#### RESOLUTION NO. R-95- 1321.3

# RESOLUTION APPROVING ZONING PETITION DOA84-152(G) DEVELOPMENT ORDER AMENDMENT PETITION OF MILTON LAVERNIA BY ROBERT BASEHART, AGENT

WHEREAS, the Board of County Commissioners, as the governing body of Palm Beach County, Florida, pursuant to the authority vested in Chapter 163 and Chapter 125, Florida Statutes, and the Palm Beach County Unified Land Development Code, is authorized and empowered to consider petitions relating to zoning; and

WHEREAS, the notice and hearing requirements, as provided for in Article 5 of the Palm Beach County Unified Land Development Code, have been satisfied; and

WHEREAS, Zoning Petition DOA84-152(G) was presented to the Board of County Commissioners at a public hearing conducted on September 28, 1995; and

WHEREAS, the Board of County Commissioners has considered the evidence and testimony presented by the petitioner and other interested parties, and the recommendations of the various county review agencies; and

WHEREAS, this approval is subject to Article 5, Section 5.8 (Compliance with Time Limitations), of the Palm Beach County Unified Land Development Code and other provisions requiring that development commence in a timely manner; and

WHEREAS, the Board of County Commissioners made the following findings of fact:

- 1. This Development Order Amendment is consistent with the Palm Beach County Comprehensive Plan.
- This Development Order Amendment complies with the relevant and appropriate portions of Article 6, Supplementary Use Standards; of the Palm Beach County Unified Land Development Code.
- 3. This Development Order Amendment is consistent with the requirements of the Palm Beach County Unified Land Development Code.
- 4. This Development Order Amendment, with conditions as adopted, is compatible as defined in the Palm Beach County Unified Land Development Code and generally consistent with the uses and character of the land surrounding and in the vicinity of the land proposed for development.
- 5. This Development Order Amendment, with conditions as adopted, complies with the standards imposed on it by applicable provisions of the Palm Beach County Unified Land Development Code for use, layout, function, and general development characteristics.
- 6. This Development Order Amendment meets applicable local land development regulations.
- 7. This Development Order Amendment, with conditions as adopted, minimizes adverse effects, including visual impact and intensity of the proposed use on adjacent lands.
- 8. This Development Order Amendment has a concurrency determination and therefore complies with Article 11 (Adequate Public Facility Standards) of the Palm Beach County Unified Land Development Code.

- 9. This Development Order Amendment, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands and the natural functioning of the environment.
- 10. This Development Order Amendment, with conditions as adopted, will result in logical, timely and orderly development patterns.

WHEREAS, Article 5 of the Palm Beach County Unified Land Development Code requires that the action of the Board of County Commissioners be adopted by resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that Zoning Petition DOA84-152(G), the petition of Milton Lavernia for a Development Order Amendment (DOA) to increase square footage (+ 2,000 square feet) and number of children (+ 71 children) for an existing day care center, previously approved on a parcel of land legally described in EXHIBIT A, attached hereto and made a part hereof, and generally located as shown on a vicinity sketch attached as EXHIBIT B, attached hereto and made a part hereof, was approved on September 28, 1995, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

The motion was seconded by Commissioner  $\frac{\text{Lee}}{}$  and, upon being put to a vote, the vote was as follows:

Ken Foster, Chair -- Absent
Burt Aaronson -- Aye
Maude Ford Lee -- Aye
Karen T. Marcus -- Aye
Mary McCarty -- Aye
Warren Newell -- Aye
Carol A. Roberts -- Aye

The Chair thereupon declared that the resolution was duly passed and adopted this 28th day of September, 1995.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY

COMMISSIONERS

DOROTHY H. WILKEN, CLERK

BY:

DEPUTY CLERK

#### EXHIBIT A

#### LEGAL DESCRIPTION

# DOA84-152(G)

### LEGAL DESCRIPTION

# THE SHOPPES AT VILLAGE POINTE

### PARCEL 77

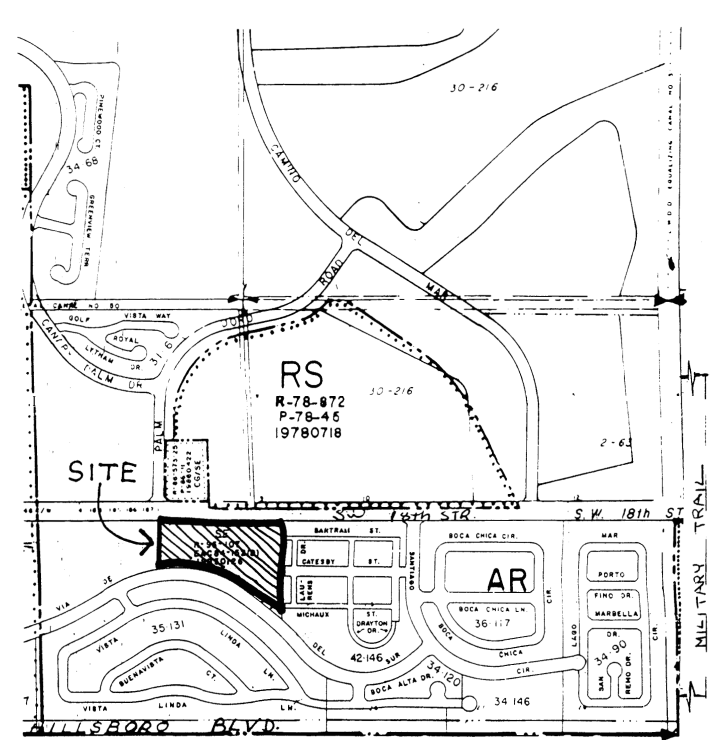
A PARCEL OF LAND LYING IN THE NORTHEAST QUARTER (N.E. 1/4) OF SECTION 34 AND THE NORTHWEST QUARTER (N.W. 1/4) OF SECTION 35, TOWNSHIP 47 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA, SAID LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SECTION 35, THENCE WITH A BEARING OF \$02°24'58"E, ALONG THE WEST LINE OF SECTION 35, A DISTANCE OF 1,389.65 FEET TO THE POINT OF BEGINNING; THENCE WITH A BEARING OF N89°32'51"E, A DISTANCE OF 205.65 FEET TO A POINT; THENCE WITH A BEARING OF \$00°27'09"E, A DISTANCE OF 623.94 FEET TO A POINT; THENCE WITH A CURVE TO THE LEFT HAVING A TANGENT BEARING OF N47°51'56"W A RADIUS OF 2,123.48 FEET, AN ARC LENGTH OF 282.76 FEET TO A POINT OF COMPOUND CURVATURE; THENCE WITH A CURVE TO THE LEFT HAVING A RADIUS OF 787.35 FEET, AN ARC LENGTH OF 577.33 FEET TO A POINT THENCE WITH A BEARING OF N00°23'05"W, A DISTANCE OF 311.51 FEET TO A POINT; THENCE WITH A BEARING OF N89°36'55"E, A DISTANCE OF 512.64 FEET TO A POINT; THENCE WITH A BEARING OF N89°32'51"E, A DISTANCE OF 49.46 FEET MORE OR LESS TO THE POINT OF BEGINNING.

CONTAINING 7.000 ACRES MORE OR LESS, AND SUBJECT TO EASEMENTS AND RIGHTS OF WAY OF RECORD.

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BROWARD COUNTY

#### EXHIBIT C

# CONDITIONS OF APPROVAL

NOTE: All previous conditions of approval are shown in BOLD and will be carried forward with this petition unless expressly modified.

## A. STANDARD CONDITIONS

1. All previous conditions of approval applicable to the subject property, as contained in Resolutions R-85-288, R-91-1466, and R-95-107 and R-95-1017 have been consolidated as contained herein. The petitioner shall comply with all previous conditions of approval and deadlines previously established by Section 5.8 of the ULDC, unless expressly modified. (MONITORING)

Note: Resolution R-87-1111 [Petition 84-152(A)], Resolution R-88-1539 [Petition 84-152(B)], and Resolution R-4-152(E)] are requests specific to other parcels not a subject of this petition. Conditions of approval contained in Resolution R-87-1111, R-88-1539, and R-95-115, therefore, are not consolidated herein, (MONITORING)

#### B. DAY CARE

1. Condition B.1, Petition 84-152(F), which currently states:

Total gross floor area of the day care center shall be limited to a maximum of 3,975 square feet.

Is hearby amended to state:

Total gross floor area of the day care center **shall** be limited to a maximum of 6,099 square feet. (ZONING)

2. Condition B.2, Petition 84-152(F), which currently states:

The day care center shall be limited to a maximum of 85 students.

Is hearby amended to state:

The day care center shall be limited to a maximum of 156 children. (BUILDING/HEALTH-Zoning)

- 3. The petitioner shall provide a minimum of one twelve 112) foot tall native canopy tree per 750 square feet of outdoor play area provided. All trees required by this condition shall be planted within the interior of the outdoor play area. (Previously Condition B. 3, Petition 84-152(F) of Resolution R-95-1017) (ZONING)
- 4. Landscaping along the perimeter of the outdoor activity area shall be upgraded to include fourteen (14) foot tall native canopy trees placed twenty (20) feet on center (except adjacent to the east face of the building) and twenty-four (24) inch high hedge or shrub material placed twenty-four (24) inches on center. (Previously Condition B.4, Petition 84-152(F) of Resolution R-95-1017). (ZONING)

5. Condition B.5, Petition 84-152(F) which currently states:

The five (5) drop-off stalls shall be a minimum of twelve (12) feet wide by twenty (20) fee,: in length. These stalls shall be marked with abovegrade signage indicating "15-minute parking only" and shall be located at the day care center entrance. of Resolution R-95-1017) (ZONING)

Is hearby amended to state:

The ten (10) drop-off stalls shall be a minimum of twelve (12) feet wide by twenty (20) feet in length. These stalls shall be marked with abovegrade signage indicating "15-minute parking only" and shall be located at the day care center entrance. of Resolution R-95-1017) (ZONING)

- 6. No school buses or vehicles over 25 feet in length shall be permitted to pick up or deliver children to or from the day care center. (Previously Condition B.6, Petition 84-152(F) of Resolution R-95-1017) (ZONING)
- 7. Any mechanical equipment in the day care center area shall be screened from view on all sides to a height of six feet or the height of the equipment. (Previously Condition B.7, Petition 84-152(F) of Resolution R-95-1017). (ZONING)
- 8. Prior to site plan certification, the petitioner shall revise the landscape tabular data on the day care center site plan to reflect conformance to minimum Landscape Code requirements and all landscape/vegetation preservation conditions of approval. Previously Condition B. 8, Petition 84-152(F) of Resolution R-95-1017) (ZONUNG)
- 9. Hours of operation for the day care center shall commonce no earlier than 7:00 a.m. Previously Condition B.9 Petition 84-152(F) of Resolution R-95-1017) (ZONING)
- 10. No outdoor playground activity shall occur prior to 9:00 a.m. on weekday8 or prior to 10:00 a.m. on weekeads. Previously Condition B. 10 Petition 84-152(F) of Resolution R-95-1017) (ZONING)
- 11. The playground shall be sodded and landscaped with no hard surfaces except for an interior bike path.

  Previously Condition B.ll Petition 84-152(F) of Resolution R-95-1017) (ZONING)
- 12. Prior to site plan certification the site plan shall be amended to indicate one (1) minimum 36 inch high bollard every five (5) feet on center around the perimeter of the outdoor play area. (BUILDING-Zoning)

# C. **DUMPSTER**

1. No dumpsters shall be located within SO feet of the lay care center outdoor play area. Previously Condition C.1 Petition 84-152(F) of Resolution R-95-10L7) (20NING/BUILDING)

#### D. HEALTH

1. Sewer service is available to the property. Therefore, no septic tank shall be permitted on the site. Previously Condition D.l Petition 84-152(F) of Resolution R-95-1017) (HEALTH)

- 2. Water service is available to the property. Therefore, no well shall be permitted on the site to provide potable water. Previously Condition D.2 Petition 84-152(F) of Resolution R-95-1017) (HEALTH)
- 3. Architectural plans must be submitted to the Environmental Health Section, Palm Beach County Public Health Unit in accordance with Chapter 10D-24 FAC prior to issuance of a building permit. (BUILDING/HEALTH)

#### E. ENGINEERING

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- 1. The property owner shall pay a Fair Share Fee in the amount and manner required by the "Fair Share Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for the proposed day care center at the time of the Building Permit presently is \$6,545.00 (119 trips X \$55.00 per trip). Previously Condition E.2 Petition 84-152(F) of Resolution R-95-1017) (BUILDING/IMPACT FEE COORDINATOR)
- 2. The property owner shall pay a Fair Share Fee in the amount and manner required by the "Fair Share Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for this project, Zoning Petition Number 84-152(G), to be paid at the time of issuance of the Building Permit presently is \$4,785. (87 additional trips X \$55.00 per trip) (BUILDING/IMPACT FEE COORDINATOR).

# F. IRRIGATION OUALITY WATER

1. When irrigation quality water is available within 500 feet of the property, the petitioner shall connect to the system. The cost for connection shall be borne by the property owner. Previously Condition F.l Petition 84-152(F) of Resolution R-95-1017) (UTILITY)

#### G. RECYCLE SOLID WASTE

The property owner(s)/lessees shall participate in a recycling program when available in the area. Material to be recycled shall include, but not be limited to, paper, plastic, metal and glass products. Previously Condition G.l Petition 84-152(F) of Resolution R-95-1017) (SWA)

# H. COMPLIANCE

- 1. Failure to comply with any of these conditions of approval at any time may result in:
  - a. The denial or revocation of a building permit; the issuance of a stop work order; cease and denist order; the denial of a Certificate of Occupancy on any building or structure; or the denial or revocation of any permit or approval for any developer; owner, commercial-owner, lessee, or user of the subject property; and/or
  - b. The revocation of the Conditional Use and any/or soning which was approved concurrently with the Conditional Use;
  - c. A requirement of the development to conform with updated standards of development, applicable at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions;

- d. Referral to code enforcement; and/or
- Imposition of entitlement density or intensity. e.

Appeals of any departmental-administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Unified Land Development Code (ULDC), as amended. Appeals of any revocation of Conditional Use, Rezoning, or other actions based on a Board of County Commission decision, shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit. (MONITORING) (Previously Condition No. H.l of Petition 84-152(F), Resolution R-95-1017).