RESOLUTION OF THE CASINO REINVESTMENT DEVELOPMENT
AUTHORITY APPROVING A CERTIFICATE OF NONCONFORMITY
FOR ZAKIR HOSSAIN UNDER APPLICATION 2014-09-1212

WHEREAS, pursuant to P.L. 2011, c. 18, as amended (the “Act”), the Casino
Reinvestment Development Authority (the “Authority”): (i) designated the Atlantic City Tourism
District by Resolution 11-25 adopted April 19, 2011, (ii) established the Land Use Regulation
and Enforcement Division to, among other matter, hear applications for development in the
Tourism District by Resolution 11-33 adopted April 19, 2011, and (iii) adopted the master plan,
zoning and land use ordinances and regulations, and zoning maps approved by the City by
Resolution 11-34 adopted April 19, 2011; and

WHEREAS, pursuant to Resolution 12-14 dated February 1, 2012, the Authority
adopted the “New Jersey CRDA Atlantic City Tourism District Master Plan” prepared by Jones
Lang LaSalle, LLC and dated February 1, 2012 (the “Master Plan”) (as affirmed and readopted
pursuant to Resolution 12-23 adopted February 21, 2012), subject to further comment and
revision, which master plan shall become effective upon the adoption of design, development
and land use regulations consistent therewith, and in accordance with N.J.S.A 5:12-220a, the
Atlantic City Master Plan dated September of 2008 (as adopted by the CRDA pursuant to
Resolution 11-34 dated April 19, 2011) shall remain effective for development applications
received by the CRDA until adoption of such regulations; and

WHEREAS, Mr. Zakir Hossain (the “Applicant”), seeks a Certificate of Nonconformity
pursuant to pursuant to N.J.S.A. 40:55D-68 of the Municipal Land Use Law P.L.1975, c. 291
(C.40:55D-1 et seq.) for the uses and structure located at 2314 Ruffin Terrace, Block 280, Lot 28
in the city of Atlantic City, a property used as an existing single family residential dwelling,
which is not currently a permitted use in the NC-2 Neighborhood Commercial (“NC-2”) zoning
district, under application 2014-09-1212 (the “Application”); and

WHEREAS, on December 4, 2014, the Authority’s Land Use Regulation and
Enforcement Division convened a public hearing on the Application in accordance with the
requirements of the Open Public Meetings Act, the Municipal Land Use Law and the Act, and
subsequently prepared and delivered the Hearing Officer’s Report and Recommendation dated
January 7, 2015 (the “Report”), incorporated herein by this reference and appended hereto as
Exhibit “A”; and

WHEREAS, the Authority intends to adopt the findings, conclusions and
recommendations of the Hearing Officer, as detailed in the Report; and

NOW THEREFORE, BE IT RESOLVED by the Casino Reinvestment Development
Authority that:

1. The above recitals are incorporated herein, as if set forth in full.
2. Based on the record in this matter, Application 2014-09-1212 is hereby approved in accordance with the Hearing Officer’s Report and Recommendation dated January 7, 2014.

3. A copy of this Resolution shall be immediately transmitted to the Governor. This Resolution shall take effect immediately but no action authorized herein shall have force and effect until the earlier of the passage of ten (10) days, Saturdays, Sundays and public holidays excepted, after the delivery of the copy to the Governor, or the Governor’s approval.

I hereby certify that this document is a true and correct copy of Resolution 15-04 of the Casino Reinvestment Development Authority.

HOWARD J. KYLE, SECRETARY

MEETING OF JANUARY 20, 2015
EXHIBIT "A" TO RESOLUTION 14- , ADOPTED 8/19/2014

TO: Members of the Authority

FROM: Lance B. Landgraf, Jr., Land Use Hearing Officer

COPY: John F. Palmieri, Executive Director

SUBJECT: Hearing Officer's Report and Recommendation
Application #2014-09-1212
Zakir Hossain
2314 Ruffin Terrace
Block 280, Lot 28
NC-2 Neighborhood Commercial Zoning District
Certificate of Nonconformity

DATE: January 7, 2015

On December 4, 2014, the Casino Reinvestment Development Authority (the "Authority") heard testimony and public comment on the above-subject application. The applicant, Zakir Hossain (the "Applicant"), seeks a Certificate of Non-Conformity pursuant to the Municipal Land Use Law for an existing single-family residential dwelling where such use is no longer permitted. The Certificate of Non-Conformity would certify that the use existed lawfully prior to a zoning change that rendered the use non-conforming, and permit it to continue on the property.

During the hearing, the Applicant presented evidence and testimony to explain the history of the use. Specifically, the Applicant provided evidence and testimony that the single-family residential dwelling lawfully existed prior to the adoption of the current zoning ordinance, and that such use has been continuous and was not abandoned. Therefore, as more fully outlined below, the Applicant has met its burden for the relief requested under the Municipal Land Use Law and the Hearing Officer recommends that the application be approved by the Authority.

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INTRODUCTION

Application Information:
Zakir Hossain
2314 Ruffu Terrace
Block 280, Lot 28
NC-2 Neighborhood Commercial Zoning District

A hearing on the Application was conducted in accordance with the requirements of the Open Public Meetings Act, the Municipal Land Use Law and P.L. 2011, c. 18.

The Applicant seeks a Certificate of Non-Conformity pursuant to the Municipal Land Use Law for the property located at Block 280, Lot 28 in the city of Atlantic City. The property is improved with an existing single-family residential dwelling, which is not currently a permitted use in the zoning district.

Relief Requested
Certificate of Nonconformity pursuant to N.J.S.A. 40:55D-68.

FINDINGS OF FACT

The Applicant seeks a Certificate of Non-Conformity pursuant to the Municipal Land Use Law for the existing single-family residential dwelling located at Block 280, Lot 28 in the city of Atlantic City. The single-family residential dwelling use is not currently a permitted use in the zoning district.

The Applicant was represented by Brian Callaghan, Esq. Mr. Callaghan asserted the following based on the documents submitted in connection with the application:

- The single-family residential dwelling use, without off-street parking, was permitted under the zoning ordinance until 1979.
- The zoning ordinance was amended in 1979. As a result of the amendment, the existing use was rendered non-conforming.
- Property Record Cards for the subject property from 1961, 1981 and 1982 indicate a single-family residential dwelling use at the property.
The single-family residential dwelling use has continued since 1979 and has not been abandoned.

The Applicant intends to maintain the property as a single-family residential dwelling use.

Timothy Kernan, P.E. provided expert testimony on behalf of the Authority in the fields of professional engineering and professional planning. Mr. Kernan supported the grant of the requested relief.

CONCLUSIONS OF LAW

The Applicant seeks a Certificate of Nonconformity pursuant to the Municipal Land Use Law. A nonconforming use is one which existed on the property prior to the adoption of a zoning ordinance, but which the ordinance does not now permit in the particular zone. N.J.S.A. 40:55D-5. The Municipal Land Use Law provides in part that any nonconforming use or structure existing at the time of the passage of an ordinance may be continued upon the lot or in the structure so occupied. N.J.S.A. 40:55D-68.

The burden of proving the existence of a nonconforming use is always on the applicant asserting such use. Ferraro v. Zoning Bd. of Keansburg, 321 N.J. Super. 288, 291 (App. Div. 1999); Weber v. Pieretti, 72 N.J. Super. 184, 195 (Ch. Div. 1962), aff’d 77 N.J. Super. 423 (App. Div. 1962), certif. den. 39 N.J. 236 (1963); Grunlehner v. Dangler, 51 N.J. Super. 53 (App. Div 1958), aff’d 29 N.J. 256 (1959). The Applicant must show through testimony and documentary evidence what the use, including its character, extent, intensity, and incidents, on the property was at the time of the adoption of the zoning ordinance which rendered it prohibited. After the Applicant has established that the use was lawful at the time of the adoption of zoning, such use must be shown to have been continuous and not have been abandoned during the period in which it was made nonconforming. See Villari v. Zoning Bd. of Adj., 277 N.J. Super. 130, 135 (App. Div. 1994); Poulathas v. Atlantic City Zoning Bd. of Adj., 282 N.J. Super. 310, 313 (App. Div. 1995); Camara v. Bd. of Adj. of Tp. of Belleville, 239 N.J. Super. 51, 57 (App. Div. 1990); Borough of Saddle River v. Bobinski, 108 N.J. Super. 6, 13 (Ch. Div. 1969); Cox, Zoning and Land Use Administration, §11-3, 302 (2014).

The Hearing Officer concludes that the Applicant’s evidence and testimony demonstrate that the use of the subject property as a single-family residential dwelling lawfully existed until the amendment of the zoning district regulations in 1979, which rendered such use nonconforming. The evidence and testimony further demonstrate the

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continuation of such use from such time to present, and that such use was not abandoned. Accordingly, the Applicant has satisfied the legal requirements for the grant of the requested relief.

RECOMMENDATION

For all of the foregoing reasons, the Hearing Officer recommends that the application for a Certificate of Nonconformity be approved. The grant of approval of this Application shall be expressly conditioned upon the Applicant satisfying all representations made by the Applicant or by others on its behalf during the course of the hearing on this matter before the Hearing Officer, all applicable requirements of the city of Atlantic City Land Use Ordinances, or other City Ordinances, and the requirements of any City agency, board or authority. Any approval granted in accordance herewith shall be further expressly conditioned upon the Applicant obtaining all other necessary governmental approvals, and compliance with all Federal, State and local laws.

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CRDA BOARD TALLY

January 20, 2015

ZAKIR HOSSAIN (2314 RUFFU TERRACE) – Certificate of non-conformity (LL)

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