MASTER APPLICATION FORM
CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT
SEA SEA
Office Use Only
Date Submitted:
Received By: F&G Check Submitted: 3
AUD THE STRAND
Project Address PARCELI, PARCEL MPPND, 14586, Bosk 158, pp 90-91 ET E
Legal Description
General Plan Designation Zoning Designation Area District
General Plan Designation Zoning Designation Area District Area District For projects requiring a Coastal Development Permit, select one of the following determinations ¹ : Brosset P
For projects requiring a Coastal Development Permit, select one of the following determinations ¹ :
Major Development (Public Hearing required)
Minor Development (Public Hearing, if requested) 🛄 No Public Hearing Required
Subpritted Application (check all that apply)
(L) Appeal to PC/PPIC/BBA/CC) 4225 SOD, OO() Use Permit (Residential) 4330
() Coastal Development Permit 4341 () Use Permit (Commercial) 4330
() Continuance 4343 () Use Permit Amendment 4332 () Cultural Landmark 4336 () Variance 4331
() Cultural Landmark 4336 () Variance 4331 () Environmental Assessment 4225 () Park/Rec Quimby Fee 4425
() Minor Exception 4333 () Pre-application meeting 4425
() Subdivision (Map Deposit) 4300 () Public Hearing Notice 4339
() Subdivision (Tentative Map) 4334 () Lot Merger/Adjust./\$15 rec. fee-4225 () Subdivision (Final) 4334 () Zoning Business Review
() Subdivision (Lot Line Adjust.) 4335 () Zoning Report 4340
() Telecom (New or Renewed) 4338 () Other
Fee Summary: (See fees on reverse side)
Total Amount: \$ 500,00 (less Pre-Application Fee if applied within past 3 months)
Receipt Number: Date Paid: Cashier:
Applicant(s(Appellant(s) Information
12AD Charal Dec 11C
Name
JENNIFER MESSER, 21440 VENTURA BLUD. WODLANDHILLS 91364
Mailing Address
OWNER
Applicant(s) Appellant(s) Relationship to Property
KEN BLEY, ESQ. (ATTORNEY) 310-284-2231 K bley proxestle, CON
Contact Person (include relation to applicant/appellant) Phone number / email
2029 CENTURY PARE FAST, SUITE 2100, LOS ANGELES 90067
Address
Applicant(s) Appellant(s) Signature Phone number./.email
Complete Project Description- including any demolition (attach additional
pages as necessary) THIS INVOLUES AN APPEAL OF
THE PLANNING COMMISSION & DECISION TO
UPHALD THE COMMUNITY DEVELSE MEATT
DIRECTORIS DECISION TO APPROVE A MINDE EXCERTION
- Methode i Mar & Alexandria in the strategies in the Mar Hard

· ¹

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)*

OWNER'S AFFIDAVIT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA COUNTY OF LOS ANGELES INe 1200 Cherry Oca, 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 true and correct to the best of my/our knowledge and belief(s). Signature of Property Owner(s) - (Not Owner in Escrow or Lessee) MANAGNGMEMBER ENNIFE Print Name 2141 Mailing Address 812-3 Telephone/email Subscribed and sworn to (or affirmed) before me this ____ day of 20 by_ proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Signature Notary Public SEAL. Fee Schedule Summary Below are the fees typically associated with the corresponding applications. Additional fees not shown on this sheet may apply - refer to current City Fee Resolution (contact the Planning Division for assistance.) Fees are subject to annual adjustment. Submitted Application (circle applicable fees, apply total to Fee Summary on application) Coastal Development Permit Public hearing - no other discretionary approval required: Public hearing - other discretionary approvals required. \$ 4.787 2,108 No public hearing required - administrative: 1,303 😂 Use Permit Use Permit: \$ 6.287 Master Use Permit: 9,703 Master Use Permit Amendment: 5.037 2 Master Use Permit Conversion: 4,623 🖾 Variance Filing Fee: \$ 6,078 Minor Exception Without notice: \$ 1.452 1,952 With notice: Subdivision Certificate of Compliance: \$ 1,625 Final Parcel Map + mapping deposit: 528 Final Tract Map + mapping deposit: 732 Mapping Deposit (paid with Final Map application): 500 Merger of Parcels or Lot Line Adjustment: 1.133 Quimby (Parks & Recreation) fee (per unit/lot): 1,817 Tentative Parcel Map (4 or less lots / units) No Public Hearing: 1,309 Tentative Parcel Map (4 or less lots / units) Public Hearing: 3,557 Tentative Tract Map (5 or more lots / units): 4,060 Environmental Review (contact Planning Division for applicable fee) Environmental Assessment (no Initial Study prepared): 215 Environmental Assessment (if Initial Study is prepared): 3.079 Fish and Game/CEQA Exemption County Clerk Posting Fee2: 75 R Public Hearing Notice applies to all projects with public hearings and \$70

mailing of public notices. Add this to filing fees above, as applicable:

covers the City's costs of envelopes, postage and handling the

²Make a separate \$75 check payable to LA County Clerk, (<u>DO NOT PUT DATE ON CHECK)</u>



Cox, Castle & Nicholson LLP 2029 Century Park East, Suite 2100 Los Angeles, California 90067-3284 P: 310.284.2200 F: 310.284.2100 Kenneth B. Bley 310.284.2231 kbley@coxcastle.com

File No. 79503

May 4, 2018

Liza Tamura City Clerk 1400 Highland Avenue Manhattan Beach, CA 90266

Re: Appeal of the Grant of the Minor Exception Amendment for 1208 The Strand

Dear Ms Tamura:

My client, 1200 Cherry Oca, LLC, is appealing the Planning Commission's April 25, 2018, denial of an appeal which challenged the approval of an amendment to a Minor Exception granted for the structure located at 1208 The Strand. Accordingly, please fine enclosed the following:

- 1. A Master Application Form for the appeal;
- 2. 1200 Cherry Oca's check for \$500; and

3. Ten copies of a letter to the City Council explaining the basis for 1200 Cherry Oca's appeal.

Please let me know when the City Council will hear the appeal.

Very truly yours, Kenneth B. Bley

HAY -4 PH m **CEIVED**

079503\9678081v1



Cox, Castle & Nicholson LLP 2029 Century Park East, Suite 2100 Los Angeles, California 90067-3284 P: 310.284.2200 F: 310.284.2100 Kenneth B. Bley 310.284.2231 kbley@coxcastle.com

May 4, 2018

City Council 1400 Highland Avenue Manhattan Beach, CA 90266 SIU.20-... kbley@coxcastle.com. File No. 79503 TAN BEACH. CARK'S OFFICE

Re: Appeal of the Grant of the Minor Exception Amendment for 1208 The Strand

Dear Mayor Howorth and Honorable Members of the City Council:

INTRODUCTION

The owners of the nonconforming building located at 1208 The Strand applied for an amendment to the Minor Exception granted in 2014. The approval granted by the Director of Community Development was appealed to the Planning Commission which denied the appeal on April 25, 2018. My client, 1200 Cherry Oca, LLC, the owner of a nearby home, has appealed the Commission's denial.

The basis for the current appeal is that there is nothing that has been provided, either to the Commission or to those who question the Director's approval of the amendment to the Minor Exception, that demonstrates that 10% of the existing structure, based on project valuation, is currently being maintained, a condition that must be satisfied to allow approval of the amendment. 1200 Cherry Oca therefore asks that its appeal be granted as a result of the complete absence of evidence to demonstrate the value of the existing structure, a mere shell of the building, satisfies the requirement of the Manhattan Beach Municipal Code.

NO EVIDENCE HAS BEEN PROVIDED TO SUPPORT A FINDING OF COMPLIANCE WITH THE CONDITION WHICH REQUIRES THAT AT LEAST 10% OF THE VALUE OF THE BUILDING REMAIN BEFORE THE AMENDMENT TO THE MINOR EXCEPTION CAN BE APPROVED

The owners of the nonconforming building located at 1208 The Strand received building permits on February 27, 2017, for work having a value of \$382,811.35. A building permit for additional work was issued on June 1, 2017. However, the owners' contractor did extensive additional work – work not covered by either building permit – by removing all interior drywall, removing and replacing stud walls and adding shear walls without obtaining the required building permit. As a result, the City issued a stop work order on August 22, 2017. There was nothing in the staff report provided to the Commission that showed the value of the work done under the building permit issued in June or that of the additional unpermitted work.

Planning Commission May 4, 2018 Page 2

The Director of Community Development stated in her approval of the amendment to the Minor Exception that the value of the building is \$840,514.98 with a valuation of the remaining portion of the building being \$126,000. There is nothing in the approval or in the staff report provided to the Commission that supports the valuation of the existing structure; there is nothing that states whether the valuation was determined before or after the additional unpermitted work was done nor how the valuation was arrived at.

In order to justify the granting of the amendment to the Minor Exemption, Manhattan Beach Municipal Code § 10.84.120(G)(3) requires that a finding be made that "A minimum of ten percent (10%) of the existing structure, based on project valuation as defined in Section 10.68.030, shall be maintained." The staff report submitted to the Commission contained a statement by the Director that § 10.84.120(G)(3) had been complied with. There was nothing in the staff report provided to the Commission to support the Director's statement. A letter had been submitted to the Commission pointing this out and I stated the same thing to the Commission, nor the Director, who was present at the hearing, provided any evidence to support the Director's statement. Moreover, when we asked to see the file containing documents that might support the Director's statement, we were told that a Public Record Act request would be required. A request was submitted on April 26th, the day after the Commission hearing. No documents have yet been provided in response to the request.

Evidence supporting the Director's finding of compliance with § 10.84.120(G)(3) is crucial because, without it, no alteration of the nonconforming building would be allowed under § 10.68.030(E) if the total cost of all work over the last five years, when added to the cost of the additional work for which a building permit was not issued, exceeds 50% of the total estimated cost of reconstructing the entire building. Recent pictures of the building, showing how little remains of it, is attached. Given that the cost of the previously authorized work exceeded \$380,000, the 50% limit would be exceeded if the valuation of the unpermitted work exceeds \$40,000. In view of the extensive unpermitted work – new walls, including studs and shear walls, had been installed – it is mandatory that the record contain evidence providing a full explanation of what the Director considered, what evidence she had before her and how she determined the valuation of the remaining portions of the building.

CONCLUSION

Based on all of the foregoing, 1200 Cherry Oca asks that the Council grant the appeal and reverse the approval of the amendment to the Minor Exception.

Respectfully submitted, Kenneth B. Bley

CC: Lisa E. Kranitz, Esq. Diana L. Courteau, Esq. 079503\9676701v1



