CITY OF CARSON

PLANNING COMMISSION STAFF REPORT

PUBLIC HEARING: September 27, 2011

SUBJECT: Appeal of Planning Commission Resolution No. 11-2360 concerning the denial of Conditional Use Permit No. 803-10; Conditional Use Permit No. 804-10; Conditional Use Permit No. 811-10; Conditional Use Permit No. 812-10; Conditional Use Permit No. 814-10; Conditional Use Permit No. 815-10; Conditional Use Permit No. 816-10; Conditional Use Permit No. 817-10; Conditional Use Permit No. 818-10; Conditional Use Permit No. 828-10

APPLICANT REPRESENTATIVE: Botach Management

PROPERTY OWNER: 5011 W. Pico Boulevard
Los Angeles, CA 90019

REQUEST: To review and consider City Council remand of the appeal request concerning the denial of ten (10) individual existing, non-conforming auto repair uses located on the subject property and within the MU-CS (Mixed Use – Carson Street) zone and the Carson Consolidated Redevelopment Project Area.

PROPERTY INVOLVED: 336-348 E. Carson Street

COMMISSION ACTION

__ Concurred with staff
__ Did not concur with staff
__ Other

COMMISSIONERS' VOTE

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Item No. 11B
I. Introduction

At a public hearing held on February 22, 2011, the Planning Commission adopted Resolution No. 11-2380 denying ten individual conditional use permit requests to continue existing auto repair uses at 336-348 E. Carson Street. An appeal of this denial was filed in a timely manner and reviewed and considered by the City Council on May 9, 2011.

At the May 9, 2011 public hearing, City Council resolved to continue the public hearing to July 19, 2011, directing the appellant to provide specific information for staff review and Council consideration. On July 5, 2011, the appellant submitted an informational packet containing an Operations Management Plan (OMP) in the form of Best Management Practices (BMP) and a phased implementation plan for property rehabilitation. A comprehensive long-term plan for the property, which involves potentially adding new auto repair uses, was also been discussed with staff and suggested to the council. They found that the information submitted had some merit but that certain aspects warranted a thorough review of the details. Therefore, council unanimously voted to remand all of the CUP applications back to the Planning Commission for additional review and consideration.

II. Background

The February 22, 2011 Planning Commission staff report is included for reference pertaining to the property’s previously approved permits and uses, the surrounding zoning, and a detailed discussion of the auto repair ordinance and the application review process for this project (Exhibit No. 2).

As discussed in that report, the planning files indicate a long history of code enforcement actions taken against the property owner and auto-repair businesses occupying the property dating back to at least 1983. The code violation reports, notices to comply, and misdemeanor complaints filed in County of Los Angeles courts center around dilapidated property conditions, failure to maintain basic zoning requirements related to parking, landscaping, and signage, illegal discharge or run off of contaminants into the public storm drain system and deferred maintenance issues, including but not limited to painting, windows and asphalt repair.

In addition, staff stated that the property owner has continuously failed to provide adequate property management to ensure that the tenants are operating in compliance with regulatory requirements. There have been repeated violations with vehicles blocking fire lanes, oil and other materials entering the public storm drain system, business operative without business license or other approvals and other building and fire code violations. The property owner had not performed needed property maintenance which had resulted in significant roof leaks and numerous building deficiencies.

Prior to the July 5, 2011 City Council hearing, the tenants had failed repeatedly to provide requested information in support of their CUP applications and the property owner had consistently evaded property management responsibilities, and had not
submitted information as agreed upon in the January 26, 2011 meeting with staff at City Hall, resulting in a failure to submit a work plan to correct building deficiencies.

Finally, staff indicated that the current auto repair businesses do not comply with minimum requirements of the Carson Municipal Code and conflict with the General Plan, MU-CS zone district and vision of the Carson Street Master Plan. Also, that the continued operation of the auto repair uses is not compatible with the surrounding residential and commercial uses. Accordingly, the auto repair uses would adversely affect the functional integration of neighboring developments. There are other permitted uses for which the subject property could be utilized that would be compatible with the surrounding uses and promote harmony with the existing and proposed neighboring developments.

For all of these reasons, the Planning Commission denied the ten CUP requests for the property, an action which was subsequently appealed by the property owner. However, in light of new information presented to the City Council on July 5, 2011 and a surge of rehabilitation activities occurring on the subject property since the February 22, 2011 Planning Commission hearing, the council voted on July 19, 2011 to remand the appeal back to the commission for further review and consideration (Exhibit No. 3).

III. Analysis

During the appeal process, the appellant has seemingly taken this criticism seriously. Since the May 9, 2011 Council meeting, the appellant has embarked upon a campaign of property maintenance, interior repairs of existing occupied tenant spaces pursuant to inspection reports submitted to the city, regular towing of inoperable or illegally parked vehicles, implementation of a program of BMP for the auto repair tenants, and frequent visits from property management to ensure compliance.

Previously, certain tenants had stated that it is very difficult to get in touch with the appellant and noted that there is no help or assistance from the appellant to keep them in business at this location. In response to these complaints, the appellant has frequently visited the site to conduct property maintenance, rectify building inspection issues, and formulate an OMP and schedule for rehabilitating the property. The appellant’s OMP plan includes the installation of a management office on the subject site in a portion of one of the vacancies.

Site Inspection of Subject Property

On August 18, 2011, a full site inspection of the subject property was conducted by city and county staff. Representatives from the Carson Planning and Public Safety Divisions, and Los Angeles County Building and Safety Division, and Fire Department were present. Mr. Dante Charleston, from FMG, and Mr. Adir Botach were also present to represent the property ownership. The inspection was done on foot, and included all existing auto repair facilities and currently vacant tenant spaces, as well as the interior and exterior of all buildings, including the parking areas, trash areas, and the building façades fronting Carson Street. Contents of the building inspection reports submitted in March, 2011 for each tenant space were also
verified. Subsequently, staff conducted a review of all known building permits for the subject property.

The inspection hinted that, and subsequent review confirmed that, the majority of improvements within all of the tenant spaces were done without benefit of proper building, electrical, plumbing, and/or mechanical permit(s). Some examples include unpermitted shower installations and/or sink fixtures, office spaces, paint/spray facilities, suspected living quarters, and mechanized automobile lifts. While it is possible that some of these unpermitted improvements may be permitted upon submittal and review of proper plans, many may not as they are too distressed or otherwise so non-compliant that the only real solution is to demolish them. There were very few tenant spaces that were still in original condition, absent any unpermitted structures or unauthorized improvements, none of which were the existing auto repair facilities. During the inspection, staff found that it was obvious a tremendous amount of cleanup and basic improvement work had been performed since the Planning Commission’s action to deny the CUP requests in February, 2011.

The appellant has expressed a desire to retain the auto repair businesses onsite and implement a plan to rehabilitate the property to the satisfaction of the city. The appellant has submitted plans for improvements, which include resurfacing, reslurry, and restriping of the parking areas, and installation of landscaping (Exhibit No. 5). Staff has met with the property owner onsite to discuss additional near-term improvements to the building façade fronting Carson Street and the entryway onto the property, including removal of the existing brickwork, window repair, wall resurfacing and repainting, and the installation of decorative cornices, window framing, lighting, and landscaping.

In the attached draft resolution, staff recommends conditions of approval which control for effective management of the property and its uses, implement an aggressive property remediation and façade rehabilitation program, and impose a program of best management practices (BMP’s) for the auto repair uses. These conditions also include requirements to immediately remove all unpermitted structures (or that building permits be obtained within 90 days), a timeline for review of compliance with the conditions of approval and reconsideration of the CUP’s before the Planning Commission within 18 months from the date of approval, and building façade and site improvements (landscaping, paving repair if necessary, and striping) to be completed within 90 days of approval of the ten CUP’s. Improvements to the individual tenant spaces that each CUP applicant is occupying are recommended to be done within 90 days after CUP approval, subject to review and approval of the Planning Division. These improvements may include new garage doors, windows, or other façade treatment, and signs.

Future Auto Repair Uses on the Subject Property

As a longer-term goal, the appellant wishes to occupy the existing vacant tenant spaces onsite with additional auto repair uses and has submitted a conceptual plan for modifying the zoning code to allow for such expansion. This request is generally inconsistent with the general goals and objectives for Carson Street. However, due to the unusual characteristics of the property, such a proposal may be appropriate if

Planning Commission Staff Report
Appeal of Planning Commission Resolution No. 11-2380
September 27, 2011
Page 4 of 6
the OMP and BMP are successful. Future CUP's for other auto repair uses to occupy existing vacant tenant spaces on the site, and the idea of a zoning code amendment to allow for such uses may be considered at a later date, subject to Planning Commission approval, if it is found that the existing uses are compliant with their conditions of approval.

IV. Conclusion

The applicant's active participation in this process during the last several months has resulted in the ability for staff to recommend the continued use of auto repair on the property. By acting in good faith to submit required documentation and working with staff to provide a plan for effective property management and property rehabilitation, staff's support of the project has been fortified. With the infusion of new management on the property and continuance of the rehabilitation program, staff believes that the property can be revitalized and brought into conformance with operation and development standards found in the zoning code and set forth in Planning Commission direction as provided in their 2009 workshops concerning auto repair. Compliance with approved development, operational, management, and overall rehabilitation plans will be assured by Planning Commission review of the project in 18 months, if approved.

V. Environmental Review

Pursuant to Section 15301(a) – Existing Facilities (Class 1) of the California Environmental Quality Act (CEQA), the approval of the proposed conditional use permits for ten (10) existing auto repair facilities located on the same site is considered categorically exempt from CEQA and does not warrant further environmental review.

VI. Recommendation

That the Planning Commission:

- APPROVE Conditional Use Permit No. 803-10; Conditional Use Permit No. 804-10; Conditional Use Permit No. 811-10; Conditional Use Permit No. 812-10; Conditional Use Permit No. 814-10; Conditional Use Permit No. 815-10; Conditional Use Permit No. 816-10; Conditional Use Permit No. 817-10; Conditional Use Permit No. 818-10; Conditional Use Permit No. 828-10;

- WAIVE further reading and ADOPT Resolution No. 11-____, entitled "A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON REVERSING THE ACTION OF PLANNING COMMISSION RESOLUTION NO. 11-2380, AND APPROVING CONDITIONAL USE PERMIT REQUESTS NOS. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10 FOR TEN (10) EXISTING AUTO REPAIR FACILITIES LOCATED AT 336-348 E. CARSON STREET"
VII. Exhibits
1. Draft Resolution
2. Planning Commission Staff Report dated February 22, 2011 (without exhibits)
3. City Council Staff Report dated July 19, 2011 (including exhibits)
4. Site Map
5. Development Plans (under separate cover)

Prepared by: [Signature]
Steven Newberg, AICP, Associate Planner

Reviewed by: [Signature]
John F. Signo, AICP, Senior Planner

Approved by: [Signature]
Sheri Repp, Planning Officer
GENERAL CONDITIONS

1. For the purposes of the Conditions of Approval as contained herein, the term "Applicant" shall mean each of the auto repair uses, or a successor interest, as described in this Resolution and described by CUP number in title above, and shall include the property owner and any management company, when a condition refers to a property or common area improvement that is not under the sole control of the tenant or tenants.

2. Upon activation, a conditional use permit pursuant to this resolution shall become automatically null and void if any or all of said uses, as described in the title above has been suspended or has ceased to exist for a period of one year, unless an extension of time is requested prior to expiration and approved by the Planning Commission.

3. The approved Resolution, including the Conditions of Approval contained herein, and signed Affidavit of Acceptance, shall be copied in their entirety and placed directly onto a separate plan sheet behind the cover sheet of the development plans prior to Building and Safety plan check submittal. Said copies shall be included in all development plan submittals, including any revisions and the final working drawings for any or all of the property addresses located at 336-348 E. Carson Street.

4. The applicant shall comply with all city, county, state and federal regulations applicable to the auto repair uses described in this project, as well as any regulations as they otherwise apply to the subject property. This includes applicable approvals by any or all regulatory agencies concerned with any aspect of any or all auto repair uses described in this project, including but not limited to the Department of Consumer Affairs – Bureau of Automotive Repair, Air Quality Management District, Department of Motor Vehicles, Department of Toxic Substances Control, and any other required registration, certification, or licensing as legally required to operate an auto repair facility within the city of Carson, County of Los Angeles, or State of California. Evidence of such licensing,
registration, certification, or other special approval shall be available on the subject property within each place of business operating auto repair under such approval authority and within the scope of each CUP approved for their use. Each auto repair business shall submit copies of all relevant permits, certificates and/or licenses to the Planning Division by March 30, 2012.

5. The applicant shall make any necessary site plan and design revisions to the site plan and elevations approved by the Planning Commission in order to comply with all the conditions of approval and applicable Zoning Ordinance provisions. Substantial revisions will require review and approval by the Planning Commission. Any minor revisions shall be reviewed and approved by the Planning Division prior to Building and Safety plan check submittal.

6. The Applicant shall defend, indemnify and hold harmless the City of Carson, its agents, officers, or employees from any claims, damages, action, or proceeding against the City or its agents, officers, or employees to attack, set aside, void or annul, and approval of the City, its advisory agencies, appeal boards, or legislative body concerning Conditional Use Permit No. 721-09. The City will promptly notify the Applicant of any such claim, action, or proceeding against the City and the Applicant will either undertake defense of the matter and pay the City's associated legal costs or will advance funds to pay for defense of the matter by the City Attorney. The City will cooperate fully in the defense. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the Applicant's consent but should it do so, the City shall waive the indemnification herein, except, the City's decision to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein.

7. The applicant and property owner shall sign an Affidavit of Acceptance form and submit the document to the Planning Division within 30 days of receipt of the Planning Commission Resolution.

8. It is further made a condition of this approval that if any condition is violated or if any law, statute ordinance is violated, this permit may be revoked by the Planning Commission or City Council, as may be applicable; provided the applicant has been given written notice to cease such violation and has failed to do so for a period of thirty days.

9. The applicant shall submit two complete sets of plans that conform to all the Conditions of Approval to be reviewed and approved by the Planning Division prior to the issuance of a building permit.

10. No additional auto repair uses are permitted on the subject property until such time that a zoning text amendment is approved and adopted which allows for the consideration of such additional uses with an approved CUP. If after 18 months of continuous auto repair operations without significant zoning code violations or non-compliance with the conditions of approval contained herein, the Planning Commission may consider an application for such amendment.
11. All existing uses not described in this Resolution shall cease operations effective immediately. The continued operation of such unpermitted uses is subject to Code Enforcement action. All future uses shall be in compliance with applicable regulatory requirements.

12. All conditional use permits authorized pursuant to this Resolution shall be subject to a full review no later than eighteen (18) months from the date of this approval. Each applicant shall submit a separate request for review of the applicable CUP. The review of the CUP shall be pursuant to CMC Section 9172.21(G) – Subsequent Modification of Conditions. A public hearing on each request need not be held unless requested by the applicant, Director, Commission or Council. Applicable fees shall apply. In the review of each CUP, the Planning Commission shall consider all auto repair businesses and any other onsite businesses to determine compatibility and appropriate operating conditions or standards.

**LANDSCAPING**

13. The applicant shall provide landscaping plans that include landscaping improvements to the entryway area entering from Carson Street, planters along the buildings fronting Carson Street, and along the rear property line. Such landscaping, except for the building planters which shall be a minimum 18-inches wide, shall include 24-inch box specimen trees, shrubs, plants, flowers, and groundcover contained within areas enclosed by a six-inch high curb, painted red to assure that vehicles will not park in front of them.

14. All trees, shrubs, flowers, and groundcover planted pursuant to Condition No. 7 shall be maintained by an automatic drip irrigation system. Failure to maintain landscaping will result in Code Enforcement action against the property owner.

**AESTHETICS**

15. Within 90 days of the date of this approval, the applicant shall obtain building permit(s) as necessary for construction work that substantially conforms to the approved site plan and elevations for the building façade improvements related to the areas fronting Carson Street. The Planning Department shall approve a maximum of six months additional time if the applicant can demonstrate that the funding has been budgeted and all work can be completed no later than one year of this approval. The applicant shall install the approved landscaping as described in Condition No. 6 contained herein, no later than 90 days of this approval.

16. In accordance with Ordinance No. 04-1322, the applicant has provided a report for each tenant space which includes plans to eliminate or mitigate any building, plumbing, electrical and fire code deficiencies that may exist in any of the tenant spaces within the subject commercial buildings located on 336-348 E. Carson Street. The mitigation measures in such report shall be hereby incorporated in these conditions of approval with 90 days permitted to allow for the mitigation measures, if any, to be completed subject to the Planning Division's review and approval.
17. Within 90 days of CUP approval, the applicant shall obtain building permit(s) for all unpermitted construction on the subject property, including existing improvements within each tenant space.

18. Within 120 days of CUP approval, a demolition permit, or permits, shall be issued for removal of all existing improvements constructed without benefit of building permits. Such demolition shall be complete and a final for such permit shall be given within 120 days of issuance of said demolition permit(s).

19. The owner/applicant shall repair cracks and uneven surfaces, and re-slurry and re-stripe the parking area for the appropriate number of vehicular, including handicapped parking spaces and bumper stops as called for in the Carson Municipal Code, and in accordance to a plan submitted by the applicant to the city, subject to review and approval by the Planning Division.

20. The owner/applicant shall comply with the Standard Urban Storm Water Plan (SUSMP) requirements. Owner/applicant shall coordinate with the city’s Development Services Department, Public Works Division.

**SIGNS**

21. The applicant shall submit a sign program within 180 days. Such program shall contain information providing consistent development standards as they pertain to sign types, locations, sizes, materials, and colors and shall conform to standards found in Sections 9136.7 and 9172.23 of the Carson Municipal Code.

22. The applicant shall apply for a separate banner permit(s). Approval of said permit shall follow procedures set forth in Section 9136.7 and are intended to provide temporary signage only. Existing banners, if unpermitted shall be removed effective immediately.

**BEST MANAGEMENT PRACTICES (BMP)**

20. The owner/applicant shall provide for public use above-ground storage tanks to hold used automotive oil for recycling purposes in accordance to industry “Best Management” practices. The Planning Division shall approve the location and signage for company “used oil recycling” services. Additional “Best Management” practices shall be required pursuant to those conditions of approval found under the heading “Best Management Practices” below.

21. The approvals of the CUP’s described in the title are subject to review and reconsideration by the Planning Commission, at a public hearing, duly noticed and heard pursuant to Section 9173.4 of the CMC to ensure compliance with the conditions of approval contained herein.

23. All operations such as work or repair on vehicles must be conducted within the building. No work shall be permitted within the parking lot.

24. All damaged or wrecked vehicles awaiting repair shall be effectively screened so as not to be visible from surrounding property or from any adjoining public street or walkway.
25. All repair activities shall be confined to the hours between 7:00 a.m. to 9:00 p.m. daily.

26. All display and storage shall be located within an enclosed building. Vehicles awaiting service may be parked in an unenclosed area for a period not to exceed seventy-two (72) hours.

27. The applicant shall prevent storm water pollutants of concern such as oil and grease, solvents, car battery acid, coolant and gasoline from entering into the storm water conveyance system.

28. The applicant shall avoid hosing down work areas. If work areas are washed, collect and direct wash water to sanitary sewer. Use dry sweeping if possible.

29. The applicant shall designate a special area to drain and replace motor oil, coolant, and other fluids, where there are no connections to the storm drain or the sanitary sewer, and drips and spills can be easily cleaned up.

30. The applicant shall post signs at sinks to remind employees not to pour wastes down drains.

31. The applicant shall abide by all other BMP's as described in Exhibit "C" of this Resolution.

ENGINEERING SERVICES DEPARTMENT - CITY OF CARSON

32. Prior to issuance of a Building Permit, Proof of Worker's Compensation and Liability Insurance must be on file with the Los Angeles County Building and Safety Department.

BUSINESS LICENSE DEPARTMENT – CITY OF CARSON

33. Per section 6310 of the Carson Municipal Code, all parties involved in the project, including but not limited to contractors and subcontractors, will need to obtain a City Business License.
CITY OF CARSON
PLANNING COMMISSION
RESOLUTION NO. 11-

A RESOLUTION OF THE PLANNING COMMISSION OF THE
CITY OF CARSON REVERSING THE ACTION OF PLANNING
COMMISSION RESOLUTION NO. 11-2380, AND APPROVING
CONDITIONAL USE PERMIT REQUESTS NOS. 803-10, 804-10,
811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10
FOR TEN (10) EXISTING AUTO REPAIR FACILITIES LOCATED
AT 336-348 E. CARSON STREET

THE PLANNING COMMISSION OF THE CITY OF CARSON, CALIFORNIA,
HEREBY FINDS, RESOLVES AND ORDERS AS FOLLOWS:

Section 1. Applications were duly filed by ten (10) individual tenants operating
existing auto repair businesses on real property located at 336-348 E. Carson Street owned
by Shlomo Botach and managed by Botach Management, and described in Exhibit "A"
attached hereto, requesting the approval of an existing auto repair use located within the MU-
CS (Mixed Use-Carson Street) zoning district.

The following CUP requests are the subject of this Resolution:

- **Conditional Use Permit No. 803-10**: Tonny’s Auto Repair (Luis Sandoval), an
  existing auto repair facility conducting general automotive repairs, located at
  336 E. Carson Street Unit C, and 348 E. Carson Street Unit B, in business;

- **Conditional Use Permit No. 804-10**: Garcia Auto Body (Isidro Duarte), an
  existing auto repair facility conducting general automotive repairs, located at
  340 E. Carson Street Unit A;

- **Conditional Use Permit No. 811-10**: Perfection Auto Repair (Oscar Macias), an
  existing auto repair facility conducting general automotive repairs, located at
  342 E. Carson Street Unit B;

- **Conditional Use Permit No. 812-10**: Romeo Auto Repair (Romeo Balboa), an
  existing auto repair facility conducting general automotive repairs, located at
  336 E. Carson Street Unit D and E;

- **Conditional Use Permit No. 814-10**: RB Auto Repair (Ramiro Bermudez), an
  existing auto repair facility specializing in automotive electrical repairs, located at
  346 E. Carson Street Unit C;

- **Conditional Use Permit No. 815-10**: Aquino’s Auto Repair (Vincente Aquino), an
  existing auto repair facility conducting general automotive repairs, located at
  340 E. Carson Street Unit B, and 344 E. Carson Street Unit G;

- **Conditional Use Permit No. 816-10**: Maison Europe (Krikor Bijakjian), an
  existing auto repair facility specializing in European imported vehicle repair,
  located at 348 E. Carson Street Unit D and E;

- **Conditional Use Permit No. 817-10**: Eclipse Auto Body (Juan Garcia), an
  existing auto repair facility specializing in auto body repair, located at 346 E
  Carson Street Unit A and B;
• **Conditional Use Permit No. 818-10**: Rene’s Auto Body (Rene Tacuri), an existing auto repair facility specializing in auto body repair, located at 338 E. Carson Street Unit B; and

• **Conditional Use Permit No. 828-10**: Garcia Auto Repair (Tomas Garcia), an existing auto repair facility conducting general automotive repairs, located at 342 E. Carson Street Unit C.

**Section 2.** On February 22, 2011, the Planning Commission adopted Resolution No. 11-2380 on a 5-1 vote (one abstain, two absent) denying the ten (10) Conditional Use Permits (CUP) requests to continue the auto repair uses located at 336-348 E. Carson Street. Findings for denial include a failure by the applicant to provide required application information, cumulative effects of persistent code violations, deferred maintenance, and non-conforming development standards contributing to an unattractive use out of harmony with surrounding uses, and non-compliance with numerous applicable standards pertaining to auto repair uses.

A timely appeal was filed by the property owner, pursuant to the requirements of Carson Municipal Code (CMC) Section 9173.4. The appeal was forwarded to the City Council for consideration.

City Council public hearings were duly held on May 9, 2011 and July 19, 2011 at Carson City Hall, Council Chambers, 701 East Carson Street, Carson, California to consider the appeal request. A notice of the time, place, and purpose of the aforesaid meetings was duly given. Evidence, both written and oral, was duly presented to and considered by the City Council at the said hearing.

On May 9, 2011, the Council resolved to continue the appeal request until July 19, 2011, directing the appellant to provide specific information for staff review and Council consideration, including a plan for effective management, a list of best management practices for the property’s tenants, and a property rehabilitation and façade upgrade development plan.

On July 5, 2011, the appellant submitted an informational packet containing an Operations Management Plan (OMP) in the form of Best Management Practices (BMP) and a phased implementation plan for property rehabilitation, including façade and landscaping improvements.

On July 19, 2011, the Council resolved to remand the appeal request back to the Planning Commission, in light of the additional information submitted by the appellant that the Council deemed necessary to have the Planning Commission review and consider.

A public hearing was duly held by the Planning Commission on September 27, 2011, at 6:30 P.M. at City Hall, Council Chambers, 701 E. Carson Street, Carson, California. A notice of time, place and purpose of the aforesaid meeting was duly given.

**Section 3.** Evidence, both written and oral, was duly presented to and considered by the Planning Commission at the September 27, 2011 meeting.

**Section 4.** The Planning Commission finds that:

a) The subject property lies within the area designated on the General Plan as available for Mixed Use - Residential uses and bears a consistent zoning
classification of MU-CS (Mixed Use – Carson Street). The existing auto repair uses on the property include general automotive repair, specialty European automobile repair, automotive body repair, and automotive electrical repair services. This variety of auto repair uses adheres to the goals and policies described in the Mixed Use (MU) Section of the Land Use Element of the General Plan as general commercial uses that are also permitted uses in the MU-CS zone with an approved CUP.

b) The subject parcel is essentially flat, narrow, deep, and rectangular which measures 135 feet in width by 695 feet in depth. It is located within a built and urbanized environment with adequate utilities to accommodate the existing uses and development. Encompassing in excess of 90,000 square feet (2.07 acres), the subject property is in excess of the minimum size required for wholly commercial lots in the MU-CS zone. Accordingly, the site has sufficient space to accommodate the proposed use.

c) The project involves acquiring multiple CUP’s for existing auto repair facilities that will continue to provide adequate street access and traffic capacity. The improvements contemplated in connection with the CUP will not increase the building sizes or capacities of the existing auto repair storefronts and therefore will not change the existing trip volume generated from the use. Customer and employee parking areas are accommodated which provide adequate and safe circulation of vehicles and pedestrians on site. The existing 105 parking spaces are sufficient to comply with applicable zoning codes for the uses on the subject property.

d) The existing facilities provide adequate access for emergency vehicles, including the Fire Department, by way of a large common driveway circulating the parking lot. There is adequate water supply and access for emergency vehicles in the area for fire protection.

e) In recent months, the appellant has embarked upon a campaign of property maintenance, interior repairs of existing occupied tenant spaces pursuant to inspection reports submitted to the city, regular towing of inoperable or illegally parked vehicles, implementation of a program of BMP for the auto repair tenants, and frequent visits from property management to ensure compliance.

f) In response to complaints from the subject property tenants with regard to a lack of communication by property management, the appellant has frequently visited the site to conduct property maintenance, rectify building inspection issues, and formulate an OMP and schedule for rehabilitating the property. The appellant’s OMP plan includes the installation of a management office on the subject site in a portion of one of the vacancies.

g) The appellant has submitted plans for improvements, which include resurfacing, reslurry, and restriping of the parking areas, and installation of landscaping. Additional near-term improvements are planned for the building façade fronting Carson Street and the entryway onto the property, including removal of the existing brickwork, window repair, wall resurfacing and repainting, and the
installation of decorative cornices, window framing, lighting, and landscaping. These improvements will help to create a harmonious and attractive effect.

h) Conditions of Approval are included in Exhibit “B” of this Resolution which will facilitate controlling for effective management of the property and its uses, implementation of an aggressive property remediation and façade rehabilitation program, and the imposition of a program of best management practices (BMP’s) for the auto repair uses.

i) To assure the continued revitalization of the property and conformance with operation and development standards found in the zoning code and set forth in Planning Commission direction as provided in their 2009 workshops concerning auto repair, in addition to compliance with approved development, operational, management, and overall rehabilitation plans, the Conditions of Approval included in Exhibit “B” of this Resolution require review of the project in 18 months.

j) With the implementation of required Conditions of Approval, the continued use of the auto repair facilities on the subject property will help to achieve the goals and objectives of the General Plan by eliminating evidence of property deterioration and maximizing the city’s market potential.

Section 5. According to Section 15301(a) – Existing Facilities (Class 1) of the California Environmental Quality Act (CEQA), the approval of the proposed conditional use permits for ten (10) existing auto repair facilities located on the same site is considered categorically exempt from CEQA and does not warrant further environmental review.

Section 6. Based on the aforementioned findings, the Planning Commission hereby reverses its decision to deny the CUP requests as described in Resolution No. 11-2380, and thus approves Conditional Use Permit Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10, and 828-10, as described in Section 1 hereof, and located on property described in Exhibit “A” attached herewith, subject to the Conditions of Approval contained in Exhibit “B” and Best Management Practice Plan contained in Exhibit “C” attached hereto.

Section 7. The Secretary shall certify the adoption of the Resolution and shall transmit copies of the same to the applicant.

Section 8. This action shall become final and effective fifteen days after the adoption of this Resolution unless within such time an appeal is filed with the City Clerk in accordance with the provisions of the Carson Zoning Ordinance.

PASSED, APPROVED AND ADOPTED THIS 27th DAY OF SEPTEMBER, 2011.

________________________
CHAIRMAN
ATTEST:

________________________
SECRETARY
Reso -11 Page 4 of 4
CITY OF CARSON
DEVELOPMENT SERVICES
PLANNING DIVISION
EXHIBIT "A"

LEGAL DESCRIPTION

CONDITIONAL USE PERMIT NO. 803-10; CONDITIONAL USE PERMIT NO. 804-10;
CONDITIONAL USE PERMIT NO. 811-10; CONDITIONAL USE PERMIT NO. 812-10;
CONDITIONAL USE PERMIT NO. 814-10; CONDITIONAL USE PERMIT NO. 815-10;
CONDITIONAL USE PERMIT NO. 816-10; CONDITIONAL USE PERMIT NO. 817-10;
CONDITIONAL USE PERMIT NO. 818-10; CONDITIONAL USE PERMIT NO. 828-10

Property Address: 336-348 E. Carson Street

The land referred to as assessor parcel no. 7335-005-049 is situated in the County of
Los Angeles, State of California and is described as follows:

That portion of Lot 48 of Tract 2982, in the City of Carson, as per Maps in the Office of
said County.
CITY OF CARSON
ECONOMIC DEVELOPMENT
PLANNING DIVISION
EXHIBIT "C"
BEST MANAGEMENT PRACTICE (BMP) PLAN

CONDITIONAL USE PERMIT NO. 803-10; CONDITIONAL USE PERMIT NO. 804-10;
CONDITIONAL USE PERMIT NO. 811-10; CONDITIONAL USE PERMIT NO. 812-10;
CONDITIONAL USE PERMIT NO. 814-10; CONDITIONAL USE PERMIT NO. 815-10;
CONDITIONAL USE PERMIT NO. 816-10; CONDITIONAL USE PERMIT NO. 817-10;
CONDITIONAL USE PERMIT NO. 818-10; CONDITIONAL USE PERMIT NO. 828-10

1. All other use, height and area regulations of the Municipal Code and all other
applicable government/regulatory agencies shall be strictly complied within the
development and use of the property, except as such regulations are herein
specifically varied or required.

2. The use and development of the property shall be in substantial conformance with
the plot plan/floor plans and site elevations submitted with the application(s) and
marked Exhibit "C", except as may be revised as a result of this action.

3. All graffiti on the site shall be removed or painted over to match the color of the
surface to which it is applied within 24 hours of its occurrence.

4. A copy of the requested approval of the CUP's and all Conditions and/or letters of
clarification shall be printed on any building plans submitted to the Department of
city Planning and the Department of Building and Safety for purposes of having any
required building permits issued.

5. A copy of the aforementioned grant will be maintained on the premises of each
individual tenant, along with a copy of a signed statement acknowledging that they
have read and understand said grant. Copies of each will be maintained in the
property's management's office.

6. All spray painting shall be conducted within designated buildings containing no
doors or windows except those to the entrance. Said buildings shall be fully enclosed
during all sanding and spray activity.

7. All exterior lighting on the property shall be shielded and directed onto the site. No
floodlighting shall be located so as to shine directly onto any residential property.
This shall not preclude the installation of low-level security lighting.

8. Noise from activities on the subject site shall be in compliance to the CMC.

9. No public address system is permitted on the property.

10. At least one hundred five (105) parking spaces shall be provided and maintained on-
site for the use of customers and tenants/employees.
11. Tenants and their employees are prohibited from parking on residential streets during the hours they are working at the subject facility. Vehicles related to the use/operation of the businesses, including tow trucks, are prohibited from parking on any of the surrounding streets.

12. Vehicles brought to the site for repair and vehicles which have been serviced are not allowed to be parked on residential streets.

13. Damaged or wrecked vehicles stored for purposes other than repair is prohibited.

14. The salvaging of damaged or wrecked vehicles is strictly prohibited.

15. All trash and debris shall be placed in trash containers or dumpsters within designated areas of the site.

16. Each tenant is responsible for keeping their unit under their control clean, safe; free of trash, debris and auto related materials. At a minimum, each tenant must comply with the following:

   a) Remove trash/debris from unit and place in designated receptacles as needed
   b) When cleaning floor, use Dry Floor Cleaning Methods (DfCM), e.g. sweeping & vacuuming
   c) Keep floor(s) clean of all liquids
   d) Place tools in appropriate cabinets/containers/trays
   e) Maintain tools/machinery in good working conditions (replace parts)
   f) If spills occur, clean up immediately with industrial/environmentally safe absorbent material or shop towels (never hose down with water)*
   g) Place discarded shop towels labeled metal safety containers
   h) Never throw dirty or used towels into a dumpster or trash can
   i) Flammable and combustible materials (including towels) must be stored in fireproof containers and cabinets
   j) Collect and recycle all petroleum-based fluids (oil, transmission/brake fluid, anti-freeze, etc.)
   k) When possible, use non-solvent cleaners
   l) Report spills and/or other hazards to property manager
17. Environmental Plan:

a. Air Pollution (Auto Repair Garage).

1) All spray painting shall be conducted within enclosed buildings that have been designed with appropriate pollution controls and ventilation systems. Doors and windows shall be kept closed during spray painting.

2) Certification of compliance with South Coast Air Quality Management District (SCAQMD) air pollution regulations will be posted on-site.

b. Objectionable Odors. No window openings shall be permitted on any building façade which abuts a residential use or zone.

c. Objectionable Odors (Air Quality).

a) All waste will be disposed of properly per CMC

b) Leaks, drips and spills will be cleaned up immediately to prevent contaminated soil on paved surfaces that can be washed away into the storm drains.

c) Pavement shall not be hosed down at material spills. DFCM will be used whenever possible, and is the preferred method of the center.

d) Dumpsters shall be covered and maintained.

e) All vehicle/equipment maintenance, repair, and washing shall be conducted away from storm drains. Drip pans or drop clothes shall be used to catch drips and spills, and discarded/stored as noted above.

d. Stormwater and Urban Runoff Pollution Control.

1) Compliance with the Standard Urban Stormwater Mitigation Plan (SUSMP) approved by the Los Angeles Regional Water Quality Control Board

2) Implementation of stormwater BMPs to retain or treat the runoff from a storm event producing 3/4 inch of rainfall in a 24 hour period. The design of structural BMPs shall be in accordance with the Development Best Management Practices Handbook Part B Planning Activities, relative to automotive repair shops.

3) Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area (per city codes/requirements).
4) Store trash dumpsters either under cover, or with drains routed to the sanitary sewer or use non-leaking and water tight dumpsters with lids. Wash containers in an area with properly connected sanitary sewer.

5) Reduce and recycle wastes, including oil and grease.

6) Store liquid storage tanks (drums and dumpsters) in designated paved areas with impervious surfaces in order to contain leaks and spills. Use drip pans or absorbent materials whenever grease containers are emptied.

7) Storage tanks should be inspected and tested once a year to prevent spills and leakage.

8) During vehicle/equipment repair and maintenance, the draining and replacement of lubricants, coolants, and other fluids should be done.

9) Do not pour liquid waste to floor drains, sinks, outdoor storm drain inlets, or other storm drains or sewer connections. Used or leftover cleaning solutions, solvents are to be recycled at authorized recycling facilities or via licensed certified pick up service. Automotive fluids and oil are toxic are to be discarded in the same manner.

10) Reduce the use of hazardous materials and waste by using detergent-based or water-based cleaning systems, non-caustic detergents for parts cleaning, and or non-chlorinated solvents.

11) Conduct all repair/maintenance activities inside the building to prevent exposure to rainfall. Exceptions to this requirement include the following activities: electrical diagnostics, battery charging and changing, and tire removal as permitted by municipal code.

12) Repair/maintenance bays must be indoors or designed in such a way that doesn’t allow stormwater run-on or contact with stormwater runoff.

13) Vehicle/equipment wash areas must be self-contained and/or covered, equipped with a clarifier, or other pretreatment facility, and properly connected to the sanitary sewer.
CITY OF CARSON

PLANNING COMMISSION STAFF REPORT

PUBLIC HEARING: February 22, 2011
SUBJECT: Conditional Use Permit No. 803-04; Conditional Use Permit No. 804-10; Conditional Use Permit No. 811-10; Conditional Use Permit No. 812-10; Conditional Use Permit No. 814-10; Conditional Use Permit No. 815-10; Conditional Use Permit No. 816-10; Conditional Use Permit No. 817-10; Conditional Use Permit No. 818-10; Conditional Use Permit No. 828-10

APPLICANT REPRESENTATIVE: Botach Management
PROPERTY OWNER: 5011 W. Pico Boulevard
Los Angeles, CA 90019

REQUEST: To approve ten (10) individual existing, non-conforming auto repair uses located on the subject property and within the MU-CS (Mixed Use - Carson Street) zone and the Carson Consolidated Redevelopment Project Area.

PROPERTY INVOLVED: 336-348 E. Carson Street

Commissioner Goolsby moved, seconded by Commissioner Saenz, to concur with staff recommendation, allowing from three to six months for the tenants to vacate this property; and adopted Resolution No. 11-2380.

Motion carried, as follows:

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EXHIBIT NO. 2 -
I. Introduction

The applicant representative and property owner, Shlomo Botach (Botach Management), on behalf of Tonny’s Auto Repair, Romeo Auto Repair, Rene’s Auto Body, Garcia Auto Body, Aquino’s Auto Repair, Perfection Auto Repair, Garcia Auto Repair, Eclipse Auto Body, RB Auto Electric, and Maison Europe is requesting approval for the following existing auto repair and service businesses:

- **Conditional Use Permit No. 803-10**: Tonny’s Auto Repair (Luis Sandoval), an existing auto repair facility conducting general automotive repairs, located at 336 E. Carson Street Unit C, and 348 E. Carson Street Unit B, in business since October, 2006;

- **Conditional Use Permit No. 804-10**: Garcia Auto Body (Isidro Duarte), an existing auto repair facility conducting general automotive repairs, located at 340 E. Carson Street Unit A since December, 1999;

- **Conditional Use Permit No. 811-10**: Perfection Auto Repair (Oscar Macias), an existing auto repair facility conducting general automotive repairs, located at 342 E. Carson Street Unit B since November, 2008;

- **Conditional Use Permit No. 812-10**: Romeo Auto Repair (Romeo Balboa), an existing auto repair facility conducting general automotive repairs, located at 336 E. Carson Street Unit D and E since August, 1995;

- **Conditional Use Permit No. 814-10**: RB Auto Repair (Ramiro Bermudez), an existing auto repair facility specializing in automotive electrical repairs, located at 346 E. Carson Street Unit C since February, 1999;

- **Conditional Use Permit No. 815-10**: Aquino’s Auto Repair (Vincente Aquino), an existing auto repair facility conducting general automotive repairs, located at 340 E. Carson Street Unit B, and 344 E. Carson Street Unit G since November, 2006;

- **Conditional Use Permit No. 816-10**: Maison Europe (Krikor Bijakjian), an existing auto repair facility specializing in European imported vehicle repair, located at 348 E. Carson Street Unit D and E since February, 1995;

- **Conditional Use Permit No. 817-10**: Eclipse Auto Body (Juan Garcia), an existing auto repair facility specializing in auto body repair, located at 346 E. Carson Street Unit A and B since January, 2006;

- **Conditional Use Permit No. 818-10**: Rene’s Auto Body (Rene Tacuri), an existing auto repair facility specializing in auto body repair, located at 338 E. Carson Street Unit B since November, 1997;

- **Conditional Use Permit No. 828-10**: Garcia Auto Repair (Tomas Garcia), an existing auto repair facility conducting general automotive repairs, located at 342 E. Carson Street Unit C since March, 2005.

Each auto repair business leases a separate tenant space, or spaces, from the property owner, Shlomo Botach.
The property is comprised of a single parcel approximately 2.07 acres in size and is occupied by three multi-tenant commercial buildings constructed in 1963 and 1975. The parcel is essentially a flat, narrow, deep, and rectangular parcel that measures 135 feet in width by 695 feet in depth. The buildings occupy space on the east and west edges of the property with an open space parking area between them. They are essentially symmetrical, long, narrow single-story structures each approximately 20,000 square feet and 18,500 square feet in size. The reason for one building being smaller than the other is because one of them was split at about 2/3 of its length to provide an approximately 1,500-square-foot trash and recycling area and one parking space. There is a total of 33 individual tenant spaces, the vast majority identified by a manual lift-up, metal, grade-level access door. Some of the tenants occupy multiple spaces, including some not contiguous.

The subject property is zoned MU-CS (Mixed Use – Carson Street), has a General Plan land use designation of Mixed Use - Residential and is within the Carson Consolidated Redevelopment Project Area.

Adjacent to the west side of the subject property is a restaurant use and legal, non-conforming multi-family residential development. To the east is an insurance office converted from a residence originally constructed in 1949. To the south along the subject property's east and south property lines is single-family residential development. Across Carson Street to the north is a high-density senior living and community care residential complex.

II. **Background**

Portions of the existing structures on the subject property were constructed in 1963 before city incorporation. At the time of construction, the property was primarily zoned M-1, a Los Angeles County designation for light manufacturing, with the southern areas zoned B-1 (Buffer Strip) and A-1 (Light Agricultural).

**Previously Approved Permits**

- **Plot Plan No. 12488**: Approved by Los Angeles County Regional Planning Commission in 1963 for the construction of the two 6,025-square-foot structures. These represent approximately the northern 1/3 of the existing structures currently on the property.

- **Zone Exception Case (ZEC) No. 7070**: Approved by Los Angeles County Regional Planning Commission in 1965 for the change of the B1 (Buffer) and A1 (Light Agriculture) zones to C-3, a wholesale commercial designation allowing wholesale goods storage with auxiliary retail sales and office uses fronting Carson Street.

- **Zone Exception Case (ZEC) No. 45-70**: Approved by Carson Planning Commission in November, 1970 to allow light industrial uses to continue in the C-1 (Restricted Business) and R-1 (Single-family Residence) zones for a period of 10 years, until November 10, 1980.

- **REVISED Plot Plan No. 12488**: Approved by Carson Planning Division in 1975 which increased the site and building areas to their current sizes.
• Modification to Zone Exception Case (ZEC) No. 45-70: Approved by the Planning Commission in January, 1982, extending the expiration date of the legal, non-conforming industrial uses within a residential zone until November 19, 1990. There is information in the planning address files for the subject property which indicate that there was intention to move forward with a public hearing in late 1990 to possibly extend the legal, non-conforming expiration deadline. However, there was never a public hearing regarding such request and therefore, the legal, non-conforming industrial uses on the subject property at that time were removed.

Previously Uses on the Subject Property

Business license records for the subject property indicate a transformation of uses over time beginning with light industrial in the late 1960’s to wholesale commercial and retail throughout the 1970’s and 80’s, commercial service, retail supply uses, and some auto repair uses in the 1990’s, and primarily auto repair uses throughout the last decade to present. Of the 15 out of 33 tenant spaces currently occupied, all of them are auto repair-related. The current occupancy rate is 45 per cent.

Previously Proposed Uses on the Subject Property

In 1999, Botach Management submitted a proposal to the Planning Division (Exhibit No. 3) to convert the existing buildings into a self-storage business comprised of a retail/office rental space along the Carson Street frontage and a commercial self-storage facility in the rear. In this letter, the owner acknowledges that for several years prior to submitting the proposal the subject property had been the focus of various code enforcement activities associated with (then) current uses on the site. Staff responded to the proposal with tentative support for the project provided the applicant obtained approval of a zone change for the property, noting that a self-storage use was not permitted in the CG zone in place at the time. An application for a zone change was never submitted. Currently, the zone is MU-CS which does not allow self-storage uses. The focus on Carson Street now is on the development of a pedestrian-friendly, mixed-use commercial and high-density residential corridor.

In 2004, Mr. Botach submitted a proposal to remove the auto repair businesses and rehabilitate the façade of the structures and convert them into an open air bazaar-type marketplace. This preliminary plan never resulted in a formal application submittal.

History of Code Enforcement Actions on the Subject Property

Information available in the planning files indicates a long history of code enforcement actions taken against the property owner and businesses occupying the property dating back to at least 1983. The code violation reports, notices to comply, and misdemeanor complaints filed in County of Los Angeles courts center around dilapidated property conditions, failure to maintain basic zoning requirements related to parking, landscaping, and signage, illegal discharge or run of contaminants into the public storm drain system and deferred maintenance issues, including but not limited to painting, windows and asphalt repair.
Past code enforcement issues have also involved the Los Angeles County Fire and Sheriff Department's for compliance and safety issues, with the latest multi-agency task force inspection occurring in 2006. As a result of these more intensive inspections, minimal improvements were made to the property to address basic compliance with the fire safety code as it relates to fire personnel access to the site, protective bollard placement, fire lane striping in the parking lot, and hazardous material storage (oil, petroleum-based products, etc.) within the tenant spaces.

**Auto Repair Ordinance and Application Review**

On October 5, 2004, the Carson City Council passed Ordinance No. 04-1322, which requires a conditional use permit (CUP) for any auto repair use located within one-hundred (100) feet of a residential zone or within the CR (Commercial, Regional) zoning district. The ten existing auto repair businesses under consideration for a CUP are all within the MU-CS zone. The property management company, property owner, and all tenants were informed of the CUP requirement by mail in August, 2005, and January, 2009. The deadline for submitting CUP applications was November 1, 2009. There were no CUP applications submitted for the subject property by the deadline. Code enforcement cited the property owner and tenants for not complying with the requirement to obtain a CUP to authorize continued operations of the auto repair uses. The tenants were given 30 days to comply.

In late April, 2010 just before the code enforcement deadline, CUP applications were received from all auto repair tenants currently occupying the site with valid business licenses. The applications were not complete but the Planning Division accepted them as a good will gesture to preserve the tenants’ opportunity to work with the property owner to submit the missing requirements. Each tenant was advised of incompleteness at the time of application submittal and encouraged to work collectively in addressing the missing items.

A status of application letter sent to the applicants in August, 2010, deemed the applications incomplete. Required application materials were noted in the letter, including elevation plans, a title report, and the inspection report required by Section 9138.2 of the CMC. The applicants were given 90 days to produce the necessary information to continue processing of the applications. No information was submitted prior to the November 18, 2010 deadline for submittal.

A follow-up letter was sent January 11, 2011 indicating that the application remained incomplete due to failure to submit the requisite information requested in the status of application letter. The applicants were advised of tentative date for Planning Commission public hearing and staff invited the applicants and property owner to attend a meeting to discuss ways in which the project site could possibly be brought into compliance with applicable zoning codes.

The meeting occurred on January 26, 2011 at City Hall, Executive Conference Room. All of the applicants and the property owner were in attendance, including staff from the Planning Division and Code Enforcement Division. Various issues were discussed at the meeting, including ways in which the property owner could improve the overall aesthetics of the property by installing new roll-up doors, fixing broken windows, repairing cracked walls, splintered wood, broken concrete, failed
asphalt, repaint, add architectural trim, re-roof, and patch holes in interior walls and ceilings, upgrade electrical and plumbing systems. Tenants were reminded of their responsibility to maintain a clean area for customers, including interior office areas, parking areas, trash areas, and basic maintenance of their tenant spaces. The property owner was reminded that the new auto repair businesses could not occupy the empty tenant spaces, and that only the tenants who had submitted CUP applications would be considered to possibly stay if the Planning Commission approved their CUP requests.

The meeting ended with an agreement that the property owner would provide at least the inspection report for all buildings on the property prior to the Planning Commission public hearing staff report preparation deadline of February 17, 2011. To date, staff has not had contact from any of the applicants. If anything is submitted prior to the Planning Commission hearing, it was agreed that it would be presented to the Planning Commission for review and consideration.

III. Analysis

Conditional Use Permit Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10 (Auto Repair)

Pursuant to Section 9172.21(D), Conditional Use Permit, the Planning Commission may approve the CUP requests only if the following findings can be made in the affirmative:

1. The proposed use and development will be consistent with the General Plan.
2. The site is adequate in size, shape, topography, location, utilities and other factors to accommodate the proposed use and development.
3. There will be adequate street access and traffic capacity.
4. There will be adequate water supply for fire protection.
5. The proposed use and development will be compatible with the intended character of the area.

The required findings pursuant to Section 9172.21(D) cannot be made in the affirmative. Specifically, the continued use of the auto repair businesses is in conflict with the General Plan, Carson Street Master Plan and the MU-CS zone district, which promotes a “pedestrian friendly” mixed use environment. The goals also promote the creation of a beautiful, vibrant, “main street” that reflects the community vision and embodies the identity of the city of Carson. The existing buildings on the subject property were constructed at a time when development standards designed to implement the current vision for Carson Street were not in place.

As a result, there is minimal setback from Carson Street, inadequate landscaping, and outdated architecture. These non-conforming conditions have been exacerbated by decades of deferred maintenance and general neglect of the property. The property does not provide any landscape area and is severely deficient in meeting design standards associated with newer development. The cumulative effect of persistent zoning code violations, deferred maintenance, and non-conforming
development standards, have contributed to what is currently an unsightly appearance. The auto repair uses intensify an already blighting effect caused by the unsightly appearance and poor maintenance standards associated with the buildings, grounds, and signage.

The property is significantly deficient in meeting the required minimum number of vehicular parking spaces for the existing buildings and uses at the site. Existing parking spaces do not meet the minimum design standards of the CMC. Unauthorized areas are utilized for parking. The orientation of parking causes potential safety conflict with pedestrians and motorists. Tenant routinely allow vehicles to park in the required fire lanes.

In addition, the property owner has continuously failed to provide adequate property management to ensure that the tenants are operating in compliance with regulatory requirements. There have been repeated violations with vehicles blocking fire lanes, oil and other materials entering the public storm drain system, business operative without business license or other approvals and other building and fire code violations. The property owner has not performed needed property maintenance resulting in significant roof leaks and numerous building deficiencies.

It is staff’s opinion based on the discussion above, that the current auto repair businesses do not comply with minimum requirements of the Carson Municipal Code and conflict with the General Plan, MU-CS zone district and vision of the Carson Street Master Plan. The continued operation of the auto repair uses is not compatible with the surrounding residential and commercial uses. Accordingly, the auto repair uses would adversely affect the functional integration of neighboring developments. There are other permitted uses for which the subject property could be utilized that would be compatible with the surrounding uses and promote harmony with the existing and proposed neighboring developments.

The tenants have failed repeatedly to provide requested information in support of their CUP applications. Furthermore, the property owner has consistently evaded property management responsibilities, has not submitted information as agreed upon in the January 26, 2011 meeting and has failed to submit a work plan to correct building deficiencies. If past performance is any indication of future results, staff believes that the property owner is not capable of managing auto repair uses on the subject property.

IV. Environmental Review

Pursuant to Section 15270(a) – Projects Which Are Disapproved, of the California Environmental Quality Act (CEQA), the denial of the proposed conditional use permits for ten (10) existing auto repair facilities located on the same site is not subject to CEQA review.

V. Recommendation

That the Planning Commission:

- DENY Conditional Use Permit No. 803-04; Conditional Use Permit No. 804-10; Conditional Use Permit No. 811-10; Conditional Use Permit No. 812-10; Conditional Use Permit No. 813-10; Conditional Use Permit No. 815-10; Conditional Use Permit No. 816-10; Conditional Use Permit No. 817-10; Conditional Use Permit No. 818-10; Conditional Use Permit No. 828-10

Planning Commission Staff Report

CUP Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10

February 22, 2011

Page 7 of 8
812-10; Conditional Use Permit No. 814-10; Conditional Use Permit No. 815-10; Conditional Use Permit No. 816-10; Conditional Use Permit No. 817-10; Conditional Use Permit No. 818-10; Conditional Use Permit No. 828-10;

* WAIVE further reading and ADOPT Resolution No. 11-__, entitled "A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON DENYING CONDITIONAL USE PERMIT REQUESTS NOS. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10 FOR TEN (10) EXISTING AUTO REPAIR FACILITIES LOCATED AT 336-348 E. CARSON STREET."

VI. Exhibits
1. Draft Resolution
2. Site Map
4. Letter to Botach Management Dated August 17, 2010 Regarding CUP Requests
5. 2nd Letter to Botach Management Dated January 12, 2011 Regarding CUP Requests
6. Development Plans (under separate cover)

Prepared by: Steven Newberg, AICP, Associate Planner

Reviewed by: John F. Signo, AICP, Senior Planner

Approved by: Sheri Repp, Planning Officer

SN/c80310_80410_81110_81210_81410_81510_81610_81710_81810_82810pc_022211

Planning Commission Staff Report
CUP Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10
February 22, 2011
Page 8 of 8
City of Carson  
Report to Mayor and City Council  
July 19, 2011  
Special Orders of the Day

SUBJECT: CONTINUED PUBLIC HEARING TO CONSIDER RESOLUTION NO. 11-057  
CONCERNING THE PLANNING COMMISSION’S DECISION TO DENY  
CONDITIONAL USE PERMITNos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10,  
816-10, 817-10, 818-10, AND 828-10 FOR 10 EXISTING AUTO REPAIR FACILITIES  
LOCATED AT 336-348 E. CARSON STREET, IN LIGHT OF NEW INFORMATION  
SUBMITTED FOR REVIEW AND CONSIDERATION, INCLUDING AN  
OPERATIONS MANAGEMENT PLAN AND A SCHEDULE FOR PROPERTY REHABILITATION.

Submitted by Clifford W. Graves  
Economic Development General Manager  

Approved by Clifford W. Graves  
Interim City Manager

I. SUMMARY

City Council resolved on May 9, 2011, to continue this public hearing to July  
19, 2011, directing the appellant to provide specific information (Exhibit No. 1)  
for staff review and Council consideration. On July 5, 2011, the appellant  
submitted an informational packet which contains, among other things, an  
Operations Management Plan (OMP) in the form of Best Management Practices  
(BMP) and a phased implementation plan for property rehabilitation (Exhibit No.  
2). A comprehensive long-term plan for the property, which involves potentially  
adding new auto repair uses, has also been discussed with staff. While the  
information submitted has some merit, certain aspects warrant a thorough review  
of the details. Therefore, staff recommends that the City Council remand all of  
the CUP applications back to the Planning Commission for additional review and  
consideration.

II. RECOMMENDATION

TAKE the following actions:

a. OPEN the continued Public Hearing, TAKE public testimony, and CLOSE  
the continued Public Hearing.

b. WAIVE further reading and ADOPT Resolution No. 11-057, “A  
RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CARSON,  
CALIFORNIA, REMANDING TO THE PLANNING COMMISSION  
CONDITIONAL USE PERMIT REQUEST NOS. 803-10, 804-10, 811-10,  
812-10, 814-10, 815-10, 816-10, 817-10, 818-10, AND 828-10 FOR 10  
EXISTING AUTO REPAIR FACILITIES LOCATED AT 336-348 E.  
CARSON STREET, IN LIGHT OF NEW INFORMATION SUBMITTED  
FOR REVIEW AND CONSIDERATION, INCLUDING AN OPERATIONS  

EXHIBIT NO. 3

EXHIBIT 3
MANAGEMENT PLAN AND A SCHEDULE FOR PROPERTY REHABILITATION.”

III. ALTERNATIVES
1. AFFIRM the decision of the Planning Commission.
2. REVERSE decision of the Planning Commission.
3. TAKE another action the City Council deems appropriate.

IV. BACKGROUND
As was noted in the previous report concerning this appeal (Exhibit No. 3), past performance has shown that this appellant and property owner provides only the minimal level of management with the primary focus on rent collection. Also, in the past, there has been repeated serious code enforcement violations associated with the auto repair businesses. Staff has consistently advised that the tenants need to be monitored so that inappropriate auto repair businesses are removed. Staff stated there was no evidence that the management has the capability to monitor the property to minimize code enforcement issues associated with auto repair businesses.

During this appeal process, the appellant has seemingly taken this criticism seriously. Since the May 9, 2011 Council meeting, the appellant has embarked upon a campaign of property maintenance, interior repairs of existing occupied tenant spaces pursuant to inspection reports submitted to the city, regular towing of inoperable or illegally parked vehicles, implementation of a program of BMP for the auto repair tenants, and frequent visits from property management to ensure compliance.

The appellant has expressed a desire to retain the auto repair businesses onsite and implement a plan to rehabilitate the property to the satisfaction of the city. The appellant has submitted plans for improvements, which include resurfacing, reslurry, and restriping of the parking areas, and installation of landscaping (Exhibit No. 5). Staff met with the property owner onsite to discuss additional near-term improvements to the building façade fronting Carson Street and the entryway onto the property, including removal of the existing brickwork, window repair, wall resurfacing and repainting, and the installation of decorative cornices, window framing, lighting, and landscaping. Staff advised the appellant to obtain cost estimates for these additional improvements, which have yet to be submitted.

On May 9, 2011, certain tenants stated that it is very difficult to get in touch with the appellant and noted that there is no help or assistance from the appellant to keep them in business at this location. In response to these complaints, the appellant has frequently visited the site to conduct property maintenance, rectify
building inspection issues, and formulate an OMP and schedule for rehabilitating the property. The appellant’s OMP plan includes the installation of a management office on the subject site in a portion of one of the vacancies.

As a longer-term goal, the appellant wishes to occupy the existing vacant tenant spaces onsite with additional auto repair uses and has submitted a conceptual plan for modifying the zoning code to allow for such expansion. This request is inconsistent with the general goals and objectives for Carson Street. However, due to the unusual characteristics of the property, such a proposal may be appropriate if the OMP and BMP are successful.

With the infusion of new management on the property and continuance of the rehabilitation program, the appellant believes that the property can be revitalized and brought into conformance with operation and development standards found in the zoning code and set forth in Planning Commission direction as provided in their 2009 workshops concerning auto repair.

This item came before the Council as an appeal of the Planning Commission’s decision to deny the CUP requests. The Planning Commission denied the requests on the basis of insufficient evidence to show that the existing uses on the property could be managed effectively. The appellant also failed to submit a plan to rehabilitate the site consistent with Carson Street Master Plan development standards and the Mixed-Use Carson Street Zone. Furthermore, the Planning Commission found that the continued operation of auto repair businesses at the subject property is inconsistent with the General Plan and goals and objectives for the Carson Street Corridor. However, with implementation of a proper plan for rehabilitation and effective management, and a mix of responsible tenants, the auto repair businesses could potentially be found consistent with the Carson Street corridor and be appropriately suited for the subject property.

Therefore, in light of the information recently submitted by the appellant, staff is requesting that the Council remand this item back to the Planning Commission to enable an opportunity to reconsider the CUP applications.

V. FISCAL IMPACT

The existing auto repair businesses do not significantly contribute to sales tax generation.

VI. EXHIBITS

1. Letter to Applicant dated May 16, 2011. (pgs. 5-6)
2. Figueroa Media Group (FMG) Packet, submitted July 5, 2011. (pgs. 7-33)
3. Staff Report to Council (without exhibits) dated May 9, 2011. (pgs. 34-38)
4. Resolution No. 11-057. (pgs. 39-41)
5. Development Plans (under separate cover)
City of Carson  
Report to Mayor and City Council  
July 19, 2011

Prepared by:  Steven Newberg, AICP, Associate Planner

Reviewed by:

<table>
<thead>
<tr>
<th>City Clerk</th>
<th>City Treasurer</th>
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<tbody>
<tr>
<td>Administrative Services</td>
<td>Development Services</td>
</tr>
<tr>
<td>Economic Development Services</td>
<td>Public Services</td>
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</table>

Action taken by City Council

Date: ____________  Action: ____________________________________________  
____________________________________________________________________
Botach Management
Attn: Mr. Shlomo ("Sammy") Botach
5011 W. Pico Boulevard
Los Angeles, CA 90019

Re: City Council Direction Concerning Auto Repair Mall, 336-338 E. Carson Street, Carson, CA 90745

Dear Mr. Botach,

At a public hearing held May 9, 2011, the City of Carson City Council provided specific direction to you concerning your appeal for continuing the existing auto repair and service uses on your property located at 336-348 E. Carson Street. City Council outlined a required course of action for you to take over the next 60 days in order to potentially receive favorable consideration of your appeal request to reverse the Planning Commission’s decision to deny your tenants’ conditional use permit (CUP) applications. City Council continued the matter until July 19, 2011.

City Council is expecting your active participation in this process during the next two months. Improvements to the buildings, as a whole, are anticipated, such as new roofing, service bay doors, windows, landscaping, façade enhancement and repairs, paint, parking lot repairs, etc. to bring them up to current standards for the zone. Such repairs provide benefit to you, the property owner, more than each individual tenant – given the current 45% occupancy rate.

The City Council resolved that you work with all ten applicants to develop a plan that provides for property enhancement and adheres to the following requirements:

1. A schedule to mitigate known building code, fire code, and any other code deficiencies as identified in inspection reports submitted May 5, 2011 and as may be required by the Building and Safety Division;

2. Identification of a property management plan which proactively reviews the operation of auto repair businesses to ensure that the business activities are appropriate and consistent with quality standards established for the property and in substantial compliance with applicable laws, including but not limited to conditions that may apply to the conditional use permit, business license, Los Angeles County Fire Department and other regulatory agencies. Furthermore, the plan must address steps to be taken to remove and replace the auto repair businesses that are found to be inappropriate and not in compliance with the above, including a contingency for potential relocation assistance - as provided by the Property Owner;
3. Consideration of any and all opportunities necessary for upgrading the property to provide for uses consistent and compatible with the General Plan, the Carson Street Corridor Master Plan, and the Mixed-Use Carson Street zoning code.

Staff recommends that you act expeditiously, per City Council's direction, to provide the requested information in order to allow sufficient time for review. Please be advised that it is your responsibility to coordinate with the various applicants and prepare a comprehensive plan that will assist in setting appropriate standards for the ten pending conditional use permit applications. We look forward to hearing from you soon.

Best regards,

Steve Newberg, AICP, Associate Planner

Date: 3/11/11

cc: address file; property cup files
July 5th, 2011

Honorable Jim Dear
Mayor
City of Carson
City Hall
701 E. Carson Street
Carson, CA 90749

Subject: Request for Approval of Conditional Use Permits (CUP’s) via Appeal
Resolution 11-057 of the Planning Commission

Property: 336-348 Carson Street

Dear Mayor Dear:

Relative to the above, and transmitted herewith, please find our formal response to City Council Direction Concerning Auto Repair Mall, with respect to the granting of a sixty (60) day extension at your regularly scheduled meeting of May 9th 2011. Along with the response, this is a formal request to grant the appeal as noted above. In addition to granting the appeal, we respectfully request that the City Council instruct the planning department to accept a Zone Variance (ZV) application from the property owner to allow for the continued use, operation and maintenance of the site for auto repair (and related) uses, with appropriate Operating Conditions. It is understood that filing the Variance application does not infer the approval of same, and that required Findings will have to be made per provisions of the Zoning Code. A Variance would allow the owner to sign new and better tenants, improve cash flow, and acquire funding (bank loans, etc.) for site improvements/enhancements.

Respectfully,

Dante Charleston, Partner
FMG

Los Angeles
3600 Wilshire Boulevard, Ste. 2020
Los Angeles, CA 90010
213-220-0170 (c)
City of Carson Council Direction Concerning
Carson Auto Repair Center
336-348 E. Carson Street, Carson CA 90745

Requested Conditional Use Permit (CUP) Findings
And
Supplemental Documents, Plans & Photos

Prepared For:

City of Carson
Members of the City Council
Department of City Planning

Prepared By:

Dante Charleston, Sr. Partner - FMG
Nathan Freeman, MGP - FMG
Mark Surdam, Architect

On Behalf of Botach Management

July 19, 2011
RE: City Council Direction Concerning Auto Repair Mall, 336-348 E. Carson Street, Carson CA 90745

The content of this submittal is in response to a public hearing held on May 9, 2011, of the City of Carson City Council which provided specific direction concerning the appellant’s appeal for continuing the existing auto repair and service uses on the property located at 336-348 E. Carson Street. The City Council outlined a required course of action to take over the next 60 days in order to potentially receive favorable consideration of the appeal request, reversing the Planning Commission's decision to deny Conditional Use Permits (CUP's) requested by tenants of the subject property. Upon a receiving a presentation by the property owner's representative, and public testimony, the City Council continued the matter until July 19, 2011.

This submittal will consist of the following elements as identified by City of Carson’s letter dated May 11, 2011 from the Planning Department, and represents specific information required thereof.

1. A schedule to mitigate known building code, fire code, and any other code deficiencies as identified in inspection reports submitted on May 5, 2011, and as may be required by the Building and Safety Division.

2. Identification of a property management plan which proactively reviews the operation of auto repair businesses to ensure the business activities are appropriate and consistent with quality standards established for the property, and in substantial compliance with applicable laws, including but not limited to conditions that may apply to the Conditional Use Permit, business license, Los Angeles County Fire Department and other regulatory agencies.

   The plan must address steps to be taken to remove and replace the auto repair businesses that are found to be inappropriate and not in compliance with the above, including a contingency for potential relocation assistance – as provided by the Property Owner.

3. Consideration of any and all opportunities necessary for upgrading the property to provide for uses consistent and compatible with the General Plan, the Carson Street Corridor Master Plan, and the Mixed-Use Carson Street zoning code.

Documentation attached with this letter is identified numerically as above. Additional to the above, the CUP application information needed at minimum is also attached as follows:

- Site Plans
- Floor Plans
- Elevations
- Photographic Location Map and Photographs
- Color/Material Board
- Conceptual Landscaping Plans
- Color Elevations
- Appropriate Findings
RE: City Council Direction Concerning Auto Mall, 336-348 E. Carson Street, Carson, CA 90745
Response to question No. 3

Consideration of any and all opportunities necessary for upgrading the property to provide for uses consistent and compatible with the General Plan, the Carson Street Corridor Master Plan, and the Mixed-Use Carson Street Zoning code.

The opportunities, relative to development and redevelopment of the subject property are very limited due to the site’s physical constraints; therefore, a creative approach is needed and appropriate for the improvement of the site, relative to maintaining its current use with regard to potential job creation and business development, combined with an educational component. Moreover, the development of this site has financial constraints due in part to changes to zoning that prohibit the owner from leasing the remaining units (causing cash flow problems), general economic conditions nationwide and, with respect to the Carson General Plan, the Carson Master Plan, and the Mixed-Use Carson Street Zone, that requires individual CUP applications in lieu of a site specific Zone Variance or Zone Change.

The appellant proposes a number of components and timeframes to accomplish the overall goals of the aforementioned planning codes and plans as requested by the City Council at the appeal hearing. Said components will achieve the goal of fostering a vibrant, pedestrian friendly corridor, by adopting the design and streetscape standards, while maintaining/creating jobs, job training and business development. As discussed in the attached Findings, maintaining, improving and expanding said services, is also a neighborhood amenity, providing a convenience and necessity typically expected along a mixed use corridor. This is critical to the future growth of the City of Carson.

**Phase 1**

Obtain approval of the previously denied CUP’s to continue the use and maintenance of the existing businesses, providing employment for the current tenants, which in turn, provides income to their families. Equally as important, provide revenue to the property owner to assist with the continued upgrades of the site. It should be noted that the property owner currently has a negative cash flow, and even with the approval of the ten (10) Conditional Use Permits, said property will continue to sustain a negative cash flow. This makes it difficult to properly manage the property, make timely repairs/replacements, and improvements. Thus, as part of the short-term plan, the appellant will seek a Variance for the entire property to permit remaining available spaces to be leased for automotive related uses. This will establish site specific Conditions of Operations, and future tenants would only be required to submit plans to the Department Building and Safety to ensure that they comply with said Conditions and applicable codes. Moreover, management through oversight (see attached – Management Operations Plan) will maintain a standard protocol and criteria that is consistent with the overall long-term plan included herein.
Phase II

This phase will create the opportunity to rent the available spaces, create revenue for property owner and in turn provide more jobs in the community. More importantly, the property will continue to be enhanced per the General Plan, Carson Street Corridor Master Plan and the Mixed-Use Carson Street Zoning Code.

Phase III

This concept, "thinking outside the box", will be to utilize a portion of this site to facilitate an incubator training component for automotive trades for young adults. This concept will solicit synergistic relationships with local community colleges, local City programs and cooperative relationship with local unions, e.g. UAW. This program would provide training in the automotive industry which is becoming more technical and the opportunity for middle class income and growth with transferable skills. Moreover, Phase III will allow for the exploration of the new "Automotive Green Technology." During this Phase, the owner will seek to provide incentives to individuals and companies that will be servicing the new electric, hybrid and alternate fuel (hydro) vehicles.
CARSON STREET AUTO MALL LANDSCAPE PLAN

PLANTER AREA 1: CONSTRUCT PLANTER BOX FOR CLIMBING VINE AND SEASONAL DISPLAY AT CARSON STREET ELEVATION

1. 1' X 20' X 18' h
2. 1' X 20' X 18' h
3. 1' X 30' X 18' h
4. 1' X 20' X 18' h

PLANTER AREA 2 & 3:
CONSTRUCT CURBED PLANTER AREA AT EACH SOUTH FACE OF BUILDING WING ADJACENT TO DRIVEWAY

5. 26 LINEAR FEET OF 5' CURB
6. 30 SQUARE FEET OF PLANTED AREA

PLANTER AREA 4: CONSTRUCT CRESCENT SHAPED CURBED PLANTER AREA AT NORTH END OF PARKING AREA:

7. 85' LINEAR FEET OF 5' CURB
8. 160 SQUARE FEET OF PLANTED AREA

REAR WALL: INSTALL ITALIAN CYPRESS TREES AT 4'-5' ON CENTER BETWEEN BUILDINGS (18 TREES)
RE: City Council Direction Concerning Auto Mall, 336-348 E. Carson Street, Carson, CA 90745 –
Response to question No. 1

A schedule to mitigate known building code, fire code, and any other code deficiencies as identified in
inspection reports submitted May 5, 2011, and as may be required by the Building & Safety Division.

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<tr>
<th>Permit(s)/Issued</th>
<th>Description of Work</th>
<th>Inspected/Final</th>
<th>Exhibit No.</th>
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<td>B</td>
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<tr>
<td>EL 1205 1106200018 - 06/20/11</td>
<td>Replace Light Fixture(s)</td>
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<td>PL 1205 1106200006 - 06/20/11</td>
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Cost Estimate(s) – Description

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<th>Exhibit No.</th>
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<tr>
<td>Replace rotted wood fascia</td>
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</tr>
<tr>
<td>Sand &amp; scrape all loose paints on wood fascia, primer et al</td>
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</tr>
<tr>
<td>Unit 340 D - Drywall office ceiling, Paint all</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>Unit 342 A - Drywall one piece and paint all walls and doors</td>
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<tr>
<td>Unit 342 B - Drywall one pieces and paint wall and doors</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>Unit 342 D - Office, bathroom – patch and paint wall, ceiling</td>
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<tr>
<td>Unit 344 B - Patch and paint brick wall, bathroom and office</td>
<td>A</td>
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<tr>
<td>Unit 344 C - Patch and paint brick wall, bathroom and office</td>
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<tr>
<td>Unit 344 F - Patch and paint brick wall, bathroom and office</td>
<td>A</td>
<td>A</td>
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<tr>
<td>Unit 344 G - Drywall and patch ceiling in office; patch/paint wall</td>
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<td>A</td>
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<tr>
<td>Unit 344 H - Patch and paint brick wall, bathroom and office</td>
<td>A</td>
<td>A</td>
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<tr>
<td>Unit 346 A - Remove trash</td>
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<td>A</td>
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<tr>
<td>Unit 346 D - Patch and paint brick wall, bathroom and office</td>
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<tr>
<td>Unit 348 A - Patch and paint brick wall, bathroom and office</td>
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<tr>
<td>Unit 336 – Front Office – Scrape loose paint, plaster damaged Wall, remove wall paper and patch as needed, primer and paint with Swiss Coffee Eggshell finish</td>
<td>A</td>
<td>A</td>
</tr>
</tbody>
</table>

Estimated Cost – Short-term/Building & Safety Items

| Total Exhibit A | $23,648.85 |
| Total Exhibit B | $691.90    |
| Total          | $24,340.75 |

Schedule To Complete – Reporting Requirements

Estimate six (6) months to complete items noted in Exhibit A - Monthly Reporting To Planning Depart

** All exterior fascia boards are replaced, patched and painted.
** Frontside area painted
** All vacant units are patched and painted (except 336-C, 346-A & 348-C)
** Plumbing & Electrical scheduled for completion in sixty (60) days
CW Maintenance
208 S Oxford Ave
Los Angeles, CA 90004
213-761-3221 323 605 1042
CA St. Lic#330827

Bill To:
Slomo
Botach Management
3011 W Pico Blvd
Los Angeles, CA 90064

estaMATE
Number: E101
Date: May 17, 2011
Ship To:
Botach
Commercial Property
336 E Carson Blvd
Carson, Ca

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<th>PO Number</th>
<th>Terms</th>
<th>Project</th>
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<td>Deposit and progress</td>
<td>336 E Carson</td>
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<th>Description</th>
<th>Unit/Size</th>
<th>Rate</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Unit 336 Front office</td>
<td>Scrape loose paints, plaster damaged wall, remove wall papers and patch as needed, Primer and paint with Swiss Coffee eggshell finish</td>
<td>1,650.00</td>
<td>1.25</td>
<td>2,062.50</td>
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5-16-2011
All Carson tenants are verbally notified to clean up their shop for Safety Hazards until May 21, 2011.

Things not done:
- Exterior: Frontside painting (repair on wood done)
  Parking lot pot holes & parking lane + fire lane
- Interior: Plumbing not done (not included)
  #346A patch & paint
  #346D
  #348A
- Electrical (not included)
## CW Maintenance
208 S Oxford Ave  
Los Angeles, CA 90004

**Ship To:**  
Botach  
Commercial Property  
336 E Carson Blvd  
Carson, Ca

**Date:** May 17, 2011

### Estimate Information
- **PO Number:**  
- **Terms:** Deposit and progress  
- **Project:** 336 E Carson

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<th>Description</th>
<th>Unit/Size</th>
<th>Rate</th>
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<tr>
<td>Unit 344 B</td>
<td>Patch and paint brick wall, bathroom and office wall, ceiling, doors</td>
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<td>935.00</td>
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<td>Unit 344 C</td>
<td>Patch and paint brick wall, bathroom and office wall, ceiling, doors</td>
<td>1,150.00</td>
<td>0.85</td>
<td>977.50</td>
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<td>Unit 344 F</td>
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<td>1,110.00</td>
<td>0.85</td>
<td>943.50</td>
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</table>
| Unit 344 G | Drywall and patch ceiling in office  
Patch and paint brick wall, bathroom and office wall, ceiling, doors | 1,222.00 | 0.90 | 1,099.80 |
| Unit 344 H | Patch and paint brick wall, bathroom and office wall, ceiling, doors | 1,100.00 | 0.85 | 935.00 |
| UNIt 346 A | Need to remove trash by John(310 904 4352) | | | |
| Unit 346 D | Patch and paint brick wall, bathroom and office wall, ceiling, doors | 850.00 | 0.85 | 722.50 |
| Unit 348 A | Patch and paint brick wall, bathroom and office wall, ceiling, doors | 1,043.00 | 0.85 | 886.55 |

- **Bill To:**  
  - Slomo  
  - Botach Management  
  - 5011 W Pico Blvd  
  - Los Angeles, CA 90064
**Electrical Permit**

**Building Address:**
336 Carson St E
CNSH CA 90742-2708

**Permit Cross Street:**

**Thomas Page:** 764

**Grid:** D5

**Locality:** Carson

---

### Fees Paid

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<td>39.90</td>
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<tr>
<td>G1 Outlets-List, SW, AGCP</td>
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<td>Cut</td>
<td>153.00</td>
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<td><strong>Total Fees</strong></td>
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**Final Date:**
06/20/21

**Final By:**
J JY

**Description of Work:**

Replace Light Fixture

---

### Special Conditions:

- **Approvals**

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<tr>
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<th>Date</th>
<th>Inspector Signature</th>
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<tr>
<td>Temporary Power Poles</td>
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<tr>
<td>Underground Conduit</td>
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<tr>
<td>CFPR Ground</td>
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<td>Rough Conduit</td>
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<td>Rough Wiring</td>
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<td>Main Water Line</td>
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<td>Plastic V/H Metal V/H</td>
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**Report ID:** DPR2265

**Route To:** BS1205
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<td>PCX</td>
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**APPROVALS**

- UNDER SLAB WORK
- WATER SERVICE
- PLASTIC Y/M
- METAL Y/M
- ROUGH PLUMBING
- GAS FIXING
- GAS VENT
- HOT WATER HEATER
- PLUMBING FIXTURES
- LOW SPRINKLERS
- GAS TEST
- UTILITY COMPANY NOTIFIED
- CVV
- GREY WATER SYSTEM

**REPORT ID:** DPR263 **ROUTE TO:** 881205
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<td>2. <strong>State Green Bldg. Fee</strong></td>
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<td>3. <strong>Strong Motion Other</strong></td>
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<td>1200.00</td>
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<td>4. <strong>Permit W/O En-HC</strong></td>
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**Description of Work and Special Conditions:**

- No special conditions noted.

**Approvals and Inspection Signatures:**

- Location and setbacks
- Egress engineer approval
- Foundation/trench forms
- Slab/underfloor
- Raised floor framing
- Underfloor insulation
- Floor sheathing
- Roof sheathing
- Siding panels
- Frame inspection
- Firm sprinkler growers
- Insulation/ceiling strip
- Interior latr/ceiling
- Exterior date
- Fire rated floor/ceiling assembly
- Roof deck assembly
- Roof decks/ceilings
- T-bar ceilings
- Lot drainage

**Building Address:**

310 S. Bonner Ave
Carson, CA 90745
CRSA 22002700
Branst Cross Street
Thomas Park: 764
GRID: D6
LOCALITY: Carson

**Issued On:**

04/20/11

**Final Date:**

**Final By:**

CCID:
Best Management Practice (BMP) Plan

Carson Auto Center
336-348 East Carson Street
Carson, California 90745

Owned and Operated by:
Botach Management

BMP Plan prepared by:
FMG
2020 Wilshire Blvd, Suite 2020 - Los Angeles CA 90010
June 2011
B M P P l a n

Carson Auto Center
336-348 East Carson Street
Carson, California 90745

Definition of BMP:

Best Management Practices (BMP), in various forms, are the procedures and guidelines businesses follow to ensure their operations are efficient, comply with legal requirements and prevent negative impacts on the surrounding properties. BMP’s are developed for specific business types, and in this case, designed as a flexible tool for the purpose of managing an existing auto repair facility.

Goals:

- To create and maintain a safe, clean and secure environment within and around the Botoch Auto Center facility for all businesses, customers and the surrounding neighbors.
- To create and maintain an attractive facility that blends in with the surrounding neighborhood, per design standards of Ordinance No. 04-1322 and the Carson Consolidated Redevelopment Project Area, within the MU-CS (Mixed Use – Carson Street) Zone.
- To limit and/or mitigate contaminants associated with the use from entering the environment by full compliance with Standard Urban Stormwater Management Plan (SUSMP), recycling of materials and appropriate regulatory codes (fire, building & safety and sanitation).

Introduction:

Carson Auto Center is located East Carson Street along the Carson Street Mixed-Use Zone Corridor within the boundaries of the City of Carson, California. The subject site is also located in the Carson Redevelopment Project Area. This section East Carson Street is designated a Major Highway, where the subject site is in close proximity to the 405 Freeway. The surrounding interior streets, south (south and east of the property line) of the subject site are improved single-family residences are prevalent and commonly found. To the west and east along the corridor, the uses are commercial; and the north is improved with a senior citizen and community care residential facility. It appears that most, if not all of the existing structures were permitted and built between 1963 and 1975. In its current configuration, there are thirty-three (33) individual tenant spaces, with two (2) buildings of approximately 40,000 sq. ft.
Operational Structures:

Auto Center Hours: & AM to & PM (Mon – Sat)
Closed (Sundays)

On-site manager during operating hours

1. All other use, height and area regulations of the Municipal Code and all other applicable government/regulatory agencies shall be strictly complied within the development and use of the property, except as such regulations are herein specifically varied or required.

2. The use and development of the property shall be in substantial conformance with the plot plan/floor plans and site elevations submitted with the application(s) and marked Exhibit “C”, except as may be revised as a result of this action.

3. All graffiti on the site shall be removed or painted over to match the color of the surface to which it is applied within 24 hours of its occurrence.

4. A copy of the requested approval of the CUP’s and all Conditions and/or letters of clarification shall be printed on any building plans submitted to the Department of city Planning and the Department of Building and Safety for purposes of having any required building permits issued.

5. A copy of the aforementioned grant will be maintained on the premises of each individual tenant, along with a copy of a signed statement acknowledging that they have read and understand said grant. Copies of each will be maintained in the property’s management’s office.

6. All spray painting shall be conducted within designated buildings containing no doors or windows except those to the entrance. Said buildings shall be fully enclosed during all sanding and spray activity.

7. All exterior lighting on the property shall be shielded and directed onto the site. No floodlighting shall be located so as to shine directly onto any residential property. This shall not preclude the installation of low-level security lighting.

8. Noise from activities on the subject site shall be in compliance to the CMC.

9. No public address system is permitted on the property.

10. At least one hundred five (105) parking spaces shall be provided and maintained on-site for the use of customers and tenants/employees.
11. Tenants and their employees are prohibited from parking on residential streets during the hours they are working at the subject facility. Vehicles related to the use/operation of the businesses, including tow trucks, are prohibited from parking on any of the surrounding streets.

12. Vehicles brought to the site for repair and vehicles which have been serviced are not allowed to be parked on residential streets.

13. Damaged or wrecked vehicles stored for purposes other than repair is prohibited.

14. The salvaging of damaged or wrecked vehicles is strictly prohibited.

15. All trash and debris shall be placed in trash containers or dumpsters within designated areas of the site.

16. Each tenant is responsible for keeping the unit under their control clean, safe; free of trash, debris and auto related materials. At a minimum, each tenant must comply with the following:

   a) Remove trash/debris from unit and place in designated receptacles as needed
   b) When cleaning floor, use Dry Floor Cleaning Methods (DFCM), e.g. sweeping & vacuuming
   c) Keep floor(s) clean of all liquids
   d) Place tools in appropriate cabinets/containers/trays
   e) Maintain tools/machinery in good working conditions (replace parts)
   f) If spills occur, clean up immediately with industrial/environmentally safe absorbent material or shop towels (never hose down with water)*
   g) Place discarded shop towels labeled metal safety containers
   h) Never throw dirty or used towels into a dumpster or trash can
   i) Flammable and combustible materials (including towels) must be stored in fireproof containers and cabinets
   j) Collect and recycle all petroleum-based fluids (oil, transmission/brake fluid, anti-freeze, etc.)
   k) When possible, use non-solvent cleaners
   l) Report spills and/or other hazards to property manager
17. Environmental Plan:

a. Air Pollution (Auto Repair Garage).

1) All spray painting, shall be conducted within enclosed buildings that have been designed with appropriate pollution controls and ventilation systems. Doors and windows shall be kept closed during spray painting.

2) Certification of compliance with South Coast Air Quality Management District (SCAQMD) air pollution regulations will be posted on-site.

b. Objectionable Odors. No window openings shall be permitted on any building façade which abuts a residential use or zone.

c. Objectionable Odors (Air Quality).

   a) All waste will be disposed of properly per CMC

   b) Leaks, drips and spills will be cleaned up immediately to prevent contaminated soil on paved surfaces that can be washed away into the storm drains.

   c) Pavement shall not be hosed down at material spills. DFCM will be used whenever possible, and is the preferred method of the center.

   d) Dumpsters shall be covered and maintained.

   e) All vehicle/equipment maintenance, repair, and washing shall be conducted away from storm drains. Drip pans or drop clothes shall be used to catch drips and spills, and discarded/stored as noted above.

d. Stormwater and Urban Runoff Pollution Control.

1) Compliance with the Standard Urban Stormwater Mitigation Plan (SUSMP) approved by the Los Angeles Regional Water Quality Control Board

2) Implementation of stormwater BMPs to retain or treat the runoff from a storm event producing 34 inch of rainfall in a 24 hour period. The design of structural BMPs shall be in accordance with the Development Best Management Practices Handbook Part B Planning Activities, relative to automotive repair shops.

3) Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area (per city codes/requirements).
4) Store trash dumpsters either under cover, or with drains routed to the sanitary sewer or use non-leaking and water tight dumpsters with lids. Wash containers in an area with properly connected sanitary sewer.

5) Reduce and recycle wastes, including oil and grease.

6) Store liquid storage tanks (drums and dumpsters) in designated paved areas with impervious surfaces in order to contain leaks and spills. Use drip pans or absorbent materials whenever grease containers are emptied.

7) Storage tanks should be inspected and tested once a year to prevent spills and leakage.

8) During vehicle/equipment repair and maintenance, the draining and replacement of lubricants, coolants, and other fluids should be done.

9) Do not pour liquid waste to floor drains, sinks, outdoor storm drain inlets, or other storm drains or sewer connections. Used or leftover cleaning solutions, solvents are to be recycled at authorized recycling facilities or via licensed certified pick up service. Automotive fluids and oil are toxic are to be discarded in the same manner.

10) Reduce the use of hazardous materials and waste by using detergent-based or water-based cleaning systems, non-caustic detergents for parts cleaning, and non-chlorinated solvents.

11) Conduct all repair/maintenance activities inside the building to prevent exposure to rainfall. Exceptions to this requirement include the following activities: electrical diagnostics, battery charging and changing, and tire removal as permitted by municipal code.

12) Repair/maintenance bays must be indoors or designed in such a way that doesn’t allow stormwater run-on or contact with stormwater runoff.

13) Vehicle/equipment wash areas must be self-contained and/or covered, equipped with a clarifier, or other pretreatment facility, and properly connected to the sanitary sewer.
*Spill Clean up Kit:

1) Salvage drums/containers such as high density polyethylene, polypropylene or polyethylene sheet lined steel

2) Polyethylene disposal bags or equivalent

3) Emergency response guidebook

4) Safety gloves/cloths/equipment

5) Shovels or other soil remove equipment

6) Absorbent pads and oil containment booms, stored in an impervious container

7) Granular or powdered materials for neutralizing acids or alkaline liquids

The signatures below attest to the approval and acceptance of the BMP Plan by the tenants of 336-348 E. Carson Street and the owner/operator of Botach Auto Center

Botach Management

____________________________, Date__________

Tenant Unit_____

____________________________, Date_______
<table>
<thead>
<tr>
<th>PO Number</th>
<th>Terms</th>
<th>Project</th>
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<tbody>
<tr>
<td>Deposit and progress</td>
<td>336 E Carson</td>
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<table>
<thead>
<tr>
<th>Date/Area</th>
<th>Description</th>
<th>Unit/Size</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exterior</td>
<td>Replace rotted wood fascia - paint</td>
<td>800.00</td>
<td>4.50</td>
<td>3,600.00</td>
</tr>
<tr>
<td></td>
<td>Sand and scrape all loose paints on wood fascia, primer completely and finish coat with Semi Gloss Enamel with same color as is. Scrape loose paints on exterior masonry walls and touch up as is</td>
<td>1,200.00</td>
<td>3.25</td>
<td>3,900.00</td>
</tr>
<tr>
<td></td>
<td>Front side wood deco beam - patch all rotted area and paint same color as is</td>
<td>14.00</td>
<td>65.00</td>
<td>910.00</td>
</tr>
<tr>
<td>Unit 340 D</td>
<td>Drywall office ceiling 4 pieces and patch</td>
<td>4.00</td>
<td>85.00</td>
<td>340.00</td>
</tr>
<tr>
<td></td>
<td>Paint - office wall and ceiling, all doors, brick wall area with Swiss Coffee Eggshell finish. Patch as needed</td>
<td>2,250.00</td>
<td>0.95</td>
<td>2,137.50</td>
</tr>
<tr>
<td></td>
<td>Close door way to outside with Plywood and paint to exterior color</td>
<td></td>
<td></td>
<td>120.00</td>
</tr>
<tr>
<td>Unit 342 A</td>
<td>Drywall one piece and paint all wall and doors</td>
<td>1,220.00</td>
<td>0.95</td>
<td>1,159.00</td>
</tr>
<tr>
<td>Unit 342 B</td>
<td>Drywall one pieces and paint wall and doors</td>
<td>1,150.00</td>
<td>0.95</td>
<td>1,092.50</td>
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<tr>
<td>Unit 342 C</td>
<td>OK</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unit 342 D</td>
<td>Office, bathroom - patch and paint wall, ceiling Swiss Coffee Eggshell</td>
<td>1,050.00</td>
<td>0.85</td>
<td>892.50</td>
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</table>
CONDITIONAL USE PERMIT (CUP)

(Pursuant to Section 9172.21 of the CMC)
336-348 E. Carson Street
Carson, CA 90745
Carson Consolidated Redevelopment Project Area (1C)
Mixed-Use Carson Street Zone
MU-CS
APN: 7335005049
General Plan: Mixed-Use Residential
Census Tract: 543820

Request: Pursuant to Section 9172.21 of the Carson Municipal Code (CMC), a CUP to allow for the continued use and maintenance of an existing 40,000 sq. ft. (approx) auto repair center (Carson Auto Mall), for ten (10) currently operating businesses, with hours of 7 AM to 7 PM Monday – Saturday (closed on Sunday’s) and one hundred twelve (112) on-site parking spaces, on a 90,000 sq. ft. (approx.) lot in the MU-CS zone within the Carson Consolidated Redevelopment Project Area.

CUP No’s.:

1) Conditional use Permit No. 803-10
2) Conditional use Permit No. 804-10
3) Conditional use Permit No. 811-10
4) Conditional use Permit No. 812-12
5) Conditional use Permit No. 814-10
6) Conditional use Permit No. 815-10
7) Conditional use Permit No. 816-10
8) Conditional use Permit No. 817-10
9) Conditional use Permit No. 818-10
10) Conditional use Permit No. 828-10

Background:

The property is comprised of a single parcel approximately 2.07 acres in size and is occupied by three multi-tenant commercial buildings constructed between 1963 and 1975. The parcel is essentially a flat, narrow, deep and rectangular parcel that measures 135 feet in width by 695 feet in depth. The buildings occupy space on the east and west edges of the property with an open space parking area between them. They are essentially symmetrical, long, narrow single-story structures each approximately 20,000 square feet and 18,500 square feet in size. The reason for one building being smaller than the other is because one of them was split at about 2/3 of its length to provide an approximately 1,500-square-foot trash and recycling area and one parking space. There is a total of 33 individual tenant spaces, the vast majority identified by a manual lift-up, metal, grade-level access door. Some of the tenants occupy multiple spaces, including some not contiguous.

Adjacent to the west side of the subject property is a restaurant use and legal, non-conforming multi-family residential development. To the east is an insurance office converted from a residence originally constructed in 1949. To the south along the subject property's east and south property lines is single-family residential development. Across Carson Street to the north is a high-density senior living and community care residential complex.
As noted above, the size, dimensions and location of the subject site along the corridor limits development and redevelopment opportunities. However, with respect to same, the site and its use can transition from a traditional auto repair facility to a Vehicle Technology Center. As fuel prices increase, the demand for vehicles that are more fuel efficient will also increase. This will range from Hybrid, Hydro, Electric and Biofuel vehicles. This demand will mean more employment opportunities (including the self employed) for technicians skilled in these emerging trends. These technicians are highly skilled in computers, electronics and electrical engineering. According to the Bureau of Labor Statistics (www.bls.gov), the annual salary of a Hybrid/Electric Vehicle Technician is projected at $31,200. The Carson Auto Center, as currently developed, is perfectly suited for the creation of these types of emerging technologies. Additionally, it would provide an opportunity to partner with leading institutions in the field, in developing an on-site training and mentoring program for at risk youth. In order for this to be accomplished, in addition to granting the requested ten (10) CUP's, the owner/appellant would need to be allowed to file a Zone Variance (ZV), at a later date over the entire site, permitting the use and maintenance of same as a auto repair facility. A Variance would establish a set of Conditions of Operation that any future tenants of the center would be required to meet, prior to the approval of building plans and the issuance of a CofO through the Department of Building and Safety. This would not require a new application or action by the planning department.

In the meantime, submitted with these Findings is a Best Management Practice (BMP) Plan. The BMP will establish proper procedures for the operation, maintenance and upkeep of the facility. Lastly, on this point, once the BMP has been fully implemented, owner/management will seek certification from the State of California Green Station Program for Vehicle and Service Repair (VSR) facilities.
Conditional Use Permit (CUP) Findings:

1. The proposed use and development will be consistent with the General Plan

Carson Street is a four-lane arterial Major Modified Highway with raised medians connecting two State Highways (see photos). The corridor is also served by 3 transit lines with 24 transit stops. The current roadway Levels of Service (LOS) ranges from A to C (AM Peak) and B to D (PM Peak). The General Plan (GP) map designates the property for Mixed-Use land uses with a corresponding zone of MU-CS within the Mixed Use Carson Street zone. The property is not within the area of any specific plans or interim control ordinances. The General Plan text does not specifically address the requested Conditional Use for auto related uses. However, the CMC authorizes the Planning Commission and/or City Council to grant the requested Conditional Use in the zones corresponding to the Plan’s land use designation. The General Plan promotes the provision of services throughout the city in locations that are convenient to the public yet do not impact nearby properties. The economic welfare of the community largely depends on the availability of a variety goods and services to create and maintain viable commerce. The existing use not only provides local jobs, participation in the tax base, but also has a multiplier effect with respect to related goods and services. The auto repair business in the mixed use designation is not in conflict with the GP or the MU-CS zone in that it provides the general public with a convenience and necessity within the community that is needed and required. Mixed Use zones are exactly that, mixed use, allowing for a mix of uses ranging from commercial, retail, services and residential. The current use, as auto repair, is a service related business. Nevertheless, there is nothing inherently prohibitive about the current uses that cannot be integrated within the design and streetscape guidelines of the GP and MU-CS zone, to create a beautiful, vibrant, “Main Street,” reflecting the community’s vision of a livable, pedestrian friendly downtown corridor. With respect to same, submitted with these Findings are site and elevation plans that illustrate how the current use can follow said guidelines. Hence, the subject request is in harmony with the various elements and objectives of the General Plan and the Mixed Use Carson Street zone.

2. The site is adequate in size, shape topography, location, utilities, and other factors to accommodate the proposed use and development

As stated above, the auto repair business has been operating at said location for a number of years, and is oriented within a “U” shape configuration (See site plan). There is a 15’ (approx.) driveway (ingress/egress) to the site that is located in the middle/front of the property. There are two (2) store front buildings to the east and west of the site respectively. This unique configuration allows for the current use to be shielded from the general public, but gives the owner an opportunity to create an attractive “main street” appearance with signage, façade, window treatments and decorative lighting along the street frontage of the store front(s). Hanging, potted or window-seal planter boxes or canopies can also enhance the attractiveness of the property by making it visually interesting and pedestrian friendly.

Therefore, the minimum setback along the street frontage does not prevent the property from implementing various elements of the GP or MU-CS. In fact, it is the very nature of the size, shape, topography, location, and other factors that makes it an ideal location for its current and future use. With respect to utilities, it should be noted that the subject use has been in existence for a number of years and is not a new use. The site is improved with all necessary infrastructures for its continued use and maintenance of same, including fully leasing out the remaining units (via a Variance process). Hence, given the above, the continued use is, and will be harmonious and attractive for the area.
3. There will be adequate street access and traffic capacity

The subject use is located on Carson Street, designated a Major Modified Highway and is accessed from same. A total of one hundred five (105) parking spaces are provided on the site for patrons and employees of the auto repair businesses. No evidence of vehicular or parking overflow has been reported by residents living on nearby residential streets. The adjoining residential area is located to the south along the easterly and southerly property line of the subject property, and is not affected by either vehicular or parking overflow from the subject property onto nearby residential streets. Moreover, access to the site from the east is via a left turn lane, preventing the slowing or stopping of west bound traffic. Also, per the submitted site plan and Best Management Practice (BMP), provisions have been made to restripe the parking lot to bring it into conformance with the CMC. Hence, the current and future use is adequate for street access and traffic capacity.

4. There will be adequate water supply for fire protection

As stated herein, the site currently operates with ten (10) auto related service uses, and this request is for the continued operation and maintenance of same. Previously, the site had up to thirty (30) tenants, without any issues relative to water supply for fire protection. Nevertheless, the property owner improvements and upgrades to the site’s infrastructure to ensure compliance with appropriate fire regulatory agencies with respect to the current and future auto related uses. Moreover, combined with the strict implementation of the submitted BMP, there is and will be adequate water supply for fire protect.

5. The proposed use and development will be compatible with the intended character of the area

As stated above, the auto repair use is located on and contained in an interior lot, and is effectively buffered from residential and other uses via the “U” shaped orientation of the build(s). Additionally, parking for the site is also self contained and shield from public view. This unique configuration is ideal for this type of use in that it allows a needed service to exist for the benefit of the community, without sacrificing their desire to create a vibrant pedestrian friendly corridor, replete with a “main street” charm. As described herein, both can be accomplished within the noted GP and MU-CS zone. Hence, combined with the implementation of the BMP and various elements of said GP, the current and future use (as noted in the Background section) of the auto service facility can, and will be compatible with the intended character of the area, corridor and neighborhood.
I. SUMMARY

On February 22, 2011, the Planning Commission adopted Resolution No. 11-2380, denying Conditional Use Permit (CUP) Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, and 828-10 for ten (10) existing auto repair facilities located in multi-tenant, single-story buildings at 336-348 E. Carson Street (Exhibit No. 1). On March 8, 2011, an appeal of the Planning Commission decision to deny the ten CUP applications was filed by the property owner, Botach Management (Exhibit No. 2).

II. RECOMMENDATION

TAKE the following actions:

1. OPEN the Public Hearing, TAKE public testimony and CLOSE the Public Hearing.


III. ALTERNATIVES

1. REVERSE the decision of the Planning Commission.

2. REFER the item back to Planning Commission for reconsideration.

3. TAKE another action the City Council deems appropriate.

IV. BACKGROUND

An appeal of the Planning Commission decision to deny the ten CUP applications was filed by the property owner, Botach Management, on March 8, 2011, pursuant
to Section 9173.4 of the Carson Municipal Code (CMC) (Exhibit No. 3). However, the correct appeal fee was not paid at the time of appeal submittal. The City Clerk notified the appellant, who then submitted proper payment on March 17, 2011 (Exhibit No. 4). A public hearing was posted on the subject site and proper notification given to property owners within 500 feet of the subject property, pursuant to CMC Section 9173.22 (Exhibit No. 5).

The grounds for the appeal suggest various errors and omissions the appellant claims were committed by Planning staff in accepting and processing incomplete CUP applications. Contrary to the explicit requirements of Ordinance No. 04-1322 (Exhibit No. 6), the applicant also believes that the city can not require existing auto repair businesses to obtain a conditional use permit (CUP). In essence, staff believes that the appeal lacks substance, confirms the inadequacy of the 10 CUP applications and reflects the applicant’s misunderstanding of the CUP process.

Permit Requirement

On October 5, 2004, the City Council passed Ordinance No. 04-1322, which requires a CUP for any auto repair use located within one hundred (100) feet of a residential zone or within the CR (Commercial, Regional) zoning district. The ten existing auto repair businesses under consideration for a CUP are all within the MU-CS zone and adjacent to a residential zone. The property management company, property owner, and all tenants were informed of the CUP requirement by mail in August 2005 and January 2009. The deadline for submitting CUP applications was November 1, 2009. There were no CUP applications submitted for the subject property by the deadline. Code enforcement cited the property owner and tenants for not complying with the requirement to obtain a CUP to authorize continued operations of the auto repair uses.

Application Acceptance

In late April 2010, CUP applications were received from all auto repair tenants currently occupying the site with valid business licenses. The applications were incomplete but the Planning Division accepted them as a good will gesture to preserve the tenants’ opportunity to work with the property owner to submit the missing requirements. Each tenant was advised of incompleteness at the time of application submittal and encouraged to work collectively in addressing the missing items.

Application Processing

A status of application letter sent to the applicants in August 2010 identified missing application materials, including but not limited to, elevation plans, a title report, and the inspection report for building conditions required by Section 9138.2 of the CMC.
The applicants were given 90 days to produce the necessary information to continue processing of the applications. No information was submitted prior to the November 18, 2010, deadline for submittal.

A follow-up letter was sent January 11, 2011, indicating that the application remained incomplete due to failure to submit the requisite information. The applicants were advised of a tentative Planning Commission public hearing date at which time the applications would be considered and recommended for denial. Staff invited the applicants and property owner to attend a meeting to discuss ways in which the project site could possibly be brought into compliance with applicable zoning codes in order to gain a favorable recommendation.

The meeting occurred on January 26, 2011, with the applicants and the property owner in attendance. Various issues were discussed at the meeting, including ways in which the property owner could improve the overall aesthetics of the property by installing new roll-up doors, fixing broken windows, repairing cracked walls, splintered wood, broken concrete, failed asphalt, repaint, add architectural trim, re-roof, and patch holes in interior walls and ceilings, upgrade electrical and plumbing systems. Tenants were reminded of their responsibility to maintain a clean area for customers, including interior office areas, parking areas, trash areas, and basic maintenance of their tenant spaces. The property owner was reminded of the need for a building inspection report and that the new auto repair businesses could not occupy the empty tenant spaces, and that only the tenants who had submitted CUP applications would be considered to possibly stay.

Planning Commission Public Hearing

On February 22, 2011, the Planning Commission conducted the public hearing to consider all ten CUP applications (Exhibit No. 7). Questions were raised by the Commission as to why this property has continued to be in violation for many years. Staff explained that this property is a good example of why the auto repair CUP process was necessary, noting that each application could be considered on a case-by-case basis, and added that it is not staff’s intent to displace businesses.

Certain tenants stated that it is very difficult to get in touch with the property owner and noted that the landlord is not providing them with any assistance or helping to keep them in business at this location.

A Catskill Avenue resident, whose property is adjacent to the subject property stated that for the last 13 years he has lived on this street, the operations from this property have created a nuisance, advising that he can smell paint fumes and hear loud music and air tools at all hours of the day and night. He added that music plays at 3:00 A.M. and that empty bottles were thrown onto his driveway. He mentioned that he has complained to the Sheriff’s Department on several occasions.
The motion to deny was approved 5-1, with one abstaining, and two absent. Planning Commission Resolution No. 11-2380 denying all ten CUP requests was thereby adopted (Exhibit No. 8).

Appeal

Numerous meetings between staff and the appellant have taken place since the appeal was submitted. The appellant has expressed a desire to retain the auto repair businesses onsite and implement a plan to rehabilitate the property to the satisfaction of the city. As of the writing of this report, the appellant has failed to provide additional information or a plan demonstrating responsible management of the auto repair businesses.

Past performance has shown that this appellant and property owner provides only the minimal level of management with the primary focus on rent collection. There has been repeated serious code enforcement violations associated with the auto repair businesses. Staff has consistently advised that the tenants need to be monitored so that inappropriate auto repair businesses are removed. There is no evidence that the management has the capability to monitor the property to minimize code enforcement issues associated with auto repair businesses. The continued operation of auto repair businesses at the subject property is inconsistent with the General Plan and goals and objectives for the Carson Street Corridor.

V. FISCAL IMPACT

The existing auto repair businesses do not significantly contribute to sales tax generation.

VI. EXHIBITS

1. Planning Commission Staff Report and Disposition Dated February 22, 2011. (pgs. 6-13)
3. Section 9173.4 of the Carson Municipal Code. (pgs. 16-17)
4. Receipt for Appeal Fee Payment Dated March 17, 2011. (pg. 18)
5. Section 9173.22 of the Carson Municipal Code. (pgs. 19-20)
6. Ordinance No. 04-1322. (pgs. 21-28)
8. Planning Commission Resolution No. 11-2380. (pgs. 31-33)
9. Draft Resolution No. 11-057. (pgs. 34-38)

Prepared by: Steven Newberg, AICP, Associate Planner
# City of Carson

## Report to Mayor and City Council

**May 9, 2011**

**TO:** Rev010511

| Reviewed by: |  |
|--------------|  |
| City Clerk   | City Treasurer |
| Administrative Services | Development Services |
| Economic Development Services | Public Services |

## Action taken by City Council

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tr>
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A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CARSON, CALIFORNIA, REMANDING TO THE PLANNING COMMISSION CONDITIONAL USE PERMIT REQUESTS NOS. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10 FOR 10 EXISTING AUTO REPAIR FACILITIES LOCATED AT 336-348 E. CARSON STREET IN LIGHT OF NEW INFORMATION SUBMITTED FOR REVIEW AND CONSIDERATION, INCLUDING AN OPERATIONS MANAGEMENT PLAN AND A SCHEDULE FOR PROPERTY REHABILITATION

THE CITY COUNCIL OF THE CITY OF CARSON HEREBY FINDS, RESOLVES, AND ORDERS AS FOLLOWS:

Section 1. On February 22, 2011, the Planning Commission adopted Resolution No. 11-2380 on a 5-1 vote denying Conditional Use Permit (CUP) Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10 for 10 individual tenants operating existing auto repair businesses on real property located at 336-348 E. Carson Street. The denial was largely based upon a lack of substantial evidence to promote an adequate property management plan necessary to support automotive repair businesses on the subject property and a failure to develop a plan to correct building deficiencies and to upgrade the property in a manner compatible with the surrounding area.

Section 2. On March 8, 2011 an appeal was filed by Botach Management, pursuant to the requirements of Carson Municipal Code (CMC) Section 9173.4. The appeal was initially deemed insufficient by the City Clerk. The appeal was reconsidered and accepted by the City Clerk on March 17, 2011.

Section 3. Public Hearings were duly held by the City Council on May 9, 2011, and July 19, 2011 at Carson City Hall, Council Chambers, 701 East Carson Street, Carson, California. A notice of the time, place, and purpose of the aforesaid meetings was duly given. Evidence, both written and oral, was duly presented to and considered by the City Council at the said hearings.

Section 4. On May 9, 2011, the City Council resolved to continue the appeal until July 19, 2011, directing the appellant to provide specific information for staff review prior to Council reconsideration.

Section 5. The applicant submitted additional information on July 5, 2011, including an operations management plan in the form of best management practices (BMP) and a phased implementation plan for property rehabilitation. This information has been deemed sufficient to warrant a thorough investigation of the details. By
submitting such information, the appellant has complied with City Council direction given on May 9, 2011.

Section 6. The Planning Commission has not been given the opportunity to review the CUP applications in light of this new information, therefore the City Council hereby remands the requests for Conditional Use Permit Nos. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10, 816-10, 817-10, 818-10, 828-10, with respect to the property described in Exhibit “A” attached herewith, back to the Planning Commission for further review and reconsideration.

Section 7. The City Clerk shall certify to the adoption of the Resolution and shall transmit copies of the same to the appellant.

PASSED, APPROVED and ADOPTED this 19th day of July, 2011.

Mayor Jim Dear

ATTEST:

City Clerk Helen S. Kawagoe

APPROVED AS TO FORM:

City Attorney
CITY OF CARSON
CITY COUNCIL
EXHIBIT "A"

LEGAL DESCRIPTION

CONDITIONAL USE PERMIT NOS. 803-10, 804-10, 811-10, 812-10, 814-10, 815-10,
816-10, 817-10, 818-10, 828-10

Property Address: 336-348 E. Carson Street

Parcel Identification Number: 7335-005-049

Lot 48 of Tract Map 2982, in the City of Carson, County of Los Angeles, State of
California as per Map recorded in a Book of Maps in the Office of the County Recorder
of Said County.