CITY OF MACKINAC ISLAND

AGENDA

ZONING BOARD OF APPEALS HEARING - 1485 ASTOR STREET

Friday, December 20, 2024 at 2:00 PM City Hall – Council Chambers, 7358 Market St., Mackinac Island, Michigan

- I. Call to Order
- II. Roll Call
- III. Pledge of Allegiance
- IV. Additions to / Adoption of Agenda
- V. Correspondence
 - a. 4-F Development LLC Letter 12.16.2024

VI. New Business

- a. Notice of Public Hearing
- b. Letter from Attorney Evashevski 1485 Astor Variance Background
- <u>c.</u> Planning Commission letter to Council & 1485 Astor Group LLC application from the Commission's October 8, 2024 meeting
- d. Request from Anthony Brodeur to terminate existing use restrictions 10.30.2024
- e. Letter & correspondence from attorney Nathaniel Love
- <u>f.</u> Direct Connection Approval Order Dept. of Licensing & Regulatory Affairs Liquor Control Commission
- g. Previous Paperwork & Correspondence

VII. Miscellaneous / General Council Discussion / Additional Agenda Items

VIII. Adjournment

DEC. 11,2024



To the Mackinac Island ZBA members -

I would like to comment on the application by Tony Brodeur of 1485 Astor Group LLC to remove usage agreements from the property located at 1485 Astor Street.

When Mr. Brodeur applied for this variance, he represented that the use of the property going forward would be as stated in the current language of the variance. All sides agreed and the variance was granted.

Mr. Brodeur should be held to his word and the use restrictions should remain in force.

Thank you, Cathy Arbib (4-F Development HLC) 729- Main St. Mackinac Island, MI 49757 Carty Public

Notice of Public Hearing City of Mackinac Island – Zoning Board of Appeals Mackinac Island, MI

As prescribed under Ordinance Number 479, Section 22.08, as amended, notice is now given that the City of Mackinac Island Zoning Board of Appeals will conduct a public hearing on the date indicated for the matter described:

Friday, December 20, 2024, 2:00 pm, Council Chambers, 2nd floor, Community Hall 7358 Market St., Mackinac Island, Michigan 49757

Application has been made by Tony Brodeur, representing 1485 Astor Group LLC, to have usage restrictions removed from the property located at 1485 Astor Street. Property number 49-051-550-029-00, Assessors Plat No. 3, City of Mackinac Island, County of Mackinac, Michigan. The subject property is zoned Commercial.

The subject restrictions were established in October 2007, in conjunction with the approval of a variance request to construct an additional / second apartment above the business known as the Mustang Lounge, located at 1485 Astor Street, as part of a 2007 proposed remodel project. The subject usage restriction states that, "only owners / employees will be allowed to use the housing (and that the use be non-transient) above the business known as the Mustang Lounge." The applicant is proposing that "any person may own, use the apartments."

The Zoning Board of Appeals shall hold at least one public hearing on the request to receive public comment about the request and before making its determination to approve, or deny, the request to expand a structure containing a nonconforming use. Notice of this hearing shall be sent to the property owners and/or residents of record within 300 feet of the subject property before such hearing.

The public hearing can be viewed via Zoom using the following link and log in information: <u>https://tinyurl.com/yp98ssw7</u> -- **Meeting ID**: 840 5026 2019 -- **Passcode**: 113575

Persons who wish to provide comment on this application may do so by appearing before the Mackinac Island Zoning Board of Appeals at the hearing or by submitting comment by 1:00 pm on the day of the hearing to:

Danielle Leach, City Clerk P.O. Box 455 Mackinac Island, MI 49757

Proper Notice is given this 27th day of November, 2024 (Published in the St. Ignace News November 27th & December 4th)

EVASHEVSKI

Tom H. Evashevski evashevskilaw@gmail.com

Erin K. Evashevski erinevashevskilaw@gmail.com

John J. Evashevski jevashevski@gmail.com

December 16, 2024

Dear Mayor Doud and Members of the Zoning Board of Appeals,

The Mustange Lounge owners have filed a request for a variance amendment. For some background: the subject property is the Mustange Lounge building, more specifically; the living quarters above the bar/restaurant. Section 9.04 of the Zoning Ordinance allows the subject property one (1) apartment and three (3) single-occupant boarding house sleeping rooms. In 2007 the property owners requested a density variance to allow an additional apartment, creating a total of two (2) apartments and three (3) single-occupant boarding house sleeping rooms.

On October 10, 2007, the Zoning Board of Appeals held a public hearing, followed by a meeting, at which it granted the requested density variance for the additional apartment. The meeting minutes do not reflect any discussion of the reason for the variance, any conditions imposed, or any reason for conditions. At the regular meeting of the City Council on October 10, 2007, immediately following the ZBA meeting, the City Council approved a liquor license transfer and re-classification for the Mustange. In that decision the minutes reflect that "the upstairs will be for owners and/or management and will not be rented".

On October 24, 2007 a special meeting was held prior to the regularly scheduled City Council meeting. The purpose of the special meeting, as reflected in the minutes, was to "clarify and solidify the status" of the variance. A motion passed to record a stipulation that only the owners/employees of the Mustange will be allowed to use the housing and that the use would be non-transient.

An affidavit reflecting and acknowledging the owner/employee-only occupancy and non-transient use conditions of the variance was signed by owner, Jason Klonowski on or about November 27, 2007. This affidavit was received by the City but never recorded with the register of deeds.

It is the applicant/owner's position that the conditions on the variance were placed on it due specifically to the status of the liquor license. It is certainly possible that the liquor license classification had something to do with it, but there is nothing in the minutes or other information tying the conditions to any requirements of the MLCC.

I have looked through all the files in my office that could relate to this matter, and I spoke to Tom Evashevski for his recollection. Unfortunately, there is nothing in any of the files to indicate the reason for the conditions, and, because this occurred over 17 years ago, Tom has no memory of the circumstances surrounding the variance.

838 N. State Street, PO Box 373 St. Ignace, MI 49781

Telephone: (906)643-7740 Facsimile: (906)643-1533 I believe Mr. Cawthorne has retracted his October 18, 2024 letter, after reviewing the affidavit, but in the event there are any questions regarding that letter, I would like to address the issues:

I disagree as to the validity of the conditions. The ZBA is composed of the members of the city council. Although the meeting minutes are titled as a "Special Meeting of the Mackinac Island City Council", it was clearly an error. If the City Council wanted to address this as the Council, it would have simply done so in its regularly scheduled City Council meeting which occurred immediately following the special meeting. The clear intent was for the meeting to be a Zoning Board of Appeals meeting. It has been far too long to recover the notice that was posted for the meeting, however, Jason acknowledged in his Affidavit signed a month after the meeting that this was a Zoning Board of Appeals meeting. Regarding the requirement of an additional hearing: A variance does not require a hearing for each meeting or determination made regarding the variance. Only one public hearing is required.

Further, this was not an "amendment" to the variance, the purpose was clearly stated in the minutes that the meeting was to "clarify and solidify the status" of the variance. Although it is not spelled out in the October 10, 2007 ZBA meeting minutes, the matter of owner/manager occupancy was clearly discussed in that meeting, as the October 10, 2007 City Council meeting minutes regarding the liquor license transfer and re-classification states that "the upstairs will be for owners and/or management and will not be rented".

I cannot support the position that the conditions on the variance are not valid, although, like I said I do not believe that the applicant is taking that position. Regarding the owner's position that the conditions were only placed on the variance due to the requirements of the MLCC, I simply do not have an opinion. I was not there and there is nothing in the minutes that ties the reason for the conditions on the variance exclusively to the liquor license. The conditions are mentioned in reference to both the variance and the liquor license transfer/re-classification, but I cannot say that the only reason for the conditions on the variance is the MLCC.

Regardless, it is my opinion that the only proper way to remove the conditions of the variance is to go through the variance procedure and make a decision as if it is a new variance request without the conditions, following the criteria under Section 22.05 and 22.06.

Section 22.06 - Criteria for Variances.

No variance in the provisions or requirements of this ordinance shall be authorized by the board unless the board finds from reasonable evidence that **all** the following facts and conditions exist:

- A. That there are exceptional or extraordinary circumstances or conditions applying to the property in question as to the intended use of the property that do not apply generally to other properties in the same zoning district.
- B. That such variance is necessary for the preservation and enjoyment of a substantial property right similar to that possessed by other properties in the same zoning district and in the vicinity. The possibility of increased financial return shall not of itself be deemed sufficient to warrant a variance.
- C. That the authorizing of such variance will not be of substantial detriment to adjacent property, and will not materially impair the intent and purposes of this ordinance or the public interest.
- D. That the condition or situation of the specific piece of property, or the intended use of said property, for which the variance is sought is not of a general or recurrent nature as to make reasonably practicable the formulation of a general regulation for such conditions or situation.

Sincerely Erin K. Evashevski

Mackinac Island

Planning Commission * Historic District Commission * Building Department

RECEIVED OCT **3 0** 2024 By:-----

October 10, 2024

Mayor Margaret M. Doud Members of the City Council City of Mackinac Island PO Box 455 Mackinac Island, MI 49757

Dear Mayor and Council Members,

At the regular meeting of the Mackinac Island Planning Commission held on Tuesday, October 8, 2024, there was a request from Tony Brodeur representing 1485 Astor Group LLC, to remove the restrictions on use, located at 1485 Astor Street. There was a motion made and supported to send the request to the Zoning Board of Appeals without a recommendation from the Planning Commission, with the requirement that the ZBA be supplied with the Minutes from October 10, 2007, October 24, 2007, the Liquor Control Commission approval of the removal of the restrictions, and the statement from Brodeur.

Kate Pereny

Sincerely,

Katie Pereny Secretary to the Planning Commission

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	CITY OF MACKI		Section VI, Itemc.
	PLANNING COMMISSION 8		SEP 19 2024
W/W/	APPLICATION FOR w.cityofmi.org <u>kep@cityofmi.org</u> 906-847-61		
	w.cityofmi.org <u>kep@cityofmi.org</u> 906-847-61 LICANT NAME & CONTACT INFORMATION:		ckin ac tsland, Wit 49737 1
	Ionv Brodeur	Please complete both	
		The Fee and five (5) co	pies of the application, plans
23	1-944-8261 + ony. Dradeur @) gmail. com	and all required docun	nents must be submitted to
Phon	e Number Email Address	the scheduled Planning	tor fourteen (14) days prior to g Commission Meeting.
Prop	erty Owner & Mailing Address (If Different From Applicant) 1485 Astor Group LLC		
	1485 Astor St.		
	Mackine Island, MI 49757		
le Th			
le Th	e Proposed Project Part of a Condominium Associatio	n?	Yes
Appl	e Proposed Project Within a Historic Preservation Dist	trict?	Yes
Appr	icant's Interest in the Project (If not the Fee-Simple O	wner):	~~~~~
le o M	Proposed Structure Within Any Area That The FAA R /ariance Required?	egulates Airspace?	- 1
	REU's Required? How Many?		No
	to skequired? How Many?		No
Туре	of Action Requested:		
<u> </u>	Standard Zoning Permit	Appeal of Planning Cor	nmission Decision
	Special Land Use	Ordinance Amendmen	
	Planned Unit Development	Ordinance Interpretation	on
<u> </u>	Other-remove useage restriction		
Prope	erty Information:		
A.	Property Number (From Tax Statement): 49-	051-550-029-00	
В.	Legal Description of Property: attached	THE N	
С.	Address of Property: 485 Astor St	rile N	6. <u>Ca4.029.063</u>
D.	Zoning District: Commercial	Exhib	it
Е. F.	Site Plan Checklist Completed & Attached:	Date	9.19.24
г. G.	Site Plan Attached: (Comply With Section 20.04 of the Zoning Ordina Sketch Plan Attached:	nce)	va-
H.	Architectural Plan Attached:	1111013	
1.	Association Documents Attached (Approval of project	nt atali m li	
J.			
к.	Photographs of Existing and Adjacent Structures Atta		
		/	
	sed Construction/Use:		
A.	Proposed Construction:		
	New BuildingAlte	eration/Addition to Exis	ting Building
	Y Other, Specify remove Useage restriction		
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Section VI, Itemc.

B. Use of Existing and Proposed Structures and Land:

Existing Use (If Non-conforming, explain nature of use and non-conformity):

	Proposed Use:	restructions on use removal of restrections	
C.	If Vacant:		
	Previous Use: Proposed Use:		
	OF MICHIGAN TY OF MACKINAC)) ss.	

AFFIDAVIT

The applicant agrees that the permit applied for, if granted, is issued on the representation made herein and that the permit issued may be revoked without further notice on any breach of representation or conditions.

The applicant further understands that any permit issued on this application will not grant any right of privilege to erect any structure or to use any premises described for any purposes or in any manner prohibited by the Zoning Ordinance, or by other codes or ordinances or regulations of the City of Mackinac Island.

The Applicant further agrees to furnish evidence of the following before a permit will be granted:

- A. Proof of ownership of the property; and/or other evidence establishing legal status to use the land in the manner indicated on the application.
- B. Proof that all required federal, state, county, and city licenses or permits have been either applied for or acquired.
- C. Other information with respect to the proposed structure, use, lot and adjoining property as may be required by the Zoning Administrator in accord with provisions of the Mackinac Island Zoning Ordinance.

The Applicant further agrees to notify the Zoning Administrator when construction reaches the stage of inspection stated on the permit, if granted. Upon completion of construction to the structure(s) or land the Zoning Administrator shall inspect the premises for compliance with the Mackinac Island Zoning Ordinance and the terms of this permit. Upon determination of compliance, an occupancy permit may be issued. It is further understood that pursuant to the City of Mackinac Island Zoning Ordinance, No. 479 and amendments, adopted November 2013, unless a substantial start on the construction is made within one year, unless construction is completed within one and one-half years from the date of issuance of the permit, this permit shall come under review by the Planning Commission and may either be extended or revoked.

The undersigned affirms that he/she or they is (are) the applicant and the <u>Suffy</u> (specify: owner, Lessee, Architect/Engineer, Contractor or other type of interest) involved in the application and that the answers and statements herein attached are in all respects true and correct to the best of his, her or their knowledge and belief. The applicant hereby further affirms that he/she or they has read the foregoing and understands the same. If the applicant is other than the owner, then a notarized affidavit from the owner, giving the applicant permission to seek the requested zoning action on their behalf, shall also be submitted with this application.

- ChCPD	SIGN	ATURIS		
Summure		Signature		
Anthony C. Bro	deur			
Please Print Name		Please Print	Go.	
Signed and sworn to before the on t	ine_13th day of	Se olembur ,	2024	
		<u> </u>		
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County of Cheboygan My Commission Expires on September 9, 2025 Acting in the County of CLA 1 106 300 Act	Notary Mublic			19 B
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City of Mackinac Island

7358 Market Street P.O. Box 455 Mackinac Island, MI 49757

Site Plan Review Checklist Please Submit With The Application for Zoning Action

As a minimum, the following information shall be included on the site plan submitted for review and processing; more complex plans may require additional information as noted.

NOTE: The engineer, architect, planner and/or designer retained to develop the site plan shall be responsible for securing a copy of the City of Mackinac Island Zoning Ordinance (Ord. No. 479, effective November 12, 2013), which can be obtained via the City's website at www.cityofmi.org.

Site plan review requirements are primarily found within Article 4, General Provisions, and Article 20, Site Plan Review of the City Zoning Ordinance. References are provided whenever possible for the section of the Zoning Ordinance that deals with a particular item. When in doubt, refer to the Zoning Ordinance directly for required information.

For further information, contact Mr. Dennis Dombroski, City Building Official/Zoning Administrator, at (906) 847-4035.

Optional Preliminary Plan Review Informational Requirements (Section 20.03)

<u>ite</u>	<u>m</u>	Provided	Not Provided or Applicable
1.	Name and address of the applicant or developer, including the names and addresses of any officers of a corporation or partners of a partnership	\mathbf{X}	
2.	Legal description of the property	X	
3.	Sketch drawings showing tentative site plans, property boundaries, placement of structures on the site, and nature of development	X	



Revised October 2023

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Proposed Use: uny person may own, use a	apartments
C. If Vacant:	
Previous Use:	
Proposed Use:	

AFFIDAVIT

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The applicant agrees that the permit applied for, if granted, is issued on the representation made herein and that the permit issued may be revoked without further notice on any breach of representation or conditions.

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- A. Proof of ownership of the property; and/or other evidence establishing legal status to use the land in the manner indicated on the application.
- B. Proof that all required federal, state, county, and city licenses or permits have been either applied for or acquired.
- C. Other information with respect to the proposed structure, use, lot and adjoining property as may be required by the Zoning Administrator in accord with provisions of the Mackinac Island Zoning Ordinance.

The Applicant further agrees to notify the Zoning Administrator when construction reaches the stage of inspection stated on the permit, if granted. Upon completion of construction to the structure(s) or land the Zoning Administrator shall inspect the premises for compliance with the Mackinac Island Zoning Ordinance and the terms of this permit. Upon determination of compliance, an occupancy permit may be issued. It is further understood that pursuant to the City of Mackinac Island Zoning Ordinance, No. 479 and amendments, adopted November 2013, unless a substantial start on the construction is made within one year, unless construction is completed within one and one-half years from the date of issuance of the permit, this permit shall come under review by the Planning Commission and may either be extended or revoked.

The undersigned affirms that he/she or they is (are) the applicant and the <u>Ouner</u> (specify: owner, Lessee, Architect/Engineer, Contractor or other type of interest) involved in the application and that the answers and statements herein attached are in all respects true and correct to the best of his, her or their knowledge and belief. The applicant hereby further affirms that he/she or they has read the foregoing and understands the same. If the applicant is other than the owner, then a notarized affidavit from the owner, giving the applicant permission to seek the requested zoning action on their behalf, shall also be submitted with this application.

Site Plan Informational Requirements (Section 20.04, B and C)

Not Provided General Information Provided or Applicable Name and address of the applicant or developer, including the names and addresses of any officers of a corporation or partners of a partnership. For condominium subdivision project site plans, also include the name and address of the planner, design engineer or surveyor who designed the project layout and any interest he holds in the land. X Name and address of the individual or firm preparing the site plan 3. Scale of not greater than one 1 in = 20 ft for a development of not more than three acres and a scale of not less than 1 in = 100 ft for a development in excess of three acres 4. Legend, north arrow, scale, and date of preparation 5. Legal description of the subject parcel of land 6. Lot lines and general location together with dimensions, angles, and size correlated with the legal description of the property Approv 7. Area of the subject parcel of land 8. Present zoning classification of the subject parcel Written description of the proposed development operations 10. Written description of the effect, if any, upon adjoining lands and occupants, and any special features which are proposed to relieve any adverse effects to adjoining land and occupants 11. A freight hauling plan shall be shown to demonstrate how na the materials, equipment, construction debris, and any trash will be transported to and from the property, what, if any motor vehicles may be needed for the project. (Applicant is responsible for ensuring frost laws do not delay necessary actions of this plan).

Revised October 2023

- 12. A construction staging plan shall be shown to demonstrate where and how materials, equipment, construction debris, trash, dumpsters and motor vehicles will be stored and secured during construction. This plan shall ensure the site is kept clean, show how construction debris and trash_will be controlled, and how safety issues will be secured including any necessary fencing or barriers that will be needed.
- 13. Proposed construction start date and estimated duration of construction.
- 14. Other information pertinent to the proposed development, specifically required by the Zoning Ordinance, and/or as may be determined necessary by the City Planning Commission

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Natural Features

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- 15. Location of natural features such as wood lots, streams, wetlands, unstable soils, bluff lines, rock outcroppings, and similar features (see also Section 4.26)
- 16. Topography of the site with at least two- to five-foot contour intervals
- 17. Proposed alterations to topography or other natural features
- 18. Earth-change plans, if any, as required by state law

Physical Features

- 19. Location of existing manmade features on the site and within 100 feet of the site
- 20. Location of existing and proposed principal and accessory buildings, including proposed finished floor and grade line elevations, height of buildings, size of buildings (square footage of floor space), and the relationship of buildings to one another and to any existing structures on the site
- 21. For multiple family residential development, a density schedule showing the number of dwelling units per acre, including a

Revised October 2023

Provided	or Applicable
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	na





Not Provided



Provided







dwelling schedule showing the unit type and number of each such units

- 22. Existing and proposed streets, driveways, sidewalks and other bicycle or pedestrian circulation features
- Location, size and number of on-site parking areas, service lanes, parking and delivery or loading areas (see also Section 4.16)
- 24. Location, use and size of open spaces together with landscaping, screening, fences, and walls (see also Section 4.09 and Section 4.21)
- 25. Description of Existing and proposed on-site lighting (see also Section 4.27)

Utility Information

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- 26. Written description of the potential demand for future community services, together with any special features which will assist in satisfying such demand
- 27. Proposed surface water drainage, sanitary sewage disposal, water supply and solid waste storage and disposal (see also Section 4.13)
- 28. Location of other existing and proposed utility services (i.e., propane tanks, electrical service, transformers) and utility easements (see also Section 4.13)
- 29. Written description and location of stormwater management system to be shown on a grading plan, including pre- and postsite development runoff calculations used for determination of stormwater management, and location and design (slope) of any retention/detention features (see also Section 4.



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Revised October 2023

Site Plan Informational (Demolition) Requirements (Section 20.04, D)

Provided

Demolition

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- Site plan of property where demolition is going to take place. This plan shall include structure(s) being demolished, location of utilities, septic tanks, an itemized statement of valuation of demolition and restoration work to be performed, or other such items as may be required by the building official.
- 2. Copy of asbestos survey if required by EGLE or other state department.
- 3. Results of a pest inspection and, if necessary, a pest management plan.
- 4. Plans for restoring street frontage improvements (curb closure, sidewalk replacement, street patch, or other items as required by the building official). These items will not be required if building permits for redevelopment have been applied for or if redevelopment is planned within six months. In such case, the cash bond will be held until building permits for redevelopment are issued or improvements are complete. Completion shall not be deferred more than six months. Temporary erosion control and public protection shall be maintained during this time.
- A written work schedule for the demolition project. Included in this may be, but are not limited to, street closures, building moving dates, right-of-way work, or other items as required by the building official.
- 6. Acknowledgment that if any unknown historic or archeological remains discovered while accomplishing the activity authorized by a permit granted by the City, all work must immediately stop and notification of what was discovered must be made by the applicant to the City as well as any other required offices. The City will initiate the Federal and state coordination required to determine if the remains warrant a recovery effort or if the site is eligible for listing in the National Register of Historic Places.

Not Provided or Applicable

Revised October 2023

Section VI, Itemc.

Architectural Review Informational Requirements (Section 18.05)

lte	<u>m</u>	Provided	Not Provided or Applicable
1.	Name and address of the applicant or developer, including the names and addresses of any officers of a corporation or partners of a partnership	\mathbf{X}	
2.	Legal description of the property	\mathbf{X}	
3.	Drawings, sketches and plans showing the architectural exterior features, heights, appearance, color and texture of the materials of exterior construction and the placement of the structure on the lot, and any additional information determined necessary by the planning commission to determine compliance with the architectural standards (see also Section 18.06)	\square	
4.	Photographs of existing site conditions, including site views, existing buildings on the site, streetscape views in all directions, and neighboring buildings within 150 feet of the site.		

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Section VI, Itemc.

SFP

File No.	Ca4.029.063	
Exhibit_	B	ŝ
Date	9.19.24	
Initials_	KP	

File #13-033S

LEGAL DESCRIPTION AND OWNERSHIP:

The subject property is located on Mackinac Island, Mackinac County, Michigan. The property's legal description as indicated in the assessing data is as follows:

410/136 426/625 474/284 562/558E 585/503 631/432 639/271 660/608-623 666/403 678/462 672/587S ASSESSOR'S PLAT NO. 3 COM AT THE S'LY INT OF MARKET ST AND ASTOR ST ALSO KNOWN AS THE N'LYMOST COR OF LOT 114 TH S 55 DEG 48'28"E 71.70 FT ALONG ASTOR ST TO THE E'LY COR OF LOT 114 TH CONT S 53 DEG 39'44"E 3.69 FT ALONG ASTOR ST TO THE N'LY MOST COR OF LOT 113 AND THE POB TH CONT S 53 DEG 39'44"E 5.56 FT ALONG ST TH S 56 DEG 04'59"E 35.07 FT ALONG ST TH S 55 DEG 50'24"E 23.43FT ALONG ASTOR ST TH S 26 DEG 42'26"W 34.73 FT TH N 62 DEG 29'41"W 30.99 FT TH S 28 DEG 29'12"W 19.29 FT TH N 62 DEG 27'25"W 32.76 FT TH N 27 DEG 29'12"E 61.48FT TO THE POB. ALSO COM AT THE S'LY INT OF MARKET ST AND ASTOR ST ALSO BEING THE N'LY MOST COR OF LOT 114 TH S 55 DEG 48'28"E 71.70 FT ALONG ASTOR ST TO THE E'LY COR OF LOT 114 AND THE POB TH CONT S 53 DEG 39'44"E 3.69 FT TO THE N'LY COROF LOT 113 TH S 27 DEG 29'12"W 61.48 FT TH N 72 DEG 38'27"W 5.67 FT TH N 29 DEG 14'55"E 63.06 FT TO THE POB WITH AN EASEMENT RECORDED IN LIBER 660 PAGE 618. PART OF LOT 113.

			Section VI, Itemc.
SURVEYOR BENCHMARK ENGINEERIN: INC. 607 E. LAKE STREET HARBOR SPRINGS, MICH JAN 49740	DEVELOPER		
File No. 024.039.063 Exhibit C Date 9.19.34 Initials 40 Initials 40	Part of Latili3. Assessors Plat No. 3. Mackinad Island, according to the Plat thereof as recorded in Liber 2 of Plats. Pseudonal Market County Records. which Commencing at the Southern intersection of Astor and Market Street, also being the Northern Corner of Latili4. Assessors Plat No. 3. thence along the southerly line of Astor Street on the following two courses: South 55.402 (Best 71.70) Northern corner of Latili4 and South S3393144 (East 3.63 feet to the the southerly line of Astor Street on the Place of Beginning: thence confining there along south 55.422 feet: South 55.427 feet to a 1/2" iron rod; thence along the face of a building in the South 55.42 feet: South 25.93 feet to a 1/2" iron rod; thence along the face of a building in the North 62°103" West 33.93 feet; thence along the face of a building in the North 62°1126" West 33.93 feet; thence North 27°29'12" East 61.48 feet to the 2 SURFY PLAN Place of Beginning. 4 Steet; thence North 27°29'12" East 61.48 feet to the 3 SIEF PLAN NORTHEAST 4 SIEF PLAN NORTHEAST	MACKINAW COUNTY CONDOMINIUM SUBDIVISION PLAN NUMBER MUST EXHIBIT B TO THE MASTER DEED OF THE MUSTANG LOUNGE	ATTENTION COUNTY REGISTER OF DEEDS











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C:\AAA\11-019 Hopkins Muslang Bar\Y11019.EXHIBITB.SHEET8.gxd = 03/09/2011 = 10:32 AM -- Scale 1 : 153.94913



Section	VI.	Itemc.

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File No. <u>C24.029.063</u>	
Exhibit D	SEP 1 9 2024
Date 9.19.24	
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October 30, 2024

Danielle Wightman City Clerk, Mackinac Island 7358 Market Street P.O. Box 455 Mackinac Island MI 49757

Dear Danielle,

As an authorized agent of 1485 Astor Property Group LLC and 1485 Astor LLC, I am requesting that the City of Mackinac Island Zoning Board of Appeals terminate existing use restrictions on the two apartments located on our property at 1485 Astor Street.

Sincerely yours,

Anthony Brodeur

City Clerk

From: Sent: To: Subject: Attachments: Anthony Brodeur <tony.brodeur@gmail.com> Thursday, October 31, 2024 11:02 AM City Clerk Letter for ZBA HPSCAN_20241031145547124_2024-10-31_145637458.pdf

Hi Danielle-Please see attached. Does this work for info needed? Dennis Cawthorne said I needed to send to you.

Thanks and hope you are well!

Sent from my iPhone



To whom it may concern:

I am an attorney specializing in hospitality and liquor control matters at both the state and federal level. I represented 1485 Astor, LLC (the "client") in the matter before the Michigan Liquor Control Commission identified as Request ID # 2404-04699. The application requested two changes to the current Resort Class C liquor license held by the client:

- Removing a Living Quarters permit
- Adding a Direct Connection permit

This application to the Michigan Liquor Control Commission was made after conversations between the client, myself, and MLCC Inspector Ted Orm. Orm had previously performed inspections on the premises and was familiar with the layout and business operations. Per Orm, the Living Quarters permit had been issued based on previous plans made by the owners regarding the upstairs space, but that ultimately never came to fruition. After Orm spoke with the client about their plans for the upstairs area, he recommended removing the Living Quarters permit and adding a Direct Connection permit. This would allow for compliance with the Michigan Liquor Control Code and associated regulations established by the Commission. The stairs would be licensed as a direct connection, with the second floor space recognized as unlicensed premises.

This application was approved at the August 13, 2024 meeting of the Michigan Liquor Control Commission.

After an additional, thorough review of the Michigan Liquor Control Code and associated regulations, I am confident that there is no prohibition on the owner of a Resort Class C deriving income from the rental of rooms for lodging. While there are limitations on who may receive a Resort Class C liquor license, the client certainly meets those requirements.

I can be reached at nlove@kelley-cawthorne.com with any further questions or concerns.

Sincerely,

Nathaniel Love Attorney at Law

Section VI, Iteme.

Nate Love



I agree. There is nothing in the Code or rules that outright prohibits that. As you know, the Commission must approve any direct connection. And apparently already did approve the d/b/a Mustang Lounge, BID# 249928 connection. The applicable rule is set forth below. FYI: These types of approvals are common.

R. 436.1039 - Living quarters in connection with licensed premises; other direct connections to licensed premises Rule 39.

(1) A licensee shall not have an inside connection between the licensed premises and an unlicensed portion of the same building or another building without the prior written approval of the commission.(2) A licensee, except for a hotel or club licensee, shall not have living quarters connected with the licensed premises, unless a living quarters permit is granted by the commission.(3) If a living quarters permit is granted by the commission to a licensee, alterations shall not be made in the connections between the living quarters and the licensed premises, unless written permission is granted by the commission.

Mich. Admin. Code R. 436.1039 1979 AC; 2016 MR 23, Eff. 12/20/2016.

Let me know if there is anything else I can do to assist.

Best regards,

P.S. Cell phone was okay. I was just not doing the correct sequence for rebooting after it crashed. Thanks for asking.

Donald O. Mc Gebee

Division Chief Alcohol and Gambling Enforcement Department of Attorney General 2860 Eyde Parkway East Lansing, MI 48823 Office: (517) 241-0210 E-mail: mcgeheed1@michigan.gov

Confidential: This electronic message and all contents contain information from the Department of Attorney General which may be privileged, confidential or otherwise protected from disclosure. The information is intended to be for the addressee only. If you are not the addressee, any disclosure, copy, distribution or use of the contents of this message is prohibited. If you have received this electronic message in error, please notify us immediately (517-241-0210) and destroy the original message and all copies.

Section VI, Iteme.

Please copy both sides for De 20 me Section VI, Iteme. RECEIVED DEC 03 2024 D. Leach NEC

From: Nate Love <nlove@kelley-cawthorne.com> Sent: Monday, November 25, 2024 11:24 AM To: McGehee, Donald (AG) <mcgeheed1@michigan.gov> Subject: Mackinac Island

CAUTION: This is an External email. Please send suspicious emails to abuse@michigan.gov

This message was sent securely using Zix*

Hi Don,

It was good speaking with you this morning! Mr. Cawthorne is working with 1485 Astor, LLC (d/b/a Mustang Lounge, BID# 249928) on Mackinac Island on a few zoning changes. The business is licensed as a Resort Class C/SDM with, among others, a Direct Connection permit for two unlicensed apartment areas upstairs. The apartment area is accessible only through an interior stairway near the back of the licensed premises (hence the direct connection).

My understanding is that some of the planning commission members have questions about whether a Class C license allows for apartments or other rental properties at the same address. I believe there is nothing in the Liquor Control Code or regulations that would prohibit such a scenario, but any clarity you can provide would be greatly appreciated.

Thanks.

Nate Love

PS hope your cell phone issue gets resolved quickly and cheaply!

Nate Love Lobbyist	
O: 517.371.1400 C: 248.767.1281 nlove@kelley-cawthorne.com 208 N. Capitol Ave Third Floor Lansing, MI 48933	
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KELLEY CAWTHORNE	Exh
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File No.	024029.063
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STATE OF MICHIGAN

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LIQUOR CONTROL COMMISSION

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In the matter of the request of **1485 ASTOR, LLC** 1485 Aster St. Mackinac Island, MI 49757-5113

Request ID No. 2404-04699

Mackinac County

At the August 13, 2024 meeting of the Michigan Liquor Control Commission in Southfield, Michigan.

PRESENT: Dennis Olshove, Commissioner Hoon-Yung Hopgood, Commissioner

DIRECT CONNECTION APPROVAL ORDER

1485 Astor, LLC ("applicant") has filed an application for permission to maintain one (1) new Direct Connection to unlicensed premises; and cancel existing Living Quarters Permit.

Article IV, Section 40, of the Michigan Constitution (1963), permits the legislature to establish a Liquor Control Commission, which shall exercise complete control of the alcoholic beverage traffic within this state, including the retail sales thereof, subject to statutory limitations. MCL 436.1201(2) provides the Commission with the sole right, power, and duty to control the alcoholic beverage traffic and traffic in other alcoholic liquor within this state, including the manufacture, importation, possession, transportation and sale thereof.

Commission records reflect licensee is the holder of 2024 Resort Class C issued under MCL 436.1531(2) and Specially Designated Merchant licenses with Sunday Sales Permit (A.M.), Sunday Sales Permit (P.M.) held in conjunction with the Resort Class C 4.5

Z,

license, Dance-Entertainment Permit, Living Quarters Permit, Outdoor Service (1 Area), and Specific Purpose Permit (Food) located at the above noted address.

After reviewing the file and discussion of the issues at the meeting, the Commission finds that all the requirements have been met and this request should be approved.

THEREFORE, IT IS ORDERED that:

- A. The licensee's request for permission to maintain one (1) Direct Connection to unlicensed premises is APPROVED.
- B. Pursuant to administrative rule R 436.1050, this approval is valid for two (2) years from the date of this approval order unless the Commission has been provided with a notice of pending litigation involving the application.
- C. The licensee has a continuing duty to provide the Commission with up-to-date contact information and must notify the Commission in writing of any changes to its mailing address, phone numbers, electronic mail address, and other contact information it provides the Commission, pursuant to administrative rule R 436.1048(2).
- D. Under administrative rule R 436.1003(1), the licensee shall comply with all state and local building, plumbing, zoning, sanitation, and health laws, rules, and ordinances as determined by the state and local law enforcement officials who have jurisdiction over the licensee. Under administrative rule R 436.1003(2), a licensee shall not use a license at the licensed premises unless a temporary or permanent certificate of occupancy has been issued by the local unit of governmenthaving jurisdiction over the location of the licensed premises or the licensed premises complies with administrative rule R 436.1003(1). Approval by the Michigan Liquor Control Commission does not waive these requirements. The licensee must obtain all other required state and local licenses, permits, and approvals before opening the business for operation.
- E. Failure to comply with all laws and rules may result in the revocation of the approval contained in this order.

Request ID No. 2404-04699 Page 3

MICHIGAN LIQUOR CONTROL COMMISSION

Dennis Olshove, Commissioner

Hoon-Yung Hopgood, Commissioner

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STATE OF MICHIGAN) :ss County of Mackinac)

AFFIDAVIT

Jason Klonowski, being duly sworn, deposes and says as follows:

1. That I am authorized by Mustang Property Development, L.L.C., a Michigan Limited Liability Company, to execute and record this affidavit on behalf of said L.L.C.

2. That the city of Mackinac Island Zoning Board of Appeals, at meetings held on October 10th, 2007 and October 24th, 2007, granted a variance pertaining to a portion of Lot 113, Assessor's Plat No. 3 of the City of Mackinac Island, the legal description of which is on attached Exhibit A, allowing one extra apartment unit (current zoning allows only one apartment unit and the variance allowed for two apartment units).

3. That said variance was premised and conditioned upon the following limitations:

(A) The apartments and employee housing units, being all of the residential units on the property, will be occupied only by owners or employees of the commercial portion of the premises, which is currently the Mustang Bar.

(B) All residential use will be non-transient in nature.

(C) It is intended that this affidavit be recorded with the Mackinac County Register of Deeds for the purpose of providing record notice, including notice to future owners.

Further affiant sayeth not.

Subscribed and sworn to before me this 27 day of November, 2007.

KATHLEEN M. RICKLEY, Notary PublicMackinaMackinac County, State of MichiganMy ConActing in the County of MackinacMy ConMy Conunsision Expires: 10/21/2011Acting in

Mackinac County, Michigan My Comm. Expires: <u>10/21/11</u> Acting in Mackinac County, Michigan

Section VI, Itemg.

Law Offices of TOM H. EVASHEVSKI, P.L.L.C.

 TELEPHONE:
 (906)643-7740

 FAX:
 (906)643-6756

 EMAIL:
 tome@sault.com

April 6, 2011

Dennis O. Cawthorne Attorney at Law 208 N. Capitol Avenue, Floor 3 Lansing, MI 48933

RE: Condominium Project

Dear Dennis:

I received the notice you provided to the City of Mackinac Island concerning the proposed condominium project at the Mustang. Dennis Dombroski has expressed some concern to me because there was a variance granted to the owners allowing additional dwelling units on the property that was conditioned upon the apartments being occupied only by the owners or their managers. Establishing a condominium seems to be at least potentially inconsistent with that condition. I thought you should know this as soon as possible. I would be happy to discuss it further if you have any questions.

Thank you.

Sincerely,

Tom H. Evashevski

THE:dms

cc: Dennis Dombroski

838 North State Street P.O. Box 373 St. Ignace, MI 49781

File No. CO7-029-42 Exhibit PP 01-10-13 KBean Date____

EVASHEVSKI

Tom H Evashevski evashevskilaw@gmail.com

Erin K. Evashevski erinevashevskilaw@gmail.com

John J. Evashevski jevashevski@gmail.com

August 22, 2023

Dennis O. Cawthorne Attorney at Law 1351 Foxcroft Road East Lansing, MI 48823 030 N. State Street, PO Box 373 St. Ignace, MI 49781

Telephone: (906)643-7740 Facsimile: (906)643-1533

RE: Mustang Condominium Project Notice

Dear Mr. Cawthorne,

I received the notice that was sent to the City of Mackinac Island regarding your client's intent to convert their property commonly known as "The Mustang" to a condominium project and that a master deed has been recorded with the Register of Deeds as of August 14, 2023. This notice was received on or about August 18, 2023.

I received the attached documents from Dennis Dombroski today along with a call expressing his concern on the proposed condominium project. This property was granted a variance to allow the additional dwelling units, that variance was conditioned on the dwelling units being occupied only by the owners or employees of the owners. As was discussed the last time the owners filed a notice proposing a condominium project, establishing a condominium project on that property appears to be incompatible with that condition.

Please let me know if there is anything that I have missed regarding this matter. I am available to discuss if you have any questions or concerns.

Sincerely Erin K. Evashevski

MINUTES OF THE ZONING BOARD OF APPEALS HEARING HELD IN THE COUNCIL CHAMBERS, CITY HALL OCTOBER 10, 2007 AT 4:30 P.M.

Mayor Doud called the Zoning Board of Appeals Hearing to order at 4:39 p.m.

MEMBERS PRESENT: Lee Finkel, Frank Bloswick, Jr., Armand Horn, Daniel Wightman, Jason St. Onge & Armin Porter. MEMBERS ABSENT: Michael Hart CITY ATTORNEY: Thomas H. Evashevski

Purpose of this hearing was for the Zoning Board of Appeals members to receive public comment on the Application of Mustang Property Development, LLC (Jason Klonowski) for a Zoning Variance and received by the City of Mackinac Island Zoning Board of Appeals. The applicant's subject property is located at 1485 Astor Street, part of Lot 113, Assessor's Plat No. 3, Property No. 051-550-029-00, City of Mackinac Island, County of Mackinac. The subject property is zoned commercial (C). The applicant proposes to remodel and expand the existing Mustang and Astor Street Café building to include a remodeled Mustang bar/restaurant, 2 dwelling units (apartments) and 3 boarding house sleeping rooms for housing only one occupant per room. Section 9.04 of Ordinance No. 278 allows 20 dwelling units (apartments) per acre, or one boarding house occupant per 300 square feet of lot area. The subject's lot land area will allow only one dwelling unit (apartment) and 3 boarding house occupants. Therefore a zoning variance is required for the dwelling unit (apartment).

No correspondence was received by the City Clerk. However, Ms. Mary Dufina did write a support letter, which she read, due to the fact that she failed to forward said letter to the Clerk by the 1:00 p.m. October 10, 2007 (deadline for correspondence).

Matthew Meyers also supported the project verbally.

Motion by Bloswick, second to the motion by Finkel, to adjourn the Hearing at 4:50 p.m. All in favor. Motion carried.

Motion by Horn, second to the motion by Bloswick, to re-open the Hearing at 4:51 p.m. All in favor. Motion carried.

Motion by Finkel, second to the motion by St. Onge, to approve the variance application for two (2) apartments and three (3) boarding house sleeping rooms above the Mustang bar/restaurant at 1485 Astor Street. All in favor.

Ayes: Finkel, Bloswick, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

There being no further business, motion by Horn, second to the motion by Finkel, the meeting was adjourned at 4:54 p.m. All in favor. Motion carried.

Respectfully submitted:

Margare M. Doud, Mayor

Karen S. Lennard, City Clerk

MINUTES OF THE REGULAR MEETING OF THE MACKINAC ISLAND CITY COUNCIL HELD IN THE COUNCIL CHAMBERS, COMMUNITY HALL ON OCTOBER 10, 2007.

Mayor Margaret M. Doud called a Regular Meeting of the Mackinac Island City Council to order at 5:05 p.m. followed by the pledge of allegiance.

MEMBERS PRESENT: Frank Bloswick, Jr., Michael Hart, Armand M. Horn, Daniel Wightman, Jason St. Onge & Armin Porter MEMBERS ABSENT: None CITY ATTORNEY: Thomas H. Evashevski POLICE CHIEF: James L. Marks

Minutes of the Regular Meeting of the Mackinac Island City Council of September 26, 2007 were approved as written and placed on file. Minutes of the Public Hearing of October 1, 2007 were approved as written and placed on file. Minutes of the Special Meeting of October 3, 2007 were approved as written and placed on file. Minutes of the Special Meeting of October 9, 2007 were approved as written and placed on file.

Treasurer's Report was presented. Motion by Hart, second to the motion by St. Onge, to approve the Treasurer's Report as presented and place on file. All in favor. Motion carried.

Bills were presented. Motion by Hart, second to the motion by Porter, that the bills and payroll be approved and paid in the amount of \$145,641.52. All in favor. Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by Hart, second to the motion by Bloswick, the accept and place on file the Audit of Rehmann Robson, Certified Public Accountants, presented by Michael J. Konicki, Managing Principal, for the year ended March 31, 2007. All in favor. Motion carried.

Motion by Bloswick, second to the motion by Hart, to approve the Agenda with the addition of two requests for Zoning Board of Appeals future hearings as follows: (1) Variance request of Betty Bedour to add a third apartment to an existing two apartment structure at 1252 Mission Street; (2) Variance request of Sandra and Debra Orr for a rear yard set-back variance for their proposed new home on Cadotte Avenue. All in favor. Motion carried.

Motion by Hart, second to the motion by Bloswick, to schedule two ZBA Hearings (Bedour and Orr) for November 7, 2007, at 4:00 p.m. and 4:30 p.m., with the proper notification to adjacent property owners 15 (fifteen) days before the Hearings. All in favor. Motion carried.

Mayor Doud received one correspondence letter from the Mayor's Advisory Committee thanking the Mackinac Island City Council for their generous donation to the Flower Basket Fund.

Motion by Horn, second to the motion by Bloswick, to place on file a letter from Mr. Ira Green dated September 20, 2007, addressed to Dennis Dombroski, Mackinac Island Zoning Administrator, and Bruce Zimmerman, DPW Mackinac Island, stating that the Margaret and Tim Horn Property project has been cancelled. All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, to approve the transfer of liquor license from Brodeur's Mustang Lounge, Inc. to Mustang Lounge Entertainment and re-classify 2007 Resort B-Hotel to a Resort Class-C (per Ted Orm, Investigator with Liquor Control – the difference is the upstairs will be for owners and/or management and will not be rented). All in favor.

Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by Hart, second to the motion by Porter, to approve payment of \$3,247.00 to the Mackinac County Clerk for the remainder of the \$8,247.00 total amount due for the Video Arraignment Equipment that the Mackinac Island Police Department received during the summer. All in favor. Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Regular Meeting - October 10, 2007 - Page Two

Motion by Horn, second to the motion by Hart, to approve a Temporary Motor Vehicle Permit for Butler Telecommunications in conjunction with AT & T, to bury cable at seven (7) locations (Trinity Church, Maple View, Gary Cousino Property, Michael Kenemuth Property, Richard Coates Employee Housing, Gerald Padilla Property, and the Island House) stipulated as follows: Start date is November 1, 2007; MISS DIG will mark every location before work begins and paperwork will be submitted to the MIPD; and \$1,225 check is sent to the Mackinac Island City Clerk prior to 11/1/07. All in favor. Motion carried.

Motion by St. Onge, second to the motion by Bloswick to approve a Temporary Motor Vehicle Permit for Lester Septic Service for a F600 Ford Tanker Truck, to empty out septic tanks in the Village. (October 25, 2007 – 2 days). All in favor. Motion carried.

Motion by Porter, second to the motion by Bloswick, to approve three Temporary Motor Vehicle Permits for Mission Point Resort, consisting of two for semi trucks to deliver propane (10/16/07 & 10/23/07) and one rollaway dumpster for 10 days (10-22-07 - 10-31-07). All in favor. Motion carried.

Motion by Hart, second to the motion by Bloswick, to approve two Temporary Motor Vehicle Permits for Phil & Lee's Homes for Lot 1, Forest Ridge Site (Plutchak Home), stipulated that Phil & Lee's contact the Mackinac Island Police Department to inform the MIPD of the staging area that will be used, and not to be on city streets. All in favor. Motion carried.

Motion by Hart, second to the motion by Horn, to approve 20 Temporary Motor Vehicle Permits for Payne: & Dolan for various vehicles required to repair roads on State Park property. All in favor. Motion carried

Motion by Wightman, second to the motion by Hart, to approve and place the Building Inspector's Report on file. All in favor. Motion carried.

There being no further business, motion by Horn, second to the motion by Hart, to adjourn the meeting at 5:52 p.m. All in favor. Motion carried.

Respectfully submitted:

Margaret M. Doud, Mayor

Karen S. Lennard, City Clerk

MINUTES OF THE SPECIAL MEETING OF THE MACKINAC ISLAND CITY COUNCIL WEDNESDAY, OCTOBER 24, 2007 @ 4:30 P.M. HELD IN COUNCIL CHAMBERS

Mayor Doud called a Special Meeting of the Mackinac Island City Council to order at 4:30 P.M.

MEMBERS PRESENT: Frank Bloswick, Jr., Michael Hart, Armand Horn, Daniel Wightman, Jason St. Onge & Armin Porter. MEMBERS ABSENT: None CITY ATTORNEY: Thomas H. Evashevski

The purpose of this Special Meeting is to clarify and solidify the status of the Mustang Lounge Entertainment, LLC, Zoning Board of Appeals Variance Request previously held October 10, 2007.

In particular, there was a question regarding the rental income that would result from the two apartments and three boarding house sleeping rooms situated above the Mustang Lounge facility.

Motion by Hart, second to the motion by Bloswick, that Attorney Evashevski will record the stipulation at the Register of Deeds Office that only owners/employees will be allowed to use the housing (and the use be non-transient) above the Mustang Lounge. Furthermore, the Liquor Control Commission (realizing this restriction) reclassified the said property from "Resort B-Hotel" to a "Resort C-Class" establishment effective October 10, 2007, which eliminates the potential of rental income in the future. All in favor.

Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by Hart, second to the motion by Horn, there being no further business, to adjourn the Special Meeting at 4:40 p.m. All in favor. Motion carried.

Respectfully submitted:

Margare M. Doud, layor

Karen S. Lennard, City Clerk

MINUTES OF THE REGULAR MEETING OF THE MACKINAC ISLAND CITY COUNCIL HELD IN THE COUNCIL CHAMBERS, COMMUNITY HALL ON OCTOBER 24, 2007.

Mayor Margaret M. Doud called a Regular Meeting of the Mackinac Island City Council to order at 5:00 p.m. followed by the pledge of allegiance.

MEMBERS PRESENT: Frank Bloswick, Jr., Michael Hart, Armand M. Horn, Daniel Wightman, Jason St. Onge & Armin Porter MEMBERS ABSENT: None CITY ATTORNEY: Thomas H. Evashevski POLICE CHIEF: James L. Marks

Minutes of the Regular Meeting of the Mackinac Island City Council of October 10, 2007 were approved as written and placed on file.

Minutes of the Zoning Board of Appeals Hearing of October 10, 2007, were approved with one change (which consisted of changing the word "Hearing" to "Meeting" in the 5th full paragraph) and placed on file.

Treasurer's Report was presented. Motion by Hart, second to the motion by Porter, to approve the Treasurer's Report as presented and place on file. All in favor. Motion carried.

Bills were presented. Motion by Hart, second to the motion by Horn, that the bills and payroll be approved and paid in the amount of \$105,952.32. All in favor. Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by Hart, second to the motion by Bloswick, to approve the Agenda as presented. All in favor. Motion carried.

Motion by Bloswick, second to the motion by Horn, to place on file the letter received by Brauer Productions, Inc., dated 10/17/07, and addressed to Mayor Margaret Doud, thanking the Island for the hospitality and friendliness during the production of the new film, Mr. Art Critic. All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, to approve the M.I.F.D.'s purchase of new SCBA's as soon as the FFIC's \$25,000 Grant Money arrives. All in favor. Motion carried.

Motion by St. Onge, second to the motion by Bloswick, to approve re-listing Rowe #2 Condo with Mackinac Island Realty Company. All in favor. Motion carried.

Motion by Porter, second to the motion by St. Onge, to approve the City Clerk imposing an Agenda deadline immediately for 12:00 noon the Tuesday prior to the City Council Meetings, or the day before the City Council Meeting, if not on a Wednesday. All in favor. Motion carried.

Motion by St. Onge, second to the motion by Hart, to approve four (4) new restroom doors for a total outlay of \$2,008.80. All in favor.

Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by St. Onge, second to the motion by Bloswick, to table until the November 7, 2007, Regular City Council Meeting, the Yoder Application for Conveyance for the Bayview Dock, for clarification from Attorney Evashevski. All in favor. Motion carried.

Motion by Porter, second to the motion by Hart, to approve the Amendment to use the Public Sewer required in the Mackinac Island Code of Ordinances. All in favor. Ayes: Bloswick, Hart, Horn, Wightman, St. Onge & Porter. Nays: None. Motion carried.

Motion by Hart, second to the motion by Horn, to table until the November 7, 2007, Regular City Council Meeting, the Amendment to the Sign & Display of Merchandise Ordinance in the Mackinac Island Code of Ordinances. All in favor. Motion carried.

Regular Meeting - October 24, 2007 - Page Two

Motion by Hart, second to the motion by Bloswick, to approve 39 (thirty-nine) Temporary Motor Vehicle Permits applied for by Belonga Plumbing & Heating, for various jobs on the Island. Stipulated on the permits for the Lenfesty job, the Edward's Gifts job, Benser Mission Street job, and any other job that needs special permits for street cuts, etc., that those permits be in place before work commences; also, removal of the Barr Residence, West Bluff, should be checked with Jim Roe to see if a dray can haul away the stumps All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, to approve all of the H & D road project motor vehicle permits for Market Street and Annex Road. All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, to approve the H & D road project motor vehicle permits for Joe Plaza and also for the Jewel Golf Course at the Grand Hotel. All in favor. Motion carried.

Motion by Horn, second to the motion by Porter, to approve two Temporary Motor Vehicle Permits for Dick Coates (Island Electric), for a tractor trailer to deliver roof trusses (stipulated that Service Company agrees they cannot handle) and for cement trucks for employee housing addition. All in favor. Motion carried.

Motion by St. Onge, second to the motion by Bloswick, to approve two Temporary Motor Vehicle Permits applied for by Dan Hosford (Grand Hotel) for roll-off dumpster permits (Greenshed & Hotel) provided that the DPW has approved the dumpster. All in favor. Motion carried.

Motion by Porter, second to the motion by Bloswick, to approve one Temporary Motor Vehicle Permit for Mary Stanuk (Grand Hotel) for Maverick Construction's Dump Truck to deliver sand to both golf courses. All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, for one Temporary Motor Vehicle Permit for a backhoe for Jack Armstrong to remove stumps from his residence, which was already pre-approved 5/10/07. All in favor. Motion carried.

Motion by St. Onge, second to the motion by Porter, for one Temporary Motor Vehicle Permit for Matt Myers (Edward's Gifts) for roll-off dumpster provided that the DPW approves the dumpster and that the dumpster not sit on the public streets for more than 3 days at any one time. All in favor. Motion carried.

Motion by Horn, second to the motion by Hart, to approve and place the Building Inspector's Report on file. All in favor. Motion carried.

There being no further business, motion by Horn, second to the motion by Hart, to adjourn the meeting at 5:55 p.m. All in favor. Motion carried.

Respectfully submitted:

Margare M. Doud, Mayor

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Karen S. Lennard, City Clerk