# TOWN OF WAREHAM ZONING BOARD OF APPEALS

#### APPLICATION FOR A PUBLIC HEARING FOR A VARIANCE/SPECIAL PERMIT

Certain uses are allowed in several zoning districts only by means of a Variance and/or Special Permit from the Zoning Board of Appeals. Those uses are indicated in the Wareham Zoning By-Laws. To apply for a Variance/Special Permit from the Zoning Board of Appeals, please do the following:

- Complete this form.
- o Complete information packets. (Directions attached)
- o Submit application form and packet to Town Clerk for signature.
- o Submit application form and packet to Town Collector for signature.
- Submit completed form, packets, and appropriate fees\*\* to the Zoning Board of Appeals secretary.
- \*\*Permits may be issued only after a public hearing. There is a filing fee of \$300.00 per lot, per application for all non-conforming residential lots, whether built upon or not. There is a filing fee of \$750.00 per lot, per application for all commercial applications. In the case of a multi-family development, the fee is \$300.00 plus an additional \$50.00 for every unit over two (2). Please make check payable to the Town of Wareham.
- \*\*A check to cover two (2) legal advertisements for the public hearing should be made payable to Wareham Week in the amount of \$100.00.
- \*\*The applicant will also be responsible for the costs of sending out abutter notifications by Certified Mail. The cost is \$6.90 per certified letter to each abutter. Please see Zoning Board secretary for cost of mailings. Please make check payable to the Town of Wareham.

I hereby apply for a Variance/Special Permit for a use to be made of the following described place:

STREET & NUMBER: 58	Sandwich P	<u>10</u> LO'	Г: <u>142</u> МАР: <u>134</u>
ZONING DISTRICT: 50			
USE REQUESTED: Dog	Daycare		
OWNER OF LAND & BUIL	DING: Bethy	Sanisid	TEL.# 978-335-0695
ADDRESS OF OWNER:	Marks Cov	e Rd. U	Jarehan, MA 02571
PERSON(S) WHO WILL U	TILIZE PERMIT: 🧘	Juner -	Bethy Sonisidro
ADDRESS: H Marks U	we hd, Wareham	MA Das	571
DATE: 4-26-22	SIGNATURE:	Sitte S	aiil
This application was received on	the date stamped here:	-	
Town Clerk:		Date: _	
Tax Collector:		Date: _	
Planning/Zoning Dept.:		Date: _	
Application fee paid:	Check #:		_Receipt:
Advertising fee paid:	Check #		_Receipt:
Abutters fee paid:	Check #		Receipt:

### TOWN OF WAREHAM

APPLICANT/CONTRACTOR/REPRESENATIVE INFORMATION SHEET

Check One:V	<sup>r</sup> ariance <u>√</u>	Special Pe	ermit	Site Plan	Appeal
Date stamped in:			Date deci	sion is due	
Applicant's Name: 3	ety So	nisidro	i	····	
Applicant's Address: 1	4 Marks	Cove B	d, Wa	reham, MA O	1553
Telephone Number: 9	10-333-0	D695			
Cell Phone Number: 9	10-333-	0695			
Email Address: Nurs	seBeH421	@ asl. co	SW		
Address of Property/Pro	ject: <u>58</u> =	sandwid	s Rd,	Wareham, M	A 02571
Landowner's Name: 🏖	ety Sani	sidro			
Owner's Address: 14	Marks C	ove Rd			
Telephone Number: 97	8-333-0	695			
Contact Person:			Telep	hone Number:	
Map 134	Lot _	F42		Zone MR 30 /	'sc
Date Approved			_ Date De	nied	
Comments:					



#### STANDARD COMMERCIAL PURCHASE AND SALE AGREEMENT

(With Contingencies)

	parties make this Agreement this 28th day of February ces all obligations made in any prior Letter of Intent, Contract To Purchase or a	greement for sa	This Agreemed into by	ent supersedes and y the parties.
1.	Parties. Francis Ellis, Jr. and, Peter Ellis			
the "	SELLER," agrees to sell and Yuppy Puppy, LLC			[insert name],
the '	BUYER," agrees to buy, the premises described in paragraph 2 on the te	erms set forth	below. BUYER	[insert name], may require the
prior	eyance to be made to another person or entity ("Nominee") upon notification to the date for performance set forth in paragraph 5. Designation of a Noration under this Agreement and BUYER hereby agrees to guarantee performance.	minee shall no	t discharge the I	five business days BUYER from any
(a) 1	Description Of Premises. The premises (the "Premises") consist of: the land with any and all buildings thereon known as eham, MA 02571	58 San	dwich Road	
3	ore specifically described in a deed recorded in the <b>Plymouth</b> 14 , [Certificate No], a copy of which <b>X</b> is is not [check ll] structures, and improvements on the land and the fixtures, including,		and	26545, Page
exclu	ding car lift, waste oil burner and air compressor			but <i>[insert</i>
refer	ences to fixtures, appliances and other items, where appropriate] All goods, e Premises that is intended for use in the maintenance and operation of the Premoe delivered to BUYER at the time of delivery of the deed without additional characteristics.	nises and that h		personal property
3. ]	Purchase Price. The purchase price for the Premises is \$ 317,500.00			dollars of which
\$	10,000.00 were paid as a deposit with Contract To Purchase; and			
\$	40,000.00 are paid with this Agreement;			
<u>\$</u> _	are to be paid are to be paid at the time for performance by bank's, cashier's	treasurer's or	and partified check or	by wire transfer
\$	317,500.00 Total	, ireasurers or c	confined effect of	by whe transfer.
4.	Escrow. All funds deposited or paid by the BUYER shall be held Upper Cape Realty Corp.			row account, by ent, subject to the
BUY writte to wh escro- again	s of this Agreement and shall be paid or otherwise duly accounted for at the time ER and SELLER concerning to whom escrowed funds should be paid, the escent instructions mutually given by the BUYER and the SELLER. The escrow are nown the funds shall be paid and shall not be made a party to a lawsuit solely awagent be made a party in violation of this paragraph, the escrow agent shall the escrow agent shall pay the agent's reasonable attorneys' fees and costs. It shall be paid.]	ne for performa crow agent may gent shall abide as a result of h nall be dismisse	nce. If a dispute of retain all escrower by any Court de olding escrowed ed and the party	arises between the wed funds pending ecision concerning funds. Should the asserting a claim
Regist PRO	stry of Deeds, or at such other time and place as is mutually agreed in writivision OF THIS AGREEMENT. Unless the deed and other documents requerformance, all documents and funds are to be held in escrow, pending prompt	ing. TIME IS (uired by this A	Plymout OF THE ESSENCE	h County CE AS TO EACH
BUY	ER'S Initials BUYER'S Initials	SELLE <b>R3SP</b>	8/22 SF	ELLER'S Initials



 $\ensuremath{\mathbb{C}}$  2005, 2012 MASSACHUSETTS ASSOCIATION OF REALTORS®



Fax: (508)759-9850



the title and recording (or registration in the case of registered land). SELLER'S attorney or other escrow agent shall disburse funds the next business day following the date for performance, provided that the recording attorney has not reported a problem outside the recording attorney's control.

- 6. <u>Title/Plans</u>. The SELLER shall convey the Premises by a good and sufficient quitclaim deed running to the BUYER or to the BUYER'S nominee, conveying good and clear record and marketable title to the Premises, free from liens and encumbrances, except:
- (a) Real estate taxes assessed on the Premises which are not yet due and payable;
- (b) Betterment assessments, if any, which are not a recorded lien on the date of this Agreement;
- (c) Federal, state and local laws, ordinances, bylaws, rules and regulations regulating use of land, including building codes, zoning bylaws, health and environmental laws;
- (d) Rights and obligations in party walls;
- (e) Any easement, restriction or agreement of record presently in force which does not interfere with the reasonable use of the Premises as now used;
- (f) Utility easements in the adjoining ways;
- (g) Matters that would be disclosed by an accurate survey of the Premises; and
- (h) Buyer to assume existing sewer betterment.

[insert in (h) references to any other easement, restriction, lease or encumbrance which may continue after title is transferred]

If the deed refers to a plan needed to be recorded with it, at the time for performance the SELLER shall deliver the plan with the deed in proper form for recording or registration. BUYER agrees to indemnify SELLER for any claim for by a tenant for breach or interference with any lease or rental agreement, *provided that* the existence and terms of such lease or rental agreement has been disclosed to BUYER by SELLER.

- 7. <u>Title Insurance</u>. BUYER'S obligations are contingent upon the availability (at normal premium rates) of an owner's title insurance policy insuring BUYER'S title to the premises without exceptions other than the standard exclusions from coverage printed in the current American Land Title Association ("ALTA") policy cover, the standard printed exceptions contained in the ALTA form currently in use for survey matters and real estate taxes (which shall only except real estate taxes not yet due and payable) and those exceptions permitted by paragraph 6 of this Agreement.
- 8. <u>Closing Certifications and Documents</u>. The SELLER shall execute and deliver simultaneously with the delivery of the deed such certifications and documents as may customarily and reasonably be required by the BUYER'S attorney, BUYER'S lender, BUYER'S lender's attorney or any title insurance company insuring the BUYER'S title to the Premises, including, without limitation, certifications and documents relating to:
- (a) parties in possession of the premises; (b) the creation of mechanics' or materialmen's liens; (c) the settlement statement and other financial affidavits and agreements as may reasonably be required by the lender or lender's attorney; (d) the citizenship and residency of SELLER as required by law; and (e) information required to permit the closing agent to report the transaction to the Internal Revenue Service. At the time of delivery of the deed, the SELLER may use monies from the purchase to clear the title, provided that all documents related thereto are recorded with the deed or within a reasonable time thereafter acceptable to the BUYER and, provided further, that discharges of mortgages from banks, credit unions, insurance companies and other institutional lenders may be recorded within a reasonable time after recording of the deed in accordance with usual conveyancing practices. If the SELLER is an individual, the SELLER'S spouse hereby agrees to release all statutory, common law or other rights or interest in the Premises and to execute the deed, if necessary.
- 9. Possession And Condition Of Premises. At the time for performance the SELLER shall give the BUYER possession of the entire Premises, free of all occupants and tenants and of all personal property, except property included in the sale or tenants permitted to remain. At the time for performance the Premises also shall comply with the requirements of paragraph 6, and be broom clean and in the same condition as the Premises now are, reasonable wear and tear excepted, with the SELLER to have performed all maintenance customarily undertaken by the SELLER between the date of this Agreement and the time for performance, and there shall be no outstanding notices of violation of any building, zoning, health or environmental law, bylaw, code or regulation, except as agreed. The BUYER shall have the right to enter the Premises within forty-eight (48) hours prior to the time for performance or such other time

BUYER'S Initials

BUYER'S Initials











as may be agreed and upon reasonable notice to SELLER for the purpose of determining compliance with this paragraph. At the time of recording of the deed, or as otherwise agreed, the SELLER shall deliver to BUYER all keys to the Premises, remote door openers and any security codes. Until delivery of the deed, the SELLER shall maintain fire and extended coverage insurance on the Premises in the same amount as currently insured. SELLER agrees to make the Premises available, upon reasonable notice, for inspection and measurement by representatives or agents of the BUYER or any proposed lender, including, but not limited to, any appraiser, insurer, engineer or surveyor.

- 10. Extension Of Time For Performance. If the SELLER cannot convey title as required by this Agreement or cannot deliver possession of the Premises as agreed, or if at the time of the delivery of the deed the Premises do not conform with the requirements set forth in this Agreement or the BUYER is unable to obtain title insurance in accordance with paragraph 7, upon written notice given no later than the time for performance from either party to the other, the time for performance shall be automatically extended for thirty (30) days, except that if BUYER'S mortgage commitment expires or the terms will materially and adversely change in fewer than thirty (30) days, the time for performance set forth in paragraph 5 shall be extended to one business day before expiration of the mortgage commitment. SELLER shall use reasonable efforts to make title conform or to deliver possession as agreed, or to make the Premises conform to the requirements of this Agreement. Excluding discharge of mortgages and liens, about which the SELLER has actual knowledge at the time of signing this Agreement, the SELLER shall not be required to incur costs or expenses totaling in 0 Point Five (0.500) percent of the purchase price to make the title or the Premises conform or to deliver possession as agreed. If at the expiration of the time for performance, or if there has been an extension, at the expiration of the time for performance as extended, the SELLER, despite reasonable efforts, cannot make the title or Premises conform, as agreed, or cannot deliver possession, as agreed, or if during the period of this Agreement or any extension thereof, the SELLER has been unable to use proceeds from an insurance claim, if any, to make the Premises conform, then, at the BUYER'S election, any payments made by the BUYER pursuant to this Agreement shall be immediately returned. Upon return of all such funds, all obligations of the BUYER and SELLER shall terminate and this Agreement shall automatically become void and neither the BUYER nor SELLER shall have further recourse or remedy against the other.
- 11. Nonconformance Of Premises. If the Premises do not conform to the requirements of paragraph 9 because they have been damaged by fire or other casualty (occurring after the date of this Agreement) that is covered by insurance, then the BUYER shall have the right to elect whether or not to proceed to accept the Premises and take title. If BUYER elects to proceed BUYER shall have the right to elect to have the SELLER pay or assign to the BUYER, at the time for performance, the proceeds recoverable on account of such insurance, less any cost reasonably incurred by the SELLER for any incomplete repairs or restoration. If the SELLER, despite reasonable efforts, has neither been able to restore the Premises to its former condition nor to pay or assign to the BUYER the appropriate portion of insurance proceeds, the BUYER shall have the right to elect to have the SELLER give the BUYER a credit toward the purchase price, for the appropriate amount of insurance proceeds recoverable less any costs reasonably incurred by the SELLER for any incomplete restoration.
- 12. Acceptance Of Deed. The BUYER shall have the right to accept such title to the Premises as the SELLER can deliver at the time for performance and if extended, shall have such right at the time for performance, as extended. The BUYER shall also have the right to accept the Premises in the then current condition and to pay the purchase price without reduction of price. Upon notice in writing of BUYER'S decision to accept the Premises and title, the SELLER shall convey title and deliver possession. Acceptance of a deed by the BUYER or BUYER'S nominee, if any, shall constitute full performance by the SELLER and by SELLER'S agents and BUYER shall be deemed to release and discharge the SELLER and SELLER'S agents from every duty and obligation set forth in this Agreement, except any duty or obligation of the SELLER that the SELLER has agreed to perform after the time for performance. Notwithstanding the foregoing, the warranties, if any, made by the SELLER shall survive delivery of the deed.
- 13. Adjustments. At the time for performance of this Agreement adjustments shall be made as of the date of performance for current real estate taxes, fuel value, water rates, sewer use charges, collected rents, uncollected rents (if and when collected by either party), security deposits, prepaid premiums on insurance if assigned. The net total of such adjustments shall be added to or deducted from the purchase price payable by the BUYER at the time for performance. If the real estate tax rate or assessment has not been established at the

BSMMUPL

**BUYER'S Initials** 

**BUYER'S Initials** 











time for performance, apportionment of real estate taxes shall be made on the basis of the tax for the most recent tax year with either party having the right to request apportionment from the other within twelve months of the date that the amount of the current year's tax is established. SELLER further agrees to deliver to BUYER each security deposit and advance rental payment as a credit toward the purchase price.

14. Acknowledgment Of Fee Due Broker. The SELLER and BUYER ackr	nowledge that a fee of per listing contract
shall be paid by the SELLER to Upper Cape Realty Corp,	for professional services
shall be paid by the SELLER to Upper Cape Realty Corp	, the "BROKER", at the time for performance. In
the event of a conflict between the terms of this Agreement and a prior fee agree	ement with BROKER, the terms of the prior fee
agreement shall control unless BROKER has expressly agreed to a change in w	riting. The BUYER and SELLER acknowledge
receipt of a notice from BROKER, pursuant to 254 of the Code of Massachusetts R	egulations Section 3.0 (13), regarding any agency
relationship of the BROKER with the BUYER and/or the SELLER.	The BUYER and SELLER understand that
Better Living Real Estate [insert name], a Upper Cape Realty of 3% [name of listing broker, seller	real estate broker, is seeking a fee from
Upper Cape Realty of 3% [name of listing broker, seller	or buyer, if applicable for services rendered as a
seller's subagent X buyer's agent [check one]. The BUYER further represent	ts and warrants that there is no other broker with
whom BUYER has dealt in connection with the purchase of the Premises.	
15. Buyer's Default. If the BUYER or BUYER'S nominee breaches this Agreem	nent, all escrowed funds paid or deposited by the
BUYER shall be paid to the SELLER as liquidated damages. Receipt of such payments	ent shall constitute the SELLER'S sole remedy, at
law, in equity or otherwise, for BUYER'S default. The BUYER and SELLER agree	
amount of damages suffered by the SELLER will be difficult to ascertain with cert	
that the amount of the BUYER'S deposit represents a reasonable estimate of the dam	
	ages and year of surreneu.
16. Buyer's Financing. (Delete If Waived) The BUYER'S obligation to pur	chase is conditioned upon obtaining a written
commitment for mortgage financing in the amount of \$	
. The BUYER shall have an obl	igation to act reasonably diligently to satisfy any
condition within BUYER'S control. If, despite such diligent efforts, the BUYER ha	s been unable to obtain such written commitment.
the BUYER may terminate this Agreement by giving written notice that is received	by SELLER or SELLER'S agent by 5:00 n.m. on
the calendar day after the date set forth above. In the event that notice has not been	actually or constructively received this condition
is deemed waived. In the event that due notice has been received, all monies depos	
all obligations of the BUYER and SELLER pursuant to this Agreement shall cease	
event shall the BUYER be deemed to have used reasonable efforts to obtain finance	
	and acted reasonably promptly in providing
any additional information requested by the mortgage lender.	and acted reasonably promptly in providing
any additional information requested by the mortgage lender.	
17. Inspections/Survey. (Delete if Waived The BUYER'S obligations under this	
inspection(s) of the Premises or any aspect thereof, including, but not limited to,	building, pest, radon, septic/sewer, water quality,
water drainage and oil and hazardous materials, by consultant(s) regularly in the bus	
own choosing, and at BUYER'S sole cost within N/A days after SELLER	
not satisfactory to BUYER, in BUYER'S sole discretion, BUYER shall have the rig	
or SELLER'S agent by 5:00 p.m. on the calendar day after the date set forth above,	terminating this agreement. Upon receipt of such
notice this agreement shall be void and all monies deposited by the BUYER shall	the returned Failure to provide timely notice of
termination shall constitute a waiver. In the event that the BUYER does not exercise the shall constitute a waiver.	
terminate, the SELLER and the listing broker are each released from claims relating	
	to the condition of the Frenises that the BOTER
or the BUYER'S consultants could reasonably have discovered.	
19 Schodule Of Leases / Tenencies The SELLED represents that Exhibit "A" at	toolood houses in a committee and a commeta and all the
18. Schedule Of Leases / Tenancies. The SELLER represents that Exhibit "A" att	
of all tenancies and leases for the Premises and that complete and accurate copies	
copies of all material notices and modifications have been provided to BUYER. S	BELLER agrees to provide BUYER with originals
of each	
	27
05	14 19
BSMMYPL	02/28/22 8:50 PM FST
BUYER'S Initials BUYER'S Initials	
DOTEKS initials DOTEKS initials	SELPER Selfiffals SELLER'S Initials

MASSFORMS TALL STATE OF THE STA





lease and tenancy agreement at the time of delivery of the deed. SELLER further agrees to deliver to BUYER a copy of a notice to each tenant of the sale of the Premises to BUYER and directing the tenants to make rental payments thereafter to BUYER. SELLER further agrees to deliver to BUYER an assignment of all leases and tenancy agreements, in a form that is satisfactory to BUYER, at the time of delivery of the deed. In the event that any rentable space in the Premises is now available for rent or hereafter becomes available for rent, SELLER shall not enter into a lease or tenancy agreement (except as required by an existing agreement) without prior written authorization of BUYER. Neither shall SELLER extend or renew any existing tenancy nor waive any other rights without prior written authorization of BUYER. BUYER agrees that it will not unreasonably withhold such consent.

by a septic s    X   is no un   Agreement.   compliance     states that the person occur   documents     SELLER hat the Premise     other proceed     undisclosed     SELLER age     delivery of     municipal, see     a betterment     upon any was     and represer	nties And Representations. The SELLER represents system or cesspool. [If yes, a copy of the Title 5 Added derground storage tank. The SELLER further represents the SELLER agrees to execute and deliver to BUY with applicable law; (2) an affidavit in the form reasonere is no person to whom payment is due for labor or the properties of the BUYER of the second series of the premises of the BUYER of the second series of the premises of the BUYER of the second series of the premises of the BUYER of the second series of the premises and that SELLER has not reading affecting the Premises and that SELLER has reagreement regarding the management of the Premises to pay all outstanding amounts for utilities, good the deed; that SELLER has not received notice of the test of the premises of the second s	sendum is attached.] sents and warrants ER at the time of or mably required by a r materials furnished forth in the leases or BUYER'S mort suit, administrative ceived notice of a to knowledge	The SELLER further rethat SELLER has full a delivery of the deed: (1) any title insurance compared for the Premises; (3) are so or tenancy agreements gage lender. The SELLE proceeding or enforcement condemnation proceemy such contemplated proposed for the proceeding or enforcement of labor, equipment, also and services furnished a building or zoning codes. LER has not received any UYER acknowledges that the the second for the follows.	presents that there <u>is</u> uthority to enter into this a non-foreign affidavit, in my for the BUYER which affidavit that there is no provided; and such other ER further warrants that then action with regard to ding; eminent domain or occeding; that there is no supplies or services; that to the Premises prior to be or ordinance or of any motice of any charge for additional warranties
[If none, sta	te "none"; if any listed, indicate by whom the warran	ty or representatio	n was made.]	
certified ma service, add shall be deed absence of a with the over mail, shall be	All notices required or permitted to be made under it, return receipt requested or sent by United States ressed to the BUYER or SELLER or their authorized med to have been given upon delivery or, if sent by a receipt three business days after deposited or, if seemight mail or delivery service, whether or not a signer sufficient if accepted or signed by a person having quate if given in any other form permitted by law. [If the 22.]	Postal Service oval representative at the certified mail on the certified mail or the ce	remight Express Mail or the address set forth in the ne date of delivery set for ail or delivery, the next be Acceptance of any notice and authority to receive sa	other overnight delivery is paragraph. Such notice th in the receipt or in the susiness day after deposit e, whether by delivery or time. Notice shall also be
BUYER	Yuppy Puppy, LLC	SELLER	Francis Ellis, Jr.	and, Peter Ellis
Address:		Address:		
	14 Marks Cove Road, Wareham, MA 02571		58 Sandwich Road,	Wareham, MA 02571
BUYER'S Ini			O2/28/22 8:50 PM EST SELECTER'S HINTIALS	SELLER'S Initials

MASSFORMS<sup>™</sup>
Statewide Standard Real Estate Forms





21. Counterparts / Electronic Delivery / Construction Of Agreement. This Agreement may be executed in counterparts. All documents related to this agreement may be delivered electronically, including by encrypted or unencrypted email or facsimile, and shall have the same effect as delivery of an original. This Agreement shall be construed as a Massachusetts contract; is to take effect as a sealed instrument; sets forth the entire agreement between the parties; is binding upon and is intended to benefit the BUYER and SELLER and each of their respective heirs, devisees, executors, administrators, successors and assigns; and may be canceled, modified or amended only by a written agreement executed by both the SELLER and the BUYER. If two or more persons are named as BUYER their obligations are joint and several. If the SELLER or BUYER is a trust, corporation, limited liability company or entity whose representative executes this Agreement in a representative or fiduciary capacity, only the principal or the trust or estate represented shall be bound, and neither the trustee, officer, shareholder or beneficiary shall be personally liable for any obligation, express or implied. The captions and any notes are used only as a matter of convenience and are not to be considered a part of this Agreement and are not to be used in determining the intent of the parties. Any matter or practice which has not been addressed in this Agreement and which is the subject of a Title Standard or Practice Standard of the Real Estate Bar Association of Massachusetts at the time for performance shall be governed by the Standards and Practices of the Real Estate Bar Association of Massachusetts.

governed by the Standards and Fractices of the	ne Real Estate Bar Assoc	ciation of Massachusetts.	
22. Additional Provisions.			
	must be connected to to	own sewer and agrees to obtain the necessa	rv permits and to
		isting betterment will be assumed by the B	
B)Premises to be free of any and all person			
		ees to indemnify and hold the listing broke	r and seller
		at the Buyer and Buyer's consultants could	
discovered. This provision shall survive cle			
Docusigned by:	2/28/2022	Fan Colu	0/00/0000
BUYER Yuppy Puppy, LLC			2/28/2022
	Date	SELLER Francis Ellis, Jr. and	Date
By: Betty Sanisidro, Managing Member			
		0+ 74	dotloop verified
		Peter Ellis	dotloop verified 02/28/22 8:50 PM EST PCUA-LNVW-ESUS-YPS0
BUYER, or spouse	Date	SELLER Peter Ellis	Date
BC 1 BR, or spouse	Bute	SEEDER LEGI EMS	Date
BUYER,	Date	SELLER	Date
Escrow Agent. By signing below, the esc	crow agent agrees to ne	erform in accordance with paragraph 4, but	does not otherwise
become a party to this Agreement.		,, out	does not otherwise
		ESCROW AGENT or representative	Date
		25	27
BSMMYPL		9/2	12
BUYER'S Initials  BUYER'S Initials		8:50 PM FST	CELLEDIG I :: 1
DU LEV 2 HILIARS DO LEV 2 HILIARS		SELEER'S Triffials	SELLER'S Initials





### MORTGAGE INSPECTION PLAN CLIENT FILE NO. 6169 DEED REFERENCE: BOOK 26545, PAGE 314 OWNER: FRANCIS Jr., & PETER E. ELLIS PLAN REFERENCES: BOOK 1, PAGE 873 BUYER: YUPPY PUPPY, LLC. BOOK 55, PAGE 690 ADDRESS: 58 SANDWICH ROAD, WAREHAM, MA 02571 ASSESSOR'S MAP: 134 LOT: F42 PIRES STREET (PRIVATE - 30' WIDE) 8 152.64 55, BK PLMAP 134

MAP 134 LOT F42 24,110 S.F.±

#58

EXISTING

DWELLING

TO: YUPPY PUPPY, LLC., AND WINSLOW & ASSOCIATES:

MAP 134 LOT F44

I HEREBY CERTIFY THAT THE ABOVE MORTGAGE INSPECTION IS NOT INTENDED TO REPRESENT A PROPERTY LINE SURVEY. IT CANNOT BE USED FOR ESTABLISHING FENCE OR BUILDING LINES. THE LAND AS SHOWN HEREON IS BASED ON CLIENT FURNISHED INFORMATION AND MAY BE SUBJECT TO FURTHER OUT-SALES, TAKINGS, EASEMENTS AND RIGHTS OF WAY, NO RESPONSIBILITY IS EXTENDED HEREIN TO THE LAND OWNER OR OCCUPANT. THIS INSPECTION PLAN WAS PREPARED BY USING CURRENT DEED INFORMATION, ASSESSORS PLANS AND RECORDED PLANS WHERE AVAILABLE. FIELD DATA WAS COMPILED BY USING SXISTING MONUMENTATION FOUND, LINES OF OCCUPATION AND EXISTING STREET LINES. IT IS NOT THE RESULT OF AN INSTRUMENT SURVEY.

THE LOCATION OF THE CRIGINAL DWELLING SHOWN HEREON IS APPROXIMATE AND WE MAKE NO REPRESENTATION AS TO THE CONFORMANCE WITH THE TOWN'S ZONING BY-LAWS.

A REVIEW OF FLOOD INSURANCE RATE MAP COMMUNITY PANEL NUMBER 25023C0489L DATED 07/06/2021
HAS BEEN CONDUCTED AND TO THE BEST OF MY INTERPRETATION, THIS DWELLING IS IN FLOOD ZONES X & X(<500yr.) AND IS NOT LOCATED WITHIN A SPECIAL FLOOD HAZARD ZONE.

### JC ENGINEERING, INC.

2854 CRANBERRY HIGHWAY, E. WAREHAM, MA 02538 TEL. (508) 273-0377 FAX. (508) 273-0367



DATE: MARCH 25, 2022

SANDWICH ROAD

SCALE : 1" = 30"

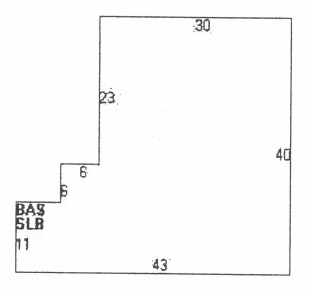
LOT F41

# **Building Photo**



 $(http://images.vgsi.com/photos2/WarehamMAPhotos/ \label{local_lo$ 

# **Building Layout**



(http://images.vgsi.com/photos2/WarehamMAPhotos//Sketches/14567\_148



TO: Wareham Zoning Board of Appeals

FROM: Betty Sanisidro

14 Marks Cove Rd Wareham, MA 02571

978-333-0695

RE: Written Statement

58 Sandwich Rd, Wareham MA 02571

Special Permit Request

Dear Sir(s) and Madam(s),

Please accept this as the requested written statement for Special Permit approval as delineated in line item "E" of the application process. This request is for the above referenced property, 58 Sandwich Rd, Wareham, MA. Please see the requested information below:

- General conditions existing: the current site includes a building which was utilized as a vehicle repair and sales shop comprised of a front office, general garage area, single restroom, and second floor storage space. The backyard is fenced in and cleared of trees; this was utilized for vehicle and parts storage. To the left of the building there is an open lot from front to back of the lot which was used as parking, vehicle sales/storage,
- The proposed intention: this space is proposed to be utilized as a dog daycare. The front office will be leveraged as the receiving/check-in area. The garage space will be re-vamped and repurposed as resting area divided respectively for dogs of varying sizes, and the backyard will be utilized as the play and exercise spaces. The restroom will remain in use as previous.
- Use of parcel: the area to the left of the building will be used as parking for customers.

Thank you in advance for you time, attention, and consideration.

Sincerely,

Betty Sanisidro 978-333-0695



# TOWN OF WAREHAM Department of Inspectional Services

54 Marion Road Wareham, Massachusetts 02571 (508) 291-3100, Ext. 3190

David R. Moore Interim Building Commissioner

April 6, 2022

Betty Sanisidro 14 Marks Cove Rd, Wareham, MA 02571

Re: 58 Sandwich Road

The parcel at this location lies within a MR30 Zone. The proposed use as an animal kennel does appear in the Zoning Bylaws as an allowed use by Special Permit.

Therefore, you will need to apply to the Wareham Zoning Board of Appeals for a Special Permit under Section 321.

You have 30 days in which to appeal this decision or you may apply to the Zoning Board of Appeals for the variance. If you have any further questions please contact my office.

Sincerely,

David R. Moore

Duriel R. Moore

### **The Yuppy Puppy Mission & Vision Statements**

#### **Mission Statement**

To positively enhance and enrich the lives of our clients, two and four-legged alike, by providing exceptional dog care and unique social experiences for our dogs while elevating the standard of pet care industry wide. Through an unwavering commitment to industry and personal standards of excellence, create a safe, healthy, nurturing, and fun environment for our four-legged companions while providing an unparalleled peace of mind and trust with families. Our goal is to be the preferred choice for alternative pet care solutions by providing a variety of integrative pet care experiences and services.

We set out to create a facilitate that exemplifies what we ourselves want for our own best friends. Our dedicated and professional staff will ensure a safe, individualized, and loving space for pets while ensuring the best quality and personalized experience for pets, owners, and families. At The Yuppy Puppy, your dog is not simply a pet, they are family!

### Vision

To provide excellent care and enrichment to the life of all dogs in our care while providing owners with peace of mind knowing they have selected a highly regarded, professional, trusted, and sought-after daycare. To be industry experts and the number one choice for dog parents in the Wareham, MA, area.

MAP 134 LOT F42 300'	MAP 134 LOT F42 300'					
WNER FRAN	OWNER FRANCIS E ELLIS JR & PETER E ELLIS					
MAP & LOT	OWNER	CO-OWNER	STREET ADDRESS	TOWN	STATE	ZIP CODE
134-F34	TEXIERA STEVEN J	TEXIERA CARLA G	3 OAKDALE ST	WAREHAM	MA	02571
134-F14/B	ROGERS GEORGE K III		1 OAKDALE ST	WAREHAM	MA	02571
134-F9/A	VARGAS PEDRO J	VARGAS KAREN J TRUSTEES	48 SANDWICH RD	WAREHAM	MA	02571
134-F35	MUNSON JAMES	ANDREWS SANDRA L	PO BOX 10	WAREHAM	MA	02571
134-TB	VARGAS DANA R		50 SANDWICH RD	WAREHAM	MΑ	02571
134-1067	MENDES LAURA & MANUEL	C/O JOAN FONTES	47 AVENUE A	WAREHAM	MΑ	02571
134-F37	BARROWS PHYLLIS M		14 PIRES LN	WAREHAM	MA	02571
134-F44	BARROWS DONALD N & PEARL E	TRS OF THE BARROWS FAM LIVING TR	6009 TOM WAY	ELK GROVE	8	95757
45-1015	WAREHAM HOUSING AUTHORITY		57 SANDWICH RD APT 51	WAREHAM	MA	02571
134-1071	FILKINS SCOTT		11 WASHBURN CT	WAREHAM	MA	02571
134-F39	MCGUINNESS CAITLIN TRUSTEE	& MCGUINNESS REVOCABLE TRUST	6 MORNING MIST LANE	BOURNE	MΑ	02532
134-F42	ELLIS FRANCIS E JR	ELLIS PETER E	58 SANDWICH RD	WAREHAM	MA	02571
134-1075	TAYLOR-LISLE KEDEISHA		17 WASHBURN CT	WAREHAM	MA	02571
134-1077	AZEVEDO JOHN N ET ALS	C/O HEBRON GOSPEL TABERNACLE	PO BOX 424	WAREHAM	MA	02571
134-1076	EVERGREEN HOUSE INC		PO BOX 192	E WAREHAM	ΜA	02538
134-F41	ELLIS FRANCIS E SR	ELLIS BETH M	PO BOX 516	CARVER	MA	02330
134-F115	CAMPINHA KERRY A SR	CAMPINHA DENISE GOMES	PO BOX 422	E WAREHAM	MA	02538
134-F89	BARNETT PAUL A JR		3 CHERRY ST	WAREHAM	ΔA	02571
134-F90	SILVA JOSE LUIS	SILVA LUCIA F	106 RIVER ST	HUDSON	MA	01749
134-FA	VAUGHN NANCY J		7 CHERRY ST	WAREHAM	MA	02571
134-F113	FILKINS DENNIS J		66 SANDWICH RD	WAREHAM	MΑ	02571
45-E151	ELLIS FRANCIS E JR		62 SILVA ST	CARVER	MΑ	02330
KTIFIED AB	CERTIFIED ABUTTERS AS THEY APPEAR					
N OUR TAX	ON OUR TAX ROLLS AS OF 4/25/2022					
77	1 Spring					
<	the officer					
ASSESSORS OFFICE	FFICE					
REQUESTED BY	3¥					
BETTY SANISIDRO	DRO					
978 333-0695	10					
INCEDETTY	NI IDCEDETTV31@AOI COM				_	

