COMMITTEE ON APPOINTMENTS AND BRIEFINGS - September 24, 2018 MEETING AT 7:00 PM, 133 William Street, New Bedford, MA - City Council Chambers - Room 214 AGENDA

1. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of BARRY G. TRAHAN, New Bedford, MA, to the LIBRARY BOARD OF TRUSTEES, Mr. Trahan will be replacing Jill Horton-Simms who has resigned; this term will expire APRIL 2020. (Ref'd 7/19/18)

INVITEES: Barry G. Trahan

2. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of KATHLEEN P. TOWERS, New Bedford, MA to the GREATER NEW BEDFORD REGIONAL REFUSE MANAGEMENT DISTRICT, replacing Rosemary S. Tierney whose term has expired; this term will expire JUNE 2021. (Ref'd 8/16/18)

INVITEES: Kathleen P. Towers

3. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of IAN TROMBLY, New Bedford, MA to the TRAFFIC COMMISSION, replacing Glen Grimes who resigned December 2017; this term will expire DECEMBER 2019. (Ref'd 8/16/18)

INVITEES: Ian Trombly

4. COMMUNICATION, City Clerk/Clerk of the City Council, to City Council, on behalf of Maria Raposo, 47 Elaine Avenue, New Bedford, MA 02745, d/b/a T&R TRANSPORTATION, 47 Elaine Avenue, New Bedford, MA 02745 hereby submitting a copy of the Application requesting a RENEWAL of a PRIVATE LIVERY LICENSE, under the provisions of Massachusetts General Laws, Chapter 159A, Section 1, and amendments thereto, and M.G.L. Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation to carry passengers for hire over the streets of New Bedford. (Current License expired November 22, 2017.) (Ref'd 6/14/18) (7/31/18-tabled)

INVITEES: Maria Raposo

5. COMMUNICATION, City Clerk/Clerk of the City Council, to City Council, on behalf of Henry N. Lee, 25 Sycamore Street, New Bedford, MA 02740 d/b/a LEE TRANSPORTATION CORP., 271 County Street, New Bedford, MA 02740, hereby submitting a copy of the Application requesting a RENEWAL of a PRIVATE LIVERY LICENSE, under the provisions of Massachusetts General Laws, Chapter 159A, Section 1, and amendments thereto, and M.G.L. Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation to carry passengers for hire over the streets of New Bedford. (Current License expired June 8, 2018.) (Ref'd

INVITEES: Henry N. Lee

6. PUBLIC HEARING on an APPLICATION, Kenneth Rapoza, D/B/A J.R.'s Superlube, Inc., for a SPECIAL PERMIT for Motor Vehicle Sales and Rentals, General Repair and Light Service at 3015 Acushnet Avenue, New Bedford, MA 02745. (Application Rec'd 8/30/18) (Duly advertised in The Standard-Times on Tuesday, September 11, 2018 and Tuesday, September 18, 2018.)

INVITEES: David Gerwatowski, Legal Counsel Attorney; Kenneth Rapoza, Applicant; Danny Romanowicz, Commissioner, Department of Inspectional Services; Joseph H. Silvia, Applicant Attorney; Calcap Realty, LLC, Property Owner; Abutters

In accordance with the Americans with Disabilities Act (ADA), if any accommodations are needed, please contact the Clerk of Committees Office at 508-979-1482. Requests should be made as soon as possible but at least 48 hours prior to the scheduled meeting.



Item Title:

APPOINTMENT / BARRY G. TRAHAN

Item Detail:

1. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of BARRY G. TRAHAN, New Bedford, MA, to the LIBRARY BOARD OF TRUSTEES, Mr. Trahan will be replacing Jill Horton-Simms who has resigned; this term will expire APRIL 2020. (Ref'd 7/19/18)

Additional Information:

ATTACHMENTS:

Description Type

1. APPT - B. Trahan Cover Memo



CITY OF NEW BEDFORD JONATHAN F. MITCHELL, MAYOR

July 10, 2018

City Council President Linda M. Morad Honorable Members of the City Council City of New Bedford 133 William Street New Bedford, MA 02740

Dear Council President Morad and Honorable Members of the City Council:

I am submitting for your approval the **APPOINTMENT** of **BARRY G. TRAHAN** of 20 Maryland Street, New Bedford, MA to the **LIBRARY BOARD OF TRUSTEES**. Barry G. Trahan will be replacing Jill Horton Simms who has resigned. This term will expire in **APRIL 2020**.

Jonathan F. Mitchell

Mayor

JFM/sds

cc:

Barry G. Trahan Library Trustees

IN CITY COUNCIL, July 19, 2018

Referred to the Committee on Appointments and Briefings

Dennis W. Farias, City Clerk

a flue copy, attest:

City Clerk



CITY OF NEW BEDFORD BOARD & COMMISSION APPLICATION



The Mayor is seeking citizens who wish to serve on City Boards and Commissions established to assist and advise the City on specific matters. Please complete this application in full (attach a resume and other information which may assist the Mayor and the City Council in making its selection) and file it with the Personnel Office. The Mayor reserves the right to reject any application. Some appointments are subject to confirmation by the City Council.

Board/Commission applying for: (see rever	rse side) Library Board	
$\left(\cdot, \cdot \right)$	Email	mo.
Name: Barry G. Trahan		
Home Telephone	Work Telephone	
Residence Address: 20 Maryland Street		Zjp: 02745
Present Occupation & Place of Employ	yment: <u>Trahan Services</u>	100 C
Educational Background: New Bedford Pub	olic Schools : Appraisal Institute :	
Memberships in Community Organiza	tions or Professional Groups:	
City Boards and/or Commissions on w Library Board	hich you have previously served:	
The reasons why you wish to be considered appointment	dered for appointment by the May	Original
Please detail specific areas of expertise management. Building		
Please detail specific areas of interest: An Collection Buildings		
A vailable for meetings in the daytime	evenings both	(check one)
Resident of the City since what year: 1		
Appointees and incumbents may be required to Council Rules of the Mayor. The statement of City of New Bedford. Please return your com Room 212, New Bedford, MA 02740. Application		
I DECLARE UNDER PENA INFORMAT	LTY OF PERJURY THAT TH JON 15 TRUE AND CORRECT	
Carrier S. F. A. Salandiri		Date: $\sqrt{2i/l}$



Item Title:

APPOINTMENT / KATHLEEN P. TOWERS

Item Detail:

2. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of KATHLEEN P. TOWERS, New Bedford, MA to the GREATER NEW BEDFORD REGIONAL REFUSE MANAGEMENT DISTRICT, replacing Rosemary S. Tierney whose term has expired; this term will expire JUNE 2021. (Ref'd 8/16/18)

Additional Information:

ATTACHMENTS:

Description Type

2. APPT - K. Towers Cover Memo



CITY OF NEW BEDFORD JONATHAN F. MITCHELL, MAYOR

CITY CLERKS OFFICE NEW BEDFORD, MA

2018 AUG -9 P 3: 38

CITY CLERK

August 7, 2018

City Council President Linda M. Morad Honorable Members of the City Council City of New Bedford 133 William Street New Bedford, MA 02740

Dear Council President Morad and Honorable Members of the City Council:

I am submitting for your approval the **APPOINTMENT** of **KATHLEEN P. TOWERS** of 584 Rockdale Avenue, New Bedford, MA to the GREATER NEW BEDFORD REGIONAL REFUSE MANAGEMENT DISTRICT. Kathleen P. Towers will be replacing Rosemary S. Tierney whose term has expired. This term will expire in JUNE 2021.

Sincerely

Jonathan F. Mitchell

Mayor

JFM/sds

cc:

Kathleen P. Towers

GNB Regional Refuse Management District

IN CITY COUNCIL, August 16, 2018

Referred to the Committee on Appointments and Briefings.

Dennis W. Farias, City Clerk

a true copy, attest:

City Clerk



CITY OF NEW BEDFORD BOARD & COMMISSION APPLICATION

The Mayor is seeking citizens who wish to serve on City Boards and Commissions established to assist and advise the City on specific matters. Please complete this application in full (attach a resume and other information which may assist the Mayor and the City Council in making its selection) and file it with the Personnel Office. The Mayor reserves the right to reject any application. Some appointments are subject to confirmation by the City Council.

Dec 1/G
Board/Commission applying for: (see reverse side) Li Cursing Fourd, GNB Vola Commission
Name: Cathleen P. Towers Email: Email:
Home Telephone: Work Telephone.
Residence Address: 584 Pockdul Ave. NB · Zip: 02744
Present Occupation & Place of Employment: awyer Cul-undowed 26 772 St
Educational Background: JD Marters in Education NB., Wh
Memberships in Community Organizations or Professional Groups: New Bellevel Ear Assoc.
City Boards and/or Commissions on which you have previously served: Uoul
The reasons why you wish to be considered for appointment by the Mayor: I want to Market a Meaning of Contribution to the City of New Bedford, MA 02740. The reasons why you wish to be considered for appointment by the Mayor: I want to the City of New Bedford, MA 02740. The reasons why you wish to be considered for appointment by the Mayor: I want to the City of New Bedford, MA 02740.
Applications will be kept on file for two years.
I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

Signature of Applicant:

vers Date: 2.24.18

BOARDS AND COMMISSIONS

Airport Commission

Animal Inspector

Assessors, Board of

Bequests, Gifts & Trust Funds

Building Board of Appeals

Cemetery Board

Commission for Citizens with Disabilities

Condominium Board

Conservation Commission

Council of Aging

Dog Attack Prevention Commission in the City

Election Commission

Energy Resource Commission

Exhibition Hall Commission

Fence Viewers

Fish Weighers

Harbor Development Commission

Health, Board of

Historical Commission

Human Relations Commission

Industrial Development Finance Authority

Library Trustees

Licensing Board

Park Commissioners

Planning Board

Recreation Commission

Redevelopment Authority

G.N.B Regional Refuse Management District

G.N.B. Regional Vocational Technical High School District Committee

School Traffic Committee

Sign Design Review Board

Traffic Commission

Water Board

Zoning Board of Appeals

Kathleen Putney Towers

584 Rockdale Avenue New Bedford, MA 02740 (cell)

(work)

<u>Professional Experience</u>

Kathleen Putney Towers, Esq. 26 Seventh Street New Bedford, MA 02740

January 2003 to present

Solo practitioner representing clients in criminal defense, family law and personal injury matters. Active criminal practice involving representation of clients in every phase of prosecution, including researching, writing and arguing motions on a variety of issues; preparing and acting as trial counsel; and writing briefs and arguing appellate issues before the Massachusetts Appeals Court. District Court, Superior Court and Appeals Court certified by the Committee for Public Counsel Services. Represent indigent clients on a regular basis. Inform clients of all options available to them and zealously advocate on their behalf.

Office of State Senator Robert Hedlund Chief of Staff and Legal Counsel

Boston, MA June 2000 to December 2002

As Senator's representative, advocated for constituents by providing services, filing legislation on their behalf, and communicating the Senator's efforts through a variety of public relations efforts with print and broadcast media. Supervised a staff of five.

Office of Legislative Services Legislative Bill Drafter

Concord, NH October 1998 to May 2000

Drafted legislation in the areas of criminal law, motor vehicles, property and other subject matter for 424-member legislative body. Researched existing law for potential conflicts. Assisted state representatives and senators in crafting language that addressed constituent concerns.

Northeastern University School of Law Associate Director of Admissions

Boston, MA 1991 to 1996

Travelled extensively to recruit students across the country for admission to the law school. Responsible for running admissions subcommittee focused on increasing the diversity of the student body. Participated in scholarship recommendation process. Wrote public interest scholarship grant renewal application.

Northeastern University

Cooperative Education Counselor for the Journalism Program

Boston, MA
1989 to 1991

Counseled up to 100 students a trimester in job search skills, and referred them to participating employers in the cooperative education program.

Clark University Media Relations Officer

Worcester, MA 1987 to 1989

Responsible for press releases and feature articles for various in-house publications. Worked with public relations team on promoting major university events. Cultivated press relations with a variety of media outlets.

Jordan Hospital Public Relations Assistant

Plymouth, MA 1986 to 1987

Wrote weekly newsletter, acted as liaison between press and hospital personnel, wrote human interest pieces for development materials, conducted team-building exercises as part of institution's effort to strengthen the sense of community within the workplace.

Education

Suffolk University Law School Juris Doctor

Boston, MA

Northeastern University Master of Education

Boston, MA

Emphasis: College Student Personnel and Counseling

University of Massachusetts Bachelor of Arts, Journalism

Amherst, MA

Community Involvement

Member, New Bedford Bar Association, New Bedford, MA

References: Available upon request

Professional References:

Cynthia Rose Former Assistant Clerk Magistrate New Bedford District Court (508) 998-7475

Susan Taylor, Esq. Criminal and Civil Practice 26 Seventh Street New Bedford, MA (508) 524-6753

Donald Crotty, Esq.Criminal and Civil Practice
75 Charles Street
Bridgewater
(508) 279-1233



Item Title:

APPOINTMENT / IAN TROMBLY

Item Detail:

3. COMMUNICATION, Mayor Mitchell, to City Council, submitting the APPOINTMENT of IAN TROMBLY, New Bedford, MA to the TRAFFIC COMMISSION, replacing Glen Grimes who resigned December 2017; this term will expire DECEMBER 2019. (Ref'd 8/16/18)

Additional Information:

ATTACHMENTS:

Description Type

3. APPT - I. Trombly Cover Memo



CITY OF NEW BEDFORD JONATHAN F. MITCHELL, MAYOR

CITY CLERKS OFFICE NEW BEDFORD, MA

2018 NUG -9 P 3: 38

CITY CLERK

August 7, 2018

City Council President Linda M. Morad Honorable Members of the City Council City of New Bedford 133 William Street New Bedford, MA 02740

Dear Council President Morad and Honorable Members of the City Council:

I am submitting for your approval the **APPOINTMENT** of **IAN TROMBLY** of 1299 East Rodney French Boulevard, New Bedford, MA to the **TRAFFIC COMMISSION**. Ian Trombly will be replacing Glen Grimes who resigned in December of 2017. This term will expire in **DECEMBER 2019**.

Sincerely

Jonathan F. Mitchell

Mayor

JFM/sds

cc:

Ian Trombly

Traffic Commission

IN CITY COUNCIL, August 16, 2018

Referred to the Committee on Appointments and Briefings.

Dennis W. Farias, City Clerk

maris la - chara

City Clerk



CITY OF NEW BEDFORD BOARD & COMMISSION APPLICATIONS

JUL 09 2019

The Mayor is seeking citizens who wish to serve on City Boards and Commissions established to assist and advise the City on specific matters. Please complete this application in full (attach a resume and other information which may assist the Mayor and the City Council in making its selection) and file it with the Personnel Office. The Mayor reserves the right to reject any application. Some appointments are subject to confirmation by the City Council.

may assist the Mayor and the City Council in making its select reserves the right to reject any application. Some appointment Board/Commission applying for: (see reverse side)	is are subject to confirmation by the City Council.
Name: Ian Trombly	Email:
Home Telephone.	Work Telephone:
Residence Address: 1299 East Rodney	French Blvd. Zin: 02744
Present Occupation & Place of Employment: Cor	igressman Keating
Educational Background: Bachelor's Degree in	Criminal Justice and Sociology
Memberships in Community Organizations or Profes Seaport Cultural District Advisory Council, Arts a	sional Groups: and Cultural Steering Committee
City Boards and/or Commissions on which you have	previously served:
The reasons why you wish to be considered for appoint I enjoy public service and wish to expand my sco	itment by the Mayor: pe of service to the local level.
Please detail specific areas of expertise: Constituent Case Work	
Please detail specific areas of interest: Planning and Organizing	
Available for meetings in the daytime evenings	both (check one)
Resident of the City since what year: 2014	
Appointees and incumbents may be required to file a Statement of Council Rules or the Mayor. The statement may require a declarate City of New Bedford. Please return your completed application to Room 212, New Bedford, MA 02740.	the Personnel Department, 133 William St.,
Applications will be kept on fil	
I DECLARE UNDER PENALTY OF PERJU INFORMATION IS TRUE A	RY THAT THE FOREGOING ND CORRECT.
,	

Signature of Applicant

Date: 7/19/18
7/9/19

Ian A. Trombly

New Bedford, MA 02744



PERSONNEL DEPARTMENT

Objective

Secure a position in a people-oriented environment where I could apply myself in a meaningful capacity and expand my leadership skills. Impact others positively by bringing some new insight and goals to their lives to help develop focus and meaning.

Academic Background

B.S. Criminal Justice and Sociology, Rhode Island College - Spring of 2014

Courses and Focus Included - Evidence, Reasoning & Proof, Ethics, Development of American Democracy, American Government, Civil Liberties, Social Research Methods, Crime & Criminal Justice, Juveniles and Justice, Sociology of Delinquency and Crime, Law Enforcement Theory & Application, Victimology, Corrections Process & Theory, Women, Crime & Justice.

• Apponequet High School, Lakeville, MA - 2010

Work History

- Congressman Keating: 2015- Present: District Representative- Fisheries, Agriculture, Energy and Veteran's Liaison.
- Rose Alley: 2011 2015: all facets of management and operations, opening to close
- Olympia Sports, Champs Silver City Galleria, 2008-2010: marketing and all operations

Volunteering

- Congressman Keating Campaign
- New Bedford's Seaport Cultural District Advisory Council and Arts and Cultural Steering Committee.
- Head Coach Youth Community Rec Basketball team, grades 6-9: 2013 2014
- Head Coach YMCA Youth boys' basketball travel team, grade 5-8: 2013-2014
- SLAMDiabetes Team Captain New Bedford, 2012 -2014
- Cancer Society Relay for Life Team member and volunteer, 2007 2010

Activities and Leadership Experience

- DECA recognition thru accomplishments in high school
- Hunting & Firearms Safety Certified
- Bartending License January, 2012
- Training for Intervention Procedures (TIPS) certified January, 2012

Qualifications and Skills

- Communication Skills: Strong interpersonal skills. Critical thinking and conflict/crisis
 management skills. Lots of leadership experience and team work from shift manager at the
 Rose Alley Ale House, coaching middle school aged basketball teams, and being placed
 as captain for multiple sporting teams.
- Computer Skill Proficiencies: Microsoft Office: Word, Excel, PowerPoint, and Outlook.



Item Title:

LIVERY LICENSE RENEWAL / T&R TRANSPORTATION

Item Detail:

4. COMMUNICATION, City Clerk/Clerk of the City Council, to City Council, on behalf of Maria Raposo, 47 Elaine Avenue, New Bedford, MA 02745, d/b/a T&R TRANSPORTATION, 47 Elaine Avenue, New Bedford, MA 02745 hereby submitting a copy of the Application requesting a RENEWAL of a PRIVATE LIVERY LICENSE, under the provisions of Massachusetts General Laws, Chapter 159A, Section 1, and amendments thereto, and M.G.L. Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation to carry passengers for hire over the streets of New Bedford. (Current License expired November 22, 2017.) (Ref'd 6/14/18) (7/31/18-tabled)

Additional Information:

ATTACHMENTS:

Description Type

4. Livery - M. Raposo Cover Memo



DATE:

IN CITY COUNCIL, JUNE 14, 2018

TO:

HONORABLE MEMBERS OF THE NEW BEDFORD CITY COUNCIL

FROM:

CITY CLERK/CLERK OF CITY COUNCIL

SUBJECT:

LIVERY LICENSE APPLICATION - RENEWAL

The undersigned, on behalf of the Applicant, hereby submits a copy of the Application requesting a Private Livery License, under the provisions of MGL, Chapter 159A, Section 1 and amendments thereto, and MGL, Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation, to carry passengers for hire over the streets of New Bedford.

NAME	MARIA RAPOSO
BUSÍNESS NAME	T&R TRANSPORTATION
ADDRESS	47 ELAINE AVENUE
BUSINESS ADDRESS	47 ELAINE AVENUE
CITY/STATE/ZIP CODE	NEW BEDFORD, MA 02745
BUSINESS CITY/STATE/ZIP	NEW BEDFORD, MA 02745

Please note that the City Clerk's Office has the Original Application on File, as well as additional paperwork necessary to receive the Private Livery License (CORI, DOR TAX, Smoke-Free Info, etc.). Thank you, in advance, for your attention to this matter.

Sincer 1v

Dennis W. Farias,

City Clerk/Clerk of the City Council

DWF:smh

IN CITY COUNCIL, June 14, 2018

Referred to the Committee on Appointments and Briefings.

Dennis W. Farias, City Clerk

a true copy attest:

City Clerk

CITY OF NEW BEDFORD

MASSACHUSETTS

APPLICATION LIVERY LICENSE M.G.L. Cb. 159A, SECTION 1 M.G.L. Cb. 270 SECTION 22 NEW BEDFORD, MA

06/11/2018

To the City Clerk:	
The undersigned hereby applies for a Livery License under the provisions of the M.G.L. Ch. 159A, Section 1, and M.G.L. Ch. 270, Section 22 (Smoke Free Workpl Law), and furnishes the following statement of facts:	
1 Name MARIA RADOW 2 Residence A7 ELAINE NE, WEW LED FORD, 3. a) Ago. 62 b) Date of Birth 1/09/55 c) Place of Birth AZORES, DORTUGAL.)
3. a) Ago. 62. b) Date of Birth (1/09/55. c) Place of Birth. AZORES, DORTUGAE	·
4 a) Height 5 a 0 in b) Weight 40 lbs c) Complexion WHIE	
d) Color of Eyes BLOWN Color of Hair LIGHT BLOWN	
5.) a) MA Driver's license number 500251472 b) Expiration Date 11/09/2022	
c)	
Registration # W Make/Model SEE AHacue Color Color	
6. a) Have you ever been convicted of larceny, illegal gaming. Illegal keeping, transporting or sale of intoxicating liquor,, drugs or controlled substances, immoral conductiving under the influence of intoxicating liquor or drugs, leaving the scene of an accident after causing injury to a person or property, driving to endanger life or property or the violation of the terms of any city or state license held by you? YESNO	ct,
b) Have you ever been convicted of a felony? YES NO	
c) Is there a current/open case pending against you? YESNO	
d) Is there currently an open Protective/Restraining Order against you? YES NO	
7. a) Have you ever had a previous livery license suspended or revoked? YESNO	
b) If yes, please provide circumstances	
c) Are you now, or have you ever been, licensed as a livery operator/driver from a different municipality? YESNO	
d) If so, where and when?	
8. a) Have you ever been cited for violating the Smoke Free Workplace Law prohibiting smoking in public transportation vehicles 24 hours a day, 7 days a week? YESNO	
b) If yes, please provide circumstances	
WILLFUL FAILURE TO PROVIDE TRUE, ACCURATE AND COMPLETE INFORMATION SHALL BE GROUNDS FOR DENIAL OF APPLICATION. <u>SIGNED UNDER THE PENALTIES OF PERJURY.</u>	
BUS. NAME TER TRANSPORTATION ADDRESS 47 EVAINE AVE	
SIGNATURE MOVICE Parson TEL. # 508 995 7074	
RENEWAL C.O.R.I. D.O.R. TAX SMOKE FREE INFO	
ANNUAL FEE: \$25.00	

REGISTRATION FEE PER VEHICLE: \$10,00



Item Title:

LIVERY LICENSE RENEWAL / LEE TRANSPORTATION CORP.

Item Detail:

5. COMMUNICATION, City Clerk/Clerk of the City Council, to City Council, on behalf of Henry N. Lee, 25 Sycamore Street, New Bedford, MA 02740 d/b/a LEE TRANSPORTATION CORP., 271 County Street, New Bedford, MA 02740, hereby submitting a copy of the Application requesting a RENEWAL of a PRIVATE LIVERY LICENSE, under the provisions of Massachusetts General Laws, Chapter 159A, Section 1, and amendments thereto, and M.G.L. Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation to carry passengers for hire over the streets of New Bedford. (Current License expired June 8, 2018.) (Ref'd 8/16/18)

Additional Information:

ATTACHMENTS:

Description Type

5. Livery - H. Lee Cover Memo



DATE:

IN CITY COUNCIL, August 16, 2018

TO:

HONORABLE MEMBERS OF THE NEW BEDFORD CITY COUNCIL

FROM:

CITY CLERK/CLERK OF CITY COUNCIL

SUBJECT:

LIVERY LICENSE APPLICATION - RENEWAL

The undersigned, on behalf of the Applicant, hereby submits a copy of the Application requesting a Private Livery License, under the provisions of MGL, Chapter 159A, Section 1 and amendments thereto, and MGL, Chapter 270, Section 22 (Smoke Free Workplace Law) and all other laws applicable to such operation, to carry passengers for hire over the streets of New Bedford.

NAME	HENRY N. LEE
BUSINESS NAME	LEE TRANSPORTATION CORP.
ADDRESS	25 SYCAMORE STREET
BUSINESS ADDRESS	271 COUNTY STREET
CITY/STATE/ZIP CODE	NEW BEDFORD, MA 02740
BUSINESS CITY/STATE/ZIP	NEW BEDFORD, MA 02740

Please note that the City Clerk's Office has the Original Application on File, as well as additional paperwork necessary to receive the Private Livery License (CORI, DOR TAX, Smoke-Free Info, etc.). Thank you, in advance, for your attention to this matter.

Sincerely

Dennis W. Farias,

City Clerk/Clerk of the City Council

DWF:smh

IN CITY COUNCIL, August 16, 2018

Referred to the Committee on Appointments and Briefings.

Dennis W. Farias, City Clerk

a true conv. attest.

City Clerk

CITY OF NEW BEDFORD

MASSACHUSETTS

APPLICATION LIVERY LICENSE M.G.L. Cb. 159A, SECTION 1 M.G.L. Cb. 270 SECTION 22 NEW BEDFORD, MA JUL 1 8 2018

Date:	
To the City Clerk:	•
The undersigned hereby applies for a Livery License under the provisions of the M.G.L. Ch. 159A, Section 1, and M.G.L. Ch. 278, Section Law), and furnishes the following statement of facts:	
1 Name HENRY N. LET 2 Residence 25 SYCAMORE 31. NE	DREDFOLD, 17A
1 Name HENRY N. LEE 2 Residence ZS SYCAMORE ST. NE 3. a) Age 66 b) Date of Birth 40/9/952c) Place of Birth NEW BEDFORD, MA 0274	٥
- C	*************************************

d) Color of Eyes BROWN Color of Hair GRAY 5.) a) MA Driver's license number $\frac{5994}{5805}$ b) Expiration Date $\frac{06/08}{200}$	2
and the course of a motor redricts licensed for temperaturing of access the set of Mary 12 and Mary 12	
d) I am not the owner of a licensed motor vehicle, but I am to be employed by Registration # TAX 1 Make/Model DODE CHAVAN Year 2012 Color U.S.	1000
€	
6. a) Have you ever been convicted of larceny, illegal gaming. Illegal keeping, transporting or sale of intoxicating liquor, drugs or controlled driving under the influence of intoxicating liquor or drugs, leaving the scene of an accident after causing injury to a person or property, driving property or the violation of the terms of any city or state license held by you? YES NO	substances, immoral conduct, ng to endanger life or
b) Have you ever been convicted of a felony? YESNO	
c) Is there a current/open case pending against you? YESNO	
d) Is there currently an open Protective/Restraining Order against you? YES NO	
IF ANSWER TO <u>ANY</u> OF ABOVE IS YES, PLEASE GIVE FULL AND COMPLETE EXPLANATION INCLUDING DATE, CHA	RGE, DISPOSITION AND
COURT:.	•
	
7. a) Have you ever had a previous livery license suspended or revoked? YESNO	
b) If yes, please provide circumstances	
c) Are you now, or have you ever been, licensed as a livery operator/driver from a different municipality? YESNO X	
d) if so, where and when?	
8. a) Have you ever been cited for violating the Smoke Free Workplace Law prohibiting smoking in public transportation vehicles 24 hours a day, 7 days a week? YES NO	
b) If yes, please provide circumstances	
WILLFUL FAILURE TO PROVIDE TRUE, ACCURATE AND COMPLETE INFORMATION SHALL BE GRO	UNDS
FOR DENIAL OF APPLICATION. SIGNED UNDER THE PENALTIES OF PERJURY.	d.MA 0240
BUS. NAME LE RANSFORTATION CORP ADDRESS 271 COUNTY ST. NEW DECHTO	a.MH UXHU
SIGNATURE HENRY NICLE TEL. # 50899-4545	
RENEWAL C.O.R.I D.O.R. TAX SMOKE FREE INFO	
A	

ANNUAL FEE: \$25.00 REGISTRATION FEE PER VEHICLE: \$10.00 NUMBER OF VEHICLES.



Item Title:

PUBLIC HEARING / MOTOR VEHICLE SPECIAL PERMIT / J.R.'S SUPERLUBE, INC.

Item Detail:

6. PUBLIC HEARING on an APPLICATION, Kenneth Rapoza, D/B/A J.R.'s Superlube, Inc., for a SPECIAL PERMIT for Motor Vehicle Sales and Rentals, General Repair and Light Service at 3015 Acushnet Avenue, New Bedford, MA 02745. (Application Rec'd 8/30/18) (Duly advertised in The Standard-Times on Tuesday, September 11, 2018 and Tuesday, September 18, 2018.)

Additional Information:

ATTACHMENTS:

Description Type

6. Special Permit App - J.R.'s Superlube Cover Memo



CITY OF NEW BEDFORD, MASSACHUSETTS CLERK OF COMMITTEES OFFICE - ROOM 213 – CITY HALL

PETITION FOR A SPECIAL PERMIT FOR MOTOR VEHICLES: $\{X\}$ SALES AND RENTALS $\{X\}$ BODY REPAIR $\{X\}$ GENERAL REPAIR $\{X\}$ LIGHT SERVICE

10: CLERK OF CO	DIVINITIEES	APPLICA	TION NO	Date:	PAGE 1
The undersigned petiti forth under the provisi	ions the City Cons of the Zor	Council to grant ning Ordinance t	a SPECIAL PER to the following d	MIT in the manner and fo escribed premises:	r the reasons hereinafter se
Owner/Landlord <u>Cal</u> Full	Cap Realty Name and/or	LLC 15 Ruk Company	oy Court, Dart Address	(Attach copy of Certif	icate of Title or Deed.)
OTHER OWNED(x)/lkx	achtoxok(es)x(if)eq	phicable) PR	OSPECTIVE PUR	CHASER	
XXXXXX JR'SSI	DEDITIBE IN	C	23 THOMAS	HILL ROAD, ACUSHNET	MA 02743
Full N	Vame and/or C or Tenant Agree	ompany ement and Notaria	Address zed letter from own	ner to tenant or buver for ar	oplication for this permit – o
OTHER Lessee(s) (if	applicable)				
Location of Premises	3015 Acu	shnet Avenue	, New Bedford	, MA	
	Street Num	ber	Name of Str	eet	
Assessor's Plot	132	878	7107	125	
2007410 10.1	Plot No.	Lot No.	Book No.	Page No.	
Dimensions of Lot	84'	125.4	Area	9147.6	
	Frontage	Depth		Sq. Ft.	
Zoning District(s) in v	othick manager	Contractor .	MUB		
Zoning District(s) in v	vinch premise	s are located	dom		
Premises in present ov	vnership since				
Number of buildings	on lot on	- (1)	Date of Pure	chase	
ramoor or buildings (ni iot on	e (1)			
Size of existing buildi	ngs 1,	344 square fe	eet		
Size of proposed build	lings camo	(no alteration			
Size of proposed bank	mgo Salle	(110 arceració	ons proposed)		
Present use of premise	s_classifi	ed for assess	sment purpose	s as Auto Repair	
Proposed use(s) Parking): oil char	and Numb	er of Cars repairs; tim	/People on re sales; auto	Premises at any sales (1 vehicle)	given time (Adequat
Extent of proposed alt	erations n	o alterations	s proposed		
Explain the need for the	he SPECIAL I	PERMIT and wh	nat changes are pr	onosed?	
				urchase & Sales Agre	ement dirrent
owner is operating	ng under sp	ecial permit	and issuance	of new special perm	it required due
Have plans been subm		anartment of Inc	montional Comica	s? No	
(Recorded Plans, accu	rately scaled	as required by th	ie D.I.S., must be	included with this applica	tion.)
If so, Reason: Specia	r of the Depar al permit r	ument of Inspect equired due t	to proposed cl	fused to issue a permit? nange in ownership	Yes
A non-refundable filing. New Bedford. The fi	ng fee is requi ling fee will n	red when submot be refunded in	itting the applica regardless of whe	tion, payable by check or ther or not the petition is	money order to the City of

A non-refundable filing fee is required when submitting the application, payable by check or money order to the City of New Bedford. The filing fee will not be refunded regardless of whether or not the petition is granted. The fee covers the cost of processing the decision, including advertising and the mailings. Incomplete or improperly filed applications will be returned to the applicant for resubmission.

A Certified Abutter's list must also accompany this application, which must be compiled in the Planning Department an Certified at the Assessor's Office. M.G.L. Ch. 40, mandates advertising request two times prior to the scheduled hearin date. Advertising will be in the Standard-Times.

FEE SCHEDULE AS OF JULY 2007: \$700.00 FOR FIRST 10,000 SQ. FT. PLUS \$100.00 EVERY ADDITIONA 10,000 SQ. FT.

PETITION FOR A SPECIAL PERMIT FOR MOTOR VEHICLES – $\{y\}$ SALES AND RENTALS $\{\ \}$ BODY REPAIR $\{\ X\}$ GENERAL REPAIR $\{\ X\}$ LIGHT SERVICE

PAGE 2

TO: CLERK OF COMMITTEES APPLICATION NO. ____ Date: ____

Special Permit needs to be recorded and acted ructions and information.
a requirement of submission, you may wish to contact p you with your application and Public Hearing.) ited by: a ration, must have letter on Letterhead ing person to sign on Corporation's behalf.) City/State/Zip Code S)
a requirement of submission, you may wish to contact p you with your application and Public Hearing.) ited by: a ration, must have letter on Letterhead ing person to sign on Corporation's behalf.) City/State/Zip Code S)
p you with your application and Public Hearing.) ted by: ration, must have letter on Letterhead ng person to sign on Corporation's behalf.) City/State/Zip Code s)
City/State/Zip Code S)City/State/Zip Code City/State/Zip Code
S) 508–677–1344 City/State/Zip Code S)
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conditions be included in application:
1/
8/29/18
Date
conditions be included in application: Aghr Sewice - recorded at the registry of will Be issued. How will Be issued. Blante Blante Blante Conditions be included in application: FIL USED CAR SALES
oard Clerk Date
-

SAULINO & SILVIA, P.C.

Attorneys at Law

550 LOCUST STREET
FALL RIVER, MASSACHUSETTS 02720

JOHN E. SAULINO
JOSEPH H. SILVIA*

*ALSO ADMITTED IN CONNECTICUT
PETER A. SAULINO**

**ALSO ADMITTED IN RHODE ISLAND

August 30, 2018 Via Hand Delivery TELEPHONE (508) 675-7770 FACSIMILE (508) 675-7771

www.saulinoandsilvia.com

Appointments and Briefing Committee City Council City of New Bedford New Bedford City Hall 133 William Street New Bedford, MA 02740

RE: Our Client: J.R.'s Superlube, Inc.
Application of Special Permit
Real Estate at 3015 Acushnet Avenue, New Bedford, Massachusetts

Dear Sir/Madam:

With reference to the above-captioned matter, enclosed herewith, kindly find the following:

- 1. Application for Special Permit;
- 2. Deed for real estate located at 3015 Acushnet Avenue, New Bedford, MA presently owned by Calcap Realty, LLC;
 - 3. Certified List of Abutters;
- 4. Extension of Closing Date as the same relates to the Asset Purchase and Sales Agreement, a copy of which is contained in the denial packet issued to the applicant by the City of New Bedford Building Inspector;
- 5. Extension of Closing Date as the same relates to the Real Estate Purchase and Sales Agreement, a copy of which is contained in the denial packet issued to the applicant by the City of New Bedford Building Inspector;
- 6. Assent of Quick Lanes, Inc., present holder of the special permit as to the applicant's request for the issuance of a special permit;
- 7. Assent of Calcap Realty, LLC., the owner of the real estate located at 3015 Acushnet Avenue, New Bedford, MA relative to the applicant's request for the issuance of a special permit;
- 8. Authorization from J.R.'s Superlube, Inc., for Kenneth Rapoza to sign any and all documents necessary to file for a special permit on its behalf relative to the premises located at 3015 Acushnet Ave, New Bedford, MA; and,
- 9. J.R.'s Superlube Inc.'s check in the sum of \$700.00 made payable to the City of New Bedford in conjunction with the special permit application.

Upon your receipt hereof, would you kindly review this submission and verify that the same meets the requirements of the application process. I would be happy to correct any deficiencies in this filing prior to the City Council's Appointments and

SAULINO & SILVIA, P.C.

Appointments and Briefing Committee City Council City of New Bedford August 30, 2018 Page 2

Briefings Committee deadline of September 4, 2018. If the application is complete, and if approved by the Appointments and Briefing Committee on September 24, 2018, I understand that the matter will be heard by the City Council at its meeting scheduled for October 11, 2018.

Should you have any questions and concerns, kindly contact me at your convenience.

Thanking you for your continued cooperation and assistance, I remain, a

Very truly yours,

Joseph H. Silvia, Esquire

JHS/mm Enclosures cc. Kenneth J. Rapoza



City of New Bedford REQUEST for a CERTIFIED ABUTTERS LIST

This information is needed so that an official abutters list as required by MA General Law may be created and used in notifying abutters. You, as applicant, are responsible for picking up and paying for the certified abutters list from the assessor's office (city hall, room #109).

SUBJECT PROPI	RTY
Section 2012 Participation	32 LOT(S)# 87 8
ADDRESS:	3015 Acushnet Avenue, New Bedtwe
OWNER INFOR	MATION
NAME: CAL	CAP REALTY, LLC
MAILING ADDR	ESS: 5 SYCAMME LANE, WEST POVT, MA. 027
APPLICANT/CO	NTACT PERSON INFORMATION
NAME (IF DIFFE	RENT): JOSEPH H-SILVIA, ESP
MAILING ADDR	ESS (IF DIFFERENT): 550 LOCUST ST.
	FALL RIVER, MA. 02720
TELEPHONE #	(508) 645-4470
EMAIL ADDRESS	: Joilvia @ Gaulinoandsilvia, Com-
REASON FOR TI	IIS REQUEST: Check appropriate
ZONING B	DARD OF APPEALS APPLICATION
	BOARD APPLICATION
- CONSENT	TION COMMISSION APPLICATION
	BOARD APPLICATION
OTHER (Ple	ease explain): SPOCIAL POIN IT/CITY COUNCIL

Once obtained, the Certified List of Abutters must be attached to this Certification Letter.

Submit this form to the Planning Division Room 303 in City Hall, 133 William Street. You, as applicant, are responsible for picking up and paying for the certified abutters list from the assessor's office (city hall, room #109).

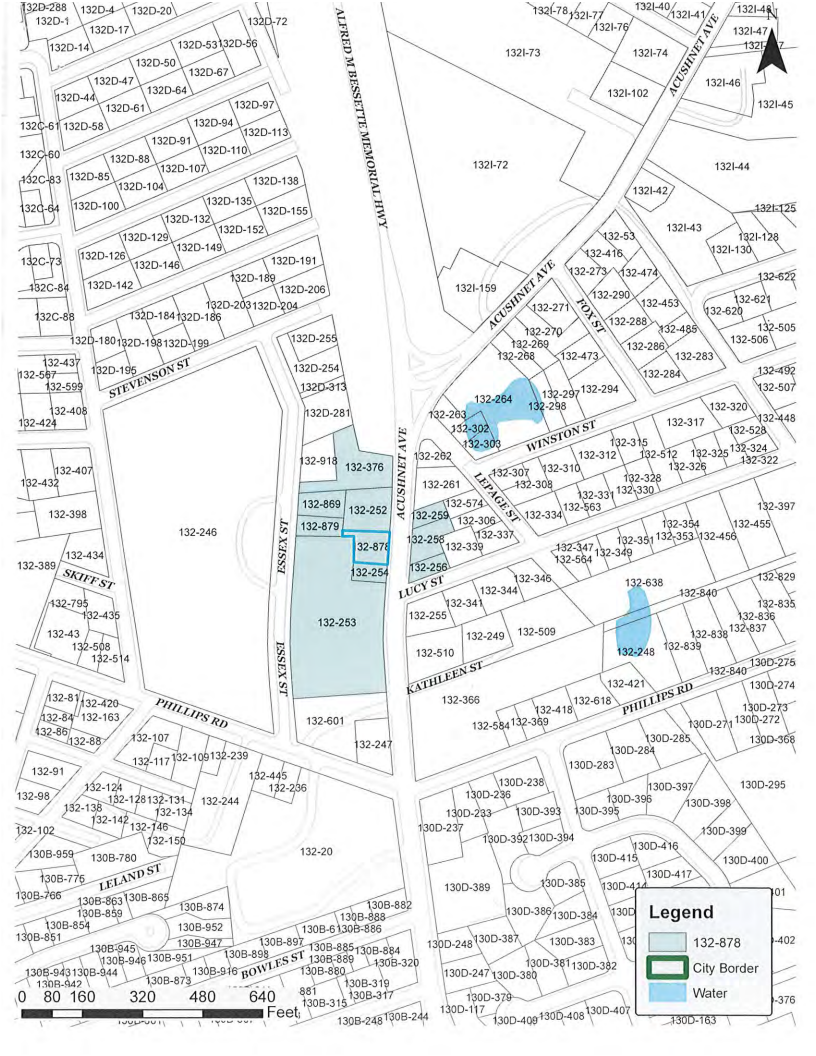
Official Use Only:		
	of New Bedford's Board of Assessors, I do hereby o	
addresses as identified on the attac	hed "abutters list" are duly recorded and appear o	if the most recent tax.
Carlos Amado	Condentition	8/21/2018
Printed Name	Signature	Date

August 17, 2018 Dear Applicant,

Please find below the List of Abutters within 300 feet of the property known as 3015 Acushnet Avenue Street (Map: 132, Lot:878). The current ownership listed herein must be checked and verified by the City of New Bedford Assessor's Office. Following said verification, the list shall be considered a Certified List of Abutters.

Please note that multiple listed properties with identical owner name and mailing address shall be considered duplicates and shall require only 1 mailing. Additionally, City of New Bedford-Owned properties shall not require mailed notice.

Parcel	Location	Owner and Mailing Address
132-254	3003 ACUSHNET	TRIPP LEONARD A,
	AVE	480 MAIN STREET
		ACUSHNET, MA 02743-1500
132-256	993 LUCY ST	HOPE DOROTHY A "TRUSTEE", HOPE NORMAN C "TRUSTEE"
		993 LUCY STREET
		NEW BEDFORD, MA 02745
132-252	3021 ACUSHNET	DALY/KENNEY GROUP REALTY LLC,
	AVE	P O BOX 51147
		NEW BEDFORD, MA 02745
132-376	3033 ACUSHNET	PARKER LUCILLE R, PARKER FAMILY REALTY TRUST (THE) CA CYCL
	AVE	3033 ACUSHNET AVE JUG State RC.
		NEW BEDFORD, MA 02745 1. Dautmouth MA 02747
132-879	ESSEX ST	DALY/KENNEY GROUP REALTY LLC,
FS	The state of the s	P O BOX 51147
		NEW BEDFORD, MA 02745
132-253	2981 ACUSHNET	TRIPP LEONARD A,
	AVE -3001	480 MAIN STREET
		ACUSHNET, MA 02743
132-878	3015 ACUSHNET	CALCAP REALTY, LLC,
	AVE	43 SYCAMORE LANE
		WESTPORT, MA 02790
132-259	3024 ACUSHNET	ENOS ANDREA E.,
	AVE	3024 ACUSHNET AVE
		NEW BEDFORD, MA 02745
132-869	ESSEX ST	DALY/KENNEY GROUP REALTY LLC,
132-809		P O BOX 51147
		NEW BEDFORD, MA 02745
132-258	3020 ACUSHNET	ROBALLO K-C, ROBALLO MARY K
2.000	AVE	3020 ACUSHNET AVENUE
		NEW BEDFORD, MA 02745



Sundan		
Supplement #1 The current exemption for "he engage an individual for hire."	nomeowner" was extended to include owner-occupied dwellings of t who does not possess a license, provided that the owner acts as sup	two units or less and to allow such homeowne ervisor. (State Building Code Section 110.5)
DEFINITION OF HOMEOWN Person(s) who own a parcel of attached or detached structure be considered a homeowner.		or is intended to be, a one to two family dwe
The undersigned "homeowner and will comply with the City of	assumes responsibility for compliance with the State Building Code and other New Bedford Building Department minimum inspection procedures and require	er applicable codes, ordinance, rules and regulat ements.
HOMEOWNERS SIGNAT	URE Xennest Xagos	
X. CONSTRUCTION D	EBRIS DISPOSAL	
Supplement #2 In accordance with provisions of disposal facility as defined by N The debris will be disposed of in Signature of Permit Applicant	of Massachusetts General Law C40, S54, debris resulting form this work shows the Massachusetts General Law C 111_S 150A	
	ENT CONTRACTOR LAW AFFIDAVIT	
hereby certify that: Registration Work excluded by law	The Papers Date of Pensis not required for the following reason(s): Job under \$1,000 Building not owner-occup	pied Owner obtaining own permi
otice is hereby given that:	WN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR E ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC. 1	142A.
otice is hereby given that WNERS OBTAINING THEIR O'D NOT HAVE ACCESS TO THE	E ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC. 1	142A.
otice is hereby given that: WNERS OBTAINING THEIR O' NOT HAVE ACCESS TO THE Interpretation of perjury: ereby apply for a permit as the te	E ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC. 1 agent of the owner: Contractor Signature	Registration No.
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where of the control	agent of the owner: Contractor Signature I hereby apply for a permit as the owner of the above property:	
where of the control	agent of the owner: Contractor Signature I hereby apply for a permit as the owner of the above property:	
trice is hereby given that WNERS OBTAINING THEIR O'D NOT HAVE ACCESS TO THE Inned under penalties of perjury: ereby apply for a permit as the te te twithstanding the above notice, Extra Committee Building Permit Rejected	agent of the owner: Contractor Signature I hereby apply for a permit as the owner of the above property: Owner Signature	
ortice is hereby given that: WNERS OBTAINING THEIR O'D NOT HAVE ACCESS TO THE Interpretation of perjury: Interpretation of perjur	agent of the owner: Contractor Signature I hereby apply for a permit as the owner of the above property: Owner Signature SIONERS REVIEW COMMENTS AND CONDITIONS	Registration No.
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trice is hereby given that: WNERS OBTAINING THEIR O'D NOT HAVE ACCESS TO THE Inned under penalties of perjury: ereby apply for a permit as the te te twithstanding the above notice, BUILDING COMMISS Building Permit Rejected Son For Rejection:	agent of the owner: Contractor Signature I hereby apply for a permit as the owner of the above property: Owner Signature SIONERS REVIEW COMMENTS AND CONDITIONS Special Permit City Council See. Arrachments	Registration No.



DEPARTMENT OF INSPECTIONAL SERVICES 133 WILLIAM STREET - ROOM 308 NEW BEDFORD, MA 02740

New Bedford Comprehensive Zoning Code Review Code of Ordinances – Chapter-9

3015 Acushnet Avenue - PLOT: 132 - LOT: 878 - ZONED DISTRICT: MUB

Special Permit Required from the City Council

Zoning Code Review as follows:

Special Permit

City Council

❖ SECTION

- 2200 Use Regulations
- 2210 General
- 2230 Table of Principal Use Regulations Appendix A
 - Commercial #18.Motor vehicle sales and rental
 - Commercial #19. Motor Vehicle General Repairs
 - Commercial #21. Motor vehicle light service
- 5300-5330 & 5360-5390 Special Permit

2200. - USE REGULATIONS.

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

Symbols employed below shall mean the following:

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

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

2230. Table of Use Regulations. See Appendix A.

(Ord. of 12-23-03, § 1)

APPENDIX A - TABLE OF PRINCIPAL USE REGULATIONS

DISTRICTS

4 2 2 2 2 2 2 2 8 2 2 2 2 2 2 2 8 2 2 2 2 2 2 2	Principal Use						Districts	ts				
Single-family dwelling Two-family dwelling Multi-family townhouse (3 N Y Y N N N N N N N N N N N N N N N N	A. Residential	R A	RB	RC	RAA	MUB	ВВ	₹	2	<u>U</u>	×	KHTOD
Two-family dwelling Multi-family mixed use (6 stories) Multi-family high-rise (18 stories) Northology Northolo	1. Single-family dwelling	>	>	>	>	>	z	z	z	z	z	z
Multi-family high-rise (18 stories) Multi-family high-rise (18 stories) Multi-family huse No N	2. Two-family dwelling	z	>	>	z	>	z	Z	Z	z	z	z
Multi-family mixed use (6 stories) Multi-family mid-rise (12 stories) Multi-family high-rise (18 stories) N N N N N N N N N N N N N N N N N N	3. Multi-family townhouse (3 stories)	Z	z	>	Z	>	z	z	Z	Z	Z	>
Multi-family mixed use (6 stories) N	4. Multi-family garden style (4 stories)	Z	z	Z	Z	z	z	z	z	Z	Z	>-
Multi-family high-rise (12 stories) N N N N N N N N N N N N N N N N N N N		z	z	z	z	PB	PB	z	z	z	z	>
Multi-family high-rise (18 stories) N N N N N N N N N N N N N N N N BA N BA N N N N		z	z	z	z	z	z	z	z	z	z	PB
Boarding house N BA N BA N N		z	z	z	z	z	z	z	z	z	z	z
		z	ż	BA	z	BA	z	z	z	z	z	z
9. Group residence BA BA BA BA BA BA BA BA		BA	BA	BA	BA	BA	BA	BA	BA	BA	BA	BA

6. Facilities for the sale of produce,	>	>	>	>	>	>	>	>	>	;	- 1
and wine and dairy products,							-	_	-	>-	>
provided that during the months of											
June, July, August, and September of											
every year, or during the harvest											
season of the primary crop, the											
majority of such products for sale,											
based on either gross sales dollars											
or volume, have been produced by											
the owner of the land containing											
more than five acres in area on											
which the facility is located						<u> </u>					
7. Municipal facilities	>	>	>	>	>	>	>	>	>	>	>
8. Essential services	BA	BA	BA	BA	BA	BA	BA	BA	BA	BA	BA
9. Cemeteries	>	>	>	>	>-	z	z	z	z	z	Z
10. Hospital	>	>	:	:							
	-	>	>	>	>	Z	Z	Z	Z	Z	Z

C. Commercial	&	RB	RC	RAA	MUB	PB	4	<u>a</u>	٢	1,44,1	1
)	{	2	2	<u> </u>	NH OD
1. Nonexempt agricultural use	BA	BA	BA	BA	BA	BA	BA	BA	BA	BA	BA

|--|



City of New Bedford, Massachusetts Building Department Application for Plan Examination and Building Permit

		- 4
1	OR BUILDING DEPT.	USE
	RECEIVED:	HI
	SUED BY:	LI
	By Martinew Sil	7,

			na banang r	Citine	By Cutinew Silm
	IMPORTANT -	- COMPLETE ALL IT	TEMS — MARK I	BOXES WHERE APPLIC	CABLE — PRINT
Permit No.	(AT LOCATION BETWEEN PLOT PLANS FILED	(CROSS STREET	T)	AND(CR	OSS STREET) _ ACCEPTED STREET
II. TYPE AI	ND COST OF BUI		its complete parts	A through D - PRINT	1-
A TYPE OF IN 1 Ne 2 Ad uni 3 Alt hote 5 Den indi 6 Mo		resting - Change of resting - Tenant number of new housing 1, 14) or number of new in Part D, 14) ordential, enter number of 1, if non-residential,	D1 PROPOSED US Residential 13 One fan 14 Two or in number 15 Transien dormitor of units 16 Garage 17 Carport	SE — For demolition most recent u	Nonresidential 19 Amusement, recreational 20 Church, other religious 21 Industrial 22 Parking garage 23 Service station, repair garage 24 Hospital, institutional 25 Office, bank, professional 26 Public utility
B. OWNERSHIP 8 Private (individual, corporation, nonprofit institution, etc.) 9 Public (Federal, State, or local government) C. COST (Omit cents)		D.2. Does this building YES Now Name & Address Submit copy of no State Dept. of Lab	27 School, library, other educational 28 Stores, mercantile 29 Tanks, towers 30 Funeral homes 31 Food establishments 32 Other — Specify		
To be in the above a. Elect b. Plum c. Heatin d. Other	ricalbing	NC	D.3. Non-residential — machine shop, la parochial school,	undry building at hospital, element	of buildings, e.g., food processing plant, tary school, secondary school, coffege, ore, rental office building, office building g changed, enter proposed use.
20.00	CHARACTERIST	G TYPE OF SEWAGE I	— For all others, (add		nolition, complete only parts G; H & I. foundation), complete E through L.
33 Masonry (wall bearing) 34 Vood frame 35 Structural steel 36 Reinforced concrete 37 Other — Specify 48 Private (septing to the private (septing to the private) 49 Private (well to the private) 40 Private (well to the private) 41 YES 42 Other — Specify 43 Public or private (septing to the private) 44 Private (well to the private) 45 Public or private (well to the private) 46 Private (well to the private) 47 YES 48 Will there be central 49 Yes 49 Yes 40 Will there be an eleven		rivate company ofic tank, etc.) IPPLY ivate company	53 Number of stories 54 Height 55 Total square feet of floor area, all floors based on exterior dimensions 56 Building length 57 Building width 58 Total sq. it. of bldg. footprint 59 Front lot line width		
		ler system? 48 NO air conditioning? 50 No	60 Rear lot line width 61 Depth of lot 62 Total sq. ft. of lot size 63 % of lot occupied by bldg 64 Distance from lot line (froi 65 Distance from lot line (left 67 Distance from lot line (righ	lot size ied by bldg. (58÷62) lot line (front) lot line (rear) lot line (left)	

OTHER APPLICABLE REVIEWS K. FLOODPLAIN

	Is location within flood hazard area? yes no				
	If yes, zone :	and base elevation			
L. V	VETLANDS PROTECTIO	N			
	Is location subject to fl	ooding?			
	Is location part of a known	own wetland?			
	Has local conservation	commission reviewed this site?			

IV. IDEN	TIFICATION – ALL APPLICAN	ΓS – PLEASE PRINT	
OWNER OR LESSEE NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
Heuroth Rapors	23 Thomas Hill	Al Authortan	908-863-312
E-mail Address:			
CONTRACTOR NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
		LICENSE #	
E-mail Address:		HOME IMP #	
ARCHITECT NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
		LICENSE #	
E-mail Address:	T P P P P P P P P P P P P P P P P P P P		
Yenned Loar	Xenney 7	Sans.	7-6-12

Omission of reference to any provision shall not nullify any

requirement of this code nor exempt any structure from such requirement.

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

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

Applicant's Signature

Address

City

Electrical		DATE OBTAINED	BY
Plumbing			
Fire Department			
Water			
Planning			
Conservation			
Public Works			
Health			
Licensing			N .
Other			
VI. ZONING REVIE	W		
DISTRICT:	USE:		
FRONTAGE:		LOT SIZE:	
SETBACKS:			
FRONT:	LEFT SIDE:	RIGHT SIDE:	REAR:
	OT COVERAGE PRIM	MARY BUILDING	
VARIANCE HISTOR			
	MPENSATION INSUR	Comparison of the Comparison o	1-57:02:03:1
Ι,	-,r)WC - 4	100-7034829-	20177
j i am an emproyer pr	oviding worker's compe	nsation coverage for my employ	vees working on this job.
	oviding worker's compe		yees working on this job.
Insurance Company		Policy Number	vees working on this job.
Insurance Company J I am a sole proprieto	or and have no one work	Policy Number	
Insurance Company J I am a sole proprieto J I am a sole proprieto ave the following worke	or and have no one work	Policy Number ing for me. Thomeowner and have hired the nee policies:	e contractors listed below wh
Insurance Company J I am a sole proprieto J I am a sole proprieto ave the following worke	or and have no one work	Policy Number ing for me. r homeowner and have hired th	e contractors listed below wh
Insurance Company J I am a sole proprieto J I am a sole proprieto ave the following worker Name of contractor	or and have no one work or, general contractor, or er's compensation insura	Policy Number ring for me. r homeowner and have hired the nce policies: Insurance Company/	e contractors listed below wh
Insurance Company J I am a sole proprietor J I am a sole proprietor we the following worker Name of contractor	or and have no one work	Policy Number ring for me. r homeowner and have hired the nce policies: Insurance Company/	e contractors listed below wh
Insurance Company] I am a sole proprieto ave the following worker Name of contractor I am a homeowner po	or and have no one work or, general contractor, or er's compensation insura	Policy Number ing for me. homeowner and have hired the nce policies: Insurance Company/ Insurance Company/ ayself.	e contractors listed below wh policy number policy number
Insurance Company J I am a sole proprieto J I am a sole proprieto ave the following worker Name of contractor J I am a homeowner poly Please be aware that of not more than three considered to be emplo	or and have no one work or, general contractor, or er's compensation insura erforming all the work m while homeowners who e units in which the homeo	Policy Number ring for me. r homeowner and have hired the nce policies: Insurance Company/	policy number policy number

Location: 3015 ACUSHNET AVE Parcel ID: 132 878 Zoning: MUB Fiscal Year: 2018

Current Sales Information:

Sale Date:

Current Owner Information: 08/05/2004

CALCAP REALTY, LLC Sale Price:

43 SYCAMORE LANE \$164,000.00 Card No. **1** of **1**

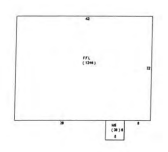
Legal Reference:

WESTPORT , MA 02790 7107-125 **Grantor:**

BOULOS, YOUHANNA

This Parcel contains 0.21 acres of land mainly classified for assessment purposes as AUTOREP with a(n) AUTO SERVICE style building, built about 2005, having Stucco exterior, Metal and Tin roof cover and 1344 Square Feet, with 1 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 1 total half bath(s).

Building Value:Land Value:Yard Items Value:Total Value:107700146800600255100

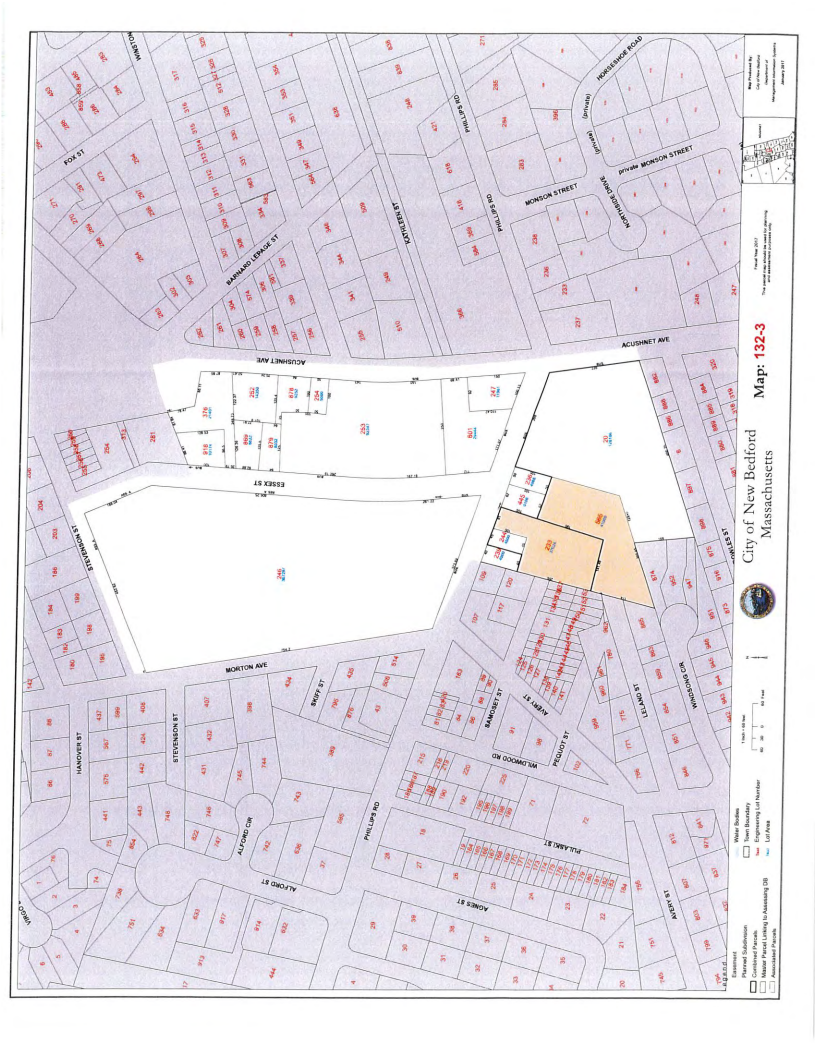


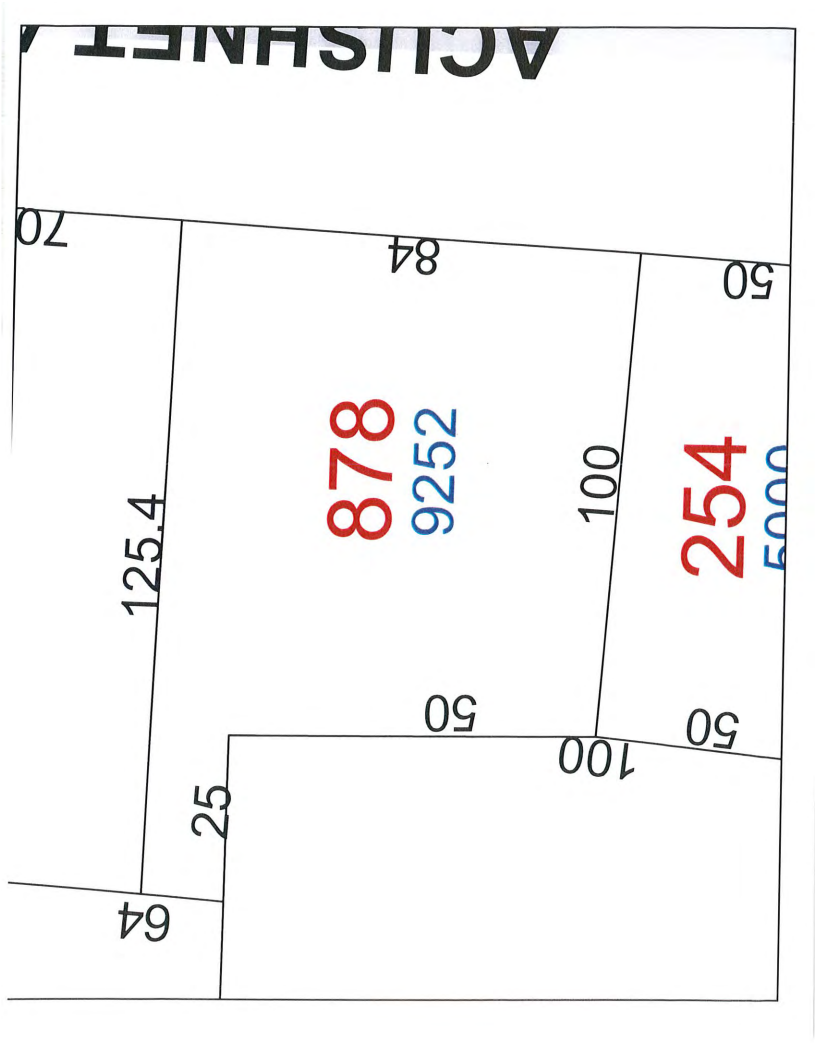


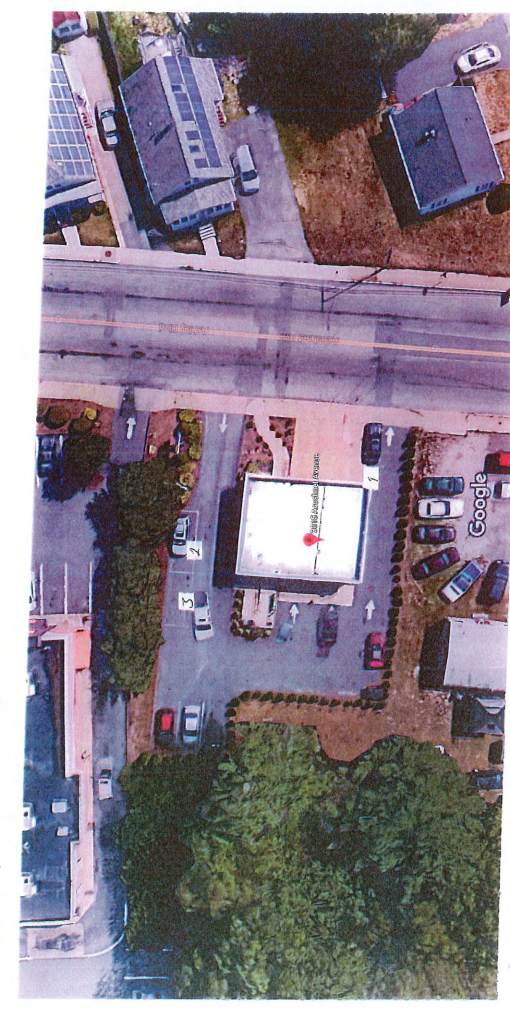


Fiscal Year 2018		Fiscal Year 2017		Fiscal Year 2016	
Tax Rate Res.:	16.63	Tax Rate Res.:	16.69	Tax Rate Res.:	16.49
Tax Rate Com.:	35.65	Tax Rate Com.:	36.03	Tax Rate Com.:	35.83
Property Code:	332	Property Code:	332	Property Code:	332
Total Bldg Value:	107700	Total Bldg Value:	107700	Total Bldg Value:	111900
Total Yard Value:	600	Total Yard Value:	600	Total Yard Value:	700
Total Land Value:	146800	Total Land Value:	146800	Total Land Value:	152100
Total Value:	255100	Total Value:	255100	Total Value:	264700
Тах:	\$9,094.32	Tax:	\$9,191.25	Tax:	\$9,484.20

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







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Imagery ©2018 Google, Map data ©2018 Google 20 ft.

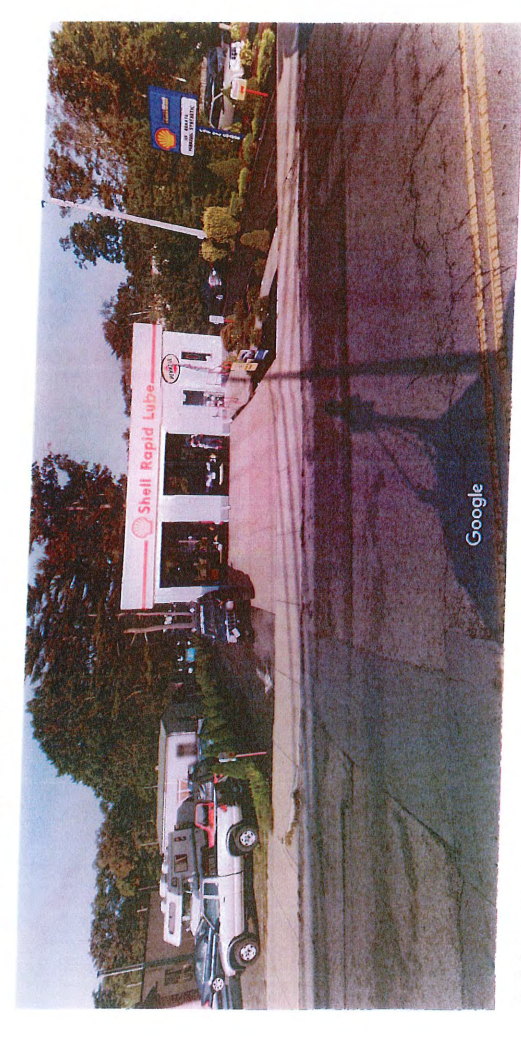


Image capture: Oct 2012 © 2018 Google

New Bedford, Massachusetts

🥦 Google, Inc.

Street View - Oct 2012

Know All Men By These Presents That I, Youhanna Boulos

of New Bedford,

Bristol County, Massachusetts,

Areing xummarried, for consideration paid \$ 164,000.00

grant to Calcap Realty, LLC of 15 Ruby Court, Dartmouth, Bristol County,
Massachusetts 02747

ďX

with quitclaim cavenants

the land in NEW BEDFORD, Bristol County, Massachusetts, with the buildings thereon, bounded and described as follows:

(Description and encumbrances, if any)

Beginning at the northeast corner of the land to be conveyed at the southeast corner of other land now or formerly of Alfred F. Moura, Trustee, and at a point in the west line of Acushnet Avenue;

thence S 03° 46' 51" W 84 feet to a land now or formerly of Leonard Tripp;

thence by last named land N 86° 11' 49" W 100 feet to a concrete bound at land now or formerly of said Leonard Tripp;

thence still by last named land N 03° 49' 11" E 50 feet to a point for corner;

thence still by last named land N 86° 07' 30" W 25.00 feet to still other land now or formerly of Alfred F. Moura, Trustee;

thence by last named land N 03° 39' 35" E 34.01 feet to the first named land now or formerly of Alfred F. Moura, Trustee;

thence by last named land S 86° 10' 34" E 125.40 feet to the said west line of Acushnet Avenue and the place of beginning.

Containing 9,252 square feet of land.

Being Lot 252B as shown on a Plan of land in New Bedford, MA drawn for Sylvia F. Boldiga Trust dated August 18, 1999 recorded in Plan Book 143, Page 47 of the Bristol County S. D. Registry of Deeds.

Being the same premises conveyed to me by deed of Nabih Hamdan dated March 4, 2004 and recorded in said Registry, Book 6828, Page 251.

This conveyance is made subject to current real estate taxes which the grantee assumes and agrees to pay.

REG OF DEEDS REG MO7 BRISTOL S

08/05/04/12/0564 G1 900000 #06/2

FEE

\$747.84

CASH \$747.84

BK 7107 PG 126

Witness myhand and seal this 5th	day of August, 2004 XXX
- I MI Dange	Mankafyna
Witness Witness	Youhanna Boulos
···Caramann communication	***************************************

The Commonwealth of Massachusetts

On this 5th day of August, 2004, before me, the undersigned notary public.

They personally appeared the above named Youhanna Boulos, proved to me through satisfactory evidence of identification, to be the person whose name is signed on the preceding instrument, which was a Massachusetts drivers license

and acknowledged the foregoing instrument to be his free act and deed

before me

Notary Public - All The Contract exce

Murray J. Lukoff

My Commission expires

12/11/2009

U//29/2015 11:20 FAA

ATTN: JUNE SMITH

CALCAP REALTY, LLC 42 Sycamore Lane Westport, MA 02790

Re:

Application for Special Permit

3015 Acushnet Avenue, New Bedford, MA

To Whom it may Concern:

CalCap Realty, LLC is the owner of the land with the buildings thereon situated at 3015 Acushnet Avenuc, New Bodford, Massachusetts, where Quick Lanes, Inc., doing business as Shell Rapid Lube, operates an automobile service center. CalCap Realty, LLC has entered into a purchase and sale agreement to sell the real estate at 3015 Acushnet Avenue, New Bedford, Massachusetts, to Kenneth J. Rapoza of 23 Thomas Hill Road, Acushnet, Massachusetts, or a nominee owned and/or controlled by him.

J.R.'s Superlube, Inc., an entity owned and controlled by Kenneth J. Rapoza is making application to the New Bedford City Council for a special permit to operate an automobile service center at 3015 Acushnet Avenue in New Bedford, Massachusetts. CalCap Realty, LLC, the owner of the property at 3015 Acushnet Avenue, New Bedford. Massachusetts, hereby assents to the Application for Special Permit being filed by J.R.'s Superlube, Inc. with the New Bedford City Council.

Dated: July 218 , 2018

CalCap Realty, LLC

By: Joseph R. Capelo, Manager

By: Autoris L. Coldan

QUICK LANES, INC. d/b/a Shell Rapid Lube 3015 Acushnet Avenue New Bedford, Massachusetts 02745

Re:

Application for Special Permit

3015 Acushnet Avenue, New Bedford, MA

To Whom it may Concern:

Quick Lanes, Inc., d/b/a Shell Rapid Lube, operates an automobile service center at 3015 Acushnet Avenue in New Bedford, Massachusetts. Quick Lanes, Inc. has entered into a purchase and sale agreement to sell all of the business assets of Quick Lanes, Inc. to Kenneth J. Rapoza of 23 Thomas Hill Road, Acushnet, Massachusetts, or a nominee owned and/or controlled by him.

J.R.'s Superlube, Inc., an entity owned and controlled by Kenneth J. Rapoza is making application to the New Bedford City Council for a special permit to operate an automobile service center at 3015 Acushnet Avenue in New Bedford, Massachusetts. Quick Lanes, Inc., d/b/a Shell Rapid Lube, which currently holds a special permit for the operation of an automobile service center at 3015 Acushnet Avenue. New Bedford. Massachusetts, hereby assents to the Application for Special Permit being filed by J.R.'s Superlube, Inc. with the New Bedford City Council.

Dated: July 18 , 2018

Quick Lanes, Inc., d/b/a Shell Rapid Lube

By: Joseph R. Capelo, President

EXTENSION OF TIME FOR PERFORMANCE

PROPERTY:

3015 Acushnet Avenue, New Bedford, Massachusetts

BUYER:

Kenneth J. Rapoza

SELLER:

CalCap Realty, LLC

DATE:

July 27, 2018

The time for the performance as set forth in Section 6(a) of that certain Real Estate Purchase and Sale Agreement dated as of May 11, 2018 (the "Agreement"), by and between CalCap Realty, LLC, a Massachusetts limited liability company, as Seller, and Kenneth J. Rapoza, an individual, as Buyer, for the real property located at 3015 Acushnet Avenue, New Bedford, Bristol County, Massachusetts, is extended from July 31, 2018 to NOVEMBER 15, 2018.

Time still being of the essence of the Agreement, as extended. In all other respects, the Agreement is hereby ratified and confirmed.

BUYER:

SELLER:

CalCap Realty, LLC

13y:

oscoli R. Capelo, Manager

13...

Antonio R. Caldera, Manager

EXTENSION OF CLOSING DATE

PROPERTY:

Automobile service center named "Shell Rapid Lube" and certain

business assets located at 3015 Acushnet Avenue, New Bedford,

Massachusetts

BUYER:

Kenneth J. Rapoza

SELLER:

Quick Lanes, Inc.

DATE:

July, \$\frac{1}{7}, 2018

The date for Closing, as sot forth in Section 10 of that certain Asset Purchase and Sale Agreement dated as of May 11, 2018 (the "Agreement"), by and between Quick Lanes, Inc., a Massachusetts corporation, as Seller, Kenneth J. Rapoza, an individual, as Buyer, and Joseph R. Capelo and Antonio R. Caldera, both individuals, as the Officers, Directors and Shareholders of the Seller, with respect to the conveyance of the Business Assets (as more particularly defined in the Agreement), is extended from July 31, 2018 to NOVEMBER 15, 2018.

Time still being of the essence of the Agreement, as extended. In all other respects, the Agreement is hereby ratified and confirmed.

BUYER:

Conneth J. Rapeza

SELLER:

Quick Lanes, Inc.

Joseph R. Capelo, President

14 2100

Antonio R. Caldera, Treasurer

CAPELO:

Joseph R. Capelo, individually

CALDERA:

Antonio R. Caldera, individually

REAL ESTATE PURCHASE AND SALE AGREEMENT

THIS AGREEMENT is made this __/_ day of May, 2018 (the "Effective Date"), by and between CALCAP REALTY, LLC, a Massachusetts Limited Liability Company with its principal office at 43 Sycamore Lane, Westport, Massachusetts 02790 (hereinafter referred to as "Seller") and KENNETH J. RAPOZA of 23 Thomas Hill Road, Acushnet, MA 02743, or a nominee owned and/or controlled by the foregoing (hereinafter referred to as "Buyer").

WITNESSETH:

WHEREAS, Seller is the owner of certain Property (as hereinafter defined) located at 3015 Acushnet Avenue, New Bedford, Bristol County, Massachusetts; and

WHEREAS, Seller desires to sell said Property, and Buyer desires to buy said Property upon the terms and conditions set forth in this Agreement.

NOW THEREFORE, IN CONSIDERATION of the respective agreements and mutual promises hereinafter set forth, Seller and Buyer hereby agree as follows:

Property Included in Sale.

Seller hereby agrees to sell, assign and convey to Buyer, and Buyer hereby agrees to purchase from Seller, the following:

- (a) approximately .21 acres of land located at and commonly known as 3015 Acushnet Avenue, New Bedford, County of Bristol, Massachusetts (New Bedford Assessor's Plat 132, Lot 878), and more particularly described on Exhibit A attached hereto (the "Land");
- (b) All improvements and fixtures located on the Land, including, without limitation, a certain building containing approximately 1,344 square feet of space as well as any other buildings and structures presently located on the Land, and all apparatus, equipment and appliances used in connection with the operation or occupancy of and located at the Land such as heating and air conditioning systems and facilities used to provide any utility services, ventilation, or other services on the Land, but excluding the property of occupants and tenants of the Land (collectively, the "Improvements");
- (c) All of the interest of Seller, if any, in any rights, profits, privileges and easements appurtenant to the Land and/or the Improvements, including any easements,

rights of way or other appurtenances used in connection with the beneficial use and enjoyment of the Land (collectively, the "Appurtenances");

- All tangible personal property located on or in the Land and Improvements and related thereto and used in conjunction with the operation thereof (collectively the "Personal Property"), including, without limitation, those items, if any, which are described in Exhibit B, but excluding the property of occupants and tenants of the Land; and
- (e) All right and interest of Seller under any assignable contracts and any warranties and guaranties (express or implied) issued to Seller in connection with the Improvements or the Personal Property, all assignable existing permits, regulatory approvals, other approvals and authorizations issued by any governmental authority in connection with the Property and all other intangible personal property rights now or hereafter owned by Seller and used in the ownership, use, operation and enjoyment of the Land (the foregoing, collectively, the "Intangible Property").

All of the items referred to in paragraphs 1(a), 1(b), 1(c), 1(d), and 1(e) above are hereinafter collectively referred to as the "Property."

2. Deposits.

- Speck Buyer paid an initial deposit of Five Thousand (\$5,000.00) Dollars upon the execution of a Letter of Intent dated April 27, 2018 for both the Property and for the assets of the business known as "Quick Lanes, Inc." of which Three Thousand One Hundred Twenty-five (\$3,125.000) Dollars has been allocated as an initial deposit for the Property;
- Buyer has contemporaneously with the execution and delivery of this Agreement paid a further deposit in the amount of Twenty-One Thousand Eight Hundred Seventy-five (\$21,875.00) Dollars.

All funds deposited or paid by the Buyer shall be held in a non-interest bearing escrow account by Halloran, Lukoff, Smith & Tierney, P.C. of 432 County Street, New Bedford, Massachusetts, Attorney for Seller, as "Escrow Agent" subject to the terms of this Agreement and shall be paid or otherwise duly accounted for at the Time for Performance. If a dispute arises between the Buyer and Seller concerning to whom escrowed funds should be paid, the Escrow Agent may retain all escrowed funds pending written instructions mutually given by the Buyer and the Seller. The Escrow Agent shall abide by any Court decision concerning to whom the funds shall be paid and shall not be made a party to a lawsuit solely as a result of holding escrowed funds so long as Escrow Agent serves in good faith, and Buyer and Seller each agree to hold harmless Escrow Agent for damages, losses or expenses arising out of this Agreement or any action or

failure to act, including reasonable attorney's fees, related thereto..

Purchase Price.

(a) The Purchase Price of the Property is Five Hundred Thousand and 00/100 (\$500,000.00) Dollars which Buyer hereby agrees to pay at the Time for Performance (collectively the "Purchase Price").

(b) The Purchase Price shall be paid as follows:

- (i) The Deposit totaling Twenty-Five Thousand (\$25,000.00) Dollars shall be applied against the Purchase Price at the Time for Performance (hereinafter defined); and
- (ii) At the Time for Performance Buyer shall pay in cash, by certified, cashiers', treasurer's, Attorney's IOLTA or bank check drawn on an FDIC insured bank, or by wire transfer of immediately available federal funds, an amount equal to the difference between the Purchase Price and the aggregate of (a) the Deposit and (b) an amount equal to the sum of any other credits accruing to Buyer and/or any amounts due to Seller under Section 9 hereof and any other applicable provision of this Agreement (the "Remaining Cash Payment").

4. <u>Title to the Property</u>

- (a) At the Time for Performance, Seller shall convey to Buyer the Land, Improvements and Appurtenances by a good and sufficient quitclaim deed (the "Deed"), running to Buyer, or to the nominee designated by the Buyer by written notice to the Seller at least seven (7) days before the Deed is to be delivered as herein provided, and said Deed shall convey a good and clear record and marketable title thereto, subject only to the following:
- (i) Real estate taxes assessed on the Land, Improvements and Appurtenances which are not yet due and payable;

(ii) Betterment assessments, if any, which are not a recorded lien on the date if this Agreement;

- (iii) Federal, state and local laws, ordinances, bylaws, rules and regulations regulating use of land, including building codes, zoning bylaws, health and environmental laws;
- (iv) Any easement, restriction or agreement of record presently in force which does not interfere with the reasonable use of the Property as now used;

(v) Utility easements in the adjoining ways; and

(vi) Matters that would be disclosed by an accurate survey of the Land, Improvements and Appurtenances. If the Deed refers to a plan needed to be recorded with it, at the Time for Performance the Seller shall deliver the plan with the Deed in proper form for recording or registration.

- (b) Buyer's obligations are contingent upon the availability (at normal premium rates) of an owner's title insurance policy insuring Buyer's title to the Land, Improvements and Appurtenances without exceptions other than the standard exclusions from coverage printed in the current American Land Title Association ("ALTA") policy cover, the standard printed exceptions contained in the ALTA form currently in use for survey matters and real estate taxes (which shall only except real estate taxes not yet due and payable) and those exceptions permitted by subparagraph 4 (a) of this Agreement. The premium for such title insurance shall be paid by the Buyer.
- (c) At the Time for Performance, (i) by bill of sale substantially in the form of Exhibit C (the "Bill of Sale"), Seller shall transfer to Buyer the Personal Property, (ii) by an instrument of assignment and assumption substantially in the form of Exhibit D, (the "Assignment of Intangibles"), Seller shall transfer to Buyer the Assumed Contracts, Warranties and Guaranties (as hereinafter defined), and all other Intangible Property.
- (d) The Buyer shall have the right to accept such title to the Property as the Seller can deliver at the Time for Performance and if extended, shall have such right at the Time for Performance. The Buyer shall also have the right to accept the Property in the then current condition and to pay the purchase price without reduction of price. Upon notice in writing of Buyer's decision to accept the Property and title, the Seller shall convey title and deliver possession. Acceptance of a Deed by the Buyer or Buyer's nominee, if any, shall constitute full performance by the Seller and shall be deemed to release and discharge the Seller from every duty and obligation set forth in this Agreement, except any duty or obligation of the Seller that the Seller has agreed to perform after the Time for Performance.

Buyer's Inspection Rights.

(a) Buyer's obligations under this agreement are subject to the right of the Buyer to obtain, at Buyer's own expense, an inspection of the Property by an engineer, surveyor and/or consultant of Buyer's own choosing on or before June 11, 2018, provided that any 21E inspections by Buyer shall be limited to a Phase I Environmental Site Assessment. The Buyer and the engineer, surveyor and/or consultant shall have the right of access to the Property at reasonable times for purposes of surveying, analyzing, and/or inspecting the said Property. If the Buyer is not satisfied with the results of such survey, analysis, and/or inspection, this agreement may be terminated by the Buyer at the Buyer's sole option without legal or equitable recourse to either party, the parties hereby releasing

each other from all liability under this agreement, and the deposit shall be returned to the Buyer, provided, however, that the Buyer shall have notified Seller in writing on or before 5:00 p.m. on June 12, 2018 of his exercise of such option.

(b) From and after the date of the execution hereof by both Buyer and Seller and notwithstanding any term or provision herein contained to the contrary, Seller shall afford authorized representatives of Buyer reasonable access to the Property for the purposes of satisfying Buyer with respect to title and other inspections and reviews and to allow Buyer to interview and consult with any tenants, occupants and contractors under any Leases and Service Contracts. Such access shall be at the sole risk of Buyer, Buyer agreeing to repair any damage caused by their negligence and to indemnify and hold harmless Seller for any liability resulting therefrom.

6. Time for Performance.

- (a) The SELLER shall deliver the Deed and the BUYER shall pay the balance of the purchase price at 2 o'clock P.M. on the 31st day of July, 2018 at the Bristol County (S.D.) Registry of Deeds, or at such other time and place as is mutually agreed in writing. TIME IS OF THE ESSENCE AS TO EACH PROVISION OF THIS AGREEMENT. Unless the Deed and other documents required by this Agreement are recorded at the Time for Performance, all documents and funds are to be held in escrow, pending prompt rundown of the title and recording (or registration in the case of registered land). Seller's attorney or other escrow agent shall disburse funds after 2:00 p.m. on the next business day following the date for performance, provided the recording attorney has not reported a problem outside the recording attorney's control.
- (b) At the Time for Performance Seller shall deliver the following, each of which shall be a condition to Buyer's obligation to purchase the Property at the Time for Performance:
 - (i) The Deed as required by paragraph 4(a) above;
- (ii) The Bill of Sale and all other documents required under the terms of the Asset Purchase and Sale Agreement for purchase by Buyer from Quick Lanes, Inc. of the business assets of Quick Lanes, Inc.;
- (iii) The Bill of Sale for personal property included in the sale hereunder;
 - (iv) Originals of all Assumed Contracts (as defined in Section 7(b)

hereof), and any warranties ("Warranties") or guarantees ("Guarantees") received by Seller from any contractors, subcontractors, suppliers or materialmen in connection with construction of the Improvements, with all assignment fees and charges, if any, having been paid by Seller;

- (v) A duly executed counterpart of the Assignment of Intangibles;
- (vi) A duly executed counterpart of a Closing Statement in form and content reasonably satisfactory to Buyer and Seller;
- (vii) Certificate of Seller that all of the representations and warranties of Seller set forth in Section 7 of this Agreement are and remain true and are remade as of the Time for Performance;
- (viii) Any other documents, instruments or agreements called for hereunder which have not previously been delivered; and
- (ix) Such certifications and documents as may customarily and reasonably be required by the Buyer's attorney, Buyer's lender, Buyer's lender's attorney or any title insurance company insuring the Buyer's title to the Property, including, without limitation, certifications and documents relating to: (A) the creation of mechanic's or materialmen's liens; (B) financial affidavits and agreements as may reasonably be required by the lender or lender's attorney; (C) the citizenship and residency of SELLER as required by law; and (D) information required to permit the closing agent to report the transaction to the Internal Revenue Service.

Buyer may waive compliance on Seller's part under any of the foregoing items by an instrument in writing.

- (c) At the Time for Performance, Buyer shall deliver to Seller the following:
 - (i) The Purchase Price;
- (ii) The purchase price and all documents required under the terms of the Asset Purchase and Sale Agreement for purchase by Buyer from Quick Lanes, Inc. of the business assets of Quick Lanes, Inc.;
 - (iii) A duly executed counterpart of the Closing Statement;
- (iv) A Certificate of Buyer certifying that all action necessary has been taken, and that Buyer is duly and validly authorized to enter into this Agreement and to

perform and consummate the transactions contemplated herein;

- (v) A duly executed counterpart of the Assignment of Intangibles;
- (vi) Certificate of Buyer that all of the representations and warranties of Buyer set forth in Section 8 of this Agreement are and remain true and are remade as of the date of the Time for Performance;
- (vii) Such additional documents, instruments, agreements, certificates and waivers as Buyer's title insurer may reasonably request to transfer title to the Real Property to Buyer.

Seller may waive compliance on Buyer's part under any of the foregoing items by an instrument in writing.

If the Seller cannot convey title as required by this Agreement or cannot deliver possession of the Property as agreed, or if at the Time for Performance the Property does not conform with the requirements set forth in this Agreement or the Buyer is unable to obtain title insurance in accordance of subparagraph 4(b), upon written notice given no later than the Time for Performance from either party to the other, the Time for Performance shall be automatically extended for thirty (30) days, except that if Buyer's mortgage commitment expires or the terms will materially and adversely change in fewer than thirty (30) days, the Time for Performance set forth in paragraph 6 shall be extended to one business day before expiration of the mortgage commitment. Seller shall use reasonable efforts to make the title conform or to deliver possession as agreed, or to make the Property conform to the requirements of this Agreement. Excluding discharge of mortgages and liens, about which the Seller has actual knowledge at the time of signing this Agreement, the Seller shall not be required to incur costs or expenses totaling in excess of one-half (1/2) of one percent of the purchase price to make the title or the Property conform or to deliver possession as agreed. Seller shall remove all voluntary liens which secure payment of money. If at the expiration of the Time for Performance, or if there has been an extension, at the expiration of the Time for Performance as extended, the Seller, despite reasonable efforts, cannot make the title or Property conform, as agreed, or cannot deliver possession, as agreed, or if during the period of this Agreement or any extension thereof, the Seller has been unable to use proceeds from an insurance claim, if any, to make the Property conform, then, at the Buyer's election, any payments made by the Buyer pursuant to this Agreement shall be immediately returned. Upon return of all such funds, all obligations of the Buyer and Seller shall terminate and this Agreement shall automatically become void and neither the Buyer nor Seller shall have further recourse or remedy against the other.

Representations and Warranties of Seller.

Seller represents and warrants for the benefit of Buyer, the following facts are true, complete and correct and will be true, complete and correct as of the Time for Performance:

- (a) All the documents executed by Seller which are to be delivered to Buyer prior to or at the Time for Performance are and at the Time for Performance will be duly authorized, executed and delivered by Seller, will be legal, valid and binding obligations of Seller and will be sufficient to convey title (if they purport to do so), and do not and at the Time for Performance will not violate any provisions of any applicable law or any agreement to which Seller is a party or to which Seller or its property is subject or bound.
- (b) Except for those Service Contracts which the Buyer expressly agrees in writing to assume (such Service Contracts, the "Assumed Contracts"), at the Time for Performance there will be no outstanding service contracts, construction contracts, maintenance contracts, leasing commission contracts, employment contracts, management contracts or any other contract made by Seller or binding upon Buyer with respect to the Property (collectively the "Service Contracts") which have not been terminated and fully paid (unless otherwise agreed to in writing by Buyer), and Seller shall cause to be discharged all mechanics or materialmen's liens arising from any labor or materials furnished to the Property prior to the Time for Performance.
- (c) There are no leases, occupancy agreements, license agreements, or any agreement granting any party any right to use or occupy any portion of the Property.
- (d) The execution of the documents contemplated by this Agreement at the Time for Performance will not violate or result in any default under any contract, agreement or instrument to which Seller is a party or by which Seller or its property is bound, nor violate or conflict with any other restriction of any kind or character to which Seller or its property is subject, and no consent or approval of any party or any consent, Regulatory Approval, approval, authorization or declaration of any governmental authority, bureau or agency is or will be required in connection with the execution and delivery of such documents except such as shall have been executed and delivered to Buyer.
- (e) Seller has no knowledge of any litigation or material claims or causes of action, or any government proceeding or inquiry, whether pending or threatened, concerning Seller or the Property or any portion thereof.
- (f) Seller has not received a notice or request from any insurance company or Board of Fire Underwriters (or organizations exercising functions similar thereto) requesting the performance of any work or alteration with respect to the Property.

- (g) Seller has received no notice that Seller or the Property is in violation of any zoning, building, health, traffic, environmental, flood control, or other applicable laws, regulations, ordinances and rulings of any local, state or federal authorities or governmental entities having jurisdiction over the Property, and Seller has no knowledge of any such violation.
- (h) No assessments for public improvements have been made against the Property which are unpaid, including, without limitation, those for construction of sewer or water lines, streets, sidewalks or curbs.
- (i) All of the representations and warranties of Seller set forth in this Section 7 shall survive the Time for Performance, and in the event any breach of the foregoing representations and warranties, Buyer shall have the right to bring an action against Seller for such breach at any time prior to the first (1st) anniversary of the Time for Performance.

Representations and Warranties of Buyer.

Buyer hereby represents and warrants to Seller that this Agreement and all documents executed by Buyer which are to be delivered to Seller at the Time for Performance, are and will be duly authorized, executed and delivered by Buyer and are, and at the Time for Performance will be, legal, valid and binding obligations of Buyer and do not, and at the Time for Performance will not, violate any provisions of any agreement to which Buyer is a party and that neither the execution nor the delivery of this Agreement nor the consummation of the transactions contemplated hereby will constitute a violation or default under any term or provision of the Articles of Organization or Operating Agreement of Buyer.

9. Apportionments.

The following are to be apportioned as of 12:01 A.M., on the date of the Time for Performance on the basis of a 365-day year:

(a) Real and Personal Property Taxes. Real and Personal Property taxes for the current year and assessments, if any, shall be apportioned between the parties as of 12:01 A.M. on the date of the Time for Performance. If the amount of said taxes or assessments is not known at such time, they shall be apportioned on the basis of the preceding year. Such taxes and/or assessments shall be reapportioned as soon as the new rate or valuation can be ascertained. Within ten (10) days after such reapportionment, if any, Seller shall notify Buyer of such reapportionment in writing, and Seller or Buyer, as the case may be, shall, within ten (10) days of the date of such notice, remit to the other the amount owed as a result of such reapportionment. Tax liens, taxes, assessments and special charges,

if any, for prior years, which are a lien upon or otherwise relate to the ownership or operation prior to the Time for Performance of the sale of the Property, shall be paid by Seller at or prior to the Time for Performance.

- (b) Water, Sewer and Utility Charges. All water, sewer and utility charges shall be apportioned as of 12:01 A.M. on the date of the Time for Performance. If such apportionment cannot be calculated accurately at that time, the same shall be calculated within thirty (30) days after the Time for Performance and either party owing the other party a sum of money based on such subsequent apportionment shall promptly pay said sum to the other party.
- (c) Operating Expenses. All expenses normal to the operation and maintenance of the Property not otherwise addressed herein, including without limitation, fuel in any tank, annual permit or inspection fees, insurance premiums (as to those policies, if any, which Buyer determines will be continued after the Time for Performance) and service contracts which Buyer assumes, shall be apportioned as of 12:01 A.M. on the date of the Time for Performance. If such apportionment cannot be calculated accurately at that time, the same shall be calculated within thirty (30) days after the Time for Performance and either party owing the other party a sum of money based on such subsequent appointment shall promptly pay such sum to the other party.

10. Payment of Costs.

- (a) Seller shall pay: the recording fees for discharges or releases of any liens or encumbrances required to be discharged or released prior to the transfer of the Property to Buyer, Seller's attorneys' fees incurred in connection with this transaction, and the deed stamp excise tax payable upon execution and recording of the Deed.
- (b) Buyer shall pay: all title abstracting costs, costs incurred in connection with the preparation of a preliminary title insurance binder and with the title insurance policy and survey, title insurance premium, fees for recording of the Deed conveying title to Buyer and Buyer's attorneys' fees incurred in connection with this transaction.
- (c) All other closing costs shall be adjusted between Buyer and Seller in accordance with standard conveyancing practices in the municipality in which the Property is located.

11. Indemnification.

Each party hereby agrees to indemnify the other party and hold it harmless from and against any and all claims, demands, liabilities, costs, expenses, penalties, damages and losses, including, without limitation, reasonable attorneys' fees, resulting from any

misrepresentation or breach of warranty or breach of covenant made by such party in this Agreement or in any document, certificate or exhibit given or delivered to the other pursuant to or in connection with this Agreement, pursuant to the terms and/or unless otherwise set forth herein.

12. Loss by Fire or other Casualty; Condemnation.

In the event that, prior to the Time for Performance, the Property, or any part thereof, is destroyed or damaged such that Buyer's estimate of the cost to repair such destruction or damage reasonably exceeds Ten Thousand Dollars (\$10,000.00), or if condemnation proceedings are commenced against any portion of the Property, Buyer shall have the right, exercisable by giving notice of such decision to Seller within fifteen (15) days after receiving written notice of such damage, destruction or condemnation proceedings, to terminate this Agreement, in which case the Deposit shall be returned to Buyer and neither party shall have any further rights or obligations hereunder. If Buyer elects to accept the Property in its then condition, all proceeds of insurance or condemnation awards payable to Seller by reason of such damage, destruction, or condemnation shall be paid or assigned to Buyer upon payment to Seller of the Remaining Cash Payment. In the event that the cost to repair the destruction or damage to the Property is equal to or less than Ten Thousand Dollars (\$10,000.00) and Seller is unwilling to repair or replace same, Buyer shall accept the Property in its then condition and proceed with the purchase as herein provided, in which case Buyer shall be entitled to a reasonable reduction of the Purchase Price to the extent of the cost of repairing such damage or replacing the damaged property exceeds the amount of any insurance proceeds plus the amount of any applicable deductible or condemnation awards paid to Buyer by Seller.

Possession.

Full possession of the Property, free of all tenants and occupants is to be delivered at the Time for Performance, said Property to be then (a) in the same condition as they are now, subject to the terms of Section 12 hereof and reasonable use and wear thereof, and (b) in compliance with any applicable easement, covenant or restriction of record and all applicable laws.

14. Maintenance of and Insurance upon the Property.

Between the time of Seller's execution of this Agreement and the Time for Performance, Seller shall; (a) maintain the Property in the same order, condition, and repair as is consistent with its past practices, reasonable wear and tear and damage by casualty excepted; (b) operate the Property in the same manner as before the making of this Agreement, the same as though Seller were retaining the Property; and (c) keep the Property insured, at its expense, against fire and other extended coverage perils as presently insured.

Miscellaneous.

(a) <u>Notices</u>. Unless otherwise specifically set forth herein, any notice to be given hereunder shall be in writing and signed by the parties or the parties' attorneys and shall be deemed to have been given (i) when delivered in hand; or (ii) when received if mailed by certified mail, postage prepaid; or (iii) when sent by email or telefax with confirmation copy mailed first class mail:

, In the case of Buyer to:

Kenneth J. Rapoza 23 Thomas Hill Road Acushnet, MA 02743

With copy to Attorney:

Joseph H. Silvia, Esquire Saulino & Silvia, P.C. 550 Locust Street Fall River, MA 02720 Tel: (508) 675-7770 Fax: (508) 675-7771

E-Mail: jsilvia@saulinoandsilvia.com

In the case of Seller to: CalCap Realty, LLC 43 Sycamore Lane Westport, MA 02790

With copy to:

Attorney June A. Smith
Halloran, Lukoff, Smith & Tierney, P.C.
432 County Street
New Bedford, MA 02740
Tel. (508) 999-1332
Fax (508) 990-7235
Email: jsmith@hlspc.com

- (b) <u>Brokers and Finders</u>. Neither Buyer nor Seller has had any contact or dealings regarding the Property, or any communication in connection with the subject matter of this transaction, through any licensed real estate broker or other person who can claim a right to a commission or finders' fee as a procuring cause of the sale contemplated herein. In the event that any broker or finder claims a commission or finder's fee based upon any such contact, dealings, or communication, the party through which the broker or finder makes its claim shall be solely responsible for said commission or fee and all costs and expenses (including reasonable attorneys' fees) incurred by the other party in defending against the same. Each party shall hold the other harmless from and against any and all claims, losses, costs, damages, liabilities or expenses, including, without limitation, reasonable attorneys' fees arising out of any claim for broker/finder fees. The terms and provisions of this paragraph shall indefinitely survive termination of this Agreement or the Time for Performance.
- (c) <u>Successors and Assigns</u>. This agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, heirs, personal representatives, and assigns. Without being relieved of any liability under this Agreement, Buyer reserves the right to take title to the Property in a name other than that of Buyer or to assign its rights under this Agreement.
- (d) <u>Amendments and Termination</u>. This Agreement may be amended or modified only by a written instrument executed by Seller and Buyer.
- (e) <u>Continuation and Survival of Representations and Warranties</u>. All representations and warranties by the respective parties contained herein or made in writing pursuant to this Agreement are intended to and shall remain true and correct as of the Time for Performance; shall be deemed to be material; and shall survive the execution and delivery of this Agreement and the delivery of the Deed and transfer of title for a period of twelve (12) months.
- (f) <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts.
- (g) <u>Merger of Prior Agreements</u>. This Agreement supersedes all prior agreements and understandings between the parties hereto relating to the subject matter hereof and constitutes the entire agreement between the parties hereto with respect to the transactions contemplated herein.
- (h) <u>Enforcement</u>. In the event either party hereto fails to perform any of its obligations under this Agreement or in the event a dispute arises concerning the meaning or interpretation of any provision of this Agreement, the defaulting party or the party not prevailing in such dispute, as the case may be, shall pay any and all costs and expenses

incurred by the other party in enforcing or establishing its rights hereunder, including, without limitation, court costs and reasonable attorneys' fees.

- (i) Remedies. If Seller shall tender the Deed, Bill of Sale and all other closing documents required by this Agreement in compliance with its obligations hereunder and all conditions precedent to Buyer's obligations have been satisfied, performed or waived by Buyer and if Buyer shall fail or refuse to close title as required by the terms of this Agreement or if Buyer is otherwise in default hereunder so that Seller has the right to refuse to close this transaction, Seller shall have the right to retain the Deposit, which shall be Seller's sole and exclusive remedy at law or in equity. If Seller shall default in any of its obligations hereunder, the Deposit shall be returned to Buyer and Buyer may seek each and every remedy allowed under the law of the Commonwealth of Massachusetts, including the right to bring a suit for specific performance or other equitable relief.
- (j) <u>Time of Essence</u>. Time is of the essence in this Agreement. No waiver of any breach or default by any party hereto shall be considered to be a waiver of any other or subsequent breach or default.
- (k) <u>Waiver of Trial by Jury</u>. Buyer and Seller hereby knowingly and voluntarily waive any rights to request or require trial by jury in any proceeding for any legal or equitable remedy, or in any action based, in whole or in part, on failure of performance or other default under this Agreement.
- (1) <u>Exhibits and Schedules</u>. All Exhibits and Schedules referred to in this Agreement shall be deemed to be attached hereto and made a part hereof.

16. <u>Title to Real Estate</u>.

To enable Seller to make the conveyance as herein provided, Seller may at the Time for Performance use the Purchase Price or any portion thereof to clear the title of the Property of any or all encumbrances or interests, provided that all instruments so procured are recorded prior to or the recording thereof is assured (via affirmation title insurance or otherwise) at the recording of the Deed for the Property.

17. Business Day

In the event that the date for delivery of any notice or the performance by any party of any obligation of such party under this Agreement, including, without limitation, the expiration date of the Inspection Period or the Time for Performance, shall occur on a Saturday, Sunday or other legal holiday recognized in Massachusetts or the municipality or

county in which the Property is located (a "Non-business Day"), the time for delivery of such notice or performance of such obligation shall be the next day which is not a Non-business Day (a "Business Day").

18. Confidentiality

From the Effective Date through the earlier of the Time for Performance or the termination of this Agreement, both parties agree to hold all information relative to the proposed transaction, including, without limitation, the existence of negotiations between the parties, in strict confidence unless disclosure of the same is required by law. Notwithstanding the foregoing, Buyer and Seller may discuss the proposed transactions at any time with Buyer's staff, potential lenders and/or equity participants and their attorneys and professional advisors, and with other persons or advisors on a "need to know" basis. Buyer may discuss the proposed transactions with municipal, state and federal governmental and regulatory officials with respect to providing information to Buyer relative to the Property.

19. Agreement Conditioned on Purchase of Assets of Quick Lanes, Inc.

The parties hereto agree and acknowledge that the transaction contemplated hereunder is dependent upon the Buyer, or his nominee, simultaneously purchasing the business assets of Quick Lanes, Inc. pursuant to the terms of a certain Asset Purchase and Sale Agreement of even date. If the Buyer shall fail to purchase the business assets of Quick Lanes, Inc. simultaneously with the purchase of the Property hereunder, all obligations hereunder shall cease, this Agreement shall become null and void, and all Deposits made hereunder shall be forthwith returned to Buyer. Further, should Buyer exercise any right hereunder to terminate this Agreement, such exercise of termination shall also be deemed a termination of the Asset Purchase and Sale Agreement for the business assets of Quick Lanes, Inc.

20. <u>Financing Contingency.</u> In order to help finance the acquisition of the property the Buyer shall apply for a conventional commercial bank or other institutional mortgage loan of \$400,000.00 at prevailing rates, terms and conditions. If despite the Buyer's diligent efforts a commitment for such loan cannot be obtained or before the expiration of sixty (60) days from the Effective Date of this Agreement, the Buyer may terminate this Agreement by written notice to the Seller prior to the expiration of such time, whereupon any payments made under this agreement shall be forthwith refunded and all other obligations of the parties hereto shall cease and this agreement shall be void and without recourse to the parties hereto. In no event will the Buyer be deemed to have used diligent efforts to obtain such commitment unless the Buyer submits a complete loan application conforming to the foregoing provisions within fourteen days of the Effective Date of this Agreement.

ASSET PURCHASE AND SALE AGREEMENT

This Asset Purchase and Sale Agreement ("Agreement") is made this _//_ day of May, 2018, by and among QUICK LANES, INC., a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts, doing business as "Shell Rapid Lube", and having a principal place of business at 3015 Acushnet Avenue, New Bedford, Massachusetts (the "Seller"); KENNETH J. RAPOZA of 23 Thomas Hill Road, Acushnet, Massachusetts 02743, or a nominee owned and/or controlled by the foregoing (the "Buyer"); and Joseph R. Capelo ("Capelo") and Antonio R. Caldera ("Cardera"), the officers, directors and shareholders of the Seller.

BACKGROUND:

WHEREAS, the Seller owns and operates an automobile service center under the name "Shell Rapid Lube" at 3015 Acushnet Avenue, New Bedford, Massachusetts (the "Business"); and

WHEREAS, the Buyer desires to purchase, and the Seller desires to sell, certain assets of the Business; and

WHEREAS, following the Purchase the Buyer desires to continue to operate the Business at its current location at 3015 Acushnet, Massachusetts, which is the subject of a separate Real Estate Purchase and Sale Agreement between Calcap Realty, LLC, as the seller, and Buyer as the buyer (hereinafter the "Real Estate Purchase and Sale Agreement"); and

WHEREAS, Seller, Capelo and Caldera have agreed to enter into a Non-Competition Agreement whereby they will agree that they will not compete with the Business for a period of five (5) years following the Closing within a ten (10) mile radius of the Business premises.

NOW THEREFORE, in consideration of the mutual representations, warranties and covenants herein contained, and intending to be legally bound, the parties hereto agree as follows:

AGREEMENT:

1. <u>SALE AND PURCHASE OF ASSETS</u>. Subject to the terms of this Agreement, Buyer will at the Closing (hereinafter defined) acquire from the Seller, and the Seller will at the Closing transfer and convey to Buyer, the following assets, properties and rights of the Seller:

(a) All of the tangible and intangible assets of the Seller used or useful in the Business (with the exception of the excluded assets hereinafter defined), including, but not limited to all furniture, fixtures, equipment and supplies; diagnostic machinery and computers and any right, title or interest in any license for any software used to operate or otherwise installed in the foregoing; work in progress; customer information; goodwill; leasehold improvements; prepaid expenses; contract rights; to the extent assignable, any and all business names owned or controlled by the Seller or its stockholders relating to the Business; and all existing signage, telephone and facsimile numbers of the Business (collectively, the "Business Assets").

At the Closing, Seller shall take all reasonably necessary steps to put Buyer in possession of the Business Assets consistent with normal and customary industry standards, free and clear of any and all liens and encumbrances of any nature whatsoever, and Seller shall deliver to Buyer such duly executed transfer documentation as Buyer shall reasonably request to evidence the transfer of the Business Assets.

- 2. EXCLUDED ASSETS. There shall be excluded from the Business Assets being sold and transferred hereunder the Seller's cash, cash equivalents, bank deposits, accounts receivable accrued by Seller prior to the Closing Date, accounts payable, all personal pictures and certificates and all rights to or claims for refunds, overpayments or rebates of taxes paid by Seller relating to periods ending on or prior to the Closing, and Seller's Inventory (Inventory to be purchased separately as set forth in subparagraph 6 (b)).
- 3. FREE OF ENCUMBRANCES. The within sale and transfer of the Business Assets to Buyer shall, at the time of Closing, be free and clear of all obligations, security interests, liens and encumbrances whatsoever. Seller shall pay prior to or concurrent with Closing, all sums needed to enable Seller to transfer the Business Assets to Buyer free from all debts, liens or other encumbrances.
- 4. <u>NO ASSUMPTION OF LIABILITIES</u>. The Buyer is not assuming, undertaking, incurring, paying or discharging any indebtedness, liabilities or obligations of the Seller of any kind, nature or description, whether fixed or contingent, known or unknown.

5. DEPOSITS.

(a) Buyer paid an initial deposit of Five Thousand and no/100 (\$5,000.00) Dollars upon his execution of a Letter of Intent dated April 27, 2018 for the purchase of both the Business Assets and the real estate at 3015 Acushnet Avenue in New Bedford, Massachusetts which is the subject of the Real Estate Purchase and Sale Agreement, of which One Thousand Eight Hundred Seventy-five and no/100 (\$1,875.00) Dollars has been allocated as an initial deposit for the Business Assets;

(b) Buyer has contemporaneously with the execution and delivery of this Agreement paid a further deposit in the amount of Thirteen Thousand One Hundred Twenty-five and no/100 (\$13,125.00) Dollars.

All funds deposited or paid by the Buyer shall be held in a non-interest bearing escrow account by Halloran, Lukoff, Smith & Tierney, P.C. of 432 County Street, New Bedford, Massachusetts, Attorney for Seller, as "Escrow Agent" subject to the terms of this Agreement and shall be paid or otherwise duly accounted for at the Closing. If a dispute arises between the Buyer and Seller concerning to whom escrowed funds should be paid, the Escrow Agent may retain all escrowed funds pending written instructions mutually given by the Buyer and the Seller. The Escrow Agent shall abide by any Court decision concerning to whom the funds shall be paid and shall not be made a party to a lawsuit solely as a result of holding escrowed funds so long as Escrow Agent serves in good faith, and Buyer and Seller each agree to hold harmless Escrow Agent for damages, losses or expenses arising out of this Agreement or any action or failure to act, including reasonable attorney's fees, related thereto.

6. PURCHASE PRICE.

- (a) The Purchase Price for the Business Assets is Three Hundred Thousand and no/100 (\$300,000.00) Dollars, plus the value of the Inventory as determined in accordance with the provisions set forth in subparagraph 6 (b) (collectively the "Purchase Price").
- (b) At the Closing the Buyer shall purchase the Seller's Inventory of oil, oil filters, fuel filters, air cleaners, transmission fluid, antifreeze, power-steering fluid, brake fluid, windshield wiper fluid and other inventory items of the Business. At the close of business on the day prior to the Closing, both Buyer and representatives of Seller shall mutually conduct a physical inventory of the oil, oil filters, fuel filters, air cleaners, transmission fluid, antifreeze, power-steering fluid, brake fluid, windshield wiper fluid and other inventory items of the Business then on hand using the Seller's cost as the valuation

(c) The Purchase Price shall be paid as follows:

- (i) The Deposits shall be applied against the Purchase Price at the Closing (hereinafter defined); and
- (ii) At the Closing Buyer shall pay in cash, by certified, cashier's, treasurer's, Attorney's IOLTA or bank checks drawn on an FDIC insured bank, or by wire transfer of immediately available federal funds, an amount equal to the difference between the Purchase Price and the aggregate of (a) the Deposit and (b) an amount equal to the sum of any other credits accruing to Buyer and/or any amounts due

to Seller under paragraph 7 hereof and any other applicable provision of this Agreement (the "Remaining Cash Payment").

- (d) The Purchase Price shall be allocated among the Business Assets in the manner set forth on the Allocation Schedule attached hereto as Exhibit 6 (d), and such allocation shall be the allocation which is used by the parties in preparing (i) IRC Form 8594 (Asset Acquisition Statement), and (ii) all tax returns. Buyer and Seller shall each file IRC Form 8594 with their federal income tax returns for the tax period which includes the Closing date. All allocations made pursuant to this subparagraph 6(d) shall be binding upon the parties and upon each of their successors and assigns, and the parties shall report the transaction herein in accordance with such allocation.
- 7. ADJUSTMENTS TO THE PURCHASE PRICE. At the Closing there shall be adjustments to the Purchase Price for the following:
- (a) As credits to Seller, prepaid amounts to suppliers for services to be delivered or rendered under contracts or other agreements after the date of Closing, provided said contracts or other agreements are assignable;
- (b) As credits to Buyer, the prepaid amount received on any contract, including gift certificates, for which goods and/or services are to be delivered after the date of the closing;
- (c) Electricity and phone service will not be interrupted, except the name of the account shall be changed. The Seller will be responsible for payment of utility services up through the day prior to Closing. The Buyer will be responsible for payment for utility services on and after the day of Closing. Adjustments between the Buyer and Seller will be made accordingly for the utility bills which are received after the day of the Closing;
- (d) As credits to Seller, or Buyer, as the case may be, adjustment for licensing fees, personal property taxes and similar items. The Seller will be responsible for payment off all such items accrued to the day prior to the Closing, and the Buyer will be responsible for payment for all such items accrued on and after the day of Closing.
- 8. <u>BUYER'S INSPECTION</u>. The Buyer's obligations under this Agreement are subject to the right of the Buyer to obtain, at Buyer's own expense, an inspection of the Business Assets being purchased hereunder by Buyer or a consultant of Buyer's own choosing on or before June 11, 2018. The Buyer and/or consultant shall have the right of access to the business premises at Buyer's sole risk and hazard at reasonable times for the purpose of inspecting the Business Assets. If the Buyer is not satisfied with the results of such inspection, this Agreement may be terminated by the Buyer at Buyer's sole option without legal or equitable recourse to either party, the parties hereby releasing each other from all liability under the Agreement, and any deposits shall be returned to the Buyer, provided, however, that the Buyer shall have notified Seller in writing on or before 5:00

p.m. on June 12, 2018 of his exercise to terminate the Agreement. Unless this Agreement is so terminated on or before 5:00 p.m. on June 12, 2018, the Buyer shall be deemed to have waived any objections on account of the condition of the Business Assets being purchased hereunder.

The Buyer's obligations under this Agreement are also subject to the right of the Buyer, either alone or with his certified public accountant, on or before June 11, 2018, to examine Seller's books of account and business and financial records and make extracts from them. Buyer and/or his CPA shall sign a Non-Disclosure/Confidentiality Agreement prior to any such inspection. Such inspection shall be at the business premises and shall be conducted during regular business hours. If the Buyer is not satisfied with his review of Seller's books of account and business and financial records, this Agreement may be terminated by the Buyer at Buyer's sole option without legal or equitable recourse to either party, the parties hereby releasing each other from all liability under the Agreement, and any deposits shall be returned to the Buyer, provided, however, that the Buyer shall have notified Seller in writing on or before 5:00 p.m. on June 12, 2018 of his exercise to terminate the Agreement. Unless this Agreement is so terminated on or before 5:00 p.m. on June 12, 2018, the Buyer shall be deemed to have waived any objections on account of the Seller's books of account and business and financial records.

- 9. CONTINGENCY ON SALE OF PREMISES AT 3015 ACUSHENT AVENUE, NEW BEDFORD, MASSACHUSETTS. The parties hereto agree and acknowledge that the transaction contemplated hereunder is dependent upon the Buyer, or his nominee, simultaneously purchasing the commercial real estate at 3015 Acushnet Avenue in New Bedford, Massachusetts from Calcap Realty, LLC pursuant to the terms of the Real Estate Purchase and Sale Agreement of even date. If the Buyer shall fail to purchase the real estate at 3015 Acushnet Avenue, New Bedford, Massachusetts simultaneously with the purchase of the Business Assets hereunder, all obligations hereunder shall cease, this Agreement shall become null and void, and all Deposits made hereunder shall be forthwith returned to Buyer. Further, should Buyer exercise any right hereunder to terminate this Agreement, such exercise of termination shall also be deemed a termination of the Real Estate Purchase and Sale Agreement for 3015 Acushnet Avenue, New Bedford, Massachusetts.
- 10. <u>CLOSING</u>. The Closing ("Closing") shall be held at the Bristol County (S.D.) Registry of Deeds, or at such other location that shall be agreed upon in writing between the parties, at 2:00 p.m. on July 31, 2018. TIME IS OF THE ESSENCE AS TO EACH PROVISION OF THIS AGREEMENT.
- 11. FINANCING CONTINGENCY. In order to finance the acquisition of the Business assets hereunder the Buyer shall forthwith apply for a conventional commercial loan in the amount of Two Hundred Forty Thousand and no/100 (\$240,000.00) Dollars at prevailing commercial terms, conditions and rates. If despite Buyer's diligent efforts a commitment for such loan cannot be obtained within sixty (60) days from the date of this

Agreement, the Buyer may terminate this Agreement by giving written notice to the Seller on or before the 61st day following the date of this Agreement, whereupon any deposits made hereunder shall be forthwith returned to Buyer and all other obligations of the parties hereto shall cease and this Agreement shall be void and without recourse to the parties hereto. In no event will the Buyer be deemed to have used diligent efforts to obtain such commitment unless the Buyer submits a complete loan application conforming to the foregoing provisions within fourteen days of the date of this Agreement.

- 12. <u>NON-COMPETITION AGREEMENT</u>. The parties hereto agree and acknowledge that the transaction contemplated hereunder is dependent upon Seller, Capelo and Caldera, jointly and severally, entering into a a Non-Competition Agreement containing the following terms and conditions:
- (a) For a period of five (5) years from the Closing, neither Seller nor Capelo nor Caldera will operate a business in competition with the Business of the Seller as currently conducted within a ten (10) square mile radius of the Seller's present location at 3015 Acushnet Avenue in New Bedford, Massachusetts.
- (b) In the event of a breach of any covenant contained in the Non-Competition Agreement, the Buyer shall be entitled to an injunction restraining such breach in addition to any other remedies provided by law or equity.
- 13. <u>SELLER'S REPRESENTATIONS AND WARRANTIES</u>. The Seller represents and warrants to Buyer as of the date hereof and as of the Closing as follows:
- (a) Seller is a corporation duly organized, validly existing and in good standing under the laws of the Commonwealth of Massachusetts.
- (b) Seller has full power and authority to execute, deliver and perform this Agreement and any other agreement or document executed under or in connection with this Agreement; and has or will take all necessary action to authorize the execution, delivery and performance of this Agreement and any such other agreement or document contemplated or necessary for Closing. This Agreement constitutes, and any such other agreement or document when executed will constitute, the legal, valid and binding obligation of Seller enforceable against Seller.
- (c) Neither the execution nor delivery of this Agreement nor the transactions contemplated herein, nor compliance with the terms and conditions of this Agreement will:
- (i) contravene any provision of law or any statute, decree, rule or regulation binding upon Seller or contravene any judgment, decree, franchise, order or permit applicable to Seller; or

- (ii) conflict with or result in any breach of any terms, covenants, conditions or provisions of, or constitute a default (with or without the giving of notice or passage of time or both) under any agreement or other instrument to which Seller is a party or by which it is bound, or result in the creation or imposition of any lien, security interest, charge or encumbrance upon any of the assets, rights, contracts or other property of Seller.
- (d) All authorizations, consents or approvals of, or exemptions by, any governmental, judicial or public body or authority, required to authorize, or required in connection with (i) the execution, delivery and performance of this Agreement by Seller, or (ii) any of the transactions contemplated by this Agreement, or (iii) any of the certificates, instruments or agreements executed by Seller in connection with this Agreement, or (iv) the taking of any action by Seller, have been or at the Closing will have been obtained and as of the Closing will be in full force and effect.
- (e) Since the dates of the Seller's financial statements provided by Seller to Buyer, there have been no material adverse changes in the business or financial condition of Seller and Seller has not incurred any additional obligations or liabilities except trade debts in the ordinary course of business.
- (f) Seller has filed all tax returns that are required to have been filed and has paid or will pay and satisfy at Closing all taxes and interest and penalties, if any, which have been or will be required to be paid.
- (g) There is no litigation or arbitration or administrative proceeding or claim asserted, pending or threatened respecting or involving Seller, the business of Seller or any of the Business Assets that would materially affect the value of the Business Assets.
- (h) There is no order, writ, injunction or decree of any court, government or governmental agency or any arbitration award affecting Seller, the business of Seller or any of the Business Assets or other assets of Seller. Seller has conducted its business and operations in compliance with all applicable laws, rules, regulations and ordinances.
- (i) Seller is the sole owner of the Business Assets and may sell the Business Assets to Buyer pursuant to this Agreement and vest in Buyer good and marketable title in and to the Business Assets without the consent or approval of any person, corporation, partnership, governmental authority or other entity except for the approvals required hereunder, which Seller will use its commercially reasonable efforts to obtain; Seller has not sold, transferred or assigned any of its rights in or to any of the Business Assets; the Business Assets are free and clear of any liens, claims, encumbrances and restrictions of any kind except for the approvals noted above.

- (j) There are no other liabilities or obligations affecting the Business Assets except as disclosed herein.
- (k) All inventory consists of a quality and quantity usable and salable in the ordinary course of business, and the inventory of the Seller to be delivered at the Closing will constitute sufficient quantities for the normal operation of the Business in accordance with past practice.
- 14. <u>BUYER'S REPRESENTATIONS AND WARRANTIES</u>. Buyer represents and warrants to Seller as follows:
- (a) Buyer has full power and authority to execute, deliver and perform this Agreement and any other agreement or document executed under or in connection with this Agreement; and has or will take all necessary action to authorize the execution, delivery and performance of this Agreement and any such other agreement or document contemplated or necessary for Closing. This Agreement constitutes, and any such other agreement or document when executed will constitute, the legal, valid and binding obligation of Buyer enforceable against Buyer.
- (b) Neither the execution nor delivery of this Agreement, nor the transactions contemplated herein, nor compliance with the terms and conditions of this Agreement will:
- (i) contravene any provision of law or any statute, decree, rule or regulation binding upon Buyer or contravene any judgment, decree, franchise, order or permit applicable to Buyer; or
- (ii) conflict with or result in any breach of any terms, covenants, conditions or provisions of, or constitute a default (with or without the giving of notice or passage of time or both) under any agreement or other instrument to which Buyer is a party or by which it is bound.
- (iii) No authorization, consent or approval of, or exemption by, any governmental, judicial or public body or authority of or in Massachusetts is required to authorize, or is required in connection with (A) the execution, delivery and performance by Buyer of this Agreement, or (B) any of the transactions contemplated by this Agreement, or (C) any of the certificates, instruments or other agreements executed by Buyer in connection with this Agreement, or (D) the taking of any action by Buyer.
- (c) There is no litigation or arbitration or administrative proceeding or claim asserted, pending or threatened against Buyer that could adversely restrict the ability of Buyer to consummate the transactions contemplated hereunder.

- (d) No representation and warranty made by Buyer, nor any statement, document or certificate furnished by Buyer, contains or will contain any untrue statement of material fact or omits or will omit to state any material fact necessary to make the statement contained herein or therein not misleading.
- 15. <u>ACTIONS PENDING CLOSING.</u> Buyer and Seller agree that from the date hereof until the Closing Date:
- (a) Operations. Seller will conduct the Business in the ordinary course of business and will not enter into any transaction or perform any act which could constitute a breach of the representations, warranties or covenants contained in this Agreement or which could materially affect the operation or value of the Business. Seller will pay its creditors consistent with its prior practice and course of dealing with respect to the paying of such creditors. Between the date of this Agreement and the Closing Date, Seller shall, except to the extent that Buyer shall otherwise consent in writing, use commercially reasonable efforts consistent with past practices (i) to preserve intact the present business organization of Seller, (ii) to keep available the services of its present officers, employees and consultants and (iii) to preserve its relationship with customers, suppliers and others having business relationships with Seller, to the end that the goodwill and ongoing business of Seller be unimpaired at the Closing.
- (b) Access to Records. Upon the signing of a Non-Disclosure/Confidentiality Agreement, Seller will make available to Buyer and its agents, all of the books and records relating to the Business and Business Assets; provided, however, that said access shall be available at the Seller's principal place of business and only in the presence of Seller unless otherwise mutually agreed to by the parties.
- (c) Access to Facilities. Buyer and its agents shall be given access, during regular business hours, to Seller's physical facilities at Buyer's sole risk and hazard. Seller and its employees shall cooperate fully with Buyer in its examination and inspection of the same.
- (d) <u>Confidentiality</u>. All information and records of Seller and the business and assets disclosed to Buyer shall remain confidential and the sole property of the Seller until closing.
- (e) Employees. Buyer shall have no obligation hereunder to employ any employee of Seller or to make any payment to any employee of Seller. Seller agrees that Buyer may employ any present or former employee of Seller whom Buyer wishes to employ on and after the Closing Date. Seller hereby waives all contractual or other rights it may have with respect to any such employee so as to permit Buyer to employ such employee for any job Buyer shall deem appropriate and without any conflicting obligation to Seller, and Seller shall cooperate with and assist Buyer in its efforts to employ particular employees of Seller. The employees who accept Buyer's offer of

employment and become employed by Buyer shall be referred to as "Transferred Employees." The Seller shall be responsible for all liabilities, obligations and commitments relating to (A) compensation of the Transferred Employees for periods prior to the Closing Date; and (B) payments attributable to any accrued and unpaid vacation, holidays and sick days to which the Transferred Employees are entitled with respect to all periods of service as of the Closing Date under any vacation, holiday, sick day or similar policy or practice of the Seller in effect immediately preceding the Closing Date.

- 16. <u>CONDITIONS PRECEDENT TO OBLIGATIONS OF BUYER</u>. The obligations of Buyer hereunder are subject to fulfillment prior to or at Closing of each of the following conditions:
- (a) <u>No Material Errors</u>. The representations and warranties of Seller herein shall be true and correct in all material respects and Seller shall have performed all of the obligations to be performed by Seller in the time and manner herein stated.
- shall at closing deliver to Buyer a Certificate of Good Standing from the Secretary of State's Office and the Massachusetts Department of Revenue and a tax lien waiver issued by the Massachusetts Department of Revenue. The Seller shall apply for a tax lien waiver within two weeks after the execution of this Agreement. In the event the Seller has not obtained a tax lien waiver by the time of Closing, this shall be an obligation of the Seller to obtain after the Closing. In the event that Seller is unable to obtain said waiver because of any unpaid tax liabilities, Seller shall pay said liabilities out of the proceeds hereof. If Seller knows of no reason why said waiver is delayed, Ten Thousand (\$10,000.00) Dollars of the Seller's proceeds shall be held in escrow until the Waiver is procured and Seller shall indemnify and hold Buyer harmless from and against any and all taxes due, together with all costs and expenss (including without limitation reasonable attorney's fees) of Buyer incurred or arising in connection therewith or in the enforcement of such indemnity. This indemnification shall survive the Closing.
- (c) <u>Certified Copy of Resolutions</u>. Seller shall deliver to Buyer a copy of the resolutions adopted by Seller's Board of Directors and Shareholders, certified by Seller's secretary, authorizing the execution and delivery of this Agreement and the consummation of the transactions contemplated herein.
- (d) Assumed Contracts Not in Default. None of the agreements, contracts or commitments to be assumed by Buyer shall be in default as of the Closing and Seller shall have performed all obligations to be performed by it under such agreements, leases, contracts or commitments.

- (e) <u>Injunctions</u>. No injunctions shall have been issued restricting or prohibiting the transaction contemplated by this Agreement.
- (f) Opinion of Seller's Counsel. Seller shall have delivered to the Buyer the opinion of its counsel, dated as of the Closing, in form and substance satisfactory to Buyer and its counsel to the effect that:
- (i) Seller is a duly and validly organized and existing corporation and is in good standing under the laws of the Commonwealth of Massachusetts with full corporate power to carry on the business in which it is engaged and is legally qualified to do business in the Commonwealth of Massachusetts.
- (ii) the performance of this Agreement and the consummation of the transactions contemplated herein will not result in any breach or violation of any of the terms or provisions of, or constitute a default under Seller's Articles of Organization or By-Laws or subject to the obtaining of necessary consents, under any material guaranties, contracts, leases or any other agreement or instrument known to said counsel to which Seller is a party, by which it is bound or to which any of its property is subject; and
- (iii) all requisite action has been taken by Seller for due authorization, execution, delivery and performance of this Agreement by Seller and this Agreement constitutes a legal and binding obligation of Seller, enforceable in accordance with its terms, except insofar as enforceability may be limited by bankruptcy, insolvency, reorganization or similar laws affecting the rights of creditors generally, provided, however, no opinion is given that any particular provision will be enforced by specific performance.
- (g) Other Matters. All corporate and other proceedings and actions taken in connection with the transactions contemplated hereby and all certificates, opinions, agreements, instrument and documents mentioned herein or incident to any such transactions shall be reasonably satisfactory in form and substance to Buyer and its counsel.
- (h) <u>Instruments of Transfer</u>. Seller shall have delivered to Buyer appropriate instruments of transfer, conveyance, sale and assignment in respect of the assets, consisting of bills of sale and assignments in such form and containing such terms and provisions as Buyer may reasonably request as shall be necessary to vest in Buyer all right, title and interest in and to the Assets being purchased hereunder free and clear of any and all encumbrances.
- (i) <u>Non-Competition Agreement</u>. Buyer shall have received from the Seller, Capelo and Caldera an executed Non-Competition Agreement in accordance with the terms of Section 12 of this Agreement.

- 17. <u>CONDITIONS PRECEDENT TO OBLIGATIONS OF SELLER</u>. The obligations of Seller are subject to fulfillment by Buyer, prior to or at Closing of each of the following conditions:
- (a) <u>No Material Error</u>. The representations and warranties of Buyer herein shall be true and correct in all material respects and Buyer shall perform all of the obligations to be performed by Buyer in the time and manner herein stated.
- (b) <u>Injunctions</u>. No injunctions shall have been issued restricting or prohibiting the transactions contemplated by this Agreement.
- (c) <u>Agreements and Covenants</u>. Buyer shall have performed in all material respects all of their agreements and covenants set forth herein that are required to be performed at or prior to the Closing.
- (d) <u>Payment of Purchase Price</u>. Buyer shall have paid the Purchase Price in accordance with Section 6.

18. INDEMNIFICATION

- (a) Seller shall indemnify and hold Buyer harmless with respect to all claims, losses, damages or expenses, including reasonable legal fees and other litigation expenses, arising from any act, error, omission or breach of Seller with respect to any Business Asset, representation, warranty covenant or other agreement hereunder arising prior to the Closing Date.
- (b) Buyer shall indemnify and hold Seller and Seller's directors, officers, shareholders, agents and employees harmless with respect to all claims, losses, damages or expenses, including reasonable legal fees and other litigation expenses, arising from or relating to any act, error or omission of Buyer with respect to any Business Asset or its conduct of the business on or after the Closing Date or any other liability of Buyer with respect to any Business Asset after the Closing Date or for any breach of Buyer's representations, warranties or covenants made hereunder.
- (c) Upon the payment of any indemnification hereunder, the indemnifying party shall be subrogated to, and/or shall be deemed to receive an assignment of, any and all rights of the indemnified party with respect to the subject matter which gave rise to the indemnification payment unless such subrogation and/or assignment would be inequitable to the indemnified party.
- 19. <u>COOPERATION</u>. Buyer and Seller shall cooperate with each other to facilitate the orderly transfer of the Business Assets to Buyer and payment of the Purchase Price, including but not limited to, certification, execution or transferring all

necessary documents and information to Buyer as may be reasonably required by Buyer. If any sum of money due to either party under the terms of this Agreement is paid to the other party in error, the party receiving the payment to which it is not entitled shall promptly account for and transfer such payment to the other party or to such other person who is legally entitled to the same.

- 20. <u>CONFIDENTIALITY</u>. Neither Seller nor Buyer will use, or willfully disclose to any person other than the other any information transferred hereunder as part of the Business Assets or any information pertaining to any non-public aspect of the Business Assets, except (i) with the prior written consent of the other party, or (ii) to the extent necessary to comply with law or the valid order of a court of competent jurisdiction, in which event the disclosing party shall notify the other as promptly as practicable (and, if possible, prior to the making of such disclosure).
- 21. SEVERABILITY/REFORMATION. Should any provision of this Agreement be held unenforceable or invalid under applicable law, then the parties hereto agree that such provision shall be deemed reformed and modified for purposes of performance of this Agreement in such jurisdiction to the extent necessary to render it lawful and enforceable, or if such a reformation or modification is not possible without materially altering the intention of the parties hereto, then such provision shall be severed herefrom for purposes of performance of this Agreement in such jurisdiction. The validity of the remaining provisions of this Agreement shall not be affected by any such modification or severance, except that if any severance materially alters the intentions of the parties hereto as expressed herein (a modification being permitted only if there is no material alteration), then the parties hereto shall use commercially reasonable efforts to agree to appropriate equitable amendments to this Agreement in light of such severance, and if no such agreement can be reached within a reasonable time, any party hereto may initiate arbitration under the then current commercial arbitration rules of the American Arbitration Association to determine and effect such appropriate equitable amendments.
- 22. WAIVER OF BREACH. No waiver of either party of any breach of this Agreement by the other party shall be deemed to be a waiver of any other breach of the same or of any other provision.
- 23. ENTIRE AGREEMENT AND AMENDMENT. This written document expresses the entire purchase agreement between the parties hereto with respect to the subject matter hereof and supersedes any prior agreements or understandings concerning such subject matter. No amendment shall be valid unless it is in writing and signed by both of the parties hereto.
- 24. NO BROKER. Each party warrants to the other that they have retained no broker in connection with this transaction and each party hereby agrees to indemnify and save harmless the other party from and against all claims for commission, brokers'

fees or finders' fees made by any person actually retained by such party or with whom such party has dealt in connection with said property or this transaction.

- 25. <u>SURVIVAL</u>. Sections 3, 4, 12, 13, 14, and 20 hereof shall survive the Closing.
- THIRD-PARTY BENEFICIARIES. 26. This Agreement is for the sole benefit of the parties hereto and their respective successors and assigns and nothing herein expressed or implied shall give or be construed to give any person, other than the parties hereto and such successors and assigns, any legal or equitable rights hereunder. All references herein to the enforceability of agreements with third parties, or similar matters or statements, are intended only to allocate rights and risks between the parties and were not intended to be admissions against interests, give rise to any inference of proof of accuracy, be admissible against any party by any non-party, or give rise to any claim or benefit to any non-party other than as expressly stated herein. Neither party may assign this Agreement or any of its rights hereunder (other than, in the case of Seller, the right to receive payment of the Purchase Price), or delegate any of its obligations hereunder, without the prior written consent of the other party. The provisions of this Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors (by way of merger or acquisition) and assigns.
- 27. EXPENSES. All expenses incurred by each of the parties hereto in connection with or related to the authorization, preparation and execution of this Agreement and the closing of the transactions contemplated hereby, including, without limitation, all fees and expenses of agents, representatives, consultants, counsel and accountants employed by any such party, shall be borne solely by the party which has incurred such expense.
- 28. NOTICE. All notices, demands and requests of any kind which either party may be required or may desire to serve upon the other party hereto in connection with this Agreement shall be delivered only by courier or other means of personal service, which provides written verification of receipt, or by registered or certified mail return receipt requested (each, a "Notice"). Any such Notice delivered by registered or certified mail shall be deposited in the United States mail with postage thereon fully prepaid, or if by courier then deposited with the courier. All Notices shall be addressed to the parties to be served as follows:

If to Seller:

Quick Lanes, Inc.

3015 Acushnet Avenue New Bedford, MA 02740

With a copy to:

June A. Smith, Esq.

Halloran, Lukoff, Smith & Tierney, P.C.

432 County Street

New Bedford, MA 02740 (508) 999-1332 (tel) (508) 990-9235 (fax) ismith@hlspc.com

If to Buyer:

Kenneth J. Rapoza 23 Thomas Hill Road Acushnet, MA 02743

With a copy to:

Joseph H. Silvia, Esquire Saulino & Silvia, P.C. 550 Locust Street Fall River, MA 02720 Tel: (508) 675-7770 Fax: (508) 675-7771

E-Mail: jsilvia@saulinoandsilvia.com

Any of the parties hereto may at any time and from time to time change the address to which notice shall be sent hereunder by notice to the other parties given under this Section. All such notices, requests, demands, and other communications shall be effective when received at the respective address set forth above or as then in effect pursuant to any such change.

- 29. GOVERNING LAW. The internal laws of the Commonwealth of Massachusetts shall govern this Agreement without regard to principles of conflicts of laws.
- 30. ARBITRATION. In the event of any dispute under this Agreement (other than any dispute for which a party is entitled to seek injunctive relief under applicable law), such dispute shall be settled by arbitration conducted in Bristol County, Commonwealth of Massachusetts, in accordance with the commercial rules then in effect of the American Arbitration Association without regard to discovery provisions, and judgment upon any award may be entered in any court having jurisdiction thereof.

In the event of any arbitration, litigation or other proceedings between the parties, the prevailing party shall be entitled to recover its reasonable costs and expenses incurred in such arbitration, litigation or other proceedings, including its reasonable attorneys' fees.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

	SELLER:
	QUICK LANES, INC.
Witness	By: Joseph R. Capelo, President
Wittless	By: Antonio & Celden
Witness	Antonio R. Caldera, Treasurer
Jueph A. Vilnie Witness	BUYER: Kenneth J. Rapoza
	CAPELO:
Witness	Joseph R. Capelo, Individually
Witness	Antonio R. Caldera, Individually

EXHIBIT 6 (d)

Allocation Schedule

The Purchase Price shall be allocated among the Business Assets as follows:

Equipment: \$ 50,000.00 Goodwill: \$200,000.00 Covenant Not to Compete: \$ 50,000.00 \$300,000.00



J.R.'s Superlube Inc., 23 Thomas Hill Rd. Acushnet Mass., a Mass corporation, does hereby authorize Kenneth J. Rapoza, president, to execute any and all documents necessary in connection with the corporation's application for a special permit to be filed with the city of New Bedford relative to 3015 Acushnet Ave., New Bedford Mass.

Kenneth J. Rapoza

President



The Commonwealth of Massachusetts Department of Industrial Accidents 1 Congress Street, Suite 100 Boston, MA 02114-2017

www.mass.gov/dia

Workers' Compensation Insurance Affidavit: Builders/Contractors/Electricians/Plumbers.
TO BE FILED WITH THE PERMITTING AUTHORITY.

Applicant Information	Please Print Legibly
Name (Business/Organization/Individual): Tennet	h RAPOR - JUS SUPERJUSE FUE
Address: 23 Thomas H-1	192
City/State/Zip: Acushuet MA 02793	Phone #: 507-863-3172
Are you an employer? Check the appropriate box: 1	9. Demolition 10 Building addition 11. Electrical repairs or additions 12. Plumbing repairs or additions 13. Roof repairs 14. Other Ange of Tensor
*Any applicant that checks box #I must also fill out the section below showing the † Homeowners who submit this affidavit indicating they are doing all work and the ‡Contractors that check this box must attached an additional sheet showing the nan employees. If the sub-contractors have employees, they must provide their worker am an employer that is providing workers' compensation insurating formation.	on hire outside contractors must submit a new affidavit indicating such are of the sub-contractors and state whether or not those entities have are comp. policy number.
Insurance Company Name: Policy # or Self-ins. Lic. #:	Expiration Date:
Job Site Address: Attach a copy of the workers' compensation policy declaration Failure to secure coverage as required under MGL c. 152, §25A is and/or one-year imprisonment, as well as civil penalties in the form day against the violator. A copy of this statement may be forwarded coverage verification.	a criminal violation punishable by a fine up to \$1,500.00 of a STOP WORK ORDER and a fine of up to \$250.00 a
do hereby certify under the pains and penalties of perjury that th	e information provided above is true and correct.
signature: Kennest Kaglin	Date: 7-6-18
hone #: 508 863-3172	
Official use only. Do not write in this area, to be completed by	rity or town official.
City or Town: Perm	it/License #
Issuing Authority (circle one): 1. Board of Health 2. Building Department 3. City/Town Cle 6. Other	
Contact Person:	Phone #:

COMMITTEE ON APPOINTMENTS & BRIEFINGS

RECEIPT

DATE: 08/30/18

FROM: J.R'S Superlube, Inc.

Receipt of Seven Hundred Dollars

For Special Permit for Motor Vehicle Sales and Rentals, General Repair and Light Service at 3015 Acushnet Avenue, New Bedford, MA 02745

Donna M. Britto

Assistant Clerk of Committees



Item Title: ACCESSIBILITY STATEMENT

Item Detail:

In accordance with the Americans with Disabilities Act (ADA), if any accommodations are needed, please contact the Clerk of Committees Office at 508-979-1482. Requests should be made as soon as possible but at least 48 hours prior to the scheduled meeting.

Additional Information: