

Application No.: *V-2016-021(d)*

Attachment "B"

Variance Application

1622 Investment Corp

VARIANCE

V-2016-021 (d)

A RESOLUTION OF THE MAYOR AND TOWN COUNCIL OF THE TOWN OF CUTLER BAY, FLORIDA, APPROVING A VARIANCE APPLICATION TO ARTICLE VI. – ARCHITECTURE AND FORM STANDARDS, SEC. 3-80(U) OF THE TOWN CODE RELATING TO NONRESIDENTIAL AND MIXED USE DEVELOPMENTS FOR 1622 INVESTMENT CORP GENERALLY LOCATED SOUTHWESTERLY OF CARIBBEAN BOULEVARD AND U.S. 1 EXTENDING A DISTANCE OF 917.27 FEET (FOLIO NOS. 36-6007-000-0333, 36-6007-000-0336); AND PROVIDING FOR AN EFFECTIVE DATE.



ZONING, VARIANCE, SPECIAL EXCEPTION, ADMINISTRATIVE WAIVER, AND/OR UNUSUAL USE APPLICATION

LIST ALL FOLIO #5:
DATE RECEIVED:
1. NAME OF APPLICANT (Provide complete name of applicant, exactly as recorded on deed, if applicable. If applicant is a lessee, an executed 'Owner's Sworn-to-Consent' and copy of a valid lease for 1 year or more is required. If the applicant is a corporation, trust, partnership, or like entity, a 'Disclosure of Interest' is required).
Ben Fernandez, Esq., on behalf of 1622 Investment, Corp.
2. APPLICANT'S MAILING ADDRESS, TELEPHONE NUMBER: Mailing Address: _200 South Biscayne Boulevard
City: Miami State: FLZip: 33131 Phone#: 305-377-6235
3. OWNER'S NAME, MAILING ADDRESS, TELEPHONE NUMBER:
Owner's Name (Provide name of ALL owners): 1622 Investment Corp.
Mailing Address: 655 West Flagler Street, Suite 201
City: Miami State: FL Zip: 33130 Phone#:
4. CONTACT PERSON'S INFORMATION:
Name: Ben Fernandez Company: Bercow Radell & Fernandez, PLLC
Mailing Address: 200 South Biscayne Boulevard, Suite 850
City: Miami State: FL Zip: 33131
Phone# <u>305-377-6235</u> Fax# <u>305-377-6222</u> E-mail: <u>BFernandez@BRZoningLa</u> w.com

OFGBC FLORIDA GREEN CITY



e I
of,
eet)
)
ars
vide



12. PRESENT ZONING CLASSIFICATION: TC
13. APPLICATION REQUESTS (check all that apply and describe nature of the request in space provided) (DBCs require special exception to permit site plan approval unless rezoning 3 acres or less to residential categories)
□ District Boundary Changes (DBC) (Zone class requested):
□ Unusual Use:
 ✓ Variance from the requirements of Section 3-80(U) of the Town Code relating to nonresidential and mixed us developments, as applicable. Please refer to the Letter of Intent for more details. □ Alternative Site Development (PUD):
Special Exception:
□ Administrative Waiver:
□ Modification of previous resolution/plan:
Modification of Declaration or Covenant:
□ Other:
14. Has a public hearing been held on this property within the last year & a half? No Pes. If yes, provide applicant's name, and date, purpose and results of hearing, and resolution number.

11. Is there an option to purchase \square or lease \square the subject property or property contiguous



15. Is this hearing is as a result of a violation no whom the Violation notice was served:	
violation:	
6. Describe structures on the property: $2,280$	square-foot retail building
o. Describe sinucioles on the property.	
7. Is there any existing use on the property?	□ No □ Yes. If yes, what use and when
established?	
Use: Retail	Voor
use:	Year:
18. Submitted Materials Required:	
Please check all that Apply:	
✓ Letter of intent	
_ Justifications for change	
Statement of hardship	
Proof of ownership or letter from own	er
Power of attorney	
_ Contract to purchase	
Current survey (1 original sealed and	
(12) Copies of Site Plan and Floor Plan	ns .
(1) Reduced copy at 11"x 17"	Sec. all
20% Property owner signatures (If requ	
✓ Mailing Labels (3 sets) and map (If red	quirea)
Required Fee(s)	



APPLICANT'S AFFIDAVIT

The Undersigned, first being duly sworn depose that all answers to the questions in this application, and all supplementary documents made a part of the application are honest and true to the best of (my)(our) knowledge and belief. (I)(We) understand this application must be complete and accurate before the application can be submitted and the hearing advertised.

OWNER OR TENA	NT AFFIDAVIT	
(I)(WE), N/A depose and say that (I am)(We are) the a own which is the subject matter of the proposed hear		
Signature	Signature	
Sworn to and subscribed to before me Thisday of,	Notary Public: Commission Expires:	
**************************************	******************	
CORPORATION	AFFIDAVIT	
(I)(WE),Eduardo Rodriguez, of 1622 Investment Corp, being first duly sworn, depose and say that (I am)(We are) the President Vice-President Secretary Asst. Secretary of the aforesaid corporation, and as such, have been authorized by the corporation to file this application for public hearing; and that said corporation is the owner tenant of the property described herein and which is the subject matter of the proposed hearing.		
Attest:	Authorized Signature	
(Corp. Seal)	Office Held	
Sworn to and subscribed to before me This day of,	Notary Public: Commission Expires:	
***********	**************************************	



BETTY LLERENA
MY COMMISSION # GG 175999
EXPIRES: March 5, 2022
Bonded Thru Notary Public Underwriters



Community Development Department 10720 Caribbean Boulevard, Suite 120 Phone: 305-234-4262 Fax: 305-234-4251

PARTNERSHIP AFFIDAVIT

been authorized to file this application f	or a public I	, being first duly sworn, depose and renamed partnership, and as such, have hearing; and that said partnership is the anich is the subject matter of the proposed
	er.	(Name of Partnership)
By By	_% _%	By
Sworn to and subscribed to before me This day of,		Notary Public: Commission Expires:
*************	******	**************
АПО	ORNEY AFFIL	<u>DAVIT</u>
I, Ben Fernandez State of Florida Attorney at Law, and described and which is the subject matt	I am the .	Attorney for the Owner of the property oposed hearing. Signature
Sworn to and subscribed to before me- This day of Unc,,	?	Notary Public: Commission Expires:



RESPONSIBILITIES OF THE APPLICANT

I AM AWARE THAT:

- 1. The Department Environmental Resources Management (DERM), and other agencies review and critique zoning applications which may affect the scheduling and outcome of applications. These reviews may require additional public hearings before DERM's Environmental Quality Control Board (EQCB), or other boards, and /or the proffering of agreements to be recorded. I am also aware that I must comply promptly with any DERM conditions and advise this office in writing if my application will be withdrawn.
- 2. Filing fees may not be the total cost of a hearing. Some requests require notices to be mailed to property owners up to a mile from the subject property. In addition to mailing costs, fees related to application changes, plan revisions, deferrals, re-advertising, etc., may be incurred. Application withdrawn within 30 days of the filing are eligible for a refund of 25% of the hearing fee but after that time hearings withdrawn or returned will be ineligible for a refund. I understand that fess must be paid promptly.
- 3. The South Florida Building Code requirements may affect my ability to obtain a building permit even if my zoning application is approved; and that a building permit will probably be required. I am responsible for obtaining permits and inspections for all structures and additions proposed, or built without permits. And that a Certificate of Use and Occupancy must be obtained for the use of the property after it has been approved at Zoning Hearing and that failure to obtain the required permits and/or Certificates of Completion or of Use and Occupancy will result in enforcement action against any occupant and owner. Submittal of the Zoning Hearing application may not forestall enforcement action against the property.
- 4. The 3rd District Court of Appeal has ruled that zoning applications inconsistent with the Comprehensive Development Master Plan (CDMP) cannot be approved by a zoning board based upon considerations of fundamental fairness. Therefore, I acknowledge that if the hearing request is inconsistent with the CDMP and I decide to go forward then my hearing request can only be denied or deferred, but not approved.
- 5. In Miami-Dade County v. Omnipoint Holdings, Inc. Case No. 3d01-2347 (Fla. 3rd DCA 2002), the 3rd District Court of Appeal has held invalid the standards for non-use variances, special exceptions, unusual uses, new uses requiring a public hearing and modification of covenants. This is not a final decision and the County Attorney's Department professional staff to develop new standards that will address the Court's concerns. While the new standards are being developed, applicants are advised that any non-use variance, special exception, unusual use, new use requiring a public hearing or request for modification of covenants granted under the existing standards are subject to being reversed in the courts. An applicant wishing to avoid the substantial legal risks associated with going forward under the existing standard may seek a deferral until the new standards are developed.



- 6. Any covenant to be proffered must be submitted to the Town of Cutler Bay Legal Counsel, on Town form, at least 1 month prior to the hearing date. The covenant will be reviewed and the applicant will be notified if changes or corrections are necessary. Once the covenant is acceptable, the applicant is responsible to submit the executed covenant with a current 'Opinion of Title' within 1 week of the hearing. And that Legal Counsel must carry a cover letter indicating subject matter, application number and hearing date.
- 7. The Town of Cutler Bay Department of Public Works reviews and critiques Zoning applications and may require conditions for approval.

8.	THE APPLICANT IS RESPONSIBLE FOR TRACKING THE STATUS OF THE APPLICATION AND A	LL
	HEARINGS THAT MAY BE ASSOCIATED WITH THIS APPLICATION.	

(Applicant's Signature)

Sworn to and subscribed before me this	5	day of	une	 2018	
Affiant is personally known to me or ha	s proc	duced		a:	
identification.					

(Notary Poblic)

My Commission Expires: _____





COST RECOVERY AFFIDAVIT

I hereby acknowledge and consent to the payment of <u>all applicable fees</u> involved as part of my application process. These fees include but are not limited to: application fees, postage, advertising, and attorney fees **regardless of the outcome of the public hearing**.

Please type or print the following:
Date: Public Hearing No
Full Name:
Mr. Mrs. Ms
Current Address: City:
State:
Date of Birth:
Signature
SWORN AND SUBSCRIBED BEFORE ME THISDAY_OF20
Notary Public, State of Florida at Large
My Commission expires20

Pursuant to Ordinance No. 2000-09-33-Cost Recovery



Exhibit A

LEGAL DESCRIPTION:

The land referred to herein below is situated in the County of Miami-Dade, State of Florida, and is described as follows:

PARCEL 1:

A Parcel of land lying in the NW 1/4 of the NE 1/4 of Section 7, Township 56 South, Range 40 East, Miami-Dade County, Florida, Being Particularly described as follows:

Commence at the Southwest corner of the NW ¼ of the NE ¼ of sald Section 7; Thence run S00°07'19'E along the West boundary of the SW ¼ of the NE ⅙ of sald Section 7 for a distance of 485.24 feet to the Point of Intersection with the Northwesterly Right-Of-Way boundary of State Road No. 5; Thence run N42°15'01'E along the last described line for a distance of 910.00 feet to the Point of Beginning of the Parcel of land hereinafter to be described; Thence on the last described course for a distance of 172.27 feet to a Point; Thence run N47°44'59W for a distance of 50.00 feet to the Point of Intersection with the Southeasterly Right-Of-Way boundary of the Florida East Coast Rallway; Thence run S42°15'01'W along the last described line a distance of 172.27 feet to a point, said point being 855.19 feet Northeasterly as measured along Southeasterly Right-Of-Way boundary of said Florida East Coast Rallway from the West boundary of the SW ¼ of the NE ¼ of said Section 7; Thence run S47°44'59'E a distance of 50.00 feet to the Point of Beginning.

PARCELS 2 AND 3

A Parcel of land lying in the NE 1/4 of Section 7, Township 56 South, Range 40 East, Miami-Dade County, Florida, more particularly described as Follows:

Commence at the Northwest corner of the SW ¼ of the NE ½ of sald Section 7; Thence run S00°07'19"E along the Westerly line of the SW ¼ of the NE ½ of sald Section 7 for a distance of 411.05 feet to a point on the Southeasterly Right-Of-Way line of the Florida East Coast Railroad; Thence run N42°15'01"E along the Southeasterly Right-Of-Way line of the Florida East Coast Railroad for a distance of 1332.46 feet to the Florida East Coast Railroad for a distance of 1332.46 feet to the Florida East Coast Railroad) for a distance of 440 feet to a point on the South Right-Of-Way Line of Carlobean Blvd., Thence run S47°44'59'E for a distance of 50 feet to a point of the Northwesterly Right-Of-Way Line of State Road No. 5 (U.S. Highway No. 1); Thence run S42°15'01'W along the Northwesterly Right-of-Way line of sald State Road No. 5 for a Distance of 440 feet to a point; Thence run N47°44'59'W for a distance of 50 feet to the Foint of Beginning;

Less that Portlon of the above-described property deeded to Mlaml-Dade County, Florida which is more particularly described as Follows:

That Area Bounded by the Northwesterly Right-Of-Way Line of State Road No. 5 (US No. 1) as shown on State Road Right-Of-Way Map In the NE ½ of Section 7, Township 56 South, Range 40 East, and recorded in Plat Book 83, at Page 51, of the Public Records of Miami-Dade County, Florida, and bounded by the Southwesterly Right-Of-Way of Caribbean Boulevard as shown on the Right-Of-Way Deed, dated October 16, 1957 and recorded in Official Records Book 2195, at Page 436, of the Public Records of Miami-Dade County, Florida, and bounded by 25 foot radius are concave to the West, said are being tangent to Both of the Last Described Lines.

PARCEL 4:

A Parcel of land lying in the NW ¼ of the NE ¼ of Section 7, Township 56 South, Range 40 East, Miami-Dade County, Florida, more Particularly described as follows:

Commencing at the Northwest corner of the SW ¼ of the NE ¼ of said Section 7; thence run S00°07'19"E along the Westerly line of the SW ¼ of the NE ¼ of said Section 7, a distance of 411.05 feet; Thence run N42°15'01'E along the Southeasterly Right-Of-Way line of the Florida East Coast Rallway a distance of 1027.46 feet to the Point of Beginning of the Parcel of land hereinafter to be described: Thence continue along the last mentioned course, along the Southeasterly Right-Of-Way of the Florida East Coast Rallway a distance of 305 feet; Thence run S47°44'59'E for a distance of 50 feet to a Point on the Northwesterly Right-Of-Way line of State Road No. 5, also known as Dikle Highway; Thence run S42°15'01"W along the Northwesterly Right-Of-Way line of said State Road No. 5, a distance of 305 feet; Thence run N47°44'59"W for a distance of 50 feet to the Point of Beginning.



BERCOW RADELL FERNANDEZ & LARKIN

ZONING, LAND USE AND ENVIRONMENTAL LAW

Direct: 305-377-6235
E-Mail: BFernandez@BRZoningLaw.com

VIA HAND DELIVERY

June 5, 2018

Kathryn Lyon AICP CFM Town of Cutler Bay 10720 Caribbean Boulevard, Suite 105 Cutler Bay, FL 33189

Re: Property Located at Approximately SW 203rd Street and US-1

Dear Ms. Lyon:

This law firm represents 1622 Investment Corp., the property owner in relation to the reference property. This letter shall serve as the applicant's supplemental letter of intent in support of an additional variance from the Town of Cutler Bay Land Development Regulations ("Code") to allow development of the property in accordance with the revised enclosed plans prepared by Rammos Martinez Architects.

In addition to the previously requested variances, the Applicant hereby requests a variance from the requirements of Section 3-80(U) of the Town code relating to nonresidential and mixed uses developments, as applicable.

The Applicant is proposing the redevelopment of the property together with the existing building on the property. The entire property will appropriately remain limited to commercial use given its unique location between US 1 and the busway. Although the Applicant has provided an attractive redevelopment plan, Sec 3-80 (u) requires that buildings incorporate a minimum of eight distinct design treatments. Given the limited number of buildings the narrowness of the property and the site constraints, compliance with Sec. 3-80 (u) is difficult and unnecessary in order to achieve aesthetically pleasing design that is compatible with the current surroundings.

Kathryn Lyon AICP CFM June 5, 2018 Page 2

For the foregoing reasons we hereby request your favorable review and recommendation.

Sincerely,

Ben Fernandez

BF/bl Enclosures