RESOLUTION NO. 83-18
A RESOLUTION OF THE CITY COUNCIL
OF THE CITY OF DUBLIN

REVERSING THE PLANNING COMMISSION DECISION AND APPROVING A MINOR USE PERMIT FOR SHARED PARKING BETWEEN THE 10,667 SQUARE FOOT DAYCARE AND THE 4,269 SQUARE FOOT COMMUNITY CENTER
(APN 985-0073-005-00)
PLPA-2017-00050

WHEREAS, the applicant, Meridian, is requesting approval to build a 14,936 square foot building comprised of a 10,667 square foot childcare center to be operated by Safari Kid, and a 4,269 square foot community center located at the southwest corner of Positano Parkway and West Cantara Drive in Positano; and

WHEREAS, the application includes a Site Development Review Permit, Minor Use Permit for shared parking, and a Conditional Use Permit to establish development standards in the Planned Development Zoning; and

WHEREAS, the project site is 2.1 acres and has a General Plan and Eastern Dublin Specific Plan land designation of Semi-Public; and

WHEREAS, the site has Planned Development Zoning with a Stage 2 Development Plan (Ordinance No. 33-05); and

WHEREAS, in accordance with the California Environmental Quality Act certain projects are required to be reviewed for environmental impacts and when applicable, environmental documents prepared; and

WHEREAS, the project is located within the Eastern Dublin Specific Plan area, which was the subject of an Environmental Impact Report (EIR) (SCH# 91103064) approved on May 10, 1993, a Supplemental EIR for the Eastern Dublin Properties annexation and prezoning project (SCH# 2001052114) approved for the project site by the City Council on April 2, 2002, and a Supplemental EIR (SCH #2005062010) was approved for the project site by the City Council on December 6, 2005. Pursuant to the California Environmental Quality Act (CEQA) Guidelines section 15168(c)(2), the proposed project was examined to determine if another environmental document should be prepared. There is no substantial evidence in the record that any new effects would occur, that any new mitigation measures would be required, or that any of the conditions triggering supplemental environmental review under CEQA Guidelines section 15162 exists; and

WHEREAS, the Project plans, attached as Exhibit A to this Resolution, illustrate the proposed site layout, driveway and parking circulation system, building architecture, access to public streets, site amenities, and landscaping for the proposed project; and

WHEREAS, the proposed project will include 88 parking stalls which would accommodate either a daycare or community center use independently, and the two uses will not have operational hours that overlap; and
WHEREAS, the Planning Commission held a public hearing on the said application on February 13, 2018, at which time the Planning Commission continued the public hearing so that staff and the applicant could address concerns raised by the Planning Commission; and

WHEREAS, the Planning Commission held a public hearing on the said application on April 10, 2018, at which time the interesting parties had the opportunity to be heard; and

WHEREAS, a Staff Report was submitted to the Planning Commission recommending approval of the Minor Use Permit for the project; and

WHEREAS, the Planning Commission adopted Resolution 18-11 denying the Minor Use Permit; and

WHEREAS, the Planning Commission adopted resolutions denying the companion Conditional Use Permit and Site Development Review Permit; and

WHEREAS, the Applicant, appealed the action of the Planning Commission in accordance with Dublin Municipal Code Chapter 8.136; and

WHEREAS, the applicant waived the requirement of the Public Hearing to be scheduled within 45 days of the filing of the appeal; and

WHEREAS, the City Council is the hearing body for the appeal of a decision by the Planning Commission; and

WHEREAS, proper notice of said hearing was given in all respects as required by law; and

WHEREAS, the City Council did hear and consider all reports, recommendations and testimony herein above set forth and used its independent judgment to evaluate the project; and

WHEREAS, a Staff Report, dated June 19, 2018 and incorporated herein by reference, described and analyzed the proposed Safari Kid Daycare and Community Center Project; and

NOW, THEREFORE, BE IT RESOLVED that the foregoing recitals are true and correct and made a part of this resolution.

BE IT FURTHER RESOLVED that the City Council of the City of Dublin hereby makes the following findings and determinations regarding the proposed Minor Use Permit for shared parking between the Safari Kid Daycare and the Community Center building:

A. The proposed use and related structures are compatible with other land uses, transportation and service facilities in the vicinity in that: 1) the daycare and community center will help serve the neighborhood for daycare needs and community events; 2) the Project site is well suited for this type of use with existing roads, services and utilities designed to serve the site; and 3) a daycare and community center are consistent with the intent of the Stage 1 and 2 Development Plans for this site.
B. The proposed use meets the parking requirement for the use type in accordance with the requirements of Chapter 8.76 (Off-Street Parking and Loading Regulations), which could include a parking reduction for shared parking in that: 1) the site proposes enough parking stalls which would accommodate either a daycare or community center use independently and the two uses will not have operational hours that overlap; and 2) the conditions of approval have been listed below to ensure compliance with Chapter 8.76 of the Zoning Ordinance.

C. It will not adversely affect the health or safety of persons residing or working in the vicinity, or be detrimental to the public health, safety and welfare in that: 1) the Project will conform to all applicable regulations contained in the Dublin Zoning Ordinance, General Plan and Eastern Dublin Specific Plan; and 2) Conditions of Approval have been applied to the Project to ensure adequate parking for each use and on-going compatibility with the Project’s surroundings.

D. It will not be injurious to property or improvements in the neighborhood in that: 1) a daycare and community center are consistent with the intent of the Stage 1 and 2 Development Plans for this site; and 2) Conditions of Approval have been included to ensure adequate on-site parking to satisfy the needs of the daycare center and the community room.

E. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use and related structures would not be detrimental to the public health, safety, and welfare in that: 1) vehicular access to the site will be available from W. Cantara Dr. after the driveway on W. Cantara Dr. is moved further east 2) the Project frontage along both roads is fully improved with a sidewalk that provides pedestrian access to the Project; and 3) the Project will be served by existing public utilities and services.

F. The subject site is physically suitable for the type, density and intensity of the use and related structures being proposed in that: 1) the project site allows for a daycare and community center under the General Plan, Eastern Dublin Specific Plan, and the Planned Development Zoning Stage 1 and 2 Development Plans; and 2) the proposed project falls within the allowed building area for the site.

G. It will not be contrary to the specific intent clauses, development regulations, or performance standards established for the zoning district in which it is located in that: 1) the project is consistent with development standards established in the Stage 1 and 2 Development Plans as amended for this site; and 2) the Project site is well suited for a daycare and community center.

H. It is consistent with the Dublin General Plan and with any applicable Specific Plans in that: the Project site has a General Plan and Eastern Dublin Specific Plan designation of Semi-Public and a Stage 1 and 2 Development Plan which allows for a daycare and community center.

BE IT FURTHER RESOLVED that the City Council of the City of Dublin does hereby reverses the Planning Commission’s decision and approve the Minor Use Permit for shared
parking between the Safari Kid Daycare and the Community Center project, subject to the conditions included below.

**CONDITIONS OF APPROVAL**


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<tr>
<th>#</th>
<th>CONDITION TEXT</th>
<th>RESPON. AGENCY</th>
<th>WHEN REQ’D Prior to:</th>
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<tbody>
<tr>
<td>1.</td>
<td><strong>Approval.</strong> This Minor Use Permit (MUP) approval is for the Safari Kid Daycare and Community Center located at Positano Parkway and Cantara Drive (APN: 985-0073-005-00) within the Eastern Dublin Specific Plan Area (PLPA-2017-00050). The MUP approval is for shared parking between the 10,667 square foot daycare and the 4,269 square foot community center. This approval shall be as generally depicted and indicated on the project plans, attached to this Resolution as Exhibit A, prepared by Perkins, Williams &amp; Cotterill Architects dated February 21, 2018, on file in the Community Development Department, and other plans, text, color and materials boards relating to this Project and as specified by the following Conditions of Approval for this project.</td>
<td>PL</td>
<td>Ongoing</td>
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<td>2.</td>
<td><strong>Effective Date.</strong> This MUP approval becomes effective 10 days after action by the Planning Commission unless otherwise appealed to the City Council.</td>
<td>PL</td>
<td>Ongoing</td>
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<td>3.</td>
<td><strong>Permit Expiration.</strong> Construction or use shall commence within one (1) year of Permit approval or the MUP shall lapse and become null and void. If there is a dispute as to whether the Permit has expired, the City may hold a noticed public hearing to determine the matter. Such a determination may be processed concurrently with revocation proceedings in appropriate circumstances. If a Permit expires, a new application must be made and processed according to the requirements of the Zoning Ordinance.</td>
<td>PL</td>
<td>One Year After Effective Date</td>
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<td>4.</td>
<td><strong>Time Extension.</strong> The original approving decision-maker may, upon the Applicant’s written request for an extension of approval prior to expiration, upon the determination that all Conditions of Approval remain adequate and all applicable findings of approval will continue to be met, grant an extension of the approval for a period not to exceed six (6) months. All time extension requests shall be noticed and a public hearing shall be held before the original hearing body.</td>
<td>PL</td>
<td>Prior to Expiration Date</td>
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<td>5.</td>
<td><strong>Compliance.</strong> The Applicant/Property Owner shall operate this use in compliance with the Conditions of Approval of this MUP, the approved plans and the regulations established in the Zoning</td>
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<td>6.</td>
<td><strong>Revocation of Permit.</strong> The MUP approval shall be revocable for cause in accordance with Section 8.96.020.1 of the Dublin Zoning Ordinance. Any violation of the terms or conditions of this permit shall be subject to citation.</td>
<td></td>
<td>Building Permit Issuance</td>
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<td>7.</td>
<td><strong>Requirements and Standard Conditions.</strong> The Applicant/Developer shall comply with applicable City of Dublin Fire Prevention Bureau, Dublin Public Works Department, Dublin Building Department, Dublin Police Services, Alameda County Flood Control District Zone 7, Livermore Amador Valley Transit Authority, Alameda County Public and Environmental Health, Dublin San Ramon Services District and the California Department of Health Services requirements and standard conditions. Prior to issuance of building permits or the installation of any improvements related to this project, the Developer shall supply written statements from each such agency or department to the Planning Department, indicating that all applicable conditions required have been or will be met.</td>
<td>Various</td>
<td>Building Permit Issuance and Grading Permit Issuance</td>
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<td>8.</td>
<td><strong>Required Permits.</strong> Applicant/Developer shall obtain all permits required by other agencies including, but not limited to Alameda County Flood Control and Water Conservation District Zone 7, California Department of Fish and Wildlife, Army Corps of Engineers, Regional Water Quality Control Board, Caltrans and provide copies of the permits to the Public Works Department.</td>
<td>PW</td>
<td>Building Permit Issuance and Grading Permit Issuance</td>
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<td>9.</td>
<td><strong>Fees.</strong> Applicant/Developer shall pay all applicable fees in effect at the time of building permit issuance, including, but not limited to, Planning fees, Building fees, Traffic Impact Fees, TVTC fees, Dublin Unified School District fees, Public Facilities fees, Dublin Unified School District School Impact fees, Fire Facilities Impact fees, Alameda County Flood and Water Conservation District (Zone 7) Drainage and Water Connection fees; or any other fee that may be adopted and applicable. Approved Development Agreement supersedes where applicable.</td>
<td>Various</td>
<td>Building Permit Issuance</td>
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<td>10.</td>
<td><strong>Indemnification.</strong> The Applicant/Developer shall defend, indemnify, and hold harmless the City of Dublin and its agents, officers, and employees from any claim, action, or proceeding against the City of Dublin or its agents, officers, or employees to attack, set aside, void, or annul an approval of the City of Dublin or its advisory agency, appeal board, Planning Commission, City Council, Community Development Director, Zoning Administrator, or any other department, committee, or agency of the City to the extent such actions are brought within the time period required by Government Code Section 66499.37 or other applicable law; provided, however, that the Applicant’s/Developer's duty to so defend, indemnify, and hold harmless shall be subject to the City's promptly notifying the Applicant/Developer of any said claim, action, or proceeding and the City's full cooperation in the defense of such actions or proceedings.</td>
<td>ADM</td>
<td>On-going</td>
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<td>11.</td>
<td><strong>Clarification of Conditions.</strong> In the event that there needs to be clarification to the Conditions of Approval, the Director of Community Development and the City Engineer have the authority to clarify the intent of these Conditions of Approval to</td>
<td>PL, PW</td>
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<td>12. <strong>Clean-up.</strong> The Applicant/Developer shall be responsible for clean-up &amp; disposal of project related trash to maintain a safe, clean and litter-free site.</td>
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<td>13. <strong>Modifications.</strong> Modifications or changes to this MUP approval may be considered by the Community Development Director if the modifications or changes proposed comply with Section 8.104 of the Zoning Ordinance.</td>
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<td>On-going</td>
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<td>14. <strong>Use of Building.</strong> The daycare and community center shall not have operational hours that overlap. The classrooms shall only be utilized for the daycare and cannot be used as part of the community center. The community center can be used by the existing daycare students for special functions but shall not be used as an additional classroom or any other purpose that would increase the number of children. The lobby, storage closets, kitchen and bathrooms can be utilized by both uses.</td>
<td>PL</td>
<td>On-going</td>
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**PASSED, APPROVED AND ADOPTED** this 19th day of June 2018 by the following vote:

**AYES:**

**NOES:**

**ABSENT:**

**ABSTAIN:**

__________________________
Mayor

__________________________
City Clerk