Due to the COVID-19 Outbreak and the policy changes made by Governor Baker and Mayor Rivera, this meeting of the Zoning Board of Appeals was done remotely.

Roll Call:

Richard Rivera, Vice Chair-Present
Frank Campos-Present
Roberto Fernandez-Present
Beatrice Taveras- Present
Jose Rosario- Present

Also Present:

Daniel McCarthy, Land Use Planner
Michael Armano, Acting Inspectional Services Director
David Palumbo, Acting Building Commissioner-Present
Captain Patrick Delaney, Fire Prevention
Pedro Soto, Planning Director
Jorge Martinez- Minute Taker

With a unanimous motion of 4-0, the members of the Zoning Board of Appeals voted to open the public meeting.

540 Essex Street
Prime Real Estate Investments

Present to address the members of the board were Attorney Anthony Copani and Sadie Camilo.

Attorney Copani stated that there have been multiple revisions to the plans that have been submitted over the past few months. He then stated that it shows that the applicants have been listening to the feedback and have been adjusting accordingly. He then stated that Prime Real Estate Investments is represented this evening by Manuel Joaquin and Rosario Nicotra. He added that they would be able to answer any questions related to construction.

He then gave a brief overview of the project and a brief procedural history.

He then stated that the city recommended that the building be situated right on the front of the lot in order to keep the appearance of the building consistent with the rest of the ones in the neighborhood. He then stated that there were two additional site plans submitted, one in April and the other in June. The main revision between the two plans being the movement of the building closer to the lot line. He then stated that the new plans change the configuration of the first floor. He added that the first floor will contain two commercial units and that there will be no residential units on the first floor. He then stated that there were architectural plans submitted that show the ten unit, three story building. He then stated that the windows were eliminated from the right side of the building in the anticipation that the adjacent building will be developed. He then corrected himself and stated that the new building will be five stories, 18 units total.

He then stated that there will be six total parking spots dedicated for the residents of the building and that there would be two handicap spots amongst the six proposed. He then stated that there is an agreement with the city that will dedicate 18 off-site parking spots. He then stated that the project requires both a parking variance and a density variance. He stated that the parking variance would allow 20 total spots.
when 32 are required. He then stated that it is unlikely that all of the residents of the units will require two parking spots. He then stated that his clients have done everything possible to address the city’s concerns.

Mr. McCarthy then stated that the city has been in communication with the applicant for over three months and they have been very responsive to the concerns of the city. He then stated that there is a general agreement that the layout and design of the units is a really positive development. He then stated that the elevator and the utilities will be on the right side of the building and the windows will be oriented in such a way that they will allow as much light as possible to enter the building. He then stated that the design of the units is also very smart and convenient. He then stated that the city did a wrap-around on the property and it was discussed that the units should have laundry areas inside of them. He then stated that the requested variable is reasonable and variances have been given to similar projects. He then stated that the city would require that a contract be entered into a licensing agreement and that it become valid. He then stated that there were some discrepancies in regards to the parking and that the city has requested cameras and motion activated lights in the rear of the building.

The following conditions were presented to the applicant:

1. Applicant must provide a parking agreement for the agreed number of parking spots.
2. Applicant must install cameras and motion activated lights at the request of the Police Department.
3. Applicant must provide laundry area for the residents of the building.

Mr. Rivera then stated that he has visited the parking lots and that both are already full. He then asked how the board would know what arrangements were made for parking because the board is constantly making these agreements into conditions without following up on them and seeing how they are implemented.

Ms. Camilo then stated that she has been involved in the project and when she initially communicated with the city attorney, Attorney Ruano stated that in order for the city to pay, the project had to be approved first.

Mr. Rivera stated that he does not have an issue with that part, but that he does have an issue with the fact that the board has already exhausted these parking spaces and the board has not seen these parking agreements. He then stated that the board does not know who is paying and who is not. He added that the board does not know who is taking up these spots.

Attorney Copani then stated that he does have a copy of the parking agreement with the city and he can present one if necessary.

Mr. Rivera then stated that it appears that these parking lots are already full. Attorney Copani then stated that this type of problem is not unique to the applicant, but they apply to everyone.

Mr. Rivera then stated that his intent is not to put the burden on the applicant, but the board needs to see if they can hold someone within the city accountable so that they can answer these questions. He then stated that he does not want the city to vote on something that will essentially make the city worse. He stated that approving projects such as this one would set a precedent and the board needs to ensure that they are setting the correct precedent. He then stated that it appears that parking is the main issue.

Mr. McCarthy then stated that after a conversation this afternoon, he took the opportunity to contact that Parking Director and discuss how the proposal is being handled. He then stated that part of the problem is the fact that the Pac 10 Mills were partially filled with units, but they are providing two floors of parking inside of the building. He then stated that the parking that will be inside of the building itself is not ready yet, so they will be the ones who are primarily using the Franklin Street parking. He then stated that another 40 unit building has 25 cars in the area as well and that parking in these lots. He then stated that it is a possibility that many of the cars that are currently parking in the parking lot do not have the proper permits and they are using the spots just because they are there. He then stated that he does agree with the points that they city has to come up with some way to hold the offenders accountable. He then stated that the city has to find out what these numbers are and deal with the problem at hand.

He then stated that the city is committed to having the spaces for the project at Common Street available. He then stated that initially, the spots could not be used because Northern Essex Community College was using the spots, therefore this is an issue that needs to be addressed, but it may not be an issue that is addressed today. He then stated that he believed that the board cannot punish the applicant. He then stated that the board should find these answers before more projects come down the pipeline and that a new contract for parking has just gone out to RFP and there will be a new group that will handle the parking. He then stated that another problem is the Museum Square parking lot where 450 cars have been placed into the street. He then stated that the long-term goal is to have all the parking spaces on the street be
The following conditions were presented to the applicant:

1. Applicant must provide cameras on the exterior of the property.
2. Applicant must provide lighting on the exterior of the property.
3. Applicant must provide laundry areas in each apartment.
4. Applicant must provide cameras on the exterior of the property.

Mr. Rivera then asked where the refuse area would go if it cannot go in the alley. Mr. McCarthy then stated that they have to create a space inside of the property where a dumpster can be stored and then wheeled out on trash days. He then stated that the refuse cannot be visible to the public and has to be closed in some manner. He then stated that the city would request that the refuse area be maintained in such a way that no rats or other animals will be able to access this location.

Mr. Rivera then asked if the play area on the roof can be made into a condition. Mr. McCarthy stated that it can and that he would also suggest that a condition be put into place that one of the multi-use rooms be used for a fitness room or laundry area. Mr. Nicotra stated that there will definitely be a laundry room down there and that enough room has been left to have an activity area down there as well.

Mr. Armano then stated that the proposal has a lot of great changes and that a lot of things are a lot nicer than the past presentation. He added that the city wanted to see this building be a lot nicer and that a lot of energy and thoughtfulness has gone into developing the downtown area. He then stated that the parking in the area is certainly an issue and that one of the ways to resolve this problem is to make the city more walkable. He stated that the downtown area is close to the commuter rail and that there are great amenities in the area, but it is important to take some of these buildings and make sure that they have what people need that way residents can enjoy their space. He stated that it is not easy to do that in a smaller apartment, but that he believes that a laundry area is a necessity. He then stated that it is important to have laundry areas inside of a unit and that it is not that difficult of a request. He then stated that he will continue to ask developers to be aware of this.

Mr. Armano then stated that common areas will also make a big difference. He then stated that this building has 16 units and that the more units a building has, the more communal space a developer needs to provide. He then stated that the mill buildings that have been recently renovated can be an example of this, as when they are developed they not only become a place where people live, but rather a place where people come and gather. He then stated that there can be many excuses for these amenities to be absent, but if the city wants to have the quality of life of the residents increase then the city needs to expect more out of our developers and our buildings. He then stated that he would challenge the owners of the building to think a bit harder about what they are doing with the space and that he loves the little changes that have been made and that he would be happy to work with the owners in the future. He then stated that he likes the direction that the project is going in and that he does not understand the trash plan or the multi-use room. He then posed multiple questions to the owners.

Mr. McCarthy then stated that he agrees with Mr. Armano’s comments and that the applicants for the project are requesting two variances, one for parking and the other for density. He then stated that the project will have to go before the Planning Board for site plan approval as well as a special permit for multi-family housing. He then stated that many of the questions raised at this meeting can be answered in greater detail at that meeting.

Mr. Armano then stated that his comments were not intended to delay this project in any way, but they can be resolved.

Attorney Copani then stated that he agrees with Mr. McCarthy and that this is just one step in the process. He then stated that the project does need to go before the Planning Board as well.

The following conditions were presented to the applicant:

1. Applicant must provide cameras on the exterior of the property.
2. Applicant must provide lighting on the exterior of the property.
3. Applicant must provide laundry areas in each apartment.
4. Applicant must provide a rooftop playground for children.

With no further discussion,

**The members of the board voted and the results are as follows:**

- Richard Rivera, Chair- Yes with the four conditions
- Beatrice Taveras- Yes with the four conditions
- Frank Campos- Yes with the four conditions
- Jose Rosario- Yes with the four conditions

**The applicant’s variance was passed with a vote of 4-0.**

32 Alder Street
Luis Javier

Mr. McCarthy indicated that he received a letter from the applicant’s engineer that they wish to continue the matter until the next meeting.

**Upon a motion made by Mr. Campos and seconded by Mr. Rosario, the members of the board voted unanimously to continue the matter until the next meeting.**

100 Hancock Street
Esmirna Encarnacion

Present to address the members of the board was Esmirna Encarnacion.

She stated that the proposal is for an addition in the rear of the building which will convert a single family home into a two-family home. She stated that she would like to convert it so that her mother can live on the first floor and she can live on the second floor. She stated that three bedrooms and a bedroom will be installed on each floor. She then stated that she has asked her neighbor if she could access her parking lot through their property, but Chairman Rivera stated that this would not be something binding or permanent.

Mr. Rivera then asked what the hardship associated with the proposal is. Mr. McCarthy then informed Ms. Encarnacion that she needs a specific hardship that needs to be associated with the land which will warrant giving the variance. Ms. Encarnacion stated that she submitted all of the plans already.

Mr. McCarthy then stated that the building commissioner and the fire department have been to the property several times to look at the property. He then stated that Captain Delaney was at the property and it was an agreement that it is impossible to get parking on the site. He then stated that the lot is not big enough under the current zoning to have a single-family home let along a two-unit home. He then stated that the hope was that Ms. Encarnacion would create some sort of parking in the area and that the driveway and the parking area would benefit the neighborhood in some sort of way. He stated that without parking, the city would not support the project due to the fact that it will be putting more cars on the street. He then stated that there are schools and city owned property in close proximity and that the paths are very tight and cramped.

Captain Delaney then stated that he did get to visit the site today and the buildings on both sides are extremely close as well as the building in the rear. He then stated that it would be difficult for the fire department to support the proposal, but if allowed the building would definitely need to be sprinkled. He then stated that accessing the property would be extremely difficult.

Commissioner Palumbo then stated that there is no way to access the rear of the property without going through the neighbor’s property. He added that the house is built on an angle which gets smaller in the area that the addition is being proposed. He then stated that the work was stopped initially because the work was being done without a permit. He then stated that the building permit was denied March 7th and that he just does not know of any way that this can be done.

Ms. Encarnacion stated that she did not start the work on the building without a permit. Mr. Palumbo stated that a building permit was never filed. Ms. Encarnacion stated that holes were dug and the footings
were placed, but she never started the project. Mr. Palumbo then stated that according to the building department, digging and installing footings constitutes starting a project.

With no further discussion,

The members of the board voted and the results are as follows:

Richard Rivera, Chair- No
Beatrice Taveras- No
Frank Campos- No
Jose Rosario- No

The applicant’s variance was passed with a vote of 0-4.

2, 6-8,10 Sanborn Street
Ken Daher

Present to address the members of the board were Frank Giles and Ken Daher.

Mr. Giles stated that this is the second month that the project that has been before the board and initially they had proposed a two family home on the left and a single family home on the lot on the right. He then stated that after meeting with the neighbors and listening to the suggestions made by the Land Use Planner, the left lot will be left vacant and the right lot will only be a single-family home. He stated that this will save the trees in the area and give the birds that frequent the location places to nest. He added that the proposed single-family home will be a lot less intrusive as well and that the home will have off-street parking. He then showed images of the property to the members of the board. He then stated that one tree will be removed because it is damaging the pavement, but two more trees will be planted in its place.

Mr. Rivera then asked if the plan is going to be to focus on development on the Kingston Street side. Mr. Giles stated that this is correct and that the application will be modified to reflect the change. He then stated that he would like to go forward and hopefully get the project accepted tonight.

Mr. McCarthy then stated that he is happy to see these developments and that there was a meeting amongst the city departments and that there was some concern because Everett Street is very busy. He then stated that the lot on the Kingston Street side was less problematic. He added that it is a nice neighborhood and a good place to raise a family. He added that the only issue is the density on the lot. He stated that the city has no position on that, but if it was a subdivision the city would be looking at it a lot differently. He then stated that he would leave it up to the board’s discretion.

Mr. Daher then stated that the initial proposal was because there were three individual lots on three different deeds with three different addresses therefore it appeared that these lots would be fitting for three separate buildings. He then stated that he has built in the city for 40 years and all of the homes that he has constructed are sold to residents of the city who just look for alternative living arrangements. He then stated that he has no issues conceding to any conditions or requirements made by the city.

Captain Delaney then asked if the new home would comply with all the setback requirements. Mr. McCarthy stated that since the lot is a corner lot, it does not have a side yard. Rather it has two front yards. He then stated that in this case, the rear yard setback is supposed to be 20 feet which has 25 feet. He then stated that the other yard is 12 feet which is less than the requirement which will require a variance. He then stated that the setbacks are in relation to where the building lines are. He then stated that it appears that the two homes will be 24 feet apart.

Mr. Rivera then asked if there were any images that would show how the future home would look. Mr. Giles presented an elevation to the members of the board. He then stated that the building being shown in the elevation is very small, but Mr. Daher will be putting some nice trim and color on the exterior as well. He then stated that the home will be three bedrooms, 2.5 bathrooms and have a full basement with a laundry room as well as off-street parking.

Mr. McCarthy then stated that the city would like to maintain as many trees as possible and that if any are removed, they should be replaced.

The following condition was presented to the applicant:

1. Applicant must submit a landscape plan to the Land Use Planner for review.

With no further discussion,

The members of the board voted and the results are as follows:
The applicant’s variance was passed with a vote of 4-0.

37 Atkinson Street
Shirley Mejia

Ms. Mejia informed the members of the board that she would like to continue the matter until the next meeting.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board voted unanimously to continue the matter until the next meeting.

347-349 South Broadway
Guillermo & Ana Lopez

Present to address the members of the board were Frank Giles and Guillermo and Ana Lopez.

Mr. Giles presented a site plan to the members of the board and stated that the lot in question is at the corner of Kenneth Street and South Broadway and is roughly 13,500 square feet. He then stated that the neighborhood was created years ago and that the lot in question is easily the largest lot in the neighborhood. He then stated that the lot consists of lots three and six. He then stated that the original subdivision was done in 1895. He then stated that the applicant will be requesting a vertical style two-family home and stated that the parking would be existing. He then stated that the building already has an existing curb cut and would allow the parking to be done a lot easier. He then stated that the new home would be on 4,500 square feet of land and the existing home would be on 9,000 square feet of land. He then stated that the project meets the R-2 requirements, but not the R-1A requirements. He then stated that his client is in search of a variance that would allow the home to be built on 4,500 square feet of land. He then stated that the applicant has roots in the city and would like to be able to develop within it more.

Mr. McCarthy then stated that the city has a couple of issues with the proposal and that it is in violation of section 29-15(a). He then stated that some of the provisions that were placed in the ordinance in 2012 have been violated. He then stated that if there is a hardship associated with this land in order to make it developable. He then stated that in this particular case, there is little to no hardship. He then stated that the house that is currently on the lot is extremely large and that the home is almost a three-story building. He then asked if the third floor was going to be occupied as well. He then stated that a two-family home is simply too much.

Present to address the members of the board was Risa Weber-Lahou, a resident of the neighborhood. She stated that she has some concerns in regards to parking. She then stated that there are currently 8-10 cars in the backyard already. She then stated that she believes that the home is currently a three-family and one of the units was a church. She then stated that this use brings more traffic towards the area.

Mr. Giles then stated that the third floor is half a story.

Ms. Weber-Lahou then stated that the obvious concern is in regards to bringing more traffic and parking to the area and that the setbacks are a cause for concern as well. She then stated that the increase in density and parking would negatively affect the neighborhood.

Mr. Giles then stated that he takes Ms. Weber-Lahou’s concerns very seriously. He then stated that he would like to request a continuance.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board voted unanimously to continue the matter until the next meeting.

139 Berkley Street
Marie Rose Pervilus

Present to address the members of the board were Frank Giles and Marie Rose Pervilus.

Mr. Giles stated that the lot in question is large, approximately 20,000 square feet. He then stated that it is at the top of Berkley Street.
He then stated that the hardship is the fact that the whole section of the property where the construction will take place has complicated topography. He then stated that the owner is attempting to subdivide and construct a two-family home on an 8,000 square foot lot. He then stated that the existing home is very large and was once a single-family home in the past which is now a three-family home with a lot of floor space. He then stated that there will be one curb cut coming off of Berkley Street. He stated that this will have to be done that way each home can have its own parking.

Ms. Previlus stated that she believes that the proposal is good for the city and is right across the street from the nursing home. She then stated that the proposed parking lot is a plus for the neighborhood as well. She added that it is a good fit and that at first thought, she believed that the development in the neighborhood will be a good fit.

Mr. Giles then tried to display a Google Maps image to the board members. He then went over many of topographical features of the lot.

Mr. McCarthy then stated that he had went down to the property and walked the site and took photographs of it. He then stated that the existing building is already non-conforming and is very large and was built about 100 years ago. He then stated that the area was designed to accommodate the building and that it was clear that there were eight cars parking in the back. He then stated that the proposal is to build a home on the driveway that is currently being used to service the existing home. He then stated that there is roughly 5,700 square feet and that he spoke with the applicant and it was established that this property was purchased as an investment property. He then stated that it would be a wiser investment to invest in the existing building and create more units within the building rather than building a duplex on the lot. He then stated that he understands that the market is good and everyone wants to make money and get a quick return on investment, but the project does not benefit the city.

Mr. McCarthy then stated that the parking lot in front of the home will look awful. He then stated that it would be a negative project based on his point of view and that he would be glad to work with the applicant to work on a solution. He then stated that the back of the building is four stories and that he would leave the matter up to the board’s discretion.

Mr. Giles then stated that the existing building is three units.

Mr. Rivera then stated that the proposal for parking in front of the building calls for several curb cuts, which are not allowed on corner lots. Mr. McCarthy then stated that curb cuts within 30 feet of a corner are not allowed. He then stated that the plan is to put the curb cut on the right side, which will be more than far enough from the corner. He then stated that his concern is that Berkley Street is extremely heavily traveled. He added that people drive on it very quickly and that the location is right across from the Berkley nursing home. He added that the building comes up a hill and the visibility issues in the area will create accidents.

Mr. McCarthy then stated that the home is a historic building with an iron fence around it and a beautiful front yard. He then stated that he can see 6-8 cars parked there. He then stated that it is clear that the city has issues with housing, but that this is not the best way to address those problems.

Mr. McCarthy then stated that the parking lot in front of the home will look awful. He then stated that it would be a negative project based on his point of view and that he would be glad to work with the applicant to work on a solution. He then stated that the back of the building is four stories and that he would leave the matter up to the board’s discretion.

Mr. Giles then stated that he and his client would like to continue the matter until the next meeting.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board voted unanimously to continue the matter until the next meeting.

27 Boehm Street
Johanne Frias

Present to address the members of the board was Frank Giles.

Mr. Giles stated that the project has been before the board previously and that his client has already developed the property. He then presented a Google Maps image to the members of the board. He then stated that there are many trees that will need to be removed and that the trees are small and not matured. He then added that the existing six units will have two, two-family units flanking it. He then stated that he has spoken with Mr. McCarthy and he understands many of his concerns. He then stated that he agrees with Mr. McCarthy that the proposed two-family home is simply too large. He then stated that there is a hardship due to the fact that the lot is 6,000 square feet and the existing home will be on approximately 17,000 square feet. He then stated that he believes that his client would be open to any compromises.

Mr. McCarthy then presented an image to the board that showed the homes in the area that Mr. Giles presented. He then stated that the duplexes are very large and take up a lot of the street and the previous steps in permitting had taken several meetings. He then stated that one thing that the applicant as adamant about was the fact that the homes should be situated in the back of the lot which was not what the city
preferred. He then stated that the city would want the street to appear as uniform as possible with the homes in the front of the lot. He then stated that the homes should be parallel to the street. He then used the site plan and the images being shown to put into perspective where the homes would be. He then stated that the city would be more supportive of a single-family home although there may be some concerns in regards to that proposal as well. He then stated that there is currently a garage in the back and part of the requirement in the previous proposal was for landscaping and for pavement to be kept to a minimum in order for open space to be provided to the residents who live there. He then stated that the city expects the garages not to be there when the lots are final and complete. He then stated that the project has destroyed the sidewalk so he would like a condition imposed that would require the applicant to repair the sidewalk up to the city’s standards. He then stated that he would like another condition that would ensure that greenspace and open space are protected as well. He then stated that his recommendations would be for a single-family home rather than the proposed two-family.

Mr. Rivera then asked what the size requirement was for the neighborhood. Mr. McCarthy stated that since the lot is located in a R-2 neighborhood, the requirement would be 7,000 square feet, but since the applicant wishes to subdivide off of an existing building the project would need to meet the R-1A requirements which are for 10,000 square feet. He then stated that the requested variance would cover almost 3,000 square feet and that another issue is the fact that land is being taken away from a six-unit building. He then stated that the hardship is associated with the slope and condition of the land. He stated that part of the hardship is natural and the other part lies with the owner. He then stated that there has been no upkeep or maintenance on the property.

Mr. Giles expressed that he would like to continue the matter until the next meeting.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board unanimously decided to continue the matter until the next meeting.

102-106 Winthrop Avenue
Bocao Latin Restaurant Corporation

Present to address the members of the board was Danilo Gomez.

Mr. Gomez indicated that he is representing Bocao Restaurant and is requesting a liquor use special permit as well as a variance that will allow the restaurant to start selling alcohol.

Mr. Rivera asked what the hardship would be. Mr. Gomez stated that the hardship is the fact that the establishment is up and running in a location that was once a Korean restaurant that had a liquor license. He then stated that the variance is needed due to the fact that 114 Liquors is close by. He then stated that he believes that the variance and the special permit would not be detrimental to the public good and that the two establishments are completely different.

Mr. McCarthy then stated that there was a conversation in regards to the proposal at a previous meeting and it was decided that the previous property never had a liquor license. He then stated that there was unaware that the previous restaurant had a liquor license.

Mr. McCarthy then asked how long the Korean establishment has been closed for. Mr. Gomez stated that he does not know, but he does know that there was a bar and that there is a location in the building that resembles a bar. He then stated that the restaurant has a capacity of 49 people and that he does not know when the Korean location closed.

Mr. McCarthy then stated that uses get abandoned after two years. He then stated that the city was initially against the proposal and that the biggest concern was the lack of parking on site and the size and location of the building. He then stated that he does not know if the location is a good spot for this type of restaurant in general, he added that the location is mainly for fast food spots and not sit down type restaurants. He then stated that Mr. Gomez was right when he differentiated between the two liquor sales, but that if the board passes the proposal the typical conditions pertaining to liquor use special permits should be imposed.

Mr. McCarthy then stated that he is concerned about the design of the restaurant and that the bar area is a cause for concern because one of the conditions that will be imposed will be that there be no bar area and that alcohol only be served by staff.

Mr. McCarthy then listed the following conditions:

1. Liquor must be served by staff and there must be no bar area.
2. Alcohol can only be consumed with meals.
3. Special permit and variance must run with applicant, not the land.
4. Establishment should stop serving alcohol at 11pm.
Mr. Gomez then stated that Mr. Allen Hope has an agreement with the city to use the parking space and that his clients would be using this parking lot to serve the customers of the restaurant. He then stated that his clients would be amenable to the proposed conditions.

Mr. Rivera then stated that the applicants use the sidewalk to their advantage. He then asked if this was something that could be continued. Mr. McCarthy stated that the Licensing Board will decide what the footprint for liquor sales will be. He then stated that interior sales will be acceptable, but that if the applicant wants to sell alcohol on the street they may need to partner with the city and install jersey barriers especially if the COVID-19 pandemic continues the way that it is.

Mr. Rivera then asked if the school effects the board’s decision. Mr. McCarthy stated that the board needs to look at the physical layout of the building and its immediate environments, the structure itself and the parking. He then stated that the Licensing Board looks more into the particulars. He then stated that the board should stick to focusing on the land use aspects of the license.

Mr. Rivera then asked if the board can allow them to sell beer and wine first and then liquor at a later time. Mr. McCarthy stated that this has been done several times and that if that’s what the desire is then the board can do it.

Mr. Gomez then stated that the business has been open since April and the current managers of the business have been able to survive strictly as a restaurant, but are looking to offer alcohol to enhance their services.

Mr. Rivera then asked if the board can impose a condition that will ensure that the applicant’s do not build a bar. Mr. McCarthy then stated that this is a standard condition. Mr. McCarthy then stated that he saw the bar area in the plans and that concerns him. He then stated that it sounds that the bar predates the current establishment and that the city will ask that the barstools be removed and that no one be served in this area.

Mr. Gomez then stated that his client would have no opposition to the proposed conditions, but that the establishment needs a full liquor license in order to offer mixed drinks that accompany these family meals.

Mr. Rivera then asked if the board can impose some sort of probationary period for the liquor license. Mr. McCarthy stated that he does not know, but that the board should strictly be dealing with the issues that pertain to land use. He stated that the licensing commission will look into matter such as this one. He then stated that he has a little less concern in regards to the parking and that the parking lot belongs to the Lawrence Housing Authority.

Mr. Campos then questions in regards to the parking arrangement for the restaurant. Mr. McCarthy stated that Mr. Allen Hope owns the parking lot and the arrangement is between the applicants and Mr. Hope.

Mr. Armano then stated that he believes that the city should not be opposed to giving a small business a chance. He then stated that the licensing board will be watching these establishments and make sure that all rules are followed.

With no further discussion,

The members of the board voted and the results are as follows:

Frank Campos- Yes with the conditions
Beatrice Taveras- Yes with the conditions
Jose Rosario- Yes with the conditions
Richard Rivera, Chair- Yes with the conditions

The applicants petition was passed with a vote of 4-0.

311-313 South Broadway
Terra Mar Mexican Grill

Present to address the members of the board was Danilo Gomez.
Mr. Gomez stated that he is before the board in order to secure a Special Permit for liquor use at the site which was once Yokohoma Steakhouse. He then stated that there was a liquor license there for years and that the acceptance of this Special Permit would abide by all requirements. He then stated that the Special Permit would be needed in order for the project to go before the Licensing Board. He then stated that his clients have considerable experience in the restaurant business and are looking to make a significant investment in the property. He then stated that his clients would be amenable to the conditions proposed in the prior case.

Mr. McCarthy then stated that he is familiar with the case and that the city maintains no position, but that the proposal would have no adverse effect on the area.

*The members of the board voted and the results are as follows:*

- Frank Campos - Yes with the conditions
- Beatrice Taveras - Yes with the conditions
- Jose Rosario - Yes with the conditions
- Richard Rivera, Chair - Yes with the conditions

The applicants petition was passed with a vote of 4-0.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board unanimously decided to accept the minutes from the previous meeting.

Upon a motion made by Mr. Campos and seconded by Ms. Taveras, the members of the board unanimously decided to adjourn the public meeting.