

# CITY OF SOMERVILLE, MASSACHUSETTS MAYOR'S OFFICE OF STRATEGIC PLANNING & COMMUNITY DEVELOPMENT JOSEPH A. CURTATONE MAYOR

MICHAEL F. GLAVIN EXECUTIVE DIRECTOR

PLANNING DIVISION

**ZONING BOARD OF APPEALS MEMBERS** 

ORSOLA SUSAN FONTANO, CHAIRMAN RICHARD ROSSETTI, CLERK DANIELLE EVANS ELAINE SEVERINO JOSH SAFDIE ANNE BROCKELMAN, (ALT.) Case #: ZBA 2016-71 Site: 22A College Avenue

Date of Decision: August 17, 2016

**Decision:** <u>Petition Approved with Conditions</u> **Date Filed with City Clerk: August 25, 2016** 

# ZBA DECISION

**Applicant Name**: RADAR Initiatives, Inc.

Applicant Address:398 Far Reach Road, Westwood, MA 02090Property Owner Name:Rosemary Nolan, Tara II Realty TrustProperty Owner Address:99 Albion Street, Somerville, MA 02144

**Agent Name**: N/A

<u>Legal Notice:</u> Applicant, RADAR Initiatives INC., and Owner, Rosemary Nolan,

Tara II Realty Trust, seek a Special Permit under SZO §7.11.10.2.1.a, to establish a fast order food establishment (bakery) and a Special Permit under SZO §9.13.a to modify parking space requirements for

approx 4 parking spaces.

Zoning District/Ward: CBD zone/Ward 6

Zoning Approval Sought: §7.11.10.2.1.a & §9.13.a

<u>Date of Application:</u>
Date(s) of Public Hearing:
Date of Decision:

June 30, 2016
August 17, 2016
August 17, 2016

<u>Vote:</u> 5-

Appeal #ZBA 2016-71 was opened before the Zoning Board of Appeals at Somerville City Hall on August 17, 2016. Notice of the Public Hearing was given to persons affected and was published and posted, all as required by M.G.L. c. 40A, sec. 11 and the Somerville Zoning Ordinance. After one hearing of deliberation, the Zoning Board of Appeals took a vote.



Date: August 25, 2016 Case #:ZBA 2016-71 Site: 22A College Avenue

# **DESCRIPTION:**

The proposal is to establish a café in the subject property. There is 600 square feet on the first floor and 600 square feet for working space and storage in the basement. There will be 18 seats and 2 employees. There will be signage in the signband on the building with 6 inch and 4 inch letters as shown in versions of the signage plan. Hours will be 7am-3pm.

### FINDINGS FOR SPECIAL PERMIT (SZO §5.1):

In order to grant a special permit, the SPGA must make certain findings and determinations as outlined in §5.1.4 of the SZO. This section of the report goes through §5.1.4 in detail.

- 1. <u>Information Supplied:</u> The Board finds that the information provided by the Applicant conforms to the requirements of §5.1.2 of the SZO and allows for a comprehensive analysis of the project with respect to the required Special Permits. A parking memo has not been submitted; however, Planning staff find that due to the proposed café use that typically capture people walking to the establishment and the location in the heart of Davis Square, a parking memo is not necessary.
- 2. <u>Compliance with Standards:</u> The Applicant must comply "with such criteria or standards as may be set forth in this Ordinance which refer to the granting of the requested special permit."

The use falls into §7.11.10.2.1.a for a fast order food establishment with no drive-up service, including franchises, subshops, pizza shops and the like, which requires a special permit in the Central Business District.

3. <u>Consistency with Purposes:</u> The Applicant has to ensure that the project "is consistent with (1) the general purposes of this Ordinance as set forth in Article 1, and (2) the purposes, provisions, and specific objectives applicable to the requested special permit which may be set forth elsewhere in this Ordinance, such as, but not limited to, those purposes at the beginning of the various Articles."

The proposal is consistent with the general purposes of the Ordinance as set forth under §1.2, which includes, but is not limited to encouraging the most appropriate use of land throughout the City.

The proposal is consistent with the purpose of the district, which is, "[t]o preserve and enhance central business areas for retail, business services, housing, and office uses and to promote a strong pedestrian character and scale in those areas. A primary goal for the districts is to provide environments that are safe for and conducive to a high volume of pedestrian traffic, with a strong connection to retail and pedestrian accessible street level uses." A café use is compatible with the goals of creating a district that is attractive to and connected with pedestrian accessible uses

In considering a special permit under §9.13 of the SZO the SPGA may grant such a special permit only when consistent with the purposes set forth in Section 9.1. The proposal meets the intent of §9.1, the purpose of the Offstreet Parking and Loading Article. Relief from providing five parking spaces along with the Applicant providing parking meters for the City to install in the area will not create a situation that would be a nuisance or hazard to pedestrians and adjacent properties, nor would it decrease the traffic carrying capacity of the adjacent streets or significantly compromise the on-street parking available in Davis Square.

4. <u>Site and Area Compatibility:</u> The Applicant has to ensure that the project "(i)s designed in a manner that is compatible with the characteristics of the built and unbuilt surrounding area, including land uses."

The subject property is located in the heart of the Davis Square Central Business District. There are a mix of commercial uses and some residences. A café would add to the pedestrian oriented mix of uses in the Square. Most



Page 3

Date: August 25, 2016 Case #:ZBA 2016-71 Site: 22A College Avenue

of the lots in Davis Square do not have parking onsite which allows the build form in the Square to be pleasant for pedestrians. Patrons utilize the on-street parking spaces, the five municipal parking lots in the Square, public transportation or come by foot from the nearby business or residences to access the site.

5. <u>Vehicular and pedestrian circulation:</u> The circulation patterns for motor vehicles and pedestrians which would result from the use or structure will not result in conditions that create traffic congestion or the potential for traffic accidents on the site or in the surrounding area.

The proposal is not anticipated to negatively impact these items or the parking situation in Davis Square. There are many options for traveling to the site including walking, biking, using public transportation or driving and parking at an on-street metered space or a municipal parking lot. Also, the mixed use environment of the Square allows for reduced trips because someone is able to walk for one establishment to another, eliminating the need for an additional vehicular trip. Someone eating at the cafe may patronize another nearby business, reducing the number of combined vehicular trips to the area.

6. <u>Fast food establishments:</u> In special permit applications for fast-order, take-out or automobile oriented food service establishments, there shall be establishment of a need for such a facility in the neighborhood or in the City, and impacts on traffic circulation, parking and visual, physical, or historical characteristics of the particular location shall not be detrimental.

The Applicant finds that there is demand for a café in this portion of Davis Square. A recommended condition of approval is that a different tenant under the same use would require a special permit to be established. As mentioned above, the impacts on traffic circulation, parking and visual character of the location will not be detrimental. The building will not change on the exterior except for signage. The sign will be located in the building's signage band and will not be overly loud or bright.



Date: August 25, 2016 Case #:ZBA 2016-71 Site: 22A College Avenue

# **DECISION:**

Present and sitting were Members Orsola Susan Fontano, Richard Rossetti, Elaine Severino, Josh Safdie and Anne Brockelman voting with Danielle Evans absent. Upon making the above findings, Richard Rossetti made a motion to approve the request for a Special Permit. Elaine Severino seconded the motion. Wherefore the Zoning Board of Appeals voted **5-0** to **APPROVE** the request. In addition the following conditions were attached:

			Timeframe	Verifie	
#	Condition		for	d	Notes
			Compliance	(initial)	
	Approval is for the establishment of a café under §7.11.10.2.1.a. This approval is based upon the following application materials and the plans submitted by the Applicant:		BP/CO	ISD/ Plng.	
1	Date (Stamp Date)	Submission			
	Feb 18, 2014	Initial application submitted to the City Clerk's Office			
	(March 14, 2014)	Modified plans submitted to OSPCD (location map/images, conceptual floor plan/elevation)			
	Any changes to the approved use that are not <i>de minimis</i> must receive SPGA approval.				
2	The Applicant or Owner shall meet the Fire Prevention Bureau's requirements.		СО	FP	
3	Signage will be limited in size and location to that shown in the elevation diagrams. The sign shall not be internally illuminated.		СО	T&P	
4	Approval is for the fast food use for the Applicant, American Bakers Inc. A future tenant of this space for the fast order food use would have to come back to the ZBA for special permit approval in order to operate in this location.		CO/Perpetual	Plng	
Final Sign- Off			Perpetual	ISD	
	1		I		
6	The Applicant shall contact Planning Staff at least five working days in advance of a request for a final inspection by Inspectional Services to ensure the proposal was constructed in accordance with the plans and information submitted and the conditions attached to this approval.		Final sign off	Plng.	



Page 5

Date: August 25, 2016

Case #:ZBA 2016-71

Case #:ZBA 2016-71 Site: 22A College Avenue

Attest, by the Zoning Board of Appeals:	Orsola Susan Fontano, Chairman

Richard Rossetti, *Clerk*Elaine Severino
Josh Safdie
Anne Brockelman (Alt.)

Attest, by the Administrative Assistant:

Dawn M. Pereira

Copies of this decision are filed in the Somerville City Clerk's office. Copies of all plans referred to in this decision and a detailed record of the SPGA proceedings are filed in the Somerville Planning Dept.

## **CLERK'S CERTIFICATE**

Any appeal of this decision must be filed within twenty days after the date this notice is filed in the Office of the City Clerk, and must be filed in accordance with M.G.L. c. 40A, sec. 17 and SZO sec. 3.2.10.

In accordance with M.G.L. c. 40 A, sec. 11, no variance shall take effect until a copy of the decision bearing the certification of the City Clerk that twenty days have elapsed after the decision has been filed in the Office of the City Clerk and no appeal has been filed, or that if such appeal has been filed, that it has been dismissed or denied, is recorded in the Middlesex County Registry of Deeds and indexed in the grantor index under the name of the owner of record or is recorded and noted on the owner's certificate of title.

Also in accordance with M.G.L. c. 40 A, sec. 11, a special permit shall not take effect until a copy of the decision bearing the certification of the City Clerk that twenty days have elapsed after the decision has been filed in the Office of the City Clerk and either that no appeal has been filed or the appeal has been filed within such time, is recorded in the Middlesex County Registry of Deeds and indexed in the grantor index under the name of the owner of record or is recorded and noted on the owner's certificate of title. The person exercising rights under a duly appealed Special Permit does so at risk that a court will reverse the permit and that any construction performed under the permit may be ordered undone.

The owner or applicant shall pay the fee for recording or registering. Furthermore, a permit from the Division of Inspectional Services shall be required in order to proceed with any project favorably decided upon by this decision, and upon request, the Applicant shall present evidence to the Building Official that this decision is properly recorded.

This is a true and correct copy of the decision fried on	in the Office of the City Clerk,
and twenty days have elapsed, and	
FOR VARIANCE(S) WITHIN	
there have been no appeals filed in the Office of the City Clerk, o	or
any appeals that were filed have been finally dismissed or denied.	
FOR SPECIAL PERMIT(S) WITHIN	
there have been no appeals filed in the Office of the City Clerk, o	or
there has been an appeal filed.	
Signed City	v Clerk - Date

