MIAMI BEACH

Planning Department, 1700 Convention Center Drive, 2[№] Floor Miami Beach, Florida 33139, www.miamibeachfl.gov 305–673–7550

LAND USE BOARD HEARING APPLICATION

THE FOLLOWING APPLICATION IS SUBMITTED FOR REVIEW AND CONSIDERATION OF THE PROJECT DESCRIBED HEREIN BY THE LAND USE BOARD SELECTED BELOW. A SEPARATE APPLICATION MUST BE COMPLETED FOR EACH BOARD REVIEWING THE PROPOSED PROJECT.

□ BOARD OF ADJUSTMENT

- □ VARIANCE FROM A PROVISION OF THE LAND DEVELOPMENT REGULATIONS
- □ APPEAL OF AN ADMINISTRATIVE DECISION

□ DESIGN REVIEW BOARD

- DESIGN REVIEW APPROVAL
- □ VARIANCE RELATED TO PROJECT BEING CONSIDERED OR APPROVED BY DRB.

HISTORIC PRESERVATION BOARD

- □ CERTIFICATE OF APPROPRIATENESS FOR DESIGN
- □ CERTIFICATE OF APPROPRIATENESS TO DEMOLISH A STRUCTURE
- □ HISTORIC DISTRICT / SITE DESIGNATION
- □ VARIANCE RELATED TO PROJECT BEING CONSIDERED OR APPROVED BY HPB.

PLANNING BOARD

- □ CONDITIONAL USE PERMIT
- LOT SPLIT APPROVAL
- □ AMENDMENT TO THE LAND DEVELOPMENT REGULATIONS OR ZONING MAP
- AMENDMENT TO THE COMPREHENSIVE PLAN OR FUTURE LAND USE MAP

□ FLOOD PLAIN MANAGEMENT BOARD

□ FLOOD PLAIN WAIVER

OTHER MODIFICATION OF ORDER EXTENSION

925 LENUY, Miami BEACH SUBJECT PROPERTY ADDRESS: FLOPIDA, 33139

LEGAL DESCRIPTION: PLEASE ATTACH LEGAL DESCRIPTION AS "EXHIBIT A"

FOLIO NUMBER (S) 02-4203-014-0190.

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| NAME 925 Lev | nor LLC (Christopher Brunder Sind h Prive, Oklahome City, Ok 73102 Ow CELL PHONE 917 771 6445 orunder @ gmail. cum |
| ADDRESS 531 COUCL | h Prive Oklahome City Que Tzin Ow |
| BUSINESS PHONE | CELL PHONE 917 771 6445 |
| E-MAIL ADDRESS Chrisb | prunder (2) gmail. cum |
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| OWNER IF DIFFERENT THAN APPLICAN | NT. |
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| 2. AUTHORIZED REPRESENTATIVE(S) |): |
| ATTORNEY: | |
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| AGENT: | COD / Campling The |
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4. SUMMARY OF APPLICATION - PROVIDE BRIEF SCOPE OF PROJECT:

| THE ADDITION OF A 3 STORY DUPLEX INCLUDING A | 1 POOL |
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| POOL DECK AT POOF Level to be Lo Cafed At th | E Pear |
| OF THE PROPERTY. THE DEMOLITION OF EX. STEPS AT | THE PEAP |
| OF THE EX BUILDING TO BE PEPLACE by New CONCR | ETE STEPS. |
| CONCRETE Walkway AND LANDSCAPE Between 7 | BUILDINGAS. |
| 4A. IS THERE AN EXISTING BUILDING(S) ON THE SITE | |
| 4B. DOES THE PROJECT INCLUDE INTERIOR OR EXTERIOR DEMOLITION | |
| 4C. PROVIDE THE TOTAL FLOOR AREA OF THE NEW BUILDING (IF APPLICABLE) $8,268$ | SQ. FT. |
| 4D. PROVIDE THE TOTAL GROSS FLOOR AREA OF THE NEW BUILDING (INCLUDING REQUIRED PARK | ING AND ALL |
| USEABLE FLOOR SPACE). 101652 | _SQ. FT. |
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5. APPLICATION FEE (TO BE COMPLETED BY PLANNING STAFF) \$____

- A SEPARATE DISCLOSURE OF INTEREST FORM MUST BE SUBMITTED WITH THIS APPLICATION IF THE APPLICANT OR OWNER IS A CORPORATION, PARTNERSHIP, LIMITED PARTNERSHIP OR TRUSTEE.
- ALL APPLICABLE AFFIDAVITS MUST BE COMPLETED AND THE PROPERTY OWNER MUST COMPLETE AND SIGN THE "POWER OF ATTORNEY" PORTION OF THE AFFIDAVIT IF THEY WILL NOT BE PRESENT AT THE HEARING, OR IF OTHER PERSONS ARE SPEAKING ON THEIR BEHALF.
- TO REQUEST THIS MATERIAL IN ALTERNATE FORMAT, SIGN LANGUAGE INTERPRETER (FIVE-DAY NOTICE IS REQUIRED), INFORMATION ON ACCESS FOR PERSONS WITH DISABILITIES, AND ACCOMMODATION TO REVIEW ANY DOCUMENT OR PARTICIPATE IN ANY CITY-SPONSORED PROCEEDINGS, CALL 305.604.2489 AND SELECT (1) FOR ENGLISH OR (2) FOR SPANISH, THEN OPTION 6; TTY USERS MAY CALL VIA 711 (FLORIDA RELAY SERVICE).

PLEASE READ THE FOLLOWING AND ACKNOWLEDGE BELOW:

- APPLICATIONS FOR ANY BOARD HEARING(S) WILL NOT BE ACCEPTED WITHOUT PAYMENT OF THE REQUIRED FEE. ALL CHECKS ARE TO BE MADE PAYABLE TO THE "CITY OF MIAMI BEACH".
- PUBLIC RECORDS NOTICE ALL DOCUMENTATION, SUBMITTED FOR THIS APPLICATION IS CONSIDERED A PUBLIC RECORD SUBJECT TO CHAPTER 119 OF THE FLORIDA STATUTES AND SHALL BE DISCLOSED UPON REQUEST.
- IN ACCORDANCE WITH THE REQUIREMENTS OF SECTION 2-482 OF THE CODE OF THE CITY OF MIAMI BEACH, ANY INDIVIDUAL OR GROUP THAT WILL BE COMPENSATED TO SPEAK OR REFRAIN FROM SPEAKING IN FAVOR OR AGAINST A PROJECT BEING PRESENTED BEFORE ANY OF THE CITY'S LAND USE BOARDS, SHALL FULLY DISCLOSE, PRIOR TO THE PUBLIC HEARING, THAT THEY HAVE BEEN, OR WILL BE COMPENSATED. SUCH PARTIES INCLUDE: ARCHITECTS, LANDSCAPE ARCHITECTS, ENGINEERS, CONTRACTORS, OR OTHER PERSONS RESPONSIBLE FOR PROJECT DESIGN, AS WELL AS AUTHORIZED REPRESENTATIVES ATTORNEYS OR AGENTS AND CONTACT PERSONS WHO ARE REPRESENTING OR APPEARING ON BEHALF OF A THIRD PARTY; SUCH INDIVIDUALS MUST REGISTER WITH THE CITY CLERK PRIOR TO THE HEARING.

FILE NO.

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- IN ACCORDANCE WITH SEC.118-31. DISCLOSURE REQUIREMENT. EACH PERSON OR ENTITY REQUESTING APPROVAL, RELIEF OR OTHER ACTION FROM THE PLANNING BOARD, DESIGN REVIEW BOARD. HISTORIC PRESERVATION BOARD (INCLUDING THE JOINT DESIGN REVIEW BOARD/HISTORIC PRESERVATION BOARD), OR THE BOARD OF ADJUSTMENT SHALL DISCLOSE, AT THE COMMENCEMENT (OR CONTINUANCE) OF THE PUBLIC HEARING(S), ANY CONSIDERATION PROVIDED OR COMMITTED, DIRECTLY OR ON ITS BEHALF. FOR AN AGREEMENT TO SUPPORT OR WITHHOLD OBJECTION TO THE REQUESTED APPROVAL. RELIEF OR ACTION, EXCLUDING FROM THIS REQUIREMENT CONSIDERATION FOR LEGAL OR DESIGN PROFESSIONAL SERVICES RENDERED OR TO BE RENDERED. THE DISCLOSURE SHALL; (I) BE IN WRITING. (II) INDICATE TO WHOM THE CONSIDERATION HAS BEEN PROVIDED OR COMMITTED, (III) GENERALLY DESCRIBE THE NATURE OF THE CONSIDERATION, AND (IV) BE READ INTO THE RECORD BY THE REQUESTING PERSON OR ENTITY PRIOR TO SUBMISSION TO THE SECRETARY/CLERK OF THE RESPECTIVE BOARD, UPON DETERMINATION BY THE APPLICABLE BOARD THAT THE FOREGOING DISCLOSURE REQUIREMENT WAS NOT TIMELY SATISFIED BY THE PERSON OR ENTITY REQUESTING APPROVAL, RELIEF OR OTHER ACTION AS PROVIDED ABOVE, THEN (I) THE APPLICATION OR ORDER, AS APPLICABLE, SHALL IMMEDIATELY BE DEEMED NULL AND VOID WITHOUT FURTHER FORCE OR EFFECT, AND (II) NO APPLICATION FROM SAID PERSON OR ENTITY FOR THE SUBJECT PROPERTY SHALL BE REVIEWED OR CONSIDERED BY THE APPLICABLE BOARD(S) UNTIL EXPIRATION OF A PERIOD OF ONE YEAR AFTER THE NULLIFICATION OF THE APPLICATION OR ORDER. IT SHALL BE UNLAWFUL TO EMPLOY ANY DEVICE, SCHEME OR ARTIFICE TO CIRCUMVENT THE DISCLOSURE REQUIREMENTS OF THIS SECTION AND SUCH CIRCUMVENTION SHALL BE DEEMED A VIOLATION OF THE DISCLOSURE REQUIREMENTS OF THIS SECTION
- WHEN THE APPLICABLE BOARD REACHES A DECISION A FINAL ORDER WILL BE ISSUED STATING THE BOARD'S DECISION AND ANY CONDITIONS IMPOSED THEREIN. THE FINAL ORDER WILL BE RECORDED WITH THE MIAMI-DADE CLERK OF COURTS. THE ORIGINAL BOARD ORDER SHALL REMAIN ON FILE WITH THE CITY OF MIAMI BEACH PLANNING DEPARTMENT. UNDER NO CIRCUMSTANCES WILL A BUILDING PERMIT BE ISSUED BY THE CITY OF MIAMI BEACH WITHOUT A COPY OF THE RECORDED FINAL ORDER BEING INCLUDED AND MADE A PART OF THE PLANS SUBMITTED FOR A BUILDING PERMIT.

| THE AFOREMENT | IONED IS | ACKNOWLEDGED BY: | OWNER OF THE SUBJECT PROPERTY |
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| SIGNATURE: | A | Ngf | |
| PRINT NAME: | ANT | HOMIE | ON |

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2 5 OWNER AFFIDAVIT FOR INDIVIDUAL OWNER STATE OF COUNTY OF , being first duly sworn, depose and certify as follows: (1) I am the owner of the property that is the subject of this application. (2) This application and all information submitted in support of this application, including sketches, data, and other supplementary materials, are true and correct to the best of my knowledge and belief. (3) I acknowledge and agree that, before this application may be publicly noticed and heard by a land development board, the application must be complete and all information submitted in support thereof must be accurate. (4) I also hereby authorize the City of Miami Beach to enter my property for the sole purpose of posting a Notice of Public Hearing on my property, as required by law. (5) I am responsible for removing this notice after the date of the hearing. SIGNATURE Sworn to and subscribed before me this _____day of . 20___. The foregoing instrument was acknowledged before me by_ , who has produced as identification and/or is personally known to me and who did/did not take an oath. NOTARY SEAL OR STAMP NOTARY PUBLIC My Commission Expires: PRINT NAME ALTERNATE OWNER AFFIDAVIT FOR CORPORATION, PARTNERSHIP, OR LIMITED LIABILITY COMPANY (Circle one) STATE OF Florid her Runder I. Christop, being duly sworn, depose and certify as follows: (1) I am the legal (print title) of 925 cenos LLC (print name of corporate entity). (2) I am authorized to file this application on behalf of such entity. (3) This application and all information submitted in support of this top application, including sketches, data, and other supplementary materials, are true and correct to the best of my knowledge and belief. (4) The corporate entity named herein is the owner or tenant of the property that is the subject of this application. (5) I acknowledge and agree that, before this application may be publiclynoticed and heard by a land development board, the application must be complete and all information submitted in support thereof must be accurate. (6) I also hereby authorize the City of Miami Beach to enter the subject property for the sole purpose of posting a Notice of Public Hearing on the property, as required by law. (7) I am responsible for removing this notice after the date of the hearing. SIGNATURE Sworn to and subscribed before methis 28H day of MNSTCL 20/b, The foregoing instrument was acknowledged before me by MRM, and 20/b, on behalf of such entity, who has produced _ of as identification and/or is personally known to me and who did/did not take an oath RAUL CHAVARRIA ay PUR MY COMMISSION # FF 962231 NOTARY SEAL OR STAMP: EXPIRES: March 6, 2020 Bonded Thru Budget Notary Services NOTARY PUBLIC My Commission Expires: () USII 06-2020 PRINT NAME FILE NO.

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| DEVELOPMENT REVIEW BOARD APPL | ICATION |
| DISCLOSURE OF INTEREST | |
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| 1. <u>CORPORATION, PARTNERSHIP, OR LIMITED LIABILITY COMPANY</u> f the property that is the subject of the application is owned or le imited liability company, list ALL of the owners, shareholders, partners bercentage of ownership held by each. If the owners consist of or rusts, partnerships, or other corporate entities, the applicant sha individual(s) (natural persons) having the ultimate ownership interest in | s, managers, and/or members, and the ne or more corporations, partnerships, all further disclose the identity of the |
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| | FILE NO |

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| 3. COMPE | NSATED LOBBYIST: | | | |
| loopynig a | activities, register with | the City Clerk. Plea | se list below any and all n | hall, before engaging in any ersons or entities retained by |
| the applica | | or any of the City's la | and development boards in | support of this application. |
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| Additional nar | mes can be placed on | a separate page atta | ached to this form. | |
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| *Disclosure si securities mar | ket in the United State | any entity, the equity | y interests in which are regulated and regulation of any entity, the surgestity | ularly traded on an established p interests of which are held in |
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| entity holds me | ore than a total of 5% | of the ownership inte | rests in the entity. | |
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| WITH THE CO | UI ANI VINCA DUAP | L HAVING . I HUSTIN | IN AND (2) ADDI ICANT | S PROJECT SHALL COMPLY CITY, STATE, AND FEDERAL |
| LAWS. | | | | |
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| COUNTY OF | migmilleve her Brun, being firs | | | |
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| Christe | of the applicant (2) | This application and | |) I am the applicant, or the support of this application, |
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EXHIBIT A

Full Legal Description

LENOX MANOR RE-SUB PB 7-15

LOT 9 BLK 120

LOT SIZE 62.500 X 160

OR 19557-1415 03 2001 1

COC 26451-4223 06 2008 1

AA3569



LETTER OF INTENT

Date: 4/25/16

To: City of Miami Beach Building Department

Ref: Letter of intent 925 Lenox Ave Miami Beach, FL 33139

Summary of reasons for extension/modification as follows:

The non-contributing structure has a number of violations that demolition of it would be the best solution to the problem. However, the modification is being requested because the final order requires permitting of the main structure prior to demolition of existing one.

On the other Hand, although we still have 6 months prior to the expiration of our approval. We would like to request an extension of the approval knowing that obtaining a permit will take more than 6 months. Therefore, we will take advantage of our board meeting in order to request for the extension.

Respectfully Submitted,

Architect Anthony Leon 3Design Architecture 4300 Biscayne Blvd. G4 Miami, Florida 33137 305-438-9377

HISTORIC PRESERVATION BOARD City of Miami Beach, Florida

MEETING DATE: May 12, 2015

FILE NO: 7498

- PROPERTY: 925 Lenox Avenue
- APPLICANT: 925 Lenox LLC
- LEGAL: Lot 1, Block 94, Ocean Addition Number Three, According to the Plat Thereof, as Recorded in Plat Book 2, Page 81, of the Public Records of Miami-Dade County, Florida.
- IN RE: The Application for a Certificate of Appropriateness for the partial demolition and renovation of the existing 1-story home, along with the construction of a new 2-story ground level addition and partial 1-story rooftop addition.

The applicant filed an application with the City of Miami Beach Planning Department for a Certificate of Appropriateness and for one or more variances.

The City of Miami Beach Historic Preservation Board makes the following FINDINGS OF FACT, based upon the evidence, information, testimony and materials presented at the public hearing and which are part of the record for this matter:

I. Certificate of Appropriateness

- A. The subject structure is classified as a 'contributing' structure in the Miami Beach Historic Properties Database, and is located within the Flamingo Park Local Historic District.
- B. Based on the plans and documents submitted with the application, testimony and information provided by the applicant, and the reasons set forth in the Planning Department Staff Report, the project as submitted:
 - 1. Is consistent with the Certificate of Appropriateness Criteria in Section 118-564(a)(1) of the Miami Beach Code.

Page 2 of 8 HPB File No. 7498 Meeting Date: May 12, 2015

- 2. Is not consistent with Certificate of Appropriateness Criteria 'b',' d' & 'f' in Section 118-564(a)(2) of the Miami Beach Code.
- 3. Is not consistent with Certificate of Appropriateness Criteria 'a', 'b', 'd', 'e', 'f', 'h', 'l' & 'm' in Section 118-564(a)(3) of the Miami Beach Code.
- 4. Is consistent with Certificate of Appropriateness Criteria 'a-e' for Demolition in Section 118-564(f)(4) of the Miami Beach Code.
- C. The project would be consistent with the criteria and requirements of section 118-564 if the following conditions are met:
 - 1. Revised elevation, site plan and floor plan drawings shall be submitted and, at a minimum, such drawings shall incorporate the following:
 - a. The proposed driveway shall consist of 18" wide wheel strips composed of concrete paver or a similar material. The remainder of the driveway area shall consist of sodding, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board. If an accessible walkway is required to be provided accessing the new construction, it shall be located within the north side setback.
 - b. The existing structure on site shall be fully renovated and restored, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board; at a minimum, this shall include the following:
 - i. All through-the-wall air conditioning units shall be removed and replaced with a central air conditioning system, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - ii. The existing windows shall be removed; new casement windows shall be provided and shall incorporate a muntin configuration that is consistent with the with the architectural style of the building, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - c. Final details of all exterior surface finishes and materials, including samples, shall be submitted, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - d. The final location and details of all exterior ramp and railings systems, including materials, dimensions and finishes, shall be provided in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - e. All roof-top fixtures, air-conditioning units and mechanical devices shall be clearly noted on a revised roof plan and elevation drawings and shall be screened from

Page 3 of 8 HPB File No. 7498 Meeting Date: May 12, 2015

view, in a manner to be reviewed and approved by staff, consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.

- f. A copy of all pages of the recorded Final Order shall be scanned into the plans submitted for building permit, and shall be located immediately after the front cover page of the permit plans.
- 2. A revised landscape plan, prepared by a Professional Landscape Architect, registered in the State of Florida, and corresponding site plan, shall be submitted to and approved by staff. The species type, quantity, dimensions, spacing, location and overall height of all plant material shall be clearly delineated and subject to the review and approval of staff. At a minimum, such plan shall incorporate the following:
 - a. Additional landscaping shall be provided within the south side setback, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - b. The existing hedge within the front yard of the property shall be removed. Within this portion of the site any landscaping shall consist of plant material that does not exceed approximately 36" in height at maturity with the exception of trees, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - c. The existing chain link fence located within the required front yard shall be removed and replaced with a metal picket fence, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - d. Gravel shall not be utilized within the required yards, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - e. Trees shall not be permitted on the roof deck, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
 - f. The utilization of root barriers and/or Silva Cells, as applicable, shall be clearly delineated on the final revised landscape plan.
 - g. A fully automatic irrigation system with 100% coverage and an automatic rain sensor in order to render the system inoperative in the event of rain. Right-of-way areas shall also be incorporated as part of the irrigation system.

In accordance with Section 118-537, the applicant, the owner(s) of the subject property, the City Manager, Miami Design Preservation League, Dade Heritage Trust, or an affected person may appeal the Board's decision on a Certificate of Appropriateness to a special master appointed by the City Commission.

II. Variance(s)

Page 4 of 8 HPB File No. 7498 Meeting Date: May 12, 2015

- A. The applicant filed an application with the Planning Department for the following variance(s):
 - 1. A variance to reduce 13'-10" from the minimum required width of 22'-0" for a twoway driveway, in order to construct a driveway for four (4) parking spaces with a minimum driveway width of 8'-2".
 - 2. A variance to reduce 3'-0" from the minimum required curb-cut and driveway entrance width of 12'-0", in order to construct a driveway for four (4) parking spaces with a driveway entrance and curb-cut width of 9'-0".
 - 3. A variance to reduce 3'-6" from the minimum required interior side setback of 5'-0" for driveway in order to construct a new driveway on the south side at 1'-6" from the interior property line.
 - 4. A variance to reduce 1'-6" from the minimum required pedestal interior side setback of 7'-6" in order to construct a new residential building addition at 6'-0" from the north property line.
 - 5. A variance to reduce 11'-0" from the minimum required pedestal rear setback of 16'-0" in order to construct a new residential building addition at 5'-0" from the rear property line.
 - 6. A variance to reduce 2'-6" from the minimum required pedestal sum of the side yards of 15'-0" in order to construct a new residential building addition with a sum of the side yards of 12'-6".
- B. The applicant has submitted plans and documents with the application that satisfy Article 1, Section 2 of the Related Special Acts, allowing the granting of a variance if the Board finds that practical difficulties exist with respect to implementing the proposed project at the subject property.

The applicant has submitted plans and documents with the application that also indicate the following, as they relate to the requirements of Section 118-353(d), Miami Beach City Code:

That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same zoning district;

That the special conditions and circumstances do not result from the action of the applicant;

That granting the variance requested will not confer on the applicant any special privilege that is denied by this Ordinance to other lands, buildings, or structures in the same zoning district;

That literal interpretation of the provisions of this Ordinance would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the

Page 5 of 8 HPB File No. 7498 Meeting Date: May 12, 2015

terms of this Ordinance and would work unnecessary and undue hardship on the applicant;

That the variance granted is the minimum variance that will make possible the reasonable use of the land, building or structure;

That the granting of the variance will be in harmony with the general intent and purpose of this Ordinance and that such variance will not be injurious to the area involved or otherwise detrimental to the public welfare; and

That the granting of this request is consistent with the comprehensive plan and does not reduce the levels of service as set forth in the plan.

- C. The Board hereby approves the requested variances and imposes the following conditions based on its authority in Section 118-354 of the Miami Beach City Code:
 - 1. A Construction Parking and Traffic Management Plan (CPTMP) shall be approved by the Parking Director pursuant to Chapter 106, Article II, Division 3 of the City Code, prior to the issuance of the Board Order.
 - Substantial modifications to the plans submitted and approved as part of the application, as determined by the Planning Director or designee, may require the applicant to return to the Board for approval of the modified plans, even if the modifications do not affect variances approved by the Board.
 - 3. The applicant shall submit a Hold Harmless Covenant Running with the Land to the City Attorney's Office in a form acceptable to the City Attorney indemnifying and holding harmless the city against any claim or loss in the event of an accident involving a motor vehicle or other instrumentality due to the proximity of the driveway to the adjacent neighboring property.
 - 4. Revised elevations, site plan and floor plan drawings shall be submitted to and approved by staff; at a minimum, such drawings shall incorporate the following:
 - a. The elevator vestibule and entry court shall be eliminated or shifted northward a minimum of five (5') feet and the driveway shall be moved closer to the new building, and a landscape buffer of at least five (5') feet shall be provided, in a manner to be reviewed and approved by staff.
 - b. A temporary construction fence with fabric screening shall be constructed prior to any demolition or new construction along the entire south property line.
 - c. A solid 7'-0" tall masonry wall shall be introduced along the south property line beginning at the west façade wall of the existing structure located at 915 Lenox Avenue extending eastward for the length of the property, in a manner to be reviewed and approved by staff.

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d. Ambient lighting shall be provided along the driveway from the edge of the front facade to the rear edge of the new building addition in a manner to be reviewed and approved by staff.

The decision of the Board regarding variances shall be final and there shall be no further review thereof except by resort to a court of competent jurisdiction by petition for writ of certiorari.

III. General Terms and Conditions applying to both 'I. *Certificate of Appropriateness'* and 'II. *Variances'* noted above.

- A. Site plan approval is contingent upon meeting Public School Concurrency requirements. Applicant shall obtain a valid School Concurrency Determination Certificate (Certificate) issued by the Miami-Dade County Public Schools. The Certificate shall state the number of seats reserved at each school level. In the event sufficient seats are not available, a proportionate share mitigation plan shall be incorporated into a tri-party development agreement and duly executed prior to the issuance of a Building Permit.
- B. A Construction Parking and Traffic Management Plan (CPTMP) shall be approved by the Parking Director pursuant to Chapter 106, Article II, Division 3 of the City Code, prior to the issuance of a Building Permit.
- C. A copy of all pages of the recorded Final Order shall be scanned into the plans submitted for building permit, and shall be located immediately after the front cover page of the permit plans.
- D. The Final Order shall be recorded in the Public Records of Miami-Dade County, prior to the issuance of a Building Permit.
- E. Applicant agrees that in the event Code Compliance receives complaints of unreasonably loud noise from mechanical and/or electrical equipment, and determines the complaints to be valid, even if the equipment is operating pursuant to manufacturer specifications, the applicant shall take such steps to mitigate the noise with noise attenuating materials as reviewed and verified by an acoustic engineer, in a manner to be reviewed and approved by staff consistent with the Certificate of Appropriateness Criteria and/or the directions from the Board.
- F. Satisfaction of all conditions is required for the Planning Department to give its approval on a Certificate of Occupancy; a Temporary Certificate of Occupancy or Partial Certificate of Occupancy may also be conditionally granted Planning Departmental approval.
- G. The Final Order is not severable, and if any provision or condition hereof is held void or unconstitutional in a final decision by a court of competent jurisdiction, the order shall be returned to the Board for reconsideration as to whether the order meets the criteria for approval absent the stricken provision or condition, and/or it is appropriate to modify the remaining conditions or impose new conditions.

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- H. The conditions of approval herein are binding on the applicant, the property's owners, operators, and all successors in interest and assigns.
- I. Nothing in this order authorizes a violation of the City Code or other applicable law, nor allows a relaxation of any requirement or standard set forth in the City Code.

IT IS HEREBY ORDERED, based upon the foregoing findings of fact, the evidence, information, testimony and materials presented at the public hearing, which are part of the record for this matter, and the staff report and analysis, which are adopted herein, including the staff recommendations, which were amended and adopted by the Board, that the Certificate of Appropriateness is GRANTED for the above-referenced project subject to those certain conditions specified in Paragraph I, II,III of the Findings of Fact, to which the applicant has agreed.

PROVIDED, the applicant shall build substantially in accordance with the plans approved by the Historic Preservation Board, as determined by staff, entitled "Residence Detached Addition 925 Lenox Avenue" as prepared by 3 Design Architecture, dated February 23, 2015.

When requesting a building permit, the plans submitted to the Building Department for permit shall be consistent with the plans approved by the Board, modified in accordance with the conditions set forth in this Order. No building permit may be issued unless and until all conditions of approval that must be satisfied prior to permit issuance, as set forth in this Order, have been met.

The issuance of a Certificate of Appropriateness does not relieve the applicant from obtaining all other required Municipal, County and/or State reviews and permits, including final zoning approval. If adequate handicapped access is not provided on the Board-approved plans, this approval does not mean that such handicapped access is not required. When requesting a building permit, the plans submitted to the Building Department for permit shall be consistent with the plans approved by the Board, modified in accordance with the conditions set forth in this Order.

If the Full Building Permit for the project is not issued within eighteen (18) months of the meeting date at which the original Certificate of Appropriateness was granted, the Certificate of Appropriateness will expire and become null and void. If the Full Building Permit for the project should expire for any reason (including but not limited to construction not commencing and continuing, with required inspections, in accordance with the applicable Building Code), the Certificate of Appropriateness will expire and become null and void.

In accordance with Section 118-561 of the City Code, the violation of any conditions and safeguards that are a part of this Order shall be deemed a violation of the land development regulations of the City Code. Failure to comply with this **Order** shall subject the Certificate of Appropriateness to Section 118-564, City Code, for revocation or modification of the Certificate of Appropriateness.

Dated this ______ day of _____, 20____.

HISTORIC PRESERVATION BOARD THE CITY OF MIAMI BEACH, FLORIDA Page 8 of 8 HPB File No. 7498 Meeting Date: May 12, 2015

> BY:_____ DEBORAH TACKETT PRESERVATION AND DESIGN MANAGER FOR THE CHAIR

STATE OF FLORIDA))SS COUNTY OF MIAMI-DADE)

The foregoing instrument was acknowledged before me this _____ day of ______ 20____ by Deborah Tackett, Preservation and Design Manager, Planning Department, City of Miami Beach, Florida, a Florida Municipal Corporation, on behalf of the corporation. He is personally known to me.

| | NOTARY PUBLIC Miami-Dade County, Florida My commission expires: | | _ |
|---|---|---|---|
| Approved As To Form: City Attorney's Office: | (|) | |
| Filed with the Clerk of the Historic | Preservation Board on | (|) |
| F:\PLAN\\$HPB\15HPB\05-12-2015\Orders\HP | B 7498_925 Lenox Av St.May15.FO.docx | | |