Asst Building Inspectors Paul Rozsypal Scott Fine Fire Inspector **David Smith**

Village Of Nyack Incorporated February 27, 1883

BUILDING DEPARTMENT 9 North Broadway Nyack, New York 1096-2697 (845) 358 - 4249 / FAX: (845) 358 - 0672

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MANNY A. CARMONA Chief Building Inspector

FORM REVISED: 11/01/2023

SIGN PERMIT APPLICATION

Sign Type:	Awning □ Directional □ Flag □ Projecting □Temporary □	□ Freestanding □ □ Wall □ Window	Gas Station
	on □ Moving □ Enlargement □		
Project Street Addr	ess: 28 N Broadway	Application Date: 9/	24/2025
Business Suite #	rioor Level: Tax Map Desi	gnation: Section <u>66,30</u> Bl	lock_3_Lot_6Y
	ion: Commercial		
Proposed Use of Sp	ace: BIKE shop		
Number of Busines		Number of Signs on the Buil	and the second s
Project Location: O	n the west side of N. Broad	wayapproximately,	feet_SouthC e Village of Nyack.
From the intersection of N. Broadway and MgM BVE in the Village of Nyack. Acreage of Parcel 0.08 Zoning District: DMU - Z Project Description: (please attach a narrativesummary). Installation of a Viny/window Sign. CONTACT INFORMATION			
	NAME/ADDRESS	PHONE #/ E-MAIL	LICENSE #
Applicant	Ismael collado acosta	646-287-3260 ColladoliveTO ya	HHO.COM
Property Owner	Sylver Lhc	917-273-6939	
Tenant			
Sign Company	Hispana Sisas	845-767-4111 maile permits e g	25-02
	Us- Tow Nyack	maile permitse	mail.wh
Sign Installer	some as above.		
Architect			
Electrician			

APPLICATION REFERRAL, REVIEW AND STAFF REPORT

§ 360-5.4B(6) Outstanding municipal vide any project shall not be deemed complete the application is complete and ready for re	olations . Applications for review and approval of while there are outstanding municipal violations eview.
☐ Complete	☐ Incomplete
the additional number of copies required processed according to the procedures considered complete if it is submitted in the	ed to be complete, the applicant will be notified of to be submitted for the application to then be set forth in this code. An application will be required form, includes all required information inied by the applicable fee. The determination of a perceived merits of the sign proposal.
shall provide notice to the applicant a deficiencies. No further processing of a	ed to be incomplete, the Chief Building Inspector long with an explanation of the application's an incomplete application shall occur until the abmittal. The inclusion of false information in an at the application is incomplete.
§ 360-5.1 ARB Decision-making body purposition-making Authority in accordance v	ursuant to Table 5-1 Sign Permit: Summary of with § 360-5.13.
application within 60 days of receipt of application is part of a site plan or special previewed as part of that application. As pa	approve with modifications or disapprove the the complete application, except where a sign permit application, in which case the sign shall be art of a site plan or special permit application, the ication to the ARB for a recommendation on the
Referral Board:	Date:
ARB Recommendation: □Approved	□ Disapproved □ Condition(s) Date:
of receipt of the ARB's decision, subject to certificate, in a form and amount acceptal as an additional insured under the permit of Such certificate shall provide that the insured	delivery to the Building Inspector of an insurance ole to the Building Inspector, naming the Village wner's comprehensive general liability coverage. rance cannot be canceled without 30 days' prior g Inspector. The permit shall be conditioned upon in effect.
☐ Permit Issued:	☐Insurance Provided:

§ 360-5.13D Criteria. In reviewing a sign permit application, the ARB shall take into consideration the purpose and intent of this section and all relevant standards of this chapter, including the sign standards of § 360-4.11, as well as strength of illumination of the sign and whether its design, materials and placement are appropriate for the building on which it will be located and compatible with nearby buildings and structures. For properties designated as a landmark or located within a designated historic district, the application must also meet the standards applicable to a certificate of appropriateness.

§ 360-4.11B(1) No exterior or interior sign, advertising display or structure, poster or device shall be erected, moved to another portion of the building, enlarged or reconstructed or relettered or redesigned without the owner first having obtained and paid for and having in force a permit therefore from the Architectural Review Board (ARB).

§ 360-4.11C Restrictions.	
public property or public right-of-way u	agencies of the government shall be erected on any nless consent is first obtained from the Village Board
Date of VBT Approval	
No sign shall be placed on any private	property without the consent of the owner thereof.
No sign shall be placed or painted on a	any tree or rock.
No sign shall be placed on any utility p	ole except for utility identification or similar purposes.
Compliant	☐ Not compliant
Signs shall be placed so as not to oblite trim.	erate, conceal or destroy architectural and decorative
Compliant	☐ Not compliant
All signs shall be of good quality mater	ials.
Compliant	☐ Not compliant
The size and content of the sign shal provision of information to patrons see	l be the minimum essential for legibility and for the king the particular use described on such sign.
Compliant	□ Not compliant
Signs must be placed so that they are in the lot on which they are placed.	integrated with design elements of the building(s) on
Compliant	☐ Not compliant

§ 360-4.11D Permitted signs in r	esidential districts.
☐ In the SFR, TFR and MFR Discon the premises:	trict, provided that they are accessory to a principal use
(1) One nonilluminated nameplate feet.	or professional sign with an area of not over two square
☐ Compliant	□ Not compliant
which such sign is situated, with a	sign advertising the sale or rental of the premises on n area of not over four-square feet. The signs are not om roads or project on to sidewalks.
☐ Compliant	☐ Not compliant
	tin board or other announcement sign for civic, s, with an area of not over 12 square feet.
Compliant	☐ Not compliant
§ 360-4.11E Permitted signs in n	onresidential districts.
property, in square feet, shall not	DMU and WF Districts, the sign area for all signs on the be greater than two times 2/3 the width, in feet, of the commercial establishment to which the sign refers.
Existing Sign(s) 6.25 so	q. ft. Proposed Sign(s) 6.25 sq. ft.
Total Signs 12.5 se	q. ft. Permitted Sign(s) <u>42.7</u> sq. ft.
$\frac{32}{\text{Façade width}}$ + 3 x 2 = $\frac{2/3}{3}$ x 2 = $\frac{42}{3}$	27 sign(s) sq. ft. Compliant □ Not compliant
area of the building's front facade lesser. The total area of signage fo	the maximum sign area shall be 10% of the total surface upon which it is faced or 80 square feet, whichever is all businesses or tenants in a building shall not exceed allowed if there were a single tenant.
Existing Sign(s)st	1. ft. Proposed Sign(s)sq. ft.
Total Signs	sq. ft. Front Façadesq. ft.
☐ Compliant	□ Not compliant
The following signs are permitted Districts, provided that they are account to the second sec	in the DMU-1 DMU-2, RMU, OMU, CC, WF, M and H cessory to a principal use on the premises:

Page 4 of 16

 □ (1) Wall Sign – flat and projecting: □ (a) one flat wall sign may be erected parallel to the face of the building. In addition, 			
(b) one projecting wall sign may be erected perpendicular to the building or street. The following limitations shall apply:			
[1] The sign may protrude up to two feet to the curbline.	42 inches from the plant	ane of the buildin	g but not closer than
Protruding inches Fro	om curbline ft.	☐ Compliant	☐ Not compliant
[2] The bracket(s) supporting the	e sign shall be no mo	re than four feet i	n length on a side.
Bracket(s)ft.] Compliant	☐ Not complia	nt
[3] □ CC, □ M and □ H District bottom bracket shall be at least	ts, the bottom of the 10 feet above the sid	sign or the proti lewalk.	ruding portion of the
□ DMU-1 □ DMU-2 □ RMU □ O or ground	MU - WF Districts, a	at least eight fee	t above the sidewalk
Height above sidewalkf	/ t. □ Complia	ant 🗆 N	lot compliant
[4] The size of the sign shall repermitted.	not exceed 15 square	e feet per face.	Only two faces are
Sign sq. ft./face			
(c) □ DMU-1 □ DMU-2 □ RMU □ OMU □ WF Districts, signage shall be designed so that it is visible and informative at the pedestrian scale. The following design standards shall apply:			
[1] Street-oriented signs shall be limited to fascia bands above the store window, on the vertical fascia of an awning or on the window of the store.			
☐ Compliant	☐ Not compliant	t	
[2] Signage design shall be care	fully integrated with o	ther design eleme	ents.
☐ Compliant	☐ Not compliant	:	
[3] All signs shall be stationary a	nd contain no visible	or moving parts.	
□ compliant	☐ Not complian	t	
[4] If a sign is illuminated, the soul and adjoining properties. External	rce of illumination must illumination such as	st be shielded from gooseneck lamp	m streets, walkways s, simple horizontal

strip lighting or concealed spotlights shall be utilized. The lighting fixtures shall be placed so as to not negatively impact of the composition of the facade or damage building materials.
Illuminated □Yes □NO □ Compliant □ Not compliant
[5] Flat wall signs shall not project less than 1/2 inch or more than three inches beyond the rest of the wall. Any illuminating devices shall project no more than 42 inches beyond the rest of the wall or any distance above the building.
Sign inch(es) Illumination inches
[6] Prohibited items shall include product advertisement outside of any retail space, signs mounted above the eave line of any structure and internally illuminated signage.
□ Compliant □ Not compliant
[7] Sign copy shall be limited to the name of the business, product sold or service provided by and logo of the principal use of the premises. Telephone numbers or website addresses shall only be allowed on permanent interior signs on ground floor level windows and doors and upper floor windows (limited to a sign for a different business than is located on first story). The maximum height of letters for telephone numbers and website addresses shall be five inches on ground floor store windows and doors and three inches on upper floor windows.
Letters Size inches Floor level
Letters Size inches Floor level □ Compliant □Not compliant □ N/A
□ N/A □ (d) Signage in the CC, M and H Districts shall be designed so that it is visible and informative at both the automobile and the pedestrian scale. The following design standards
□ N/A □ (d) Signage in the CC, M and H Districts shall be designed so that it is visible and informative at both the automobile and the pedestrian scale. The following design standards shall apply:
□ (d) Signage in the CC, M and H Districts shall be designed so that it is visible and informative at both the automobile and the pedestrian scale. The following design standards shall apply: [1] Internal illumination is allowed.
□ N/A □ (d) Signage in the CC, M and H Districts shall be designed so that it is visible and informative at both the automobile and the pedestrian scale. The following design standards shall apply: [1] Internal illumination is allowed. Illuminated □Yes □NO
□ N/A □ (d) Signage in the CC, M and H Districts shall be designed so that it is visible and informative at both the automobile and the pedestrian scale. The following design standards shall apply: [1] Internal illumination is allowed. Illuminated □ Yes □ NO □ [2] Flat wall signs: Excluding external illuminating devices, sign shall not project more than 12 inches. Any external illuminating devices shall project no more than 42 inches beyond the rest of the

[3] Projecting wall signs shall be at least 10 feet above the sidewalk or paverners immediately beneath the sign.
Height above sidewalkft. □ Compliant □ Not compliant
(e) Such sign or signs shall be placed so as not to obliterate, conceal or destroy architectural and decorative trim and cornices immediately above first-floor storefronts or on above stories, including at parapets and rooflines, or signs of adjacent buildings or views.
☐ Compliant ☐ Not compliant
(f) The mountings and installation hardware must be installed in such a way that it does not damage the materials of the building and all practical measure must be taken to conceal the hardware.
□ Compliant □ Not compliant
(g) Signs that do not comply shall be removed no later than 24 months after this chapter is enacted.
☐ E(2) Freestanding signs:
(a) In the DMU-1, DMU-2, RMU, OMU, WF and H Districts, where the building is set back from the front lot line a distance of 25 feet or more, not more than one freestanding sign consisting of either a pole sign or a monument sign, with an area of not more than 20 square feet per face, may be erected not nearer than six feet to any building.
Front lot line setbackft. □ Pole □ Monument Signsq. ft./face
Sign distance from Bldg ft. □ Compliant □ Not compliant
No such freestanding signs shall encroach on any required yard, except in a motor vehicle service station, and not more than one standard sign may be erected in a required yard for purposes of identification.
Compliant
The maximum height of a pole sign shall be 15 feet and the maximum height of a monument sign shall be four feet, measured to the topmost portion of the sign above grade. Any building availing itself of a freestanding sign may not erect a perpendicular sign as provided in § 360-4.11E(1)(b).
Sign height: □ Poleft. □ Monument ft. □ Compliant □ Not compliant

(b) ☐ In the CC District, a maximum of one freestanding sign per property consisting of either a pole sign or a monument sign shall be permitted. The maximum sign area shall be 60 square feet per face. A pole sign shall be set back a minimum of 15 feet from a property line except that it shall be back a minimum of 50 feet from any residential use or zone boundary. A monument sign shall be set back a minimum of five feet from any property line.
□ Pole □ Monument Signsq. ft./face Property lot line setbackft.
Setback from residential use or zone boundary ft.
□ Compliant □ Not compliant
The maximum height of a pole sign shall be 25 feet and the maximum height of a monument sign shall be six feet, measured to the topmost portion of the sign above grade. Any building availing itself of a freestanding sign may not erect a perpendicular sign as provided in § 360-4.11E(1)(b).
Sign height: □ Poleft. ☑ Monument ft. □ Compliant □ Not compliant
(c) ☐ In the M and H Districts, a maximum of one monument sign shall be permitted. The maximum sign area shall be 60 square feet per face. The sign shall be set back a minimum of five feet from any property line.
Signsq. ft./face Lot line setbackft. □Compliant □Not compliant
The maximum sign height shall be six feet, measured to the topmost portion of the sign above grade. Any building availing itself of a freestanding sign may not erect a perpendicular sign as provided in § 360-4.11E(1)(b).
Sign height: ☐ Compliant ☐ Not compliant
(d) Sign copy shall be limited to the name of the business, product sold or service provided by and logo of the principal use of the premises.
□ Compliant □ Not compliant
(3) Directional signs:
Directional signs necessary for proper traffic flow and safety. All directional signs shall be subject to approval by the Architectural Review Board, which shall have discretion over the placement and number of signs permitted on the premises, bearing in mind the Village's stated policy favoring reduction in the number of distracting signs. The area of each such sign shall not exceed two square feet.
Number of signs Signsq. ft./each □ Compliant □ Not compliant

Signs that do not comply shall be removed no later than 24 months after this chapter is enacted.
(4) Amarquees:
A marquee for a theater or public building shall be permitted.
(5) Gas station signs:
Gas stations shall be allowed two signs on a freestanding pole with gas pricing information only allowed on the second sign. The area of signage of the price sign may be 22 square feet per face to accommodate the pricing information.
Number of signs sq. ft./face
All other requirements of Subsection E(2) shall apply: (provide district requirements)
Signs that do not comply shall be removed no later than 24 months after this chapter is enacted.
(6) ☐ Flag signs:
(a) Flag sign is an advertising sign printed on a fabric flag of non-shiny material and flown from a pole that has a maximum length of six feet and is attached to a building at a minimum height of six feet if the flag is attached to a pole mounted to a building at an angle
from horizontal of 45° or greater Compliant Not compliant
Pole: Lengthft. Height on Bldgft. Angle°
or 10 feet if the flag is attached to a pole mounted to a building at an angle from horizontal of less than 45°, where the flag has the maximum size of 15 square feet, and is no higher on the building than 12 feet, and is not closer than three feet to the curbline.
Pole: Lengthft. Height on Bldgft. Angle°
Flag sizesq. ft. From curblineft. □ Compliant □Not compliant
The flag sign shall not have product advertising, but can have the name and/or logo of the business or advertise that the business is "Open," "Closed," or "Sale." Only two faces are permitted.
Type of advertisement □ Compliant □Not compliant
One flag sign is permitted for each public entrance of a building, with a maximum of one flag sign per business, and shall only be displayed when the business is open. This does not apply to any official national, state or international flag.

☐ Compliant	☐ Not compliant		=
(b) A flag sign is permitte advertising is displayed, its and its signs and it does no	design is integrated wi	ith other design elem	ents of the building
☐ Compliant	□Not compliant		
(c) Signs that do not co chapter is enacted.	mply shall be remove	d no later than 24	months after this
(7) Awning signs:			
A sign may not be suspend made a part of an awning allowable sign area, except name with a letter size not	g. Such signs painted of t for painted signs on aw	on an awning shall b rning valances solely	e computed in the
Sign Areasq. ft. Va	lance letter size i	nches □Compliant	□Not compliant
(8) Permanent interior	signs on ground floor	<u>r level</u> :	
Permanent interior signs inc 24 inches from the inside LED, light borders, electro border tubing, permanent s	window glass or door g onic and similar signs,	lass of any building,	including all neon,
Location inches	Type of sign	□ Compliant	□Not compliant
(a) In no instance may a pe aggregate storefront windo			ore than 15% of the
Coverage/%	sq. ft. □ Com	pliant □Not com	pliant
Interior permanent signs be removed no later than	that fail to comply wi 24 months after this o	th all provisions of hapter is enacted.	this section shall
(9) Permanent interior	signs on <u>upper floor</u> v	vindows:	
Permanent interior signs inc 24 inches from the inside LED, electronic, light borde tubing, permanent sculpture	window glass or door g rs and similar signs inclu	lass of any building,	including all neon,
Location inches	Type of sign		□Not compliant

area. The height of letters for inches.	or telephone numbers	and web address	es is limited to three
Coverage% Lette	ers Sizeinches	☐ Compliant	□Not compliant
Signs that do not comply sl is enacted.	hall be removed no la	ter than 24 montl	hs after this chapter
(10) Temporary signs:			
Temporary signs, which are signs.	paper, cardboard and	d other similarly in	npermanent material
Temporary interior signs are I doors and include open, close allowed and do not need perr	ed, and sale signs, me	nus, lists of produ	cts and services, are
Sign sq. ft. Loca	tion inches	☐ Compliant	□Not compliant
Temporary and permanent significations area or 36 square feet to be coverage 7 % 6.25 square feet to be coverage 7 % 6.25 square feet feet feet feet feet feet feet fe	et; or 20% of upper floo	r window area.	
Coverage _/_% 6.35	sq. π. Floor level <u>l</u>	Compliant	Mot compliant
(a) Temporary signs are allow for which an application for a	ed for up to 30 days wi permanent sign has be	thout a sign permiteen submitted.	t. This includes signs
Date installed:	Ren	noval Date	
(b) A maximum of two tempora with the exceptions below:	ary interior signs which	do not need perm	its are allowed along
Number of sings	/ □ 0	Compliant 🗆 l	Not compliant
(c)Temporary signs shall not o	overlap, cover or obscu	ure permanent sign	ns.
□ Compliant □Not o	compliant		
(d) Contractor signs:			
One contractor sign per fronta maximum of two sides, shall b	ige, with a maximum s be permitted, provided	ize of four-square that such signs ar	feet per side, with a re located at ground

One contractor sign per frontage, with a maximum size of four-square feet per side, with a maximum of two sides, shall be permitted, provided that such signs are located at ground floor level and shall be erected no more than five days prior to the beginning of construction for which a valid permit has been issued and shall be removed within five days after completion of the project or expiration of the permit, whichever comes first. The sign must

include the proper name of the contractor and must list the telephone number of the contractor and of the Building Inspector for complaints. Sign sq. ft. Location____ Date Installed Permit #____ Date Permit issued ____ Date Permit expires____ (e) A temporary sign announcing the anticipated occupancy of a site or building may be permitted for a period not to exceed three months without the Chief Building Inspector's approval. Date installed: Removal Date: Such sign shall not exceed 24 square feet if it/is affixed to a building or wall and not more than 40% of the window area if an interior sign. Location / Coverage % Sign sq. ft. (f) ☐ Special event, holiday signs and announcement signs: May be permitted in DMU-1, DMU-2/RMU, OMU, CC, WF and H Districts without the Chief Building Inspector's approval. These signs may be placed in the window only and may not cover more than 15% of the window area together with other signs. These signs may be put in place four weeks prior to the event and shall be removed within one week of the event. Coverage _____% Date/installed:_____ Removal Date (g) ☐ Real estate sale or rental signs: May be permitted as long as the size of such signs does not exceed a maximum of six square feet and no more than one sign per tenancy per frontage at ground level. Such signs shall be subject to permit renewal at six-month intervals. Sign___ sq. ft. Location____ Date installed:____ Renewal Date____ (h) ☐ Temporary signs pertaining to campaigns, drives or events of civic, philanthropic or educational institutions: are permitted in DMU-1, DMU-2, RMU, OMU, CC and WF Districts without the Chief Building Inspector's approval for a period not to exceed 15 days. These signs may be placed in the window only and may not exceed six square feet in area. They should not overlap, cover of obscure permanent signs. Date installed:_____

Sign sq. ft.

Removal Date _____

Location

(i) Temporary signs that fail to comply with all provisions of this section shall be removed by the effective date of this chapter.
F. Unsafe signs.
(1) The owner of a sign and the owner of the premises on which such sign is located shall be jointly liable to maintain such sign, including its illumination sources, in a neat and orderly condition and good working order at all times and to prevent the corrosion, rotting or other deterioration in the physical appearance or safety of such sign.
□ Compliant □Not compliant
(2) If the Chief Building Inspector or his designee shall find that any sign regulated herein is unsafe, insecure, damaged, deteriorated or a menace to the public or has been erected in violation of the provisions of this section, he shall give written notice to the sign owner or the owner of the premises on which such sign is located. Said sign and all appurtenances shall be taken down and removed by the owner, agent or person having the beneficial use of the building or structure upon which such sign may be found within 30 days after written notification from the Building Inspector.
□ Compliant □Not compliant
(3) If, in the determination of the Chief Building Inspector, a sign is an immediate peril to persons or property, he may cause such sign to be removed summarily and without notice and the expense of said removal, when certified by said Chief Building Inspector to the Village Board, shall be paid by the Village and such amount shall thereupon be and become a lien upon the premises in question and shall be levied and collected in the same manner and under the same penalties as an assessment for a public improvement.
□ Compliant □Not compliant
G. Prohibited signs:
The following types of signs or artificial lighting are prohibited:
(1) Billboards.
(2) Flashing or animated neon, LED, electronic reader board or electronic graphics or other artificial light sign or device. Flashing signs, including any sign or device on which the artificial light is not maintained stationary and constant in intensity and color at all times when in use.

(3) □ Internally illuminated (including neon) signs located on the exterior of buildings, exception the CC and M zoning districts.
(4) ☐ Signs that compete for attention with or may be mistaken for a traffic signal.
(5) □ Outdoor signs made of impermanent materials, such as paper or cardboard.
(6) □ Sandwich board signs shall constitute prohibited signs; however, such signs shall be permitted in the DMU-1, DMU-2, RMU, OMU, CC, WF and M Districts upon the issuance of an administrative permit for same by the Chief Building Inspector. The standard applicable for such permits shall be on file in the Building Department.
Sign sq. ft. Location Date Installed
Permit # Date Permit issued Date Permit expires
(7) □ Exterior signs that emit noise, sounds or smoke.
□ Compliant □Not compliant
H. Nonconforming sign:
(1) A nonconforming permanent sign, except for a freestanding sign in place at the time of enactment of this chapter, must be removed within 24 months of the enactment of this chapter.
□ Compliant □Not compliant
(2) All nonconforming temporary signs shall be removed by the effective date of this chapter.
(3) The mainterance of such nonconforming signs may be permitted, but any sign once removed for purposes other than maintenance shall be deemed permanently removed and may be replaced only in accordance with the provisions of this section.
□ Compliant □Not compliant
I. ☐ Multiple occupancy overall sign plan:
When there are two or more occupants of a premises, such as a shopping center or strip mall, an overall plan for signage shall be required prior to installation or replacement of any individual sign. The overall plan shall satisfy all requirements and guidelines of this section individual signs shall be the same with regard to materials and color, but letter size and style may vary.
Compliant

	J. Noncommercial copy:
	Any sign authorized in this chapter is allowed to contain noncommercial copy in lieu of any other copy.
	Shall provide the following documents:
	Color rendering or photographs of the building front façade before and after the signs and of adjacent properties.
IA	☐ Detail specifications of the sign mounting hardware and material.
•	☑ Sign square footage, dimensions, height above grade and lighting.
	Affidavit that the proposed sign and applicant are authorized by the property owner.
	Insurance certificate under the permit owner's comprehensive general liability coverage for \$1,000,000. Such certificate shall provide that the insurance cannot be canceled without 30 days' prior notice to the Village of Nyack Chief Building Inspector.
A	☐ Illuminating devices details and specifications.
•	Building façade square feet.
	Square feet of all other existing signs.
14	Applicant Print Name Signature Date /0/10/25
	1 Right 1 Cof C #200

COMPLETED BY BLDG DEPT.		
Date of ARB meeting: 11/19/2025		
Date application is due to the Bldg. Dept: No later than 10/30/2005		
Date application received by the Bldg. Dept: 10/10/2025		
Date application is determined to be complete: 10/1/20>5		
Date of Public Notice 11/9/25 Posted Notice		
Date of Public Hearing 11/19/25		
PUBLIC COMMENTS: Opened		
Date Vote Vote		
REFERED: ZBA N/A		
Date Vote Vote		
FOR THE FOLLOWING REASONS:		
CONDITONS:		
Permit #		
Date Permit Issued: Date Permit Expires:		
§140-15. Application Submittal Fees:		
ARB Fee: \$250 Receipt # & Date:02264 / 10 14 25		
Permit Fee: \$100 x 1 = 100		

MANNY A. CARMONA Chief Building Inspector