenant space shall be in compliance with applicable Building Division and Health Department regulations.

Operational Restrictions

- 3. The restaurant shall operate as an eating and drinking establishment. The service of food and beverages shall be primarily by employee service to customers seated at tables and the establishment shall have no take-out window.
- 4. Hours of operation shall be limited to 11am to midnight everyday or as approved by the Department of Alcoholic Beverage Control, whichever is more restrictive.
- 5. Alcohol service is limited to on-site consumption of beer and wine only. Sale of alcoholic beverages for consumption off-premise is prohibited.
- 6. Alcohol service to customers shall occur only in conjunction with food service during all hours of operation.
- 7. Entertainment other than background music or television is prohibited. Any outside sound or amplification system or equipment is prohibited. Noise emanating from the establishment shall be in compliance with the Municipal Noise Ordinance.
- 8. The management of the property shall police the property and all areas adjacent to the business during hours of operation to keep it free of litter and debris.
- 9. The operator of the facility shall provide adequate management and supervisory techniques to prevent loitering and other security concerns outside the subject business.
- 10. The operation shall remain in compliance with all Fire and Building occupancy requirements at all times.

Procedural

- 11. All provisions of the Use Permit are subject to review by the Community Development Department 6 months after occupancy and yearly thereafter.
- 12. This Use Permit shall lapse two years after its date of approval, unless implemented or extended pursuant to 10.84.090 of the Municipal Code.
- 13. Pursuant to Public Resources Code section 21089(b) and Fish and Game Code section 711.4(c), the project is not operative, vested or final until the required filing fees are paid.
- 14. The applicant agrees, as a condition of approval of this project, to pay for all reasonable legal and expert fees and expenses of the City of Manhattan Beach, in defending any legal actions 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. Applicant shall deposit said amount with the City or enter into an agreement with the City to pay such expenses as they become due.

15. 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.

<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. The City Clerk shall send a certified copy of this resolution to the applicant, and if any, the appellant at the address of said person set forth in the record of the proceedings and such mailing shall constitute the notice required by Code of Civil Procedure Section 1094.6.

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 July 14, 2010 and that said Resolution was adopted by the following vote:

AYES: NOES:

ABSTAIN:

ABSENT:

LAURIE B. JESTER, Secretary to the Planning Commission

Sarah Boeschen Recording Secretary

CITY OF MANHATTAN BEACH

MEMORANDUM

NOVEMBER 13, 1984

TO: Board of Zoning Adjustment

FROM: Community Development Department

SUBJECT: Conditional Use Permit to Allow the Establishment of a Restuarant with On-Sale Beer and Wine Service within an Existing Commercial Building at 1133 Highland Avenue (Octopus)

APPLICANTS/LESSEES

Hisao Inoue and Masaaki Eda 2309 Schoolside Avenue Monterey Park, California 91754

PROPOSAL

The applicants request approval of a Conditional Use Permit to allow the establishment of a Japanese restaurant and sushi bar with an on-sale beer and wine service license within a 2,260 square foot vacant lease space within an existing commercial building.

GENERAL INFORMATION

Location: 1133 Highland Avenue, the second business north of Manhattan Beach Boulevard on the west side of Highland Avenue (see Exhibit A) Lots 11 and 12, Block 66, Manhattan Beach Division Legal Description: No. 2 General Plan: Commercial Zoning: C-2 (General Commercial) Area District: III (the beach area) Property Size: 5400 square feet - 60 feet by 90 feet Existing Land Use: Retail clothing store/medical office containing vacant space Neighboring Land Uses/Zoning: North, across Center Place - Retail and public parking structure (C-2 and PF) South, across Manhattan - Retail/office (C-2) [3-Story building Beach Boulevard currently under construction] (C-2) East, across Highland Avenue - Restaurant/Retail (C-2) West - Retail/office (C-2)

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EXHIBIT

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Business Details:					
Gross Floor Area			2,260	square	feet
Dining Room/Sushi B	ar Area		1,153	square	feet
Waiting/Customer Se	rvice Area	~	209	square	feet
Kitchen			400	square	feet
Food Storage and Em	ployee's				
Service Restroom	Areas		452	square	feet
Trash Area			50	square	feet
Seating Capacity:	Proposed			Al	llowed
	50				50
Alcohol Service:	Beer and w	vin	е		
Hours of Operation:	- Monday t	hr	ough E	Friday,	11:30 a.m. to 2:30 p.m.
					5:30 p.m. to 11:00 p.m.
		an	d Satu		5:30 p.m. to 12 midnight
Signs:	Proposed				ermitted
	50 sq.ft	•		78	sq.ft.

1. A

DISCUSSION

The applicants propose to establish a new restaurant specializing in Japanese cuisine within a part of the building formerly occupied by a coin-operated laundromat (Exhibit B). No expansion of the building is proposed. The exterior building facade will be improved with architectural modifications to include a new door and sign. The interior of the restaurant will be substantially renovated to include the placement of both booth and table seating. A separate sushi bar counter will be located to the south of the building area. The kitchen and customer service area will provide restrooms conforming to handicap standards as well as extensive food storage area.

The interior of the restaurant will be segregated into three distinct areas. The dining area and sushi bar will encompass approximately 1,150 square feet, whereas the kitchen and employee's service area will encompass another 950 square feet. The customer waiting and cashier/entry area will be approximately 209 square feet. The main dining area and sushi bar area will provide seating for 50 persons, which is located in the center and south section of the building. A service counter bar adjacent to the sushi preparation area will provide bar seating for the customers wishing to specialize in the sushi offerings of the business. The business is proposed to provide a beer and wine alcoholic service license. The only entertainment proposed will be background music provided by a stereo system.

LAND USE

The proposed restaurant will be located in a C-2, General Commercial, Zone in Area District III, which is located in the Downtown Business District. Other land uses in the area range from restaurants, retail, service businesses, and offices to a financial institution. The subject property also contains a business known as Bentley's Clothing for Men and Women as well as a medical office. There are no residentially zoned properties located near the project.

PARKING AND CIRCULATION

The property is exempt by Code from providing on-site parking since no expansion of the building is contemplated. Two public parking lots serving the property are located on 12th Street. The larger parking structure, located at the intersection of Morningside Drive and 12th Street, provides 90 metered parking 1

spaces. The smaller parking structure, located directly northwest of the project, provides metered parking for 30 vehicles. Current Code restrictions do not require that additional parking be provided when the land use is intensified as is proposed. However, the City Council will, in December of 1984, consider a Planning Commission recommendation to modify the Code to require the provision of additional parking when there is an intensification of land use involved and the improvements on the site exceed a 1:1 building site to floor area ratio.

SIGNS

The applicants are proposing to install 50 square feet of signing on the property. All signing will be incorporated into a single business sign adjacent to Highland Avenue. The Code, based on the business frontage, provides that 78 square feet of signing may be provided for this business.

ENTERTAINMENT

As noted above, the entertainment provided within the business will be limited to background music emanating from a stereo system. The business management will be responsible for the volume control of the entertainment system.

CONCLUSION

The restaurant project, as proposed, conforms to all current zoning criteria. No building expansion is proposed for the project and is by Code, exempt from parking regulations. The property is within an established commercial area. The noise generating uses within the business are located adjacent to the commercial streets. The project will provide an aesthetic upgrade and will be compatible to all surrounding land uses. The public parking structures in the nearby vicinity will provide adequate parking for the use.

RECOMMENDATION

It is recommended that the Board of Zoning Adjustment APPROVE the proposed Conditional Use Permit, subject to the conditions stated in the attached draft Resolution.

SAL:da Attachment Draft Resolution No. BZA 84-Exhibit A - Site Location Map Exhibit B - Plans



RESOLUTION OF THE BOARD OF ZONING ADJUSTMENT OF THE CITY OF MANHATTAN BEACH APPROVING A CONDITIONAL USE PERMIT TO ALLOW THE ESTABLISHMENT OF A RESTAURANT WITH A BEER AND WINE SERVICE WITHIN AN EXISTING COMMERCIAL BUILDING FOR THE PROPERTY LOCATED AT 1133 HIGHLAND AVENUE IN THE CITY OF MANHATTAN BEACH (Inoue and Eda)

WHEREAS, the Board of Zoning Adjustment of the City of Manhattan Beach conducted a public hearing pursuant to applicable law to consider an application for a Conditional Use Permit for the property legally described as Lots 11 and 12, Block 66, Manhattan Beach Division No. 2 in the City of Manhattan Beach; and,

WHEREAS, the applicants for said Conditional Use Permit are Hisao Inoue and Masaaki Eda, lessees of the subject property; and,

WHEREAS, the public hearing was advertised pursuant to applicable law, testimony was invited and received; and,

WHEREAS, an Initial Study/Environmental Assessment was prepared and a Negative Declaration was filed in compliance with all respects with CEQA and the City of Manhattan Beach guidelines, finding no significant environmental impacts associated with the project; and,

WHEREAS, the following findings were made with regard to this application:

- 1. The applicants request approval of a Conditional Use Permit to allow the establishment of a restaurant with an on-sale beer and wine service within an existing commercial building. The existing building is 2,262 square feet in size, and no expansion is proposed.
- The property is zoned C-2, General Commercial, and is located within Area District III, in the Downtown Business District.
- 3. The interior will be completely renovated to provide for the restaurant use to include a new kitchen and bar area, as well as the inclusion of handicap access and restroom facilities.

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- 4. The off-site, off-street parking spaces located within two public parking structures on 12th Street will provide adequate parking for the project. The property is exempt by Code from providing on-site parking.
- 5. The property is in an established commercial area. The subject business, with the conditions enumerated below, shall be compatible with all neighboring uses.

NOW, THEREFORE, BE IT RESOLVED that based on the above findings, the Board of Zoning Adjustment of the City of Manhattan Beach hereby APPROVES the Conditional Use Permit, subject to the following conditions:

- 1. The management of the property shall police the property in all areas immediately adjacent to the business during the hours of operation to keep it free of litter.
- The business proprietor(s) shall provide adequate management and supervisory techniques to prevent loitering, unruliness, and boisterous activities of patrons outside the subject business or in the immediate area.
- 3. The service of alcohol shall be in conjunction with minimal food service during all hours of operation.

- All amplified entertainment shall be limited to background music only and the volume shall be controlled by the restaurant management only.
- Noise emanating from the property shall be within the limitations prescribed by the City's Noise ordinance.
- 6. All utilities shall be underground pursuant to City ordinance.
- One street tree, of size and variety approved by the Public Works Department shall be planted on the Highland Avenue frontage.
- A handicapped access ramp shall be installed in the public right-of-way at the southwest corner of Highland Avenue and Center Drive.
- 5. The Conditional Use Permit shall be reviewed within six months from the date of occupancy and annually thereafter.
- 10. A fully enclosed and sealed refuse storage area shall be constructed on the premises, subject to the approval of the Community Development and Public Services Departments. The refuse container lids shall remain closed at all times.

I hereby certify that the foregoing is a fmll, true, and correct copy of the Resolution as adopted by the Board of Zoning Adjustment at its regular meeting of November 13, 1984, and that said Resolution was adopted by the following vote:

AYES: Cole, Duffy, Johnson, Lilligren, and Chairwoman Hollingsworth

NOES: None

ABSENT: None

ABSTAIN: None

TERRY STAMBLER-WOLFE Secretary to the Board of Zoring Adjustment

Delette Timan

ARLETTE TIRMAN Recording Secretary

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Establishment	Address	Hours of Operation	Alcohol License	Date
		M-Th 11am-12 am		
		F 11am-1 am		
900 Manhattan		Sat 9am-12am		
Club/Sidedoor	900 Manhattan Ave.	Sun 9am-12am	Full Liquor	
Coco Noche	1140 Highland Ave.	Su-Th 6am-10pm F-Sa 6am-11pm	Beer and Wine	
	117 Manhattan Beach	M-F 10am-1am	VIIIC	-
Beaches	Blvd.	Sa-Sun 8 am-1am	Full Liquor	
********	317 Manhattan Beach			
Café Pierre	Blvd.	Su-Sa 9am-1am	Full Liquor	
	401 Manhattan Beach	Sun-Wed 9am-11pm	Beer and	
Pasta Pomodoro	Blvd.	Thu-Sat 7am-12am	Wine	03/05
<u> </u>	229 Manhattan Beach	M-Th 6am - 11pm	Beer and	
Simmzy's	Blvd.	F-Sa 6am-12am	Wine	
El Sombrero	1005 Manhattan Ave.	Su-Th 7am-11pm F-Sa 7am-12am	Beer and	
Ercoles	1101 Manhattan Ave.	Su-Sa 11am-2am	Wine Full Liquor	
LIGOICS	i i o i Mannattati Ave.	1		
		Su 9am-9pm M-Th 5:30am-10pm		
Fonzs	1017 Manhattan Ave.	F-Sa 5:30am-11pm	Full Liquor	
Mr. Cecils		Sun-Th 7am-11pm	Beer and	
California Ribs	1209 Highland Ave.	F-Sat 7am-12am	Wine	05/07
	313 Manhattan Beach			
Hennesseys	Blvd.	Su-Sa 11am-2am	Full Liquor	
		Su-W 9am -11pm		
Fusion Sushi	1150 Morningside Dr.	Th-Sa 7am-12am	Full Liquor	
Kettle	1100 Wighland Ave		Beer and	
Kellie	1138 Highland Ave.	Su-Sa 24 Hours	Wine Limited	
	451 Manhattan Beach	M-Sun 7 am -7:30 PM-	beer and	
Le Pain Quotidien	Blvd.	(alcohol 10 am)	wine	5/08
			Beer and	
Mama D's	1125 A Manhattan Ave.	Su-Sa 7am-2am	Wine	
	128 Manhattan Beach			
Mangiamo	Blvd.	Su-Sa 8am-12am	Full Liquor	
Manhattan Brewing Company	124 Manhattan Beach Blvd.	Su-Sa 7am-12am	Full Liques	
siewing company	309 Manhattan Beach	F-Sat 7am-1am	Full Liquor	
Sharks Cove	Blvd.	Su-Sa 7am-2am	Full Liquor	
Manhattan	133 Manhattan Beach		Beer and	
Pizzeria	Blvd.	No Reso	Wine	
		Su-T 11am-12am		
Nucho	903 Manhattan Ave.	F-Sat 11am-2am	Full Liquor	



Octopus	1133 Highland Ave.	M-F 11:30am-2:30pm to 5:30pm-11pm F-Sa 5:30pm-12am	Beer and Wine	
Old Venice/El Sombrero	1001 Manhattan Ave.	Sun-Thu 7am-11pm Fri-Sat 7am-12am	Beer and Wine	07/0
Penny Lane	820 Manhattan Ave.	Su-Th 7am-10:30pm F-Sa 7am-11:30pm	Beer and Wine	
Rock N Fish	120 Manhattan Beach Blvd.	Su-Th 7am-12am F-Sa 7am-1am	Full Liquor	
Shellback	116 Manhattan Beach Blvd.	No Reso	Full Liquor	
Sun & Moon Café	1131 Manhattan Ave.	Su-Th 6am-11pm F-Sa 6am-12am	Beer and Wine	
Talia's	1148 Manhattan Ave.	Su-W 7am-11pm Th-Sa 7am-12am	Full Liquor	11/0
Memphis	1142 Manhattan Ave.	M-W 11am-11pm Th-F 11am-12am Sa 7am-12am Su 7am-11pm	Full Liquor	
12th+Highland	304 12th Street	Su-Th 10am-12am F-Sa 10am-1am	Full Liquor	
Wahoo's	1129 Manhattan Ave.	Su-Th 6am-11pm F-Sa 6am-12am	Beer and Wine	
Avenue	1141 Manhattan Ave.	Su-Th 11am-11pm F-Sa 11am-12am Lobby Bar- daily 5pm- 11pm Courtyard Su-Th 6am-11pm F-Sat 6am- 12am Roofdeck	Full Liquor	
Shade Hotel	1221 Valley Drive	daily 6am-10pm	Full Liquor	
Petro's	451 Manhattan Beach Blvd Suite B-110	Su-Th 6am-12 am F-Sa 6am-1am Off-site specialty wine	Full Liquor	12/0
Sashi	451 Manhattan Beach Blvd Suite D-126 1200 Morningside	Su-Th 6am-11pm F-Sa 6am-12am	Full Liquor	



MANHATTAL	MAS		ATION FORM	E2601-01; 04-
E S A REE	IVIA5			
	CON	CITY OF MANHAT		
GLIFORNIA CHLIFORNIA			Office Us Date Submitted: Received By: m	4/19/10
1133 Highla	and ave		Received By: m F&G Check Subr	nitted: pd #50
Project Address				
Lots 11 an	d 12 Block 66, M.	ANHATTAN BEACH	DIV 2	
Legal Description				
Commercial		C-2	111 (Beach are	ea)
General Plan Design	ation	Zoning Designatio	n Area District	
Minor Developme Submitted App () Appeal to PC/PV () Coastal Develop (×) Environmental A	pment Permit Assessment p Deposit)4300	ested) etc.) No Public H at apply) () Use Permit (() Use Permit (() Use Permit / () Variance () Public Notific	Commercial)	ar.,
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OWNER'S AFFIDAVIT	
STATE OF CALIFORNIA	
COUNTY OF LOS ANGELES	
IAWE NORMA ANN MALTZ depose and say that I am/we are the owner(s) of the property involved in th that the foregoing statements and answers herein contained and the info submitted are in all respects true and correct to the best of my/our knowledge a Manual Malta Signature of Property Owner(s) – (Not Owner in Escrow or Lessee)	rmation herewith
NORMA ANN MALTZ IRUSTER	
Print Name 1970 Ailver leag Circle, Carlshal, Car. 92	nn G
Mailing Address	Con Junior Con Contraction of the Contraction of th
(760) 704 - 1338 Telephone	
Subscribed and sworn to before me,	and a second
thisday of, 20	
in and for the County of	
State of	
Notary Public for attached a gurat with af	iant Statemen
Fee Schedule Summary	
Below are the fees typically associated with the corresponding applications. A	
shown on this sheet may apply – refer to current City Fee Resolution (con Department for assistance.) Fees are subject to annual adjustment.	tact the Planning
Submitted Application (circle applicable fees, apply total to Fee Summary	on application)
Coastal Development Permit	on application
Filing Fee (public hearing – no other discretionary approval required):	\$ 4,275
Filing Fee (public hearing – other discretionary approvals required): Filing Fee (no public hearing required):	\$815 ☎ \$560
Use Permit	\$ 500
Use Permit Filing Fee:	\$ 5,200 🖾
Master Use Permit Filing Fee:	\$ 8,145
Amendment Filing Fee:	\$ 4,730
Master Use Permit Conversion Variance	\$ 4,080 🖾
Filing Fee:	\$ 4,925 🖾
Minor Exception	• • • • • • • • • • • • • • • • • • • •
Filing Fee (with notice):	\$ 1,095 🖾
Filing Fee (without notice):	547.50
Subdivision	\$1 EDE
Certificate of Compliance Final Parcel Map / Final Tract Map	\$1,505 585
Lot Line Adjustment or Morger of Parcels	1,010
Mapping Deposit (paid with Final Map application)	473
Quimby (Parks & Recreation) fee (per unit/lot)	1,817
Tentative Parcel Map (less than 4 lots / units) No Public Hearing	805
Tentative Parcel Map (less than 4 lots / units) Public Hearing Tentative Tract Map (more than 4 lots / units)	3,180** 🖾 3,770** 🖾
Environmental Review (contact Planning Division for applicable fee) Environmental Assessment:	\$ 215
Environmental Assessment (if Initial Study is prepared):	\$ 2,210
Fish and Game County Clerk Fee ²	\$ (39)

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Public Notification Fee applies to all projects with public hearings and covers the city's costs of envelopes, postage and handling the mailing of public notices. Add this to filing fees above, as applicable.

² Make \$50 check payable to LA County Clerk, (DO NOT PUT DATE ON CHECK)

G:\Planning\Counter Handouts\Master Application Form .doc Rev.7/08

\$ (50) \$ (65)

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 (if any) State of California County of SAN DIFGO Subscribed and sworn to (or affirmed) before me on this 3/57 day of MADCH, 2010, by Date NORMA ANN MALTZ, DIANA L. BLANC proved to me on the basis of satisfactory evidence Commission # 1777586 iotary Public - California to be the person who appeared before me (.) (,) san Diego County (and Wy Comm. Expires Nov 2, 2011 (2) Name of Signer proved to me on the basis of satisfactory evidence to be the person who appeared before me.) Signature Signature of Notary Publi Place Notary Seal Above OPTIONAL Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent SIGNER #1 SIGNER #2 fraudulent removal and reattachment of this form to another document. lop of thumb here Top of thumb here Further Description of Any Attached Document Title or Type of Document: CONCAS AFF IDAVIT Document Date: MAPCH 3/ 2010 Number of Pages: TEO Signer(s) Other Than Named Above: ____

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Description of Business:

The restaurant is Japanese styled Sushi . It has been in existence for more than 25 years under different ownership. The CUP BZA 84-55 has been maintained without interruption or violations. The operating hours of the business is currently 1130-230 and 530-1100pm Monday to Friday and 530-12 midnight on Saturday, closed Sunday. The applicant is requesting the restaurant continue to operate on a daily basis from 11am-12 midnight daily, to be consistent with the other restaurants in the area. No other changes are proposed to the C.U.P.

FINDINGS:

1. The restaurant currently exists as a full service sit down Sushi styled family establishment in a fully commercialized beach area with similiar uses such as ; restaurants, business offices and retail stores.

2. The restaurant has an existing C.U.P. It has not been detrimental to the area and has not been a law enforcement burden to the community. The restaurant has maintained an excelent track record and continues to offer first class service to the area.

3. The restaurant has fully complied with its operating conditions.

4. The restaurant has mandated conditions which has mitigated any potential problems to the community. The restaurant is located in a commercial zone not near residentially zoned properties. Plenty of public parking exists on the street and in parking lots. The business provides no live entertainment, dancing or Karoke. Background music is not audible beyond the interior of the premises. The premises has not added any potential negative impact to the community it services.