

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

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

801-813 PURCHASE ST PLOT:52 LOT:289

Zoning Code Review as follows:

A VARIANCE IS REQUIRED

❖ SECTIONS

- SECTION 3000 GENERAL REGULATIONS
- 3100 PARKING AND LOADING
- 3110 APPLICABILITY
- 3130 TABLE OF PARKING AND LOADING REQUIREMENTS
- APPENDIX C

ix. Homeowner license exemption	0.00
Supplement #1	
The current exemption for "homeowner" was extended to include owner-occupied dwellings of engage an individual for hire who does not possess a license, provided that the owner acts as sup	two units or less and to allow such homeowne
Person(s) who own a parcel of land on which he/she resides or intends to reside an unbick the	
attached or detached structures accessory to such use and /or farm structures. A person who construct be considered a homeowner. Such "homeowner shall submit to the Building Official, on a form acceptains acceptain acceptain acceptain and the such work performed under the building permit. (Section 110.5)	or is intended to be, a one to two family dwe ts more than one home in a two-year period sha otable to the Building Official, that he/she sha
The undersigned "homeowner assumes responsibility for compliance with the State Building Code and oth and will comply with the City of New Bedford Building Department minimum inspection procedures and require	er applicable codes, ordinance, rules and regulat rements.
HOMEOWNERS SIGNATURE	
X. CONSTRUCTION DEBRIS DISPOSAL	
Supplement #2	
In accordance with provisions of Massachusetts General Law C40, S54, debris resulting form this work sl disposal facility as defined by Massachusetts General Law C111, S150A	hall be disposed of in a properly licensed solid w
The debris will be disposed of in The APTS DISPOSAL	
(Location of Facility)	
Signature of Permit Applicant	7/10/16
- full-	Date '
(I. HOME IMPROVEMENT CONTRACTOR LAW AFFIDAVIT	
Residential Use Only) Supplement to Permit Application	
upplement #3	
fGLc. 142 A requires that the "reconstruction, alteration, renovation, repair, modernization, convonstruction of an addition to any pre-existing owner-occupied building containing at least of a structures which are adjacent to such residence of building he conducted by the structures.	ersion, Improvement, removal, demolition
s structures which are adjacent to such residence of building he conducted by residence	ne but not more than four dwelling units Macters, with certain exceptions, along with a
ddress of Work 98 William of	Est. Cost <u>7.5.000</u>
ddress of Work 78 Aull Illanda Of	
wner Name: JEFF St. Pierro Date of	
Date of	Permit Application;
rereby certify that: Registration is not required for the following reason(s):	
	unied Owner obtaining our porm
Work excluded by law Job under \$1,000 Building not owner-occ	upied Owner obtaining own perm
ther (specify)	A. C.
Work excluded by law Job under \$1,000 Building not owner-occider (specify) ther (specify) ther (specify) ther (specify) ther (specify) therefore the complete of the arbitration program of guaranty fund under migle	AD CHRISTON IN A DOCUMENT OF THE PARTY OF TH
Work excluded by law Job under \$1,000 Building not owner-occurrence ther (specify) whice is hereby given that: ANERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DISTRIBUTION PROGRAM OF GUARANTY FUND UNDER MIGLE Intel under penalties of perfury:	AD CHRISTIA DA DA MARANA
Work excluded by law Job under \$1,000 Building not owner-occurrence of the specify brice is hereby given that: ANERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DISTRIBUTION PROGRAM OF GUARANTY FUND UNDER MIGLE Interest of perfury:	AD CHRISTON IN A DOCUMENT OF THE PARTY OF TH
Work excluded by law Job under \$1,000 Building not owner-occurrence (specify) where (specify) brice is hereby given that: WHERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FO D NOT HAVE ACCESS TO THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC gined under penalties of perjury; ereby apply for a permit as the agent of the owner:	R APPLICABLE HOME IMPROVEMENT WO . 142A.
Work excluded by law Job under \$1,000 Building not owner-occurrence of their (specify) Dice is hereby given that: WNERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DICE OF THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MIGLE OF UNDER MIGLE OF DEPARTMENT OF THE OWNER OWNER OF THE OWNER OF THE OWNER OWNER OF THE OWNER OWNER OWNER OF THE OWNER	AD CHRISTON IN A DOCUMENT OF THE PARTY OF TH
Work excluded by law Job under \$1,000 Building not owner-occurrence to the specify	R APPLICABLE HOME IMPROVEMENT WO . 142A.
Work excluded by law Job under \$1,000 Building not owner-occurred ther (specify) Intice is hereby given that: WHERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DINOT HAVE ACCESS TO THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MIGLE and under penalties of perjury: Pereby apply for a permit as the agent of the owner: Contractor Signature Exwithstanding the above notice, I hereby apply for a permit as the owner of the above property:	r applicable home improvement wo . 142a.
Work excluded by law Job under \$1,000 Building not owner-occurrence of the (specify)	r applicable home improvement wo . 142a.
Work excluded by law Job under \$1,000 Building not owner-occurrence of the specify)	R APPLICABLE HOME IMPROVEMENT WO . 142A.
Work excluded by law Job under \$1,000	R APPLICABLE HOME IMPROVEMENT WO . 142A.
Work excluded by law Job under \$1,000	R APPLICABLE HOME IMPROVEMENT WO. Registration No.
Work excluded by law Job under \$1,000	R APPLICABLE HOME IMPROVEMENT WO . 142A. Registration No.
Work excluded by law Job under \$1,000 Building not owner-occurred (specify) ptice is hereby given that: WNERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DO NOT HAVE ACCESS TO THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MIGLE (speed under penalties of perjury: ereby apply for a permit as the agent of the owner: The Contractor Signature The Contracto	R APPLICABLE HOME IMPROVEMENT WO. Registration No.
Work excluded by law Job under \$1,000	RAPPLICABLE HOME IMPROVEMENT WO . 142A. Registration No.
Work excluded by law Job under \$1,000 Building not owner-occurred (specify) price is hereby given that: WHERS OBTAINING THEIR OWN PERMIT OR EMPLOYING UNREGISTERED CONTRACTORS FOR DIRECT MANUAL ACCESS TO THE ARBITRATION PROGRAM OF GUARANTY FUND UNDER MGLC greed under penalties of perjury: ereby apply for a permit as the agent of the owner: The Contractor Signature It withstanding the above notice. I hereby apply for a permit as the owner of the above property: Owner Signature IL BUILDING COMMISSIONERS REVIEW COMMENTS AND CONDITIONS Building Permit Paintered	R APPLICABLE HOME IMPROVEMENT WO. Registration No.
Work excluded by law Job under \$1,000	RAPPLICABLE HOME IMPROVEMENT WO . 142A. Registration No.

OTHER APPLICABLE REVIEWS K. FLOODPLAIN

Is location within flood hazard If yes, zone:	d area? yes no and base elevation		•
L. WETLANDS PROTECTION			
Is location subject to flooding?)	•	
Is location part of a known wer	tland?		
Has local conservation commis		-?	

IV. IDEN	TIFICATION – ALL APPLICANT	S – PLEASE PRINT	
OWNER OR LESSEE NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
Jeff St. Pierre	367 Main St. FH	VN14 02719	588 8893100
E-mail Address:		·	
CONTRACTOR NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
Jeff St. Pierre	367 Main 84. F		507 879310
-mail Address:			
ARCHITECT NAME	MAH ING ADDRESS	HOME IMP #	
	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
-mail Address:		acesse #	
GNATURE OF OWNER	APPLICANT SIGNATURE		D ATT
min	- Christ		7/10/11

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 complined in sections I through IV of this application.

Applicant's Signature

98 Williams St.

NB

.



City of New Bedford, Massachusetts

FOR BUILDING DEPT.	USE
DATE RECENSED:	: :
RECEIVED 121 1 2016	
ISSUED BY:	!
<u> </u>	

IMPORTANT — CO	Applicat ar	uilding Departnion for Plan Ex nd Building Per	amination	DATE RECEIVED RECEIVED IN 12 ISSUED BY:	1 2016
	SOI - SIZ DI (CROSS STREET) LOT YES	urchase 8	+ (98 Wil) /e5.
II. TYPE AND COST OF BUILD	NG – all applicant	s complete parts A	through D - PRINT	•	
A TYPE OF IMPROVEMENT New Building Addition (II residential, enter numunits added, if any, in Party of Addition (if residential, enter numbousing units added, if any, in Party of Addition (if residential, enter numbousing units added, if any, in Party of Addition (if multifamily resident units in building in Part D, 14, if in indicate most recent use checking of Moving (relocation) Foundation only	mber of new int D, 14) ial, enter number of	Residential 13 One family 14 Two or more number of 15 Transient high dormitory of units 16 Garage 17 Carpon 18 Other — S	— For demolition most recent units — Enter units — Enter units — Enter number — Enter number — Enter number — BAALISER _ C.O.	Nonresidential 19 Amusement 20 Church, oth 21 Industrial 22 Parking gar. 23 Service stat 24 Hospital, ins 25 Office, bank 26 Public utility	age lion, repair garage stitutional s, professional
B. OWNERSHIP 8 Private (individual, corporation, nonprofit institution, etc.) 9 Public (Federal, State, or local go	(Omit cents)	Name & Address of	If yes complete the following: Asbestos Removal Firm:	27 School, librar 28 Stores, merc 29 Tanks, tower 30 Funeral hom 31 Food establis 32 Other — Soc	3 nes shments
10. Cost of construction To be installed but not included in the above cost a. Electrical b. Plumbing c. Heating, air conditioning d. Other (elevator, etc.) 11. TOTAL VALUE OF CONSTRUCTION 12. TOTAL ASSESSED BLDG, VALUE		D3. Non-residential — [machine shop, lauri parochial school, p:	& Industries and results of air rasbestos removal is completed Describe in detail proposed use odry building at hospital, elementarking garage for department stoff use of existing building is bein Short	itary school, secondary s	chool, college,
III. SELECTED CHARACTERISTIC E. PRINCIPAL TYPE OF FRAME 33 Masonry (wall bearing) 34 Wood frame	G. TYPE OF SEWAGE I	DISPOSAL	mplete part E through L. For der ons, alterations, repair, moving, J. DIMENSIONS 53 Number of stories 54 Height	nolition, complete only p foundation), complete E	parts G; H-& I. through L.
35 Structural steel 36 Reinforced concrete 37 Other — Specify	H. TYPE OF WATER SU 45 Public or pr 46 Private (wel	IPPLY rivate company	55 Total square feet of floor aff floors based on exten 56 Building tength 57 Building width 58 Total sq. fl. of bldg. footp	ior dimensions	
PRINCIPAL TYPE OF HEATING FUEL 38 Gas 39 OH 40 Electricity 41 Coal 42 Other — Specify	I. TYPE OF MECHANICATION IS there a fire sprink 47 2 YES Will there be central 49 Yes Will there be an electrical 49 Yes	ter system? 48 NO lair conditioning? 50 No	59 Front lot line width 60 Rear lot line width 61 Depth of lot 62 Total sq. It. of lot size 63 % of lot occupied by bld 64 Distance from lot line (rec 65 Distance from lot line (lef 66 Distance from lot line (lef	orst) ar)	



6. Other ______
Contact Person:

The Commonwealth of Massachusetts Department of Industrial Accidents Office of Investigations 600 Washington Street Boston, MA 02111

www.mass.gov/dia Workers' Compensation Insurance Affidavit: Builders/Contractors/Electricians/Plumbers Applicant Information Please Print Legibly Name (Business/Organization/Individual): New Bedford Barber Co. Address: 98 Williams St. City/State/Zip: New Bodford, Ma 02740 Phone #: Are you an employer? Check the appropriate box: Type of project (required): 4. I am a general contractor and I 1. ☐ I am a employer with 6. New construction have hired the sub-contractors employees (full and/or part-time).* 2. I am a sole proprietor or partnerlisted on the attached sheet. 7. Remodeling These sub-contractors have ship and have no employees 8. Demolition employees and have workers' working for me in any capacity. 9. Building addition [No workers' comp. insurance comp. insurance.‡ 5. We are a corporation and its 10. Electrical repairs or additions required.] officers have exercised their 3. I am a homeowner doing all work 11. Plumbing repairs or additions myself. [No workers' comp. right of exemption per MGL 12. Roof repairs c. 152, §1(4), and we have no insurance required.1 † 13. Other employees. [No workers' comp. insurance required.] *Any applicant that checks box #1 must also fill out the section below showing their workers' compensation policy information. † Homeowners who submit this affidavit indicating they are doing all work and then hire outside contractors must submit a new affidavit indicating such. ‡Contractors that check this box must attached an additional sheet showing the name of the sub-contractors and state whether or not those entities have employees. If the sub-contractors have employees, they must provide their workers' comp. policy number. I am an employer that is providing workers' compensation insurance for my employees. Below is the policy and job site information. Insurance Company Name: Policy # or Self-ins. Lic. #:______ Expiration Date:_____ Job Site Address:_ City/State/Zip: Attach a copy of the workers' compensation policy declaration page (showing the policy number and expiration date). Failure to secure coverage as required under Section 25A of MGL c. 152 can lead to the imposition of criminal penalties of a fine up to \$1,500.00 and/or one-year imprisonment, as well as civil penalties in the form of a STOP WORK ORDER and a fine of up to \$250.00 a day against the violator. Be advised that a copy of this statement may be forwarded to the Office of Investigations of the DIA for insurance coverage verification. I do hereby certify under the pains and penalties of perjury that the information provided above is true and correct. Date: 7/10/16 Signature: <u> Phone</u> #: 4 Official use only. Do not write in this area, to be completed by city or town official. City or Town: _____ Permit/License #____ Issuing Authority (circle one): 1. Board of Health 2. Building Department 3. City/Town Clerk 4. Electrical Inspector 5. Plumbing Inspector

Phone #:

Elean 1 1		DATE OBTAINED	BY
P (PC(F)CQ)			
Electrical Plumbing			
Fire Department	1		
Water			
Planning			
Conservation			
Public Works		ł	
Health			
Licensing			,
Other			
VI. ZONING REVIEW			
DISTRICT:	USE:		
FRONTAGE:		LOTCIZE	
SETBACKS:		LOT SIZE:	
FRONT:	LEFT SIDE:	RIGHT SIDE:	DE-B
PERCENTAGE OF LOT			REAR:
VARIANCE HISTORY	- CVERAGET RI	WAKT BUILDING	
(City/State/Zip) do hereby co	ertify, under the pains a	and penalties of perjury, that:	
		and penalties of perjury, that: ensation coverage for my employe	es working on this job.
] I am an employer provid			es working on this job.
I am an employer provid Insurance Company I am a sole proprietor as	ing worker's compe	Policy Number rking for me.	
I am an employer provid Insurance Company I am a sole proprietor an I am a sole proprietor, g ave the following worker's	ing worker's compe	Policy Number rking for me. or homeowner and have hired the rance policies:	contractors listed below who
I am an employer provid Insurance Company I am a sole proprietor an I am a sole proprietor, g ave the following worker's of	ing worker's compe	Policy Number rking for me. or homeowner and have hired the rance policies: Insurance Company/po	contractors listed below who
Insurance Company Insurance Company I am a sole proprietor an I am a sole proprietor, g ave the following worker's of	ing worker's compe	Policy Number rking for me. or homeowner and have hired the rance policies: Insurance Company/po	contractors listed below who
Insurance Company Insurance Company I am a sole proprietor and I am a sole proprietor, go have the following worker's and the following worker's and that a copy of this state verification and that failure.	orming all the work the homeowners who ts in which the hom rs under the Worke may evidence the le atement will be forw to secure coverage to fup to \$1500.00	Policy Number rking for me. or homeowner and have hired the rance policies: Insurance Company/pomyself. o employ persons to do maintenant cowner also resides or on the grousers' Compensation Act (GL, C, 152 egal status of an employer under the warded to the Department of Induce as required under Section 25A or and/or imprisonment of up to one and/or imprisonment of up to one	contractors listed below who colicy number colicy number colicy number colicy number construction or repair wounds appurtenant thereto are construction by a new Yorkers' Compensation Acts and Accidents' Office of Instance of MGI 152 can lead to the interest of MGI 152 can lead to the interest of MGI 152 can lead to the interest of the contract of t

SECTION 3000. - GENERAL REGULATIONS.

00. - PARKING AND LOADING.

3110. **Applicability.** Every building erected, enlarged, converted, or relocated and each use or change of use of land shall be provided with off-street parking spaces and off-street loading spaces in accordance with Section 3130, Table of Parking Requirements.

3111. In the event of the enlargement of a structure existing on the effective date of the ordinance from which this Section is derived, or the construction or relocation of additional structures on a lot, after such effective date, the regulations of this Section shall apply only to the enlargement, construction or relocation thereof, except that any off-street parking and off-street loading facilities established to serve any buildings and any uses prior to such effective date shall not be reduced below the required number.

3112. For a building or premises used for combined purposes, the number of off-street parking spaces and offstreet loading spaces shall be determined as the sum of the required number of spaces in each component of the combined use.

3113. Where the computation of required parking spaces and loading spaces result in a fractional number, the required parking spaces shall be the next whole number.

(Ord. of 12-23-03, § 1)

3120. **Special Permit.** Any parking or loading requirement set forth herein may be reduced upon the issuance of a special permit by the Planning Board if the Board finds that the reduction is not inconsistent with public health and safety, or that the reduction promotes a public benefit. Such cases might include:

- 3121. Use of a common parking lot for separate uses having peak demands occurring at different times;
- 3122. Age or other characteristics of occupants of the facility requiring parking which reduces auto usage;
- 3123. Peculiarities of the use which make usual measures of demand invalid;
- 3124. Availability of on-street parking or parking at nearby municipally owned facilities.
- 3125. Where a special permit is granted, a reserve area, to be maintained indefinitely as landscaped open space, may be required sufficient to accommodate the difference between the spaces otherwise required and the spaces reduced by special permit. The parking/site plan shall show (in dotted outline) how the reserve area would be laid out in to provide the otherwise required number of spaces.

(Ord. of 12-23-03, § 1)

3130. Table of Parking and Loading Requirements. See Appendix C. (Ord. of 12-23-03, § 1)

3140. Location and Layout of Parking and Loading Facilities. Off-street parking and loading, for facilities other than single- or two-family residences, may be provided in structures or in the open air, and shall be subject to the following regulations pertaining to their layout and location:

- 3141. Parking spaces shall be located on the same lot as the building or use where they are intended to serve, except that they may be provided on an adjoining lot in the same ownership.
- 3142. Where the provisions of subsection 3141 cannot be satisfied and the parking lot contains five (5) or more required spaces, the required parking spaces may be located on a lot in the same ownership within two hundred (200) feet of the building or lot they are intended to serve.
- 3143. Parking space for three (3) or fewer vehicles may be provided in the form of a driveway on a lot; the improved surface may be extended to one foot of the side line.
- 3144. Where a drive or aisle, other than a street, is required to maneuver a vehicle into or out of a parking space, such drive or aisle shall be at least twenty-two (22) feet wide for parking spaces situated at right angles, or nearly right angles to the aisle. For parking spaces situated at an angle of thirty (30) to sixty (60) degrees to the aisle, the required width of the aisle shall be at least fifteen (15) feet.
- 3145. Open-air off-street parking facilities may be located in required front, rear and side yards, except that in a residential district, no open-air off-street parking space shall be located in front of the dwelling or principal building. Notwithstanding the previous sentence, in cases where a garage faces the frontage of the dwelling and is located beneath the dwelling, open-air off-street parking may be located in front of the dwelling in a

residential district provided that the dwelling is set back a minimum of twenty (20) feet from the front property line and provided that said parking occurs only within the driveway, the width of which shall not exceed the lesser of the width of said garage or eighteen (18) feet. Any driveway in a residential district, requiring more than one curb cut, shall require Site Plan Approval. No driveway in a residential district shall exceed eighteen (18) feet in width.

3146. When five (5) or more parking spaces are required on a lot, the provisions of <u>Section 3300</u> shall apply. All spaces shall be laid out so that vehicles can enter or leave any parking space directly from a drive or aisle other than a street. Additionally, all spaces shall be laid out so the vehicles entering a street may do so facing the street.

3147. All parking spaces and loading areas or berths in the open-air and the access drives or aisles, shall be provided with a concrete or asphalt surface. Compacted gravel or stone shall be permitted only for single- or two-family residential dwellings.

3148. No off-street loading areas or berths shall be laid out in such a manner as will result in loading or unloading being carried on within a street right-of-way or other public property. Each area or berth shall be sufficient size as to accommodate the largest expected truck or tractor trailer common to the building use.

3149. Special Permit for Commercial Parking in Residential Districts. Commercial parking may be allowed on residentially zoned property, held in common ownership and located immediately adjacent to the commercial business to which it is to serve, upon the issuance of a special permit by the Zoning Board of Appeals, if the Board finds that said parking is not detrimental to public health and safety, and that said parking promotes a public benefit. A Special Permit for vehicular access to a building lot accessed from public way that does not constitute frontage of the lot. Upon the issuance of a special permit by the Zoning Board of Appeals, vehicular access may be allowed from a public way that does not constitute the legal frontage of the subject lot if said lot is residentially zoned, if the proposed vehicular access is for the purpose of accessing parking that is located beside or behind the dwelling or principal building, and if the Board finds that said vehicular access promotes a public benefit and is not detrimental to public health and safety. Notwithstanding Section 5240 of Chapter 9 of the Code of Ordinances or any other provision to the contrary, no fee of any kind shall be charged or imposed by the Special Permit Authority to the applicant of a Special Permit applied for under this Section.

(Ord. of 12-23-03, § 1; Ord. of 8-22-06, § 1)

3150. Size of Parking Space. A parking space shall be a rectangle at least nine (9) feet by twenty (20) feet exclusive of any required drive or aisle.

3151. The area of required off-street loading space is not to be included as off-street parking space in the computation of required off-street parking space.

(Ord. of 12-23-03, § 1)

3200. - SIGN REGULATIONS.

3201. Purpose.

- (A) Signs constitute a separate and distinct use of the land upon which they are placed and affect the use of adjacent streets sidewalks and other public places and adjacent private places open to the public. The unregulated construction, placement and display of signs constitute a public nuisance detrimental to the health, safety, convenience and welfare of the residents of the City.
- (B) The purpose of <u>article 3200</u> is to establish reasonable and impartial regulations for all exterior signs and those interior signs designed to attract the attention of persons located outdoors in order to: reduce traffic hazards caused by such unregulated signs which may distract and confuse, and impair the visibility of, motorists and pedestrians; ensure the effectiveness of public traffic signs and signals; protect property values by ensuring the compatibility of property with that surrounding it; provide an attractive visual environment throughout the City; protect the character and appearance of the various neighborhoods in the City; attract tourists to the City; protect the public investment in streets, highways, and other public improvements; and protect and improve the public health, safety, and general welfare. Additionally it is intended to protect the Central Business District and Historic District in accordance with the purposes stated in <u>Section 3200</u>AA.
- (C) The regulations contained in this Section advance these significant government interests and are the minimum amount of regulation necessary to achieve them.

√lunicode					(***				Page	e 72 of 73
	40 on corner lots	30; 40 on corner lots	30; 40 on corner lot:	30; s 40 on corner lots	buildings; 20 feet for 3 or more stories 30; 40 on corner lots for uses allowed in residential district; 0 for other uses		50	50		more stories 50
Green Space	35%	35%	35%	35%	35% for uses allowed in residential districts; 0 for other uses	20% 2	20%	20%	20%	20%

¹Provided, however, that no part of any building shall be erected to a height in excess of 1-3/4 times the horizontal distance from its face to the opposite street line.

(Ord. of 12-23-03, § 1)

New Bedford, Massachusetts, Code of Ordinances >> - CODE OF ORDINANCES >> Chapter 9 - COMPREHENSIVE ZONING >> APPENDIX C - TABLE OF PARKING AND LOADING REQUIREMENTS >>

APPENDIX C

- TABLE OF PARKING AND LOADING REQUIREMENTS

JSE	PARKING REQUIREMENTS	LOADING REQUIREMENTS
One-family dwelling Two-family dwelling Aulti-family (3) or more per structure	Two (2) spaces per dwelling unit Two (2) spaces per dwelling unit	One (1) loading space for each multifamily dwelling containing more than ten (10) dwelling units, or more than twenty (20) housekeeping units
lotel, motel, bed and breakfast, rooming or boarding or lodging house, tourist home, formitories, or other non-family residence accommodations, excluding group homes	who does not reside on the premises; one	containing more than 20 guest rooms
medical clinics and laboratories, adio and television stations; office of non-profit educational, cultural, or charitable organizations	One (1) space per each 200 sq. ft. of gross floor area but not less than two (2) spaces	containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for

²Provided, however, that no story or part of any building except projecting eaves or uncovered steps shall be erected nearer to the street line of any street on which it fronts than the average alignment of the corresponding stories or parts of existing buildings within two hundred (200) feet on each side of the lot and within the same block and district. Where there is a building on one or both of the adjoining lots, the front yard for a building shall have a depth equal to the average of the front yard depths of the two (2) adjoining lots. A lot without a building shall be counted as having a front yard of the depth required by this chapter. If there are no existing buildings on the same side of the street, the average setback alignment of corresponding stories within two hundred (200) feet on each side of and directly opposite the lot shall govern. One street frontage of a center lot shall have a clear depth of no less than ten (10) feet, in which case this distance shall not be considered in determining the front yard depths on such street. Nothing in this chapter shall require any building hereafter erected between two (2) existing buildings or immediately adjacent lots to set back from the street a greater distance than that one of such two (2) existing buildings which is farther from the street line.

Municode		Page 73 of 73
Fast-food drive-in, carry-out restaurants	One (1) space per each employee per shift for a minimum of five (5) spaces plus one (1) space per 100 sq. ft. of gross floor area with a minimum of twenty (20) spaces	One (1) loading space for each building
esses engaged in retail sale of goods a. services, not elsewhere enumerated Businesses engaged in retail sale, rental, repair, servicing, storage and distribution of motor vehicles, trailers, campers, poats, furniture or building materials	One (1) space per each 200 sq. ft. of gross floor area, but not less than two (2) space for each business use intended to occupy the premises. After 20,000 sq. ft. gross floor area, one space per 400 sq. ft. One (1) space per each 400 sq. ft. of gross	s containing more than 5,000 and less than 10,000 sq. ft. of gross floor area. Thereafter, one (1) additional loading space shall be required for each additional 25,000 sq. ft. of gross floor area
profit; facilities primarily for the education and instruction of persons ixteen (16) yrs. of age and older; taxi, but railroad passenger terminals; auditoriums, theaters, bowling alleys and lance halls; sports facilities; places of worship; funeral homes	whichever results in the greatest number	One (1) loading space for each building containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for buildings containing 100,000 sq. ft. or more of gross floor area
Susinesses engaged in the manufacturing, processing, assembly, fabrication of products, including research and testing aboratories and facilities Businesses engaged in the warehousing and puttion of goods & materials including puttion of goods & materials including puttion of goods on premises, motor in the terminal, facilities for storing & tervicing of motor vehicles used in conducting a business or public transportation, industrial machinery & equipment, grain, petroleum products & tunkyards ichools, Adult Day Care Centers, Day Care	floor area plus one (1) space for each vehicle used in conducting the business ione (1) space per 1500 sq. ft. of gross floor area up to 15,000 sq. ft. Thereafter, one (1) additional space for each 5,000 sq. ft. or portion thereof in excess of 15,000 sq. ft., plus one (1) space for each vehicle utilized in the business	greatest
Centers, Adult Day Care Centers, Day Care Centers, excluding family day care homes Group Homes	addition to three (3) space Drop-Off Zone One (1) space for each employee per shift	One (1) loading space for each building containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for buildings containing 100,000 sq. ft. or more of gross floor area One (1) loading space for each building
Family Day Care Home, Large Family Day Care Home		containing more than twenty (20) guest rooms N/A

(Ord. of 12-23-03, § 1)

		Page 73 of 75
ast-food drive-in, carry-out restaurants	One (1) space per each employee per shift for a minimum of five (5) spaces plus one (1) space per 100 sq. ft. of gross floor area with a minimum of twenty (20) spaces	
esses engaged in retail sale of goods and services, not elsewhere enumerated in services. Businesses engaged in retail sale, rental,	One (1) space per each 200 sq. ft. of gross floor area, but not less than two (2) spaces for each business use intended to occupy the premises. After 20,000 sq. ft. gross floor area, one space per 400 sq. ft.	containing more than 5,000 and less than 10,000 sq. ft. of gross floor area. Thereafter, one (1) additional loading space shall be required for each additional
epair, servicing, storage and distribution of motor vehicles, trailers, campers, 20ats, furniture or building materials	floor area, but not less than two (2) spaces for each business use intended to occupy the premises	
lospital, convalescent homes, nursing nomes, rest homes or homes for the aged places of assembly, including theaters, reterans, fraternal, social and recreational clubs and organizations not operated for a profit; facilities primarily for the education and instruction of persons eixteen (16) yrs. of age and older; taxi, bus a railroad passenger terminals; auditoriums, theaters, bowling alleys and lance halls; sports facilities; places of worship; funeral homes	space Drop-Off Zone. One (1) space per five (5) seats for which the building is designed or one (1) spaces for each 200 sq. ft. of gross floor area whichever results in the greatest number	One (1) loading space for each building containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for buildings containing 100,000 sq. ft. or more of gross floor area
Susinesses engaged in the manufacturing, processing, assembly, fabrication of products, including research and testing aboratories and facilities	floor area plus one (1) space for each vehicle used in conducting the business	Two (2) loading spaces for each building containing 10,000 sq. ft. of gross floor area. Thereafter, one (1) additional loading space shall be required for each
dusinesses engaged in the warehousing and injuition of goods & materials including building & construction contractors, and injuitions are supplies on premises, motor in it terminal, facilities for storing & servicing of motor vehicles used in conducting a business or public ransportation, industrial machinery &	One (1) space per 1500 sq. ft. of gross floor area up to 15,000 sq. ft. Thereafter, one (1) additional space for each 5,000 sq. ft. or portion thereof in excess of 15,000 sq. ft., plus one (1) space for each vehicle	additional 25,000 sq. ft. of gross floor area or for each fifteen (15) feet of dock, platform or opening in the building where the loading or unloading of commodities is
	One (1) space for each employee in	One (1) loading space for each building
Centers, excluding family day care homes		containing 10,000 sq. ft. or more of gross floor area. Two (2) loading spaces for buildings containing 100,000 sq. ft. or more of gross floor area
	One (1) space for each employee per shift	One (1) loading space for each building containing more than twenty (20) guest rooms
Care Home	One (1) space for each non-resident employee in addition to residential parking requirement	N/A

(Ord. of 12-23-03, § 1)

Location: 801 813 PURCHASE ST

Current Owner Information:

QUEEQUEG PROPERTIES LLC

Parcel ID: 52 289

Zoning: MUB

Fiscal Year: 2016

Current Sales Information:

Sale Date:

07/01/2008

Sale Price:

\$1,125,000.00

Card No. 1 of 1

Legal Reference:

9083-41

Grantor:

VINEYARD HAVEN, MA 02568

P O BOX 2120

GITLIN, BRYAN M 'TRS'

This Parcel contains 0.201 acres of land mainly classified for assessment purposes as OFFICE with a(n) General Office style building, built about 1920, having Brick exterior, Tar&Gravel roof cover and 21481 Square Feet, with 7 unit(s), total room(s), total bedroom(s) 0 total bath(s), 0 3/4 baths, and 12 total half bath(s).

Building Value:

Land Value:

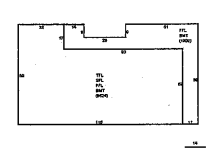
Yard Items Value:

Total Value:

882000

158500

1040500







Fiscal Year 2016		Fiscal Year 2015		Fiscal Year 2014	
Tax Rate Res.:	16.49	Tax Rate Res.:	15.73	Tax Rate Res.:	15.16
Tax Rate Com.:	35.83	Tax Rate Com.:	33.56	Tax Rate Com.:	31.08
Property Code:	340	Property Code:	340	Property Code:	340
Total Bldg Value:	882000	Total Bldg Value:	861700	Total Bldg Value:	861700
Total Yard Value:	0.	Total Yard Value:	0	Total Yard Value:	0
Total Land Value:	158500	Total Land Value:	153400	Total Land Value:	158500
Total Value:	1040500	Total Value:	1015100	Total Value:	1020200
Tax:	\$37,281.12	Tax:	\$34,066.75	Tax:	\$31,707.82