RESOLUTION NO. 08-625Z

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, PERTAINING TO VARIANCE REQUESTS FILED IN ACCORDANCE WITH DIVISION 3.5 OF THE TOWN OF MIAMI LAKES LAND **DEVELOPMENT CODE: 1) GRANTING A VARIANCE TO** WAIVE DIVISIONS 5.6.A.2 AND 4.2.E OF THE TOWN LDC TO PERMIT AN EXISTING ATTACHED CANOPY SETBACK 3 FEET FROM THE REAR PROPERTY LINE WHERE A 10 FOOT SETBACK IS REQUIRED FOR A ONE STORY BUILDING; **GRANTING A VARIANCE TO WAIVE DIVISIONS 5.2.A.3** AND 4.2.E OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING SETBACK 4 FEET FROM THE INTERIOR (EAST) SIDE PROPERTY LINE WHERE A 5 FOOT SETBACK IS REQUIRED; 3) GRANTING A VARIANCE TO WAIVE DIVISIONS 5.2.A.3 AND 4.2.E OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING SETBACK 3 FEET FROM THE REAR (NORTH) PROPERTY LINE WHERE A 5 FOOT SETBACK IS REQUIRED; 4) GRANTING A VARIANCE TO WAIVE DIVISION 5.2.A.4 OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING DETACHED 1 FOOT FROM THE RESIDENCE WHERE ACCESSORY BUILDINGS DETACHED A MINIMUM OF 5 FEET FROM THE RESIDENCE ARE PERMITTED; 5) GRANTING A VARIANCE TO WAIVE DIVISION 5.2.A.4 OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING **DETACHED** FROM RESIDENCE 0 FEET FROM ROOF OVERHANGS WHERE ACCESSORY BUILDINGS DETACHED FROM RESIDENCE A MINIMUM OF 3 FEET FROM ROOF OVERHANGS ARE PERMITTED; 6) DENYING VARIANCE TO WAIVE DIVISIONS 5.6.A.1 OF THE TOWN LDC TO PERMIT AN EXISTING DETACHED CANOPY IN THE REQUIRED SIDE YARD WHERE DETACHED CANOPIES IN THE SIDE YARD ARE NOT PERMITTED; 7) DENYING A VARIANCE TO WAIVE DIVISIONS 5.6.A.2 AND 4.2.E OF THE TOWN LDC TO PERMIT AN EXISTING DETACHED CANOPY SETBACK 1 FOOT FROM THE INTERIOR (EAST) SIDE PROPERTY LINE WHERE A 5 FOOT SETBACK IS REQUIRED; 8) DENYING

A VARIANCE TO WAIVE DIVISION 5.2.A.4 OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING **SPACED FROM** ANOTHER **ACCESSORY BUILDING** 2 **FEET FROM** OVERHANGS WHERE ACCESSORY BUILDINGS ARE REQUIRED TO BE SPACED APART FROM ANOTHER ACCESSORY BUILDING A MINIMUM OF 3 FEET FROM ROOF OVERHANGS; 9) DENYING A VARIANCE TO WAIVE DIVISION 5.2.A.4 OF THE TOWN LDC TO PERMIT AN EXISTING ACCESSORY BUILDING SPACED APART FEET FROM **ANOTHER ACCESSORY** BUILDING WHERE ACCESSORY BUILDINGS REQUIRED TO BE SPACED APART A MINIMUM OF 5 FEET FROM ANOTHER ACCESSORY BUILDING; 10) DENYING A VARIANCE TO WAIVE DIVISIONS 5.3.A.1 AND 4.2.E OF THE TOWN LDC TO PERMIT AN **EXISTING ACCESSORY STRUCTURE SETBACK 1 FOOT** FROM THE INTERIOR (EAST) SIDE PROPERTY LINE WHERE 5 FEET IS REQUIRED; AND 11) DENYING A VARIANCE TO WAIVE DIVISIONS 5.3.A.1 AND 4.2.E OF THE TOWN LDC TO **PERMIT** AN**EXISTING** ACCESSORY STRUCTURE DETACHED 4 FEET FROM AN ACCESSORY BUILDING WHERE AN ACCESSORY STRUCTURE DETACHED A MINIMUM OF 5 FEET FROM AN ACCESSORY BUILDING IS PERMITTED, FOR PROPERTY LOCATED AT 8931 NW 148TH TERRACE, MIAMI LAKES, FLORIDA IN THE RU-1Z ZONING DISTRICT; PROVIDING FINDINGS; PROVIDING FOR GRANTING IN PART AND DENYING IN PART THE REQUESTS COLLECTIVELY REFERRED TO AS THE "VARIANCE"; PROVIDING FOR **CONDITIONS**; **PROVIDING FOR** APPEAL; **PROVIDING FOR** VIOLATION OF CONDITIONS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Division 3.5 of the Town of Miami Lakes Land Development Code (the "Town LDC"), Manuel Martinez and Niurka Martinez (the "Applicant") has applied to the Town of Miami Lakes (the "Town") for approval of several variances to waive: 1) Divisions 5.6.A.2 and 4.2.E of the Town LDC to permit an existing attached canopy setback 3 feet from

the rear (north) property line where a 10 foot setback is required for a one story building; 2) Divisions 5.2.A.3 and 4.2.E of the Town LDC to permit an existing accessory building setback 4 feet from the interior (east) side property line where a 5 foot setback is required; 3) Divisions 5.2.A.3 and 4.2.E of the Town LDC to permit an existing accessory building setback 3 feet from the rear (north) property line where a 5 foot setback is required; 4) Division 5.2.A.4 of the Town LDC to permit an existing accessory building detached 1 foot from the residence where accessory buildings detached a minimum of 5 feet from the residence are permitted; 5) Division 5.2.A.4 of the Town LDC to permit an existing accessory building detached from the residence 0 feet from roof overhangs where accessory buildings detached from the residence a minimum of 3 feet from roof overhangs are permitted; 6) Divisions 5.6.A.1 of the Town LDC to permit an existing detached canopy in the required side yard where detached canopies in the side yard are not permitted; 7) Divisions 5.6.A.2 and 4.2.E of the Town LDC to permit an existing detached canopy setback 1 foot from the interior (east) side property line where a 5 foot setback is required; 8) Division 5.2.A.4 of the Town LDC to permit an existing accessory building spaced apart from another accessory building 2 feet from roof overhangs where accessory buildings are required to be spaced apart from another accessory building a minimum of 3 feet from roof overhangs; 9) Division 5.2.A.4 of the Town LDC to permit an existing accessory building spaced apart 4 feet from another accessory building where accessory buildings are required to be spaced apart a minimum of 5 feet from another accessory building; 10) Divisions 5.3.A.1 and 4.2.E of the Town LDC to permit an existing accessory structure setback 1 foot from the interior (east) side property line where 5 feet is required; 11) Divisions 5.3.A.1 and 4.2.E of the Town LDC to permit an existing accessory structure detached 4 feet from an accessory building where an

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Division 5.7.A.2 of the Town LDC to permit an existing 14 feet wide paved walkway where 3

feet is permitted within the required (east) side yard; 13) Division 5.7.A.3 of the Town LDC to

an existing paved rear deck setback 1.5 feet from the rear (north) property line where a 3 foot

setback is required; 14) Division 5.8.A.5 of the Town LDC to permit an existing impervious area

of 79% for driveways where 60% is permitted; and 15) Division 5.7.A.5, of the Town LDC to

permit an existing lot coverage of 95% for impervious areas where 50% is permitted (the

"Variance") for property located at 8931 NW 148th Terrace, Miami Lakes, Florida, in the RU-1Z

zoning district, Folio # 32-2021-006-0040 legally described as Lot 4 Block 1 of FLORIDA

TROPICAL ESTATES, according to the Plat thereof recorded in Plat Book 139 Page 24 of the

Public Records of Miami-Dade County, Florida; and

WHEREAS, Division 3.5 of the Town LDC sets forth the authority of the Town Council

to consider and act upon an application for a Variance; and

WHEREAS, in accordance with Division 3.9 of the Town LDC, proper notice was

mailed to the appropriate property owners of record; the public hearing on the Variance was

noticed for Tuesday, February 19, 2008, at 6:00 P.M. at Miami Lakes Middle School, 6425

Miami Lakeway North, Miami Lakes, Florida 33014; and all interested parties have had the

opportunity to address their comments to the Town Council; and

WHEREAS, Town staff has reviewed the application and recommends approval subject

to conditions of Requests #1 and #13; modified approval subject to conditions of Request #15;

and denial without prejudice of Requests #2, #3, #4, #5, #6, #7, #8, #9, #10, #11, #12 and #14 as

set forth in the Town of Miami Lakes Staff Analysis and Recommendation, a copy of which is

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on file in the Town of Miami Lakes Clerk's Office and incorporated into this Resolution by reference; and

WHEREAS, during the public hearing the Applicant withdrew Requests 12, 13, 14, and 15.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals.

The above recitals are true and correct and incorporated into this Resolution by this reference.

Section 2. Findings.

- 1. In accordance with Division 3.5(f) of the Town LDC, the Town Council, having considered the testimony and evidence in the record presented by all parties, finds that the Applicant does not meet all of the criteria of Division 3.5(f)(1)(a) thru (g) of the Town LDC, which are as follows:
 - a. <u>Variance Consistent with Authorized Powers</u>. That the variance is in fact a variance as set forth in the Land Development Code and within the province of the Town Council; and
 - b. <u>Existence of Special Conditions or Circumstances</u>. That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same zoning district; and
 - c. <u>Conditions Not Created by Applicant</u>. That the special conditions and circumstances do not result from the actions of the Applicant; and
 - d. <u>Special Privileges Not Conferred.</u> That granting the variance requested will not confer on the Applicant any special privilege that is denied by this Land Development Code to other similarly situated lands, buildings, or structures in the same zoning district; and
 - e. <u>Hardship Conditions Exist</u>. That literal interpretation of the provisions of this Land Development Code would deprive the Applicant of rights

commonly enjoyed by other properties in the same zoning district under the terms of the Land Development Code and would work unnecessary and undue hardship on the applicant. The purchase of property, which is an illegal nonconformity with this Land Development Code shall not be considered a hardship for granting of a variance, nor shall conditions peculiar to the property owner be considered; and

- f. Only the Minimum Variance Granted. That the variance granted is the minimum variance that will make possible the reasonable use of the land, building, or structure; and
- g. <u>Not Injurious to Public Welfare or Intent of the Town LDC</u>. That the grant of the variance will be in harmony with the general intent and purpose of the Comprehensive Plan and this Land Development Code and that such variance will not be injurious to the area involved or otherwise detrimental to the public welfare.
- 2. The Applicant does not meet all of the criteria in Division 3.5(f)(1)(a) thru (g) of the Town LDC, but the Town Council has determined that:
 - a. Objections have not been filed by adjoining or directly affected property owners; and
 - b. Approval of this Variance is in part justified by practical difficulty on the part of the Applicant by extraordinary (5) votes of the Town Council.

Section 3. Grant/Denial.

The Variance request to permit:

- 1. an existing attached canopy setback 3 feet from the rear (north) property line where a 10 foot setback is required for a one story building is hereby granted.
- 2. an existing accessory building setback 4 feet from the interior (east) side property line where a 5 foot setback is required is hereby granted.
- 3. an existing accessory building setback 3 feet from the rear (north) property line where a 5 foot setback is required is hereby granted.
- 4. an existing accessory building detached 1 foot from the residence where accessory buildings detached a minimum of 5 feet from the residence are permitted is hereby granted.

- 5. an existing accessory building detached from the residence 0 feet from roof overhangs where accessory buildings detached from the residence a minimum of 3 feet from roof overhangs are permitted is hereby granted.
- 6. an existing detached canopy in the required side yard where detached canopies in the side yard are not permitted is hereby denied.
- 7. an existing detached canopy setback 1 foot from the interior (east) side property line where a 5 foot setback is required is hereby denied.
- 8. an existing accessory building spaced apart from another accessory building 2 feet from roof overhangs where accessory buildings are required to be spaced apart from another accessory building a minimum of 3 feet from roof overhangs is hereby denied.
- 9. an existing accessory building spaced apart 4 feet from another accessory building where accessory buildings are required to be spaced apart a minimum of 5 feet from another accessory building is hereby denied.
- 10. an existing accessory structure setback 1 foot from the interior (east) side property line where 5 feet is required is hereby denied.
- 11. an existing accessory structure detached 4 feet from an accessory building where an accessory structure detached a minimum of 5 feet from an accessory building is permitted is hereby denied.

Section 4. Conditions.

The Variance(s) are granted subject to the following conditions:

- 1. The site plan shall be submitted to and meet the approval of the Building Official, upon the submittal of an application for a permit and/or Certificate of Use and Occupancy. The site plan shall include, but not be limited to, location of structure or structures, exits, entrances, drainage, walls, fences, and landscaping.
- 2. The approvals granted herein shall be in accordance with the submitted plan for the hearing entitled "Boundary Survey" for 8931 NW 148 Terrace, Miami Lakes, Florida, as prepared by Alvarez, Aiguesvives, and Associates, Inc., Registered Land Surveyor State of Florida, No. 4327, Drawing. No. 07-11805, and consisting of one (1) sheet dated May 25, 2007.
- 3. The Applicant shall not be permitted to enclose the attached canopy.

- 4. The Applicant shall buffer the attached canopy from view by planting two lot trees in keeping Landscape Code 18-A requirements.
- 5. The Applicant shall record the Resolution in the Official Records of Miami-Dade County, Florida and shall return a copy of the recorded Resolution to the Town Clerk before a permit is issued.
- 6. The Applicant shall obtain a building permit, for all request(s) approved herein, within one (1) year of the date of this approval. If a building permit is not obtained or an extension granted within the prescribed time limit then, this approval shall become null and void.

Section 5. Appeal.

In accordance with Division 3.10 of the Town LDC, the Applicant, or any aggrieved property owner, may appeal the decision of the Town Council by filing a Writ of Certiorari to the Circuit Court of Miami-Dade County, Florida, in accordance with the Florida Rules of Appellate Procedure.

Section 6. Violation of Conditions.

Failure to adhere to the terms and conditions contained in this Resolution in Section 4, if any, shall be considered a violation of the Town LDC and persons found violating the conditions shall be subject to the penalties prescribed by the Town LDC, including but not limited to, the revocation of any of the approval(s) granted in this Resolution. The Applicant understands and acknowledges that it must comply with all other applicable requirements of the Town LDC before it may commence construction or operation, and that the foregoing approval(s), if any, in this Resolution may be revoked by the Town at any time upon a determination that the Applicant is in non-compliance with the Town LDC.

Section 7. Effective Date.

This Resolution shall take effect 30 days following the date it is filed with the Town Clerk. If during that time frame, the decision of the Town Council is appealed as provided in the Town LDC and the Florida Rules of Appellate Procedure, the appeal shall stay the effectiveness of this Resolution until said appeal is resolved by a court of competent jurisdiction.

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Michael Pizzi and seconded vote of 7-0, with each Town Council	opted by motion as provided herein by Councilmemb by Councilmember <u>Nancy Simon</u> , by Imember voting as follows:	a
with each Town Council	internoct voting as follows.	
Mayor Wayne Slaton	yes	
Vice-Mayor Nancy Simon	yes	
Councilmember Roberto Alonso	yes	
Councilmember Mary Collins	yes yes yes	
Councilmember Robert Meador II		
Councilmember Michael Pizzi	yes)	
Councilmember Richard Pulido	yes yes	
PASSED AND ADOPTED this	19th day of February, 2008.	
	the Office of the Town Clerk on this 29 day of	of
February, 2008.		
	Mayne Slaton	
	WAYNE SLATON	
ATTEST:	MAYOR	
Debra Eastman, MMC TOWN CLERK	<u>-</u>	
APPROVED AS TO FORM AND LEGA	AT CHEEROLENGY	
FOR USE ONLY BY THE TOWN OF N		

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COLE & BONISKE, P.L. TOWN ATTORNEY

WEISS SEROTA HELFMAN PASTORIZA