# CITY OF MANHATTAN BEACH COMMUNITY DEVELOPMENT DEPARTMENT

TO:

Planning Commission

THROUGH: Richard Thompson, Director of Community Development

FROM:

Daniel A. Moreno, Associate Planner

DATE:

July 9, 2008

SUBJECT:

Consideration of a Use Permit to Allow an Office Building Located at 818

Manhattan Beach Boulevard

#### RECOMMENDATION

Staff recommends that the Planning Commission CONDUCT THE CONTINUED PUBLIC HEARING and DISCUSS and PROVIDE DIRECTION

#### **BACKGROUND**

At the May 28, 2008 Planning Commission meeting staff presented a proposal to allow the development of a 6,142 square foot three-level general office building with parking at ground level at the subject site. The proposal would replace a one-story 2,790 square foot one-story office building built in 1947.

After opening the hearing and taking testimony, the Planning Commission, on a 5-0-0 vote, continued the pubic hearing to the July 9, 2008 meeting. Although the Commission indicated their support of the project, concerns were raised regarding the following issues:

- Trash pick-up. Staff does not recommend imposing any restrictions on trash pick-up but rather allow the City's trash hauler to determine the best time, because the routes are pre-established and very difficult to change without impacting other customers.
- Parking access. A concern was raised that end parking spaces, particularly parking space #14, is required to provide an extra 2-feet at the end of the driveway aisle for existing purposes. MBMC Section 10.64.100 B (2), states that at the end of a parking bay, an aisle providing access to a parking space perpendicular to the aisle shall extend two-feet beyond the required width of the parking space for back-up access. Staff believes that the parking space in question is not in an aisle and therefore the requirement does not apply. Furthermore, based on the location of the driveway entrance, providing the additional 2-foot back-up would require a difficult four-point maneuver to exit the building. Any vehicle parked in space #14 would simply back-up into parking access area and do a two-point maneuver to exit the building. Therefore staff does not believe that the additional 2-foot back-up area is required or needed to exit the parking area.

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- Conversion of exterior compact spaces to standard spaces. The Commission believes that that these outside spaces would be utilized on a more frequent basis and therefore should be designed as standards spaces. Staff points out that converting these exterior spaces from compact to standard parking (8.5' w x 18'd) would violate the minimum back-up requirement of 24-feet as measured from the back of the 15-foot wide alley. In order to address the Commissions concern about the use of these spaces, the applicant proposes to retain the compact spaces but would designate them exclusively for employee parking. Staff recommends that the project be revised to provide standard sized spaces at this location. In order to accommodate standard spaces the applicant may be required to reduce the size of the building.
- Additional landscape buffer at the proposed second level deck at the building rear. The project architect has enhanced the landscaping as recommended by the Planning Commission to further buffer the structure adjacent to residential properties to the east (see attached plans).
- Relocate condensing units proposed within the landscape area at the southeast corner of the property. The project architect has extended the garage wall an additional 4.5 feet which would house the units within the garage area and therefore alleviate noise issues to the residential properties to the east.
- Limit the number of tenants. Staff does not recommend limiting the number of tenants as the parking ratio requirement of 1/300 for general office use is based on the square footage of the building. To ensure that the tenant area is not converted to a more intensive use, Condition #2 would prohibit medical uses as the parking ratio would increase to 1/200.
- Traffic issues. The City Traffic Engineer has indicated to staff that the existing 15foot wide alley is adequate to accommodate accessibility to the site. He supports
  redesigning the driveway entry area with a radius to allow better exiting from the
  covered parking area as shown on the plans. Additionally, the project architect has
  incorporated the driveway visibility requirement (MBMC Section 10.64.150) on the
  site plan entry/exit area to alleviate site visibility concerns. The Traffic Engineer is
  not opposed to posting a sign that restrict left hand turns as vehicles exit the parking
  area, however he does not recommend blocking off the alley to prevent traffic onto
  11th Street without further study from the City.

At the May 28, 2008 Planning Commission meeting several members of the public addressed the Commission. Concerns were raised regarding construction vehicle parking, vehicle access, employing parking, landscape buffer and driveway location.

Attached for the Commissions review is a 'Draft' Resolution of approval, and background information and minutes from the May 28, 2008, Planning Commission meeting.

#### Attachments:

Exhibit A - 'Draft' Resolution No. PC 08-

Exhibit B – Background Information, Staff Report, dated 5/28/08 (no attachments)

Exhibit C – Planning Commission 'Draft' Minutes, dated 5/28/08

Exhibit D – Project Plans

Office Bldg. 818 MBB PCMemo 7-9-08

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH APPROVING A USE PERMIT, TO ALLOW AN OFFICE BUILDING LOCATED AT 818 MANHATTAN BEACH BOULEVARD

# THE PLANNING COMMISSION OF THE CITY OF MANHATTAN BEACH DOES HEREBY RESOLVE AS FOLLOWS:

<u>SECTION 1</u>. The Planning Commission of the City of Manhattan Beach hereby makes the following findings:

- A. The Planning Commission of the City of Manhattan Beach conducted public hearing pursuant to applicable law on May 28, 2008 and July 9, 2008, to consider an application for a Use Permit to allow construction of a 6,142 square foot office building; for the property legally described as Portion of Lot 2, Block 16, and Tract 3393, in the City of Manhattan Beach.
- B. The May 28, 2008 Planning Commission public hearing was advertised pursuant to applicable law, testimony was invited and received.
- C. The applicant is 818 MBB, LLC, c/o Phillip Cook.
- D. The proposed use is permitted in the CL (Local Commercial) Zone subject to a Use Permit approval as the project exceeds 5,000 square feet of buildable floor area.
- E. The proposed project is exempt from the requirements of the California Environmental Quality Act (CEQA, based on the determination that it is an in-fill development and has no potential for causing a significant effect on the environment per Section 15332.
- F. The project will not individually nor cumulatively have an adverse effect on wildlife resources, as defined in Section 711.2 of the Fish and Game Code.
- G. The Planning Commission made the following findings with respect to this application:
  - 1. The project consists of 6,142 square foot three-level general office building with parking at ground level.
  - The project is located in Area District I and is zoned (CL) Local Commercial. The use is permitted by the zoning code and is appropriate as conditioned for the general commercial area. The properties to the east and west are similarly zoned; the properties to the south are zoned (RS) Residential Single Family; and the property to the north is zoned (PS) Public and Semi-Public. The property is located on the northwest corner of Sepulveda Boulevard and Pacific Place.
  - 3. The General Plan designation for the properties is Local Commercial. The General Plan encourages commercial development such as this that provides for businesses which serve city residents.

#### Use Permit

1. The proposed location of the use is in accord with the objectives of this title, and the purpose of the district in which it is located.

The proposed project is located within the (CL) Local Commercial district. The proposed use would replace an existing single story office building and the business is in accord with the objectives of this title, and the purpose of the district in which it is located since the project is a commercial zone consistent with Section 10.16.010 of the Manhattan Beach Zoning Code which states that the district is intended to provide opportunities for commercial office uses.



The office building is designed to accommodate a variety of professional office uses that will service the local community and blends with the overall character of the neighborhood. The historic character of Manhattan Beach Boulevard, east of Pacific Avenue is office professional with minimal retail uses.

2. The proposed location of the use and the proposed conditions under which it would be operated or maintained will be consistent with the General Plan; will not be detrimental to the public health, safety or welfare of persons residing or working on the proposed project site or in or adjacent to the neighborhood of such use; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city.

The proposed three-level general office building poses no detrimental effects to the public health, safety, or welfare of persons residing or working on the proposed project site, or to the adjacent or neighborhood; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city as the site continues to operate as a general commercial office use. The new use is intended to provide a better variety of services to the community.

The proposed location of the use and the proposed conditions under which it will be operated or maintained will be consistent with the General Plan, since the project site is classified as (CL) Local Commercial which allows for a full range of service oriented businesses.

#### General Plan

The General Plan of the City of Manhattan Beach poses certain goals and policies, which reflect the expectations and wishes of the City, with respect to land uses. Specifically, the project is consistent with the following Goals of the General Plan:

Policy LU-5.1: Require the separation or buffering of residential areas from businesses which produce noise, odors, high traffic volumes, light or glare, and parking through the use of landscaping, setbacks, or other techniques.

Policy LU-6.1: Support and encourage small businesses throughout the City.

Policy LU-6.3: Recognize the need for a variety of commercial development types and designate areas appropriate for each. Encourage development proposals that meet the intent of these designations.

Policy LU-6.4: Recognize the unique qualities of mixed-use areas and balance the needs of both the commercial and residential uses.

 The proposed use will comply with the provisions of this title, including any specific conditions required for the proposed use in the district in which it would be located.

The proposed office use on an existing commercial site will be in compliance with applicable provisions of the (CL) Local Commercial zone as it provides neighborhood-oriented, small-scale professional offices that serve the local community. The proposed use would generate low traffic volumes, have a limited parking need, and generally not operate in late hours.

4. The proposed use will not adversely impact nor be adversely impacted by nearby properties. Potential impacts are related but not necessarily limited to: traffic, parking, noise, vibration, odors, resident security and personal safety, and aesthetic, or create demands exceeding the capacity of public services and facilities which cannot be mitigated.

The existing site has historically been used as an office use and the proposed general office use (no medical use proposed) will not adversely impact nearby

properties. The proposed increase in building area will require a slight increase in the parking demand; however it will be accommodated as part of the proposed use. It is not anticipated that the proposed office use will exceed the capacity of public services and facilities. Minor comments from the Building Division, Fire Department, Police Department, Engineering and Public Works Department will be addressed during regular plan check.

- H. The project shall be in compliance with applicable provisions of the Manhattan Beach Municipal Code.
- I. This Resolution upon its effectiveness constitutes the Use Permit approval for the subject project.

<u>SECTION 2</u>. The Planning Commission of the City of Manhattan Beach hereby **APPROVES** the subject Use Permit subject to the following conditions:

#### Site Preparation/Construction

- The project shall be constructed and operated in substantial conformance with the submitted plans and project description submitted to, and approved by the Planning Commission on May 28, 2008. Any other substantial deviation from the approved plans must be reviewed and approved by the Planning Commission.
- 2. No medical uses shall be permitted at the subject site.
- 3. The project shall provide parking spaces based on a parking ratio of 1/300. The proposed exterior parking spaces located adjacent to the alley shall be designed as standard size spaces (8.5' x 18').
- 4. A Traffic Management Plan shall be submitted in conjunction with all construction and other building plans, to be approved by the Traffic Engineer and Police and Public Works Departments prior to issuance of building permits. The plan shall provide for the management of all construction related traffic during all phases of construction, including delivery of materials and parking of construction related vehicles.
- 5. All electrical, telephone, cable television system, and similar service wires and cables shall be installed underground to the appropriate utility connections in compliance with all applicable Building and Electrical Codes, safety regulations and orders, rules of the Public Utilities Commission, the serving utility company, and specification of the Public Works Department.
- 6. During construction of the site, the soil shall be watered in order to minimize the impacts of dust on the surrounding area.
- 7. The location of construction related equipment (job site offices, trailers, materials, etc) shall be subject to the approval from the Director of Community Development prior to the issuance of any building permits.
- 8. A site landscaping plan utilizing drought tolerant native plants shall be submitted for review and approval concurrent with the building permit application. All plants shall be identified on the plan by the Latin and common names. Landscaping shall be installed per the approved plans prior to building final.
- 9. A low pressure, low-flow or drip irrigation system shall be installed in the landscaped areas, which shall not cause any surface run-off. Details of the irrigation system shall be noted on the landscape plans. The type and design shall be subject to the approval of the Public Works and Community Development Departments and shall be installed per the approved plans prior to the building final.

- 10. All trash enclosures shall be enclosed, have a roof, built in such a manner that stormwater will not enter, and a drain installed that empties into the sanitary sewer system. Floor drain or similar traps directly connected to the drainage system shall be provided with an approved automatic means of maintaining their water seals. See 1007.0 Trap Seal Protection in the Uniform Plumbing Code. Contact the City's refuse contractor for sizing of the enclosure. Drawings of the trash enclosure must be on the plan, and must be approved by the Public Works Department before a permit is issued (See Standard Plan ST-25).
- 11. Commercial establishments are required, in accordance with Municipal Code 5.24.030 (C)(2) to have a sufficient refuse and recycling storage space to enclose a commercial lift container(s). The refuse storage space or facility must be screened from public view and be either constructed within the building structure or in a screened enclosure on private property.
- 12. Management of the retail use shall police the property and all areas immediately adjacent to the business during the hours of operation to keep it free of litter.
- 13. The operator of the office uses shall provide adequate management and supervisory techniques to prevent loitering and other security concerns outside the subject business.
- 14. The property owner(s) shall be responsible for prohibiting employees from parking personal vehicles on the surrounding public streets. Owners and employees must park on-site while visiting the site.
- 15. All signs shall be in compliance with the Sign Code. A comprehensive sign program must be submitted to the Community Development Department for review and approval prior to the issuance of a building permit.
- 16. The applicant shall submit a lighting and photometric plan which shows the location of the proposed lighting, existing pubic right-of-way lights and maximum foot candles to the Department of Community Development prior to the issuance of a building permit. These plans shall be in compliance with all provisions of the parking lot lighting regulations. All outside site lighting shall be directed away from the residential properties to the south and public right-of-way and shall minimize spill-over onto the sidewalk and street. Shields and directional lighting shall be used where necessary. Security lighting for the site shall be provided in conformance with Municipal Code requirements including glare prevention design.
- 17. All mechanical equipment proposed in the future on the building roof shall not be visible from the public right-of-way and visual screening shall be provided. Antenna dishes or similar items shall be restricted to the same requirements. The building roof shall have a gravel or comparable decorative treatment.
- 18. Plans shall incorporate sustainable building components into the building and site design. The plans may include, but not limited to LEED (Leadership in Energy and Environmental Design) and other recognized sustainable building components, permeable pavement, energy efficient plumbing, mechanical and electrical systems, and retention of storm water on the site. Plans shall require review and approval by the Community Development and Public Works Departments.
- 19. Bicycle parking shall be provided at a rate of five percent (5% 3 spaces) of all parking spaces (MBMC 10.64.80). Location shall be shown on the plans subject to Planning review and approval.

### Public Works Requirements

20. This is a SUSMP project and an Operating and Maintenance Agreement Form regarding on-site storm water pollution BMP's and mitigation devices must be completed and submitted to the City before a building or grading permit is issued.

- 21. A property line cleanout must be installed on the sanitary sewer lateral (See City Standard Plan ST-5). Cleanout must be added to the plumbing plan.
- 22. A backwater valve is required on the sanitary sewer lateral if the discharges from fixtures with flood level rims are located below the next upstream manhole cover of the public sewer (See Standard Plan ST-24). Must be shown on approved plans.
- 23. If an existing sewer lateral is used, it must be televised to check its structural integrity. The tape must be made available for review by the Public Works Department. The Public Works Department will review the tape and determine at that time if the sanitary sewer lateral needs repairing, replaced, or that it is structurally sound and can be used in its present condition. The lateral must not be cleaned before it is video taped.
- 24. A mop sink must be installed and shown on the plumbing plan.
- 25. Commercial enterprises must comply with the National Pollution Discharge Elimination System (NPDES) clean water requirements. Discharge of mop water, floor mat washing, and trash can cleaning and washing out trash enclosures into the street or storm drain system is prohibited.
- 26. Any unused water or sanitary sewer laterals must be shown on the plans and abandoned at the City main.
- 27. Sidewalk, driveway, curb and gutter repairs or replacement must be completed per Public Works specifications (See City Standard Plans ST-1, ST-2 and ST-3). The plans must have a profile of the driveway, percent of slope and driveway elevations.
- 28. The sidewalk on Manhattan Beach Boulevard must be replaced from the west property line to the east property line and shown on the plans to the satisfaction of the Public Works Department.
- 29. A disabled access ramp must be installed on the northwest corner of the right-of-way public sidewalk (See City Standard Plan ST-9). Ramp must be shown on plans as required by the Public Works Department.
- 30. Erosion and sediment control devices BMPS (Best Management Practices) must be implemented around the construction site to prevent discharges to the street and adjacent properties. BMPs must be identified and shown on the approve plans. Control measures must also be taken to prevent street surface water entering the site.
- 31. Any new storm water, nuisance water, etc. and drain lines installed within the street right-of-way must be constructed of ductile iron pipe. Drains must be shown on approved plans.
- 32. Plan holder must have the plans rechecked and stamped for approval by the Public Works Department before the building permit is issued.

## Building Division

- 33. Project shall comply with all Disabled Access regulations.
- 34. All work shall comply with all current California Building Codes which includes: California Electrical Code, Mechanical Code, Plumbing Code and Fire Code, at the time of submittal.

#### Procedural

- 35. *Interpretation*. Any questions of intent or interpretation of any condition will be resolved by the Planning Commission.
- 36. Terms and Conditions are Perpetual. These terms and conditions shall be perpetual, and it is the intention of the Director of Community Development and the permittee to bind all future owners and possessors of the subject property to the terms and conditions.
- 37. Effective Date. This Resolution shall become effective when all time limits for appeal as set forth in MBCM Section 10.100.030 have expired.
- 38. This Use Permit shall lapse two years after its date of approval, unless implemented or extended pursuant to 10.84.090 of the Municipal Code.
- 39. At any time in the future, the Planning Commission or City Council may review the Use Permit for the purposes of revocation or modification. Modification may consist of conditions deemed reasonable to mitigate or alleviate impacts to adjacent land uses.
- 40. The applicant agrees, as a condition of approval of this project, to pay for all reasonable legal and expert fees and expenses of the City of Manhattan Beach, in defending any legal actions associated with the approval of this project brought against the City. In the event such a legal action is filed against the project, the City shall estimate its expenses for the litigation. Applicant shall deposit said amount with the City or enter into an agreement with the City to pay such expenses as they become due.

SECTION 3. Pursuant to Government Code Section 65009 and Code of Civil Procedure Section 1094.6, any action or proceeding to attack, review, set aside, void or annul this decision, or concerning any of the proceedings, acts, or determinations taken, done or made prior to such decision or to determine the reasonableness, legality or validity of any condition attached to this decision shall not be maintained by any person unless the action or proceeding is commenced within 90 days of the date of this resolution and the City Council is served within 120 days of the date of this resolution. The City Clerk shall send a certified copy of this resolution to the applicant, and if any, the appellant at the address of said person set forth in the record of the proceedings and such mailing shall constitute the notice required by Code of Civil Procedure Section 1094.6.

I hereby certify that the foregoing is a full, true, and correct copy of the Resolution as adopted by the Planning Commission at its regular meeting of July 9, 2008 and that said Resolution was adopted by the following vote:

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AYES:					
NOES:					
ABSTAIN:					
ABSENT:					
Richard Thomp	oson				
Secretary to the l	Plann	ing (	Com	missic	n
Sarah Boeschen	1				
Recording Secre	tarv				

Office Bldg. 818 MBB PCRes 5-28-08

# CITY OF MANHATTAN BEACH DEPARTMENT OF COMMUNITY DEVELOPMENT

TO:

Planning Commission

FROM:

Richard Thompson, Director of Community Development

BY:

Daniel A. Moreno, Associate Planner

DATE:

May 28, 2008

SUBJECT:

Consideration of a Use Permit to Allow an Office Building Located 818

Manhattan Beach Boulevard

## RECOMMENDATION

Staff recommends that the Planning Commission CONDUCT the public hearing and APPROVED the subject request.

## **APPLICANT**

818 MBB, LLC 22937 Arlington Avenue Torrance, Ca. 90501

#### **BACKGROUND**

On March 18, 2008 an application was received by the Community Development Department for the property located at Pacific Place and Manhattan Beach Boulevard. The applicant seeks entitlements to allow the development of a general office use. The site encompasses 7,051 square feet of lot area and is currently developed with a 2,790 square foot one-story office building built in 1947 and 8 on-site parking spaces. The property is located in Area District I and is zoned (CL) Local Commercial.

The project proposal consists of the demolition of all existing improvements and construction of a 6,142 square foot three-level general office building with parking at ground level. The proposed office use is permitted in the CL zone, however, because the project will exceed more than 5,000 square feet of buildable floor area a Use Permit approval is required.

#### PROJECT OVERVIEW

### LOCATION

Location:

818 Manhattan Beach Boulevard located at the northwest corner of Manhattan Beach Boulevard and Pacific Place (see Site Location Map, Exhibit A)



Legal Description:

Portion of Lot 2, Block 16, Tract 3393, in the City

of Manhattan Beach

Area District:

Ι

LAND USE

General Plan:

Local Commercial

Zoning:

CL, Local Commercial

Land Use:

Existing

Proposed

2.790 sq. ft. office bldg.

6,142 sq. ft. office bldg.

Neighboring Zoning/Land Uses:

North, across MBB

PS, Public and Semi-Public

(Pacific School)

East,

CL, Local Commercial

(Mixed Use Commercial Uses)

South,

RS, Residential Single Family
(One & Two Story Single-Family Residential)

CL, Local Commercial

West, across Pacific Place

(Two Story Mixed Commercial Uses)

# PROJECT DETAILS

Parcel Size:	Proposed 7,051 sq. ft.	Allowed/Required 5,000 sq. ft. min.
Building Area:	6,142 sq. ft. (.87)	7,051 sq. ft. (lot area x 1.0)
Building Height:	28.22'* (128.92')	30 feet* (130.70')
Parking:	20 spaces (13 standard spaces; 1 Disabled access space; 6 Compact spaces)	20 spaces (30% compact spaces allowed or 6 spaces)
Building Setbacks:	Proposed	Allowed/Required
North,	0' - 8.5'	0'
East,	0' – 16'	0'
South,	0' – 17'	0'
West,	0'-23.49'	0'

Landscape Area: Proposed 623 sq. ft

623 sq. ft.

564 sq. ft.

(11.30% of lot area)

(8% of lot area)

Allowed/Required

Vehicle Access:

Pacific Place

n/a

Signage:

Non-Proposed

207 sq. ft.

Hours of Operation:

8:00 a.m. – 6:00 p.m. (Monday – Friday

limited weekend usage)

\* The maximum allowable building height elevation was calculated using the four corner elevations of the property of 98.30' (S/E), 100.00' (N/E), 99.60' (S/W) and 102.38' (N/W). These elevations will be verified during the plan check process.

## **ENVIRONMENTAL DETERMINATION**

The proposed project is exempt from the requirements of the California Environmental Quality Act (CEQA), based on a determination that it is an in-fill development and has no potential for causing a significant effect on the environment per Section 15332.

## DISCUSSION

The property owner is seeking approval to build a new three-level general office use that is designed to meet the needs of the local community.

The project conforms to the City's requirements for use, parking, building height, landscaping, and floor area. No setbacks are required in the CL zone, however, per MBMC Section 10.16.030, (CL) Local Commercial Day-Light Plane regulations, a commercial building abutting a residential district at the rear of the property, no structure shall intercept a 1:1 or forty-five degree daylight plane inclined inward from a height of fifteen (15') above existing grade at the property line (see attached elevation plans – Sheet A2.0).

# Land Use Compatibility

The existing parcel, which is under a single ownership, consists of a single lot located on the northwest corner of Manhattan Beach Boulevard and Pacific Place. This property is zoned (CL) Local Commercial and is consistent with areas' General Plan designation of "Local Commercial" and allows a general office use.

The property to the north, across Manhattan Beach Boulevard, is zoned public and semi-public and is occupied by Pacific Elementary School; the property to the east is zoned (CL) General Commercial and contains a two-story commercial mixed use; the properties to the south are zoned (RS) Residential Single Family and contain one and two-story single family dwellings; and the property to the west, across Pacific Place is zoned (CL) Local Commercial and contains a two-story commercial mixed use.

## Building Design

The project architect has made substantial efforts to design and create an aesthetically pleasing building with modern forms and high-end materials that represent the contemporary nature of western cities. The goal is to provide a low profile office complex that provides an attractive opportunity for business development. The building design utilizes a variety of architectural components, such as planters, layered roof elements, recessed widow features and building modulation that steps the building back from adjacent properties, all of which create a harmonious relationship with the boulevard as well as the residential properties to the south. The second level comprises only 30% of the total office area and maintains a 16'-8" rear setback; the side setbacks range from approximately 17' to 23' for the rear or 45% of the lot. The building is oriented towards Manhattan Beach Boulevard with the entry lobby located at the northwest corner of the building. All required parking is accessed from Pacific Place and is contained within the building with the exception of three compact spaces adjacent to the garage entry on Pacific Place. The trash area would be located at the northeast corner of the lower level parking area which is screened from public view.

At tonight's meeting the project architect will provide colored elevations and materials details/boards and will show a 3-D perspective of the building design for review by the Planning Commission.

## Landscaping

Municipal Code Section 10.16.030, Minimum Site Landscaping, requires that a minimum of 8% of planting area or 564 square feet be provided for the site based on the lot area of 7,051 square feet. The subject site will provide 623 square feet or 9% of landscaping. At the first level of the building, perimeter landscaping is provide at the front of the building, on Pacific Place and at the southeast corner of the property. At the second level landscape planters will be located at the front of the building as well as at the easterly property line (see attached landscaped plans).

## Signage

Pursuant to the Sign Code, the amount of signage allowed for the subject property, located in Area District I, is based on two square feet per one linear foot of property frontage. On a corner lot "property frontage" is the width of a property measured from one (1) property line to the other along the longest street frontage. In this case, the property frontage is 103 feet in length on Pacific Place; therefore 206 square feet of signage would be permitted. The applicant has not provided staff with a sign program for the site. All business identification signs would require review and approval by the Community Development Department prior to issuance of a building permit.

# **Building Height**

The proposed structure will appear as a three-level building from all elevations (see Elevation Plans, attached). Per MBMC Section 10.16.030 (F), Maximum Height of Structures, if parking is provided at or below the ground level, a 30-foot building height limit is permitted. Building height is determined by the average of the four property corners of the property and the average elevation would be at a 100.70' elevation.

Therefore, with the average property corner elevation of 100.70' plus 30 feet of height limit, the maximum building height is limited to a 130.70' height elevation. The submitted elevation plans (Sheet A3) show a building that is designed with a flat roof with the highest portions of the building at a height elevation of 128.92'.

# Parking/Driveway Access:

The applicant proposes to provide 13 standard parking spaces, 6 compact spaces and 1 disabled access spaces for a total of 20 spaces. The proposed project will provide 6,142 square feet of leasable office area. Municipal Code Section 10.64.030, Off-Street Parking Spaces, requires that a general office use provide 1 parking space per 300 square feet of building area, therefore the proposed project is required to provide 20 on-site parking spaces (6,142/300 = 20 spaces).

The submitted plans show that the building is oriented towards Manhattan Beach Boulevard with the entry lobby located at the northwest corner of the building. All parking will be accessed from Pacific Place and contained within the building with the exception of three compact spaces located southerly of the garage entry.

The City Traffic Engineer has reviewed the parking plan and determined that the proposed project's layout, parking stalls and dimensions, access and circulation patterns were acceptable.

# Use Permit Findings

MBMC Section 10.84.060 of the Manhattan Beach Zoning Code provides the findings that are necessary to approve a Use Permit. Staff believes all findings can be met as follows:

1. The proposed location of the use is in accord with the objectives of this title and the purposes of the district in which the site is located.

The proposed project is located within the (CL) Local Commercial district. The proposed use would replace an existing single story office building and the business is in accord with the objectives of this title, and the purpose of the district in which it is located since the project is a commercial zone consistent with Section 10.16.010 of the Manhattan Beach Zoning Code which states that the district is intended to provide opportunities for commercial office uses.

The office building is designed to accommodate a variety of professional office uses that will service the local community and blends with the overall character of the neighborhood. The historic character of Manhattan Beach Boulevard, east of Pacific Avenue is office professional with minimal retail uses.

2. The proposed location of the use and the proposed conditions under which it would be operated or maintained will be consistent with the General Plan; will not be detrimental to the public health, safety or welfare of persons residing or working on the proposed project site or in or adjacent to the neighborhood of such use; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city.

The proposed three-level office building poses no detrimental effects to the public health, safety, or welfare of persons residing or working on the proposed project site, or to the adjacent or neighborhood; and will not be detrimental to properties or improvements in the vicinity or to the general welfare of the city as the site continues to operate as a general commercial office use. The new use is intended to provide a better variety of services to the community.

The proposed location of the use and the proposed conditions under which it will be operated or maintained will be consistent with the General Plan, since the project site is classified as (CL) Local Commercial which allows for a full range of service oriented businesses.

The General Plan of the City of Manhattan Beach poses certain goals and policies, which reflect the expectations and wishes of the City, with respect to land uses. Specifically, the project is consistent with the following Goals of the General Plan:

Policy LU-5.1: Require the separation or buffering of residential areas from businesses which produce noise, odors, high traffic volumes, light or glare, and parking through the use of landscaping, setbacks, or other techniques.

Policy LU-6.1: Support and encourage small businesses throughout the City.

Policy LU-6.3: Recognize the need for a variety of commercial development types and designate areas appropriate for each. Encourage development proposals that meet the intent of these designations.

Policy LU-6.4: Recognize the unique qualities of mixed-use areas and balance the needs of both the commercial and residential uses.

3. The proposed use will comply with all provisions of this title, including any specific condition required for the proposed use in the district in which it would be located.

The proposed office use on an existing commercial site will be in compliance with applicable provisions of the (CL) Local Commercial zone, and the required notice, hearing and findings for the Use Permit.

4. The proposed use will not adversely impact nor be adversely impacted by nearby properties. Potential impacts are related but not necessarily limited to: traffic, parking, noise, vibration, odors, resident security and personal safety, and aesthetics, or create demands exceeding the capacity of public services and facilities which cannot be mitigated.

The proposed office building is intended to attract the type of smaller, local business anticipated for the (CL) Local Commercial zone. Given its size and location, this particular site is ideally situated to accommodate an office use and to absorb the required parking needs. Pedestrian access is separated from vehicle access and the Pacific Place driveway will alleviate any potential conflict with traffic flow on Manhattan Beach Boulevard and eliminate the potential back-up on the boulevard.

It is not anticipated that the proposed office use will exceed the capacity of public services and facilities. The development is a modest increase of existing conditions, but it will be complimentary to the site and consistent with surrounding uses and development currently taking place in the City. This proposal would not create any conflict nor will there result any significant impact upon the land use in the area as it incorporates all standards that have been established to maintain compatibility among the neighboring uses.

# Public Input:

A public notice for the project was mailed to the property owners within 500 feet of the site and published in the Beach Reporter newspaper. At the writing of this report, staff has received an e-mail (attached, Exhibit C) from the property owners to the south regarding concerns about setbacks, parking and pedestrian safety and building aesthetics. Staff has received minor comments from other department but those issues raised are concerns that can be handled as regular building plan check items.

#### CONCLUSION

Staff recommends that the Planning Commission conduct the public hearing, consider the information presented, and approve the subject Use Permit application subject to the finding and condition in the attached 'draft' Resolution.

#### Attachments:

Exhibit A – Site location Map

Exhibit B - 'Draft' Resolution No. PC 08-

Exhibit C - Letter of Concern from adjacent Neighbors

Exhibit D - Project Plans - n/a

n/a – not available electronically

Office Bldg. 818 MBB PCStfRpt 5-28-08

Chairman Lesser requested that page 11, line 27 be revised to read. "He said that the location of the bakery in relation to the Shade and its restricted hours would help to mitigate any additional noise from impacting the neighbors."

A motion was MADE and SECONDED (Seville-Jones/Bohner) to APPROVE the minutes of May 14, 2008, as amended.

AYES:

Bohner, Fasola, Powell, Seville-Jones, Chairman Lesser

9 NOES:

None

ABSENT:

None

ABSTAIN:

None

# AUDIENCE PARTICIPATION None

## BUSINESS ITEMS

## **PUBLIC HEARINGS**

08/0528.1 Consideration of a Use Permit to Allow an Office Building Located at 818
Manhattan Beach Boulevard

Chairman Lesser said that he is a neighbor and friend of the applicant's architect. He indicated, however, that they have not discussed the project. He said that he has no financial interest in the project and feels he can consider the application fairly.

Commissioner Fasola commented that he had previously talked to the property owner about designing the project; however, a contract had already been made with the project architect. He said that he has no additional connection with the property owner.

Associate Planner Moreno summarized the staff report. He said that the proposal is for a new 6,142 square foot three-level office building. He commented that the lower level is proposed to be a parking area. He said that the proposal would replace a 2,800 square foot single-story office building constructed in 1947. He stated that a BFA (buildable floor area) of 7,051 square feet is permitted for the site, and the proposed building is 6,142 square feet. He indicated that there is an accessory structure located on the property line of the lot to the south of the subject property. He stated that there would be a separation of 10 feet from the proposed structure to the main residence on that property. He commented that 20 parking spaces are required for the project. He indicated that 13 standard spaces, 6 compact spaces, and 1 disabled parking space are proposed. He indicated that the proposal would provide 9 percent landscaping, which exceeds the requirement of 8 percent. He commented that landscaping would be provided around the perimeter, the front, the westerly side, and the rear of the building. He said that the main



Page 3

entrance to the site would be from the alley which would be safer than off of Manhattan Beach's Boulevard. He indicated that the main entrance would be off of the northeast corner. He pointed out that there are no setbacks required for a commercial structure. He stated that the setbacks would be from 0-8 ½ feet on the north side; 0-16 feet on the east side; 0-45 feet on the south side; and 0-23 ½ feet on the west side. He indicated that the maximum height is 30 feet, and the proposal would be approximately 1'9" below the maximum permitted height.

Associate Planner Moreno indicated that notice was mailed to properties within 500 feet and published in the Beach Reporter. He said that there was a letter submitted by the owners of the adjacent property to the south of the subject site with concerns regarding setbacks, parking, pedestrian safety, and aesthetics. He stated that a concern was also raised regarding fire access with the limited amount of space between structures on the two properties. He indicated that there were minor comments from the other City departments that can be handled as part of the plan check process. He commented that he has talked with the owners of the property to the south of the subject site to help address their concerns. He said that the City's Traffic Engineer has pointed out that any of the adjacent residents who have concerns regarding the traffic can submit a petition to the City for review by staff.

In response to a question from Chairman Lesser, Associate Planner Moreno said that there would be a firewall between the proposed structure on the subject property and the accessory structure on the adjacent property. He indicated that the project would be required to maintain a fire wall and also meet seismic requirements as part of the plan check process.

Chairman Lesser asked regarding staff's opinion of restricting left turns from the proposed development southbound onto Pacific Place as opposed to a barrier to block traffic from traveling southbound.

Associate Planner Moreno stated that the concern of the Traffic Engineer is that traffic which is diverted from Pacific Place would simply be redirected and impact other areas. He indicated that other traffic calming measures can be studied to alleviate the concern.

In response to questions from Commissioner Seville-Jones, Associate Planner Moreno stated that standards for accessory structures are different than those for primary structures. He indicated that accessory structures are allowed to have no setback and must maintain a 10-foot separation from the primary structure; are permitted a height of 12 or 15 feet depending on the pitch of the roof; and are permitted a maximum size of 900 square feet. He commented that an accessory structure must not include an accessory living area over 500 square feet; must maintain a maximum of three plumbing fixtures; may only include one room; may not have a kitchen; and may not be used as rental property. He said that the neighbor's property was required to provide a three car parking area, and it includes a two car garage and an additional space within the accessory structure. He indicated that the 15 foot width of the alley is typical within the City. He

Page 4

indicated that the Traffic Engineer feels comfortable with the building location and access to the site. He commented that the concern with providing access from Manhattan Beach Boulevard is that it is a very busy street with a high speed limit which would make turning into and out of the site dangerous. He indicated that there is no requirement that the open space be visible from the street, and staff considers whether the open space is evenly distributed throughout the structure in looking at projects.

In response to questions from Commissioner Powell, Associate Planner Moreno stated that the Fire Department, Engineering, and the Police Department have reviewed the subject plans. He indicated that the Code allows 30 percent of the parking spaces to be compact spaces. He commented that staff normally would like for all of the parking to be full size spaces; however, the general office use as proposed is less intensive use for a commercial site and would generate less activity than a medical office. He said that a medical office would not be permitted for the site. He commented that the offices would primarily be used during the week with very limited use on weekends.

Commissioner Fasola indicated that he has concerns that the 15 foot width of the alley would be narrower than the driveway. He said that the parking area also would extend to the alley. He asked whether there are other commercial properties within the City that have access from an alley.

Associate Planner Moreno stated that he is not aware of any other commercial properties that are accessed from an alley. He pointed out that drivers entering and exiting the driveway would have sufficient visibility.

Commissioner Fasola commented that there are 17 parking spaces proposed within the interior basement of the structure. He commented that there is only 2 inches of overlap at the corner spaces, and his understanding is that there must be a 2 foot open area at the end of the aisle.

Associate Planner Moreno said that there is a requirement for additional space if there is a wall; however, the requirement is less if there is a column.

Commissioner Fasola indicated that it appears the end spaces as proposed would not be feasible, and there would need to be an extra 2 feet at the ends of the driveway aisles. He commented that at least one of the parking spaces would most likely need to be eliminated in order to accommodate the parking as proposed.

In response to a comment from Commissioner Fasola, Associate Planner Moreno stated that staff will ensure that the square footage does not exceed what is proposed.

In response to questions from Chairman Lesser and Commissioner Bohner, Associate Planner

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Moreno said that staff does not have a concern with parking because of the general office use that is proposed which would generate less activity than a medical office or retail use.

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In response to a question from Commissioner Seville-Jones, Associate Planner Moreno said that the size of the structure and number of tenants is dictated by the parking requirement.

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Louie Tomaro, the project architect, said that the proposed compact spaces are narrower than standard spaces in width but full size in length. He commented that they have worked with the design to make the building pedestrian friendly. He stated that they have minimized the curb cuts on Manhattan Beach Boulevard. He pointed out that the existing building on the site is accessed from the alley, which is not proposed to change with the project. He said that the building would appear to be one and two story from the front. He commented that the goal was to keep traffic for the development off of Manhattan Beach Boulevard. He commented that the intersection of Pacific Place and Manhattan Beach Boulevard is very dangerous because of the blind curve in the street and the high speed of the traffic. He pointed out that the access to the parking garage would be set back off of the alley approximately 30 feet to allow space to turn into the structure. He said that the property owner plans to occupy the building, and any additional tenants would also perform services related to his type of financial planning work. He pointed out that the lot could hold a 7,000 square foot building, and the proposed structure would be 6,142 square feet. He indicated that the land value is a factor in the size of the structure. He said that there is no setback on the first level on the southern property line; however, the second level is recessed 6 additional feet and the third level an additional 17 feet. He pointed out that the parking level would be lower than the accessory structure located on the neighboring property. He commented that the proposed landscaped area on the southeast corner of the property would be directly adjacent to the neighbor's rear yard. He commented that they have accounted for seismic drift of the building, and such requirements are reviewed during the plan check process.

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**Jeff Captain**, the project architect, commented that the majority of the building is pushed toward Manhattan Beach Boulevard and away from the adjacent residents. He commented that they also have enclosed the parking to minimize the impact to the neighbors.

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40 41 Commissioner Fasola commented that he likes the design of the structure and feels it has a good relationship to the neighboring properties. He indicated that the entrance for the parking and the entrance for pedestrians are in the proper locations, and the building could have been designed to be larger. He stated, however, that he is not certain that the required amount of parking would be able to be provided. He commented that he questions whether the additional 4 feet space that is necessary to accommodate the spaces can be provided and that the parking spaces would need to be reduced to 19. He commented that he does not feel there would be sufficient space with the driveway for vehicles to enter and exit the structure. He said that he feels the traffic flow should remain as it exists currently rather than be directed onto the adjacent residential streets.

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Mr. Captain commented that more space could be provided for the driveway if the adjacent landscaping were slightly reduced.

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In response to a question from Commissioner Powell, **Mr. Tomaro** stated that they will allow for the ability to incorporate solar panels into the project.

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In response to a question from Commissioner Bohner, Director Thompson said that staff has little discretion regarding the division of the building into offices. He indicated that staff would ensure that the required number of parking spaces are provided for the use. He said that the use would be restricted to general office use, and medical offices would not be permitted.

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Commissioner Fasola commented that he does not see the space broken down into small 300 or 400 square foot offices with the design as proposed, and it appears to be a plan for a single tenant.

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17 Chairman Lesser indicated that there could be a concern with the impact of people who are 18 utilizing the development parking on the adjacent streets.

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Mr. Tomaro pointed out that the offices would be utilized by local residents who would be likely to walk or ride bikes rather than drive to the site.

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In response to a question from Commissioner Fasola, Mr. Tomaro said that some of the windows in the building would be made operable to allow the opportunity for them to be open.

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Commissioner Fasola said that he would also have a concern that the noise from the air conditioning units would impact the neighbors and would like for shielding to be provided.

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Mr. Captain said that they have recently used air conditioning systems that are quite small. He commented that they would not propose to place the equipment on the roof, but there are other areas where it could possibly be located that would minimize the impacts if it is a concern.

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Mr. Tomaro indicated that there are baffling systems that can be used to shield the noise from the equipment.

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Director Thompson pointed out that Condition 14 in the draft Resolution requires that the property owner be responsible for prohibiting employees from parking on the adjacent streets.

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39 Chairman Lesser opened the public hearing.

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William Wood, the owner of the adjacent property to the south of the subject site, said that there

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would be no setbacks from the garage level of proposed structure to the fire wall. He indicated that he has a concern that the Fire Department would have difficulty accessing the area in the event of a fire. He commented that he has a concern that a determination has not yet been made that the project complies with seismic standards before plan check, yet the Fire Department has determined that they do not have any objections to the project. He indicated that the City should consider regulations for the size of commercial structures as well as residences. He pointed out that commercial properties do not need to comply with setback requirements, yet residents must provide a 12 foot setback. He commented that there is already an issue of employees of the immediately adjacent structure who park on the street.

Mike Jarvis, a resident of the 800 block of 11<sup>th</sup> Street, said that parking on 11<sup>th</sup> Street is currently an issue. He commented that construction vehicles for the project would not be able to park on Manhattan Beach Boulevard or Pacific Place, and he has a concern with them parking on 11<sup>th</sup> Street.

In response to a question from **Mr. Jarvis**, Associate Planner Moreno indicated that the second paragraph on page 6 of the staff report should not refer to a proposed one-story retail building but rather a three-level commercial office building.

Commissioner Seville-Jones pointed out that the same language should be changed in the third paragraph on page 2 of the draft Resolution.

Mary Jane Gray, a resident of the 800 block of 11<sup>th</sup> Street, said that currently on a daily basis she cannot park in front of her home because the parking is utilized by employees of the adjacent uses, and she has a concern that the proposal would even more severely impact the parking. She commented that the impact has gotten much worse since she moved to her home in 1970.

**Theresa Wood**, a resident of the 800 block of 11<sup>th</sup> Street, indicated that she has signatures of 70 nearby residents who are opposed to the project. She requested that a row of trees be provided to the south to buffer the noise and the view of the building. She also suggested that a barrier be installed across the alley to block through traffic. She said that cars tend to speed down the alley, and there is a safety issue with children walking to the nearby schools.

**Phil Marry**, a resident of the 800 block of 11<sup>th</sup> Street, said that he does not understand the logic of providing an entrance to a commercial site off of a one-way alley, and Manhattan Beach Boulevard is designed to handle traffic for commercial properties. He suggested that access be provided off of Manhattan Beach Boulevard or at least that the traffic be routed in only one direction in the parking garage so that cars would enter and exit at different points to lessen the traffic impact on the alley.

Phillip Cook, the developer and property owner, said that he has lived in the City for 40 years,

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and he wants to be a good neighbor. He said that he wants to have only one tenant besides 1 himself. He stated that parking is an issue in the City, and he wants to minimize the impact with 2 parking for the development as much as possible. He commented that blocking the alley to 3 through traffic would place access for the building off of Manhattan Beach Boulevard, which 4 would require drivers traveling westbound to turn across traffic in order to access the site. He 5 indicated that placing a barrier in the alley would force drivers onto the adjacent residential 6 streets. He said that he intends to minimize the impact to the neighbors during construction. He 7 commented that he will be at the site during construction and will be available for any neighbors that have problems or concerns. 9

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In response to a question from Chairman Lesser, Mr. Cook indicated that he would not theoretically be opposed to a restriction on the number of tenants, but such a restriction would not be viable for him financially.

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Mr. Tomaro stated that the existing access to the site from the alley would not change with the proposal. He commented that traffic is an issue everywhere in the City, and they have designed the project to minimize the impact to the neighbors. He indicated that there is parking on Manhattan Beach Boulevard where construction vehicles would be staged during construction of the project. He stated that the roof over the parking area would be landscaped. He said that it would be possible to place potted plants that could grow up and shield the view of the structure to the south. He pointed out that any plants may not be visible over the neighbor's accessory structure.

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Commissioner Seville-Jones commented that even though a row of trees on the south side may not be visible over the neighbor's accessory structure, it could still improve the view from their main house as well as the view of other adjacent neighbors.

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Mr. Tomaro stated that it would be possible to place a row of potted plants or trees on the roof of the parking area.

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Chairman Lesser closed the public hearing.

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In response to a question from Commissioner Seville-Jones, Director Thompson said that there are no existing permanent traffic barriers in the City aside from one located on 33<sup>rd</sup> Street. He indicated that the City would not support blocking of any streets, as barriers result in traffic problems being diverted to other areas. He indicated that restrictions on one neighborhood street results in traffic impacts to other areas.

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In response to questions from Chairman Lesser, Director Thompson stated that staff would be willing to consider restricting left turns out of the driveway southbound onto Pacific Place. He indicated that he would not recommend that it be made a condition until it is fully studied

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because the impacts would need to first be determined. He said that staff would recommend that the hearing be continued if the Commission would like further information on the possibility of restricting left turns from the parking area. He indicated that staff would also be willing to consider an increase to the turning radius for the driveway. He commented that the applicant will need to comply with the parking requirements.

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Commissioner Powell indicated that he does not believe it would be necessary to specify hours of operation because of the type of use that is proposed. He indicated that he also does not feel that there needs to be a restriction placed on hours permitted for deliveries because it would be an office use and not a retail use that would have frequent deliveries. He said that he would like to have a condition included on the hours permitted for trash pick-up to minimize the impact to the neighbors.

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Commissioner Seville-Jones asked if there was a reason that a condition not be included to specify the permitted hours of operation because of the location of the site directly adjacent to residents.

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Commissioner Bohner said that he would not necessarily be opposed to restricting the hours of operation; however, it does not appear from the nature of the proposed use that anyone who is at the site after hours would generate a great deal of noise that would impact the neighbors.

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Commissioner Fasola indicated that it does not seem reasonable to restrict someone from going to the office at night. He pointed out that general office use is basically self-governing, and people would typically utilize the building between 9:00 a.m. and 5:00 p.m.

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Commissioner Fasola stated that he does not feel that the design of the parking structure would be feasible with 20 parking spaces, and he feels the number of spaces would need to be reduced when the plans are finalized. He commented that the building would be accessed from the alley, and there is no available overflow street parking that would be easily accessible. He commented that the three exterior parking spaces that would be the most utilized are proposed to be compact spaces, and he would suggest that they be made full sized and that more of the inside spaces be changed to compact if necessary. He indicated that he does generally support the project. He commented that he does not know of any other commercial projects that are accessed from a 15foot alley. He indicated that he would want the Traffic Engineer to carefully consider the traffic flow from the garage. He pointed out that the building will not be able to be changed once it is built. He commented that he does not feel it would be feasible to block traffic on the alley, as any diversion to traffic would result in traffic impacts on the adjacent streets. He stated that it is appropriate for access to be provided from the alley rather than Manhattan Beach Boulevard. He said that he would like for the parking to be studied further to ensure that it would comply with the Code. He indicated that he would like for the Traffic Engineer to verify that the 15 foot alley is sufficient for ingress and egress to the parking area. He indicated that he would like for the exterior parking spaces to be standard size rather than compact.

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Commissioner Powell commended the architect on an outstanding design which breaks up the mass of the structure. He stated that the Commissioners appreciate the input of the neighbors, and they do want to ensure that the issues are addressed. He indicated that he would like for the possibility of restricting left turns from the driveway to be studied by the Traffic Engineer. He said that he does not feel the neighbors should be required to go through the process of circulating a petition. He commented that he does not feel that blocking a portion of the alley or installing speed bumps are the issue. He stated that he is not able to support the project as proposed and would recommend that it be continued. He commented that he also has a concern with the impact of employees and clients parking on the street. He indicated that customers and clients do not always know about parking restrictions, and he would suggest that signage be provided to inform people who visit the site of the requirements. He said that he feels it is important for a line of trees to be provided on the roof of the parking structure in order to provide a buffer to the neighbors. He commented that the proposed use is intended to be occupied by the owner, and it would not necessarily be cost effective to reconfigure the structure to accommodate a large number of individual tenants. He said, however, that there is a possibility of having up to possibly 12 individual tenants, and he would support a restriction on the number of tenants if it is the consensus of the Commissioners.

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Commissioner Seville-Jones stated that she also commends the public for their input and for the letter provided by the neighbors to the south which allowed the Commissioners to be aware of their concerns before the hearing. She also indicated that she feels it is an attractive project. She indicated that she would support the hearing being continued to allow staff and the applicant an opportunity to address the concerns that have been raised. She indicated that she would like for a visualization of the landscaping that would be provided above the parking area. She said that she would also like for the possibility to be considered of placing the air conditioning equipment in the garage area rather than in the landscaped area in order to mitigate any potential noise impacts to the neighbors. She indicated that she is satisfied that any seismic concerns regarding the structure would be addressed in the plan check process. She indicated that the fire walls would provide protection in the event of a fire. She commented that the neighbors have concerns regarding the setbacks because the proposed structure would be directly adjacent to the accessory structure on their property. She indicated that their main house would not be directly abutting the proposed commercial structure. She commented that the architect has attempted to address the concerns regarding the setback by terracing the proposed structure and by providing open space at the rear. She said that the current use on the site is accessed through the alley, and it appears that access to the site from Manhattan Beach Boulevard would not be viable. She commented that she would support placing a limit on the number of units within the proposed structure, and she would like for staff to discuss the issue further with the applicant to possibly arrive at an appropriate number. She indicated that it would seem that there would be less of a traffic impact with fewer tenants, although she does appreciate that the units would be utilized by local

1 residents who could possibly walk or ride bikes.

Commissioner Bohner indicated that he likes the terracing of the structure, which does help to create more of an open design. He said that he also feels that placing landscaping on the balcony above the parking area would help to provide a buffer between the building and the neighbors' accessory structure. He commented that the suggestions that have been made regarding parking and restricting left turns from the parking area should be studied further. He said that he also would support the hearing being continued to allow staff to provide further input on the issues that have been raised. He commented that the applicant and architect have indicated a willingness to work with staff to address the concerns of the neighbors.

Chairman Lesser indicated that he agrees with the comments that have been made by the other Commissioners. He also thanked the members of the public for their input and for the letter that was sent by the neighbor. He commented that the Commissioners do consider the input of members of the community in making their decisions. He also commended the architect on the design of the structure. He indicated that the building would be oriented toward Manhattan Beach Boulevard. He said that the impact to the adjacent neighbors would be minimized with the terracing of the structure, the transparency of the window design, and the articulation. He stated that the Commissioners do have concerns regarding the project, and he also would like for staff to further address the issues that have been raised.

A motion was MADE and SECONDED (Bohner/Powell) to **REOPEN** the public hearing and **CONTINUE** the hearing regarding a Use Permit to Allow an Office Building Located at 818 Manhattan Beach Boulevard to the meeting of July 9, 2008.

AYES: Bohner, Fasola, Powell, Seville-Jones, Chairman Lesser

NOES:ABSENT:

None None

None

29 ABSTAIN:

At 8:40 a 10 minute recess was taken.

69/0529.2 Consideration of a Use Permit, Coastal Development Permit and Vesting Tentative Parcel Map No. 69392 to Allow Construction of Two Attached Residential Condominium Units Located at 220 11<sup>th</sup> Street

Assistant Planner Ochoa summarized the staff report. She indicated that the property is zoned RH (residential high density), and the coastal designation is CD (commercial downtown). She indicated that a General Plan Amendment and Zoning Amendment have been approved that changed the designation of the subject lots and adjacent similar lots from CD to RH; however, there is a pending approval by the Coastal Commission to approve the designation to RH. She