Occupational License Business Add & Edit **EXHIBIT**

100634C John Summary

Master Parcel

Zoning Compliance

Log Off

Edit a	Business Wiew History		
Make chang	es in the fields below and press the 's By johnsonja on 4/29/2010 8:23:56 AM	ave' button at the bottom when com	plete.
	Categories		
Tax #:	36597		
Status:	Active	Payment Status: 2009 Paid	Modify Payments
Permits: None	Modify Permits	Categories: HOME OCCUPATION PERMIT FEE(S) (VARIABLE), SERVICE FOR THE PUBLIC, ADDITIONAL PRIOR YEAR FEE(S), PEMALTY 25%, ADDITIONAL PRIOR YEAR PENALTY	Modify Categories
Comments:	·		
Business	Names		
	s Legal Name:	Business Guide Name:	
Line 1: BABE	R, BRUCE W	BABER, BRUCE W	
Line 2: MY DO	OGSPACE OGSPACE		
Fictitious Nam	ne:	Fictitious Expiration Date:	Federal tax ID:
LEGAL NAME		Exempt	0
Applicant's Na	ime	Owner's Name Copy Applica	
Last:	BABER	Last:	BABER
First:	BRUCE	First:	BRUCE
Middle W Init.:		Middle Init.:	W
Position:			Pari/Vetaminal
Dates			
Business Start	: Date:	Out of Business Date:	
10/15/2006	1		
Application Da	te:	License Mail Date:	
04/21/2010		04/29/2010	·
/alidation Date	5		
/27/2010			
Addresse	s & Numbers		TOTAL
Vebsite:		Fax #:	Email Address:
			MYDOGSPACE@MAC.C
usiness Locat	ion		The state of the s
ddress Line 1		Mailing Address Address Line 1:	SAN BROTTEN
1713 NW 7TH		1713 NW 7TH AVE	.1
) Personal Property of the Pro	TTATA 1844 VINEWAL	

Phone:	352-327-8809	City:	GAINESVILLE	State:	FL 🗒
		Zip:	32603	Phone:	352-327-8809
Small E	Business Procurement				
,		Qualfication Date:		Vendor ID:	0
					Save Cance)

CITY OF GAINESVILLE BUSINESS TAX REGISTRATION

FINANCE DEPARTMENT, TREASURY DIVISION, BILLING & COLLECTIONS OFFICE

HOME OCCUPATION REGISTRATION

PO BOX 490 CITY HALL THOMAS CENTER MAIL STATION 47 200 E UNIVERSITY AVE 306 NE 6 AVE OFFICE PHONE: GAINESVILLE FL 32602-0490 3RD FLOOR FIRST FLOOR, LOBBY (352) 334-5024 PLEASE NOTE>> WITH THIS REGISTRATION, YOU WILL BE PAYING A BUSINESS TAX ONLY. IT IS THE OBLIGATION OF ALL BUSINESS OWNERS TO DO THE FOLLOWING -Meet all other applicable requirements of the City, County, State, and Federal Governments Obtain an approved zoning compliance form for new and relocating businesses in commercial locations Ensure that all information (incl. email address) provided to the Billing & Collection Office is kept up-to-date for contact and billing purposes. No penalties or fees will be removed for an owner's failure to maintain current information. PLEASE CHECK AS APPLICABLE □ I have a state license (#) Expiration Date a I am a disabled person, or am 65 years of age or older, or am a widow with minor dependents (an additional form must be completed) o I am a disabled veteran (an additional form must be completed) PLEASE COMPLETE WHERE CHECKED, THEN SIGN THE REGISTRATION. COMPLETE BOTH SIDES. OWNER NAME: BABER BRUCE FIRST BUSINESS LOCATION & ZIP: 1713 NW 7TH AVE, 32603 (ZIP PER USPS) MAILING ADDRESS: SAME BUSINESS NAME: MYDOGSPACE NATURE OF DATE BUSINESS: DOG SITTING SERVICE STARTED <u>10 / 15 / 06</u> IF APPLICABLE, PLEASE PROVIDE PREVIOUS OCCUPANT, OR ADDRESS, OR OWNER OF YOUR BUSINESS: **APPLICANT'S** IF NOT OWNER. NAME: BRUCE WAYNE BABER APPLICANT TITLE: <u>04 / 21 / 10 </u> SIGNATURE OF APPLICANT REGISTRATION DATE PLEASE FILL OUT ALL INFORMATION THAT APPLIES TO YOUR BUSINESS: I pay tax based on inventory value (wholesale/retail). Inventory cost at June 1 or opening of business: \$ I pay tax based on # of W-2 employees (including owner; excl independent contractors). Number of employees: K I pay tax based on numbers of (circle one): vehicles; seats; accommodations; rooms; car stalls; pumps; coin-operated machines: Number used in my business: PAY AMOUNT COMPUTED BELOW EITHER WITHIN 7 DAYS OF YOUR BUSINESS STARTING OR 🗆 BY OR POSTMARKED AFTER THAT DATE, ADD EITHER [] 25% PENALTY OF \$ OR ATOTAL AMOUNT OF \$ SEE BELOW AN ADDITIONAL ADMINISTRATIVE PENALTY OF \$250 IS ADDED TO BUSINESS TAXES NOT PAID WITHIN 180 DAYS OF NOTICE. 6800 HOME OCCUPATION PERMIT 66.25 6460 SERVICE FOR THE PUBLIC 52.50 8991 ADDITIONAL PRIOR YEAR FEES 52.50 9925 PENALTY-25% 13.139930 ADDITIONAL PRIOR YEAR PENALTY TOTAL FEES DUE:

Tax # 36597 Val No. 1046 2412 Val Date 4/27/10 Mail/Delvrd 4/29/16

PLEASE PROVIDE THE FOLLOWING INFORMATION AS PART OF THE REGISTRATION PROCESS. THIS INFORMATION IS NOT FOR DISSEMINATION TO THE PUBLIC.

BUSINESS PHONE: (352) 327-8809

HOME PHONE: () SAME

BUSINESS FAX: () N/A

E-MAIL ADDRESS: MYDOGSPACE@MAC.COM

CITY USE ONLY:

Notes:

Date: 4/27/2010 12:23 PM	johnsonja
WS: XCH TN/RN: 5 004624	12
ficense → / Permit 365979 Occupational Licenses-Di	in the section of
Occupational Licenses-Di	
001 770 7770 1001	ARO2
Occupational License Pen	\$13.13
001 770 7770 1001	ARO2
Home Occupational Permit	\$66.25
001 770 7770 1003	ARO2
CHECK Tendered:	\$197.51

City of Gainesville

Code Enforcement Division

306 NE 6th Avenue Station 10A - PO. Box 490 Gainesville, Florida 32602-0490 (352) 334-5030

This permit is hereby granted for the operation of a business from a residence. The business must be operated in compliance with the standards and criteria for a home occupation as outlined in section 30-58 of the City of Gainesville code of ordinances. Failure to maintain compliance with section 30-58 may result in revocation of this permit. This permit is valid <u>ONLY</u> for the period designated for the permit holder and address listed below 1. This permit may <u>NOT</u> be transferred to another person or address.

HOME OCCUPATION PERMIT # CE-10-01806

PERMIT HOLDER: BRUCE W. BABER

ADDRESS: 01713 NW 7TH AVE

DATE OF APPLICATION: June 4, 2010

DATE OF ISSUANCE: June 28, 2010

*DATE OF EXPIRATION: September 30, 2010

NATURE OF BUSINESS: Service for the Public - DOG WALKING ONLY

NAME OF BUSINESS: MY DOGSPACE

J. L. Gates

Code Enforcement Officer

*This expiration date may be extended in one-year increments for a maximum total of three years. The Occupational Tax Division will send the permit holder an invoice each year for a minimal processing fee. For more information, call (352) 334-5030. PCID: 2006 001



Web-based Applications

Permission Summary

Make chang	Business Wiew History	e 'save' button at the bottom when com	plete.
	By padgettki on 6/28/2010 4:18:47 F Categories	3M	
Tax	Y		
#:	36597		
Status:	Active E	Payment Status: 2009 Paid	Modify Payments
Permits: None	Modify Fermits	Categories: HOME OCCUPATION PERMIT FEE(S) (VARIABLE), SERVICE FOR THE PUBLIC, ADDITIONAL PRIOR YEAR FEE(S), PENALTY 25%, ADDITIONAL PRIOR YEAR PENALTY	Modify Categories
Comments:	6/28/10 PER CONTACT ONLY "WALKING DOGS"	WITH CODES - HE IS END DOG SITTING - KP	
Business	Names		
Organization ¹ s	: Legal Name:	Business Guide Name:	
Une 1: BABER	, BRUCE W	BABER, BRUCE W	
Une 2: 14Y DO	GSPACE		
Fictitious Nam	e:	Fictitious Expiration Date:	Federal tax 1D:
LEGAL NAME		Exempt	0 II Ssn
Applicant's Na	me .	Owner's Name	t Name
Last:	BABER	Last:	BABER
First:	BRUCE	First:	BRUCE
Middle	W	Middle Init.	W
Init.: Position:	Section of the sectio	371504 GEEQ \$4185ar	T W
Dates	Landau de la companya del companya del companya de la companya de		
Business Start	: Date:	Out of Business Date:	
10/15/2006	the Land of the La	out of business bete.	
Application Da	te:	License Mail Date:	
04/2.1/2010		04/29/2010	
/alidation Date 1/27/2010	e:	Providence in the second secon	
Addresse	s & Numbers	·	
Vebsite:		Fax #;	Email Address:
	-	A SECURE AND THE REAL PROPERTY OF THE PROPERTY	MYDOGSPACE@MAC.C
Business Locat	ion	Mailing Address Copy Busine	sa Location VII
ddress Line 1		Address Line 1:	

Phone: 352-327-8809	City:	GAINESVILLE	State:	FL M
	Zip:	32603	Phone:	352-327-8809
Small Business Procurement		P		
	Qualfication Date:		Vendor	0

City of Gainesville Home Occupation Permit Inspection Report

Code Enforcement Division
306 NE 6th Avenue . Room 130
P.O. Box 490, Station 10-A
Gainesville, FL 32602-0490
(352) 334-5030 . FAX (352) 334-2239
www.gainesvillecodes.org



Applicant: Bruce W. Baber
Address: 1713 NW 7th Ave
Date: 06/29/10
Name of Business: Service for the Public.
Present of Description of the respective of the
Exact nature of proposed home occupation: Dog Walking Only
Room where home occupation to be conducted:
Total area of dwelling:Sq. Ft. / Total area of room to be utilized:Sq.Ft.
Applicant shall provide a sketch with dimensions showing the floor plan and the area to be utilized for conducting the home occupation. The sketch shall show the location and nature of all equipment to be utilized, as well as the locations for storage of materials used in the home occupation and the identity of the materials being stored. (a sketch may be attached)
SEE BACK
Q_{i} n_{ii}
PALK
Sketch drawn by:

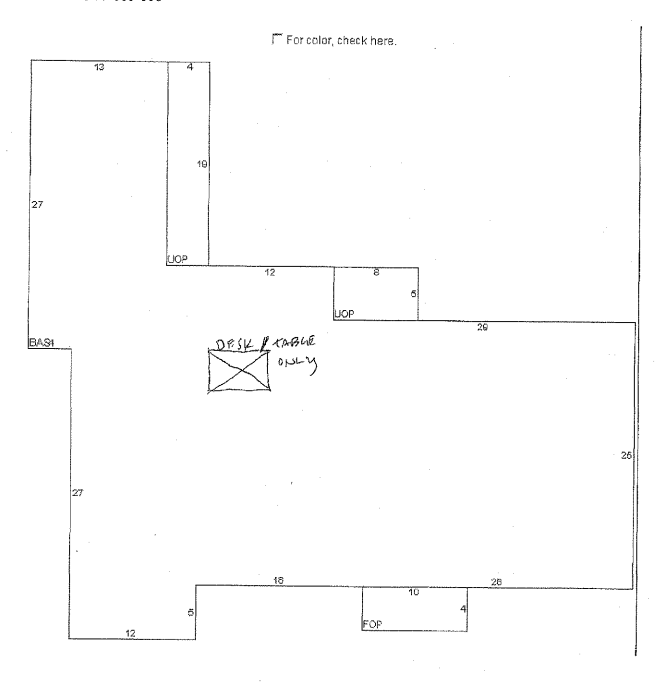
Officia	d Use Only:
Checkl	ist
ರ್_	Applicant resides at this location
œ' /	Located in principal building
00/	No more than one additional person other than
/	residents employed
	No alteration or change to exterior
o o	No signs or displays
	No more than 20% or 500 Sq.Ft.
D8/	Meets vehicle/signage requirements
	No illegal discharge of materials
	No additional stonge of materials associated with HOP
OF THE REAL PROPERTY.	No apparent unrelated code violations(s)
D2**	Applicant provided with list of requirements
	

Officia	ll Use Only:	
HOP A	Approval:	
	Denied (reason)	
Of Da	Approved ficet: Ah GA te: 49-10 se #:	And the second s

Created on 06/17/2010 4:06:00 PM

Search Date: 7/6/2010 at 7:45:33 AM - Data updated: 07/05/10

Parcel: 15277-000-000





100634C CE-10-01637

CITY OF GAINESVILLE WARNING NOTIC	
Name: BRUCE WAYNE BABER	Warning Notice Number:
Date Issued: Time Issued: AM P!	CE 00390
Date of Birth: Race: Sex: Height:	
Social Security Number/Other ID: Weight: Business	18166-079-46-335-D
Address (Street, P.O. Box, Etc.):	Name (If Applicable):
	Talanhana Numbar
Y non-king of Y72-1-4	Telephone Number:
1/12 N/U/ /4/E	
Code/Section of Violation: 5 3 KEEPING OR HAR BORING O 5-2 (1) No owner or keeper of any animal shall permit the animal to become a public nuis	ANIMALS FOR PURPOSE OTHER THAN
O 13-171(b) It shall be unlawful for the owner or occupant of a residential building structure	
open outdoor storage of any blight-inducing materials such as abandoned motor vehicle o appliances, planks, timbers, glass, or other building material, building rubbish, packing m	r part thereof including tires, icehox, refrigerator, stove, or other
O 13-181 It shall be unlawful for the owner or occupant to create, maintain, keep or allow the premises or building.	e existence of any hazardous condition, equipment, facility, fixture,
O 15-3 Causing or allow the making of any sound that exceeds the limits set forth in chapter disturbance, or a noise or sound that is plainly audible as defined in section 15-2 of the Ga	15 of the Gainesville Code of Ordinance, causing a noise amesville Code of Ordinance.
O 19-52 It shall be unlawful for any person to beg or solicit alms, or financial assistance of a permission of the owner, which permission must be carried upon his/her person.	my kind or nature on developed private property without written
30-45 Any use not permitted by right, by zoning compliance permit, by special use permit be prohibited in such district.	t, as a special exception or an accessory use in a zoning district shall
O 30-56(c)(4) Failure to park on an approved driveway area on property within the Univers that is in an RC, RSF-1,-2,-3,-4 zoning district.	ity of Florida Comprehensive Master Plan 2005-2015 Context Area
30-56(c)(4) f. Failure to provide an unpaved driveway parking areas with mulched, grave defining the driveway parking area, and having side borders of plants, landscape ties, pres	led or covered with other erosion-preventing material clearly' sure treated wood, brick, concrete or similar border materials
O 30-56 (c)(4) g. Failure to comply with driveway parking area standards.	
20-316 (b) The unlawful erection, or maintenance of an illegal sign.	
30-357 (a) It shall be unlawful to begin a new development, an addition to a new development, or to change the location of a business, profession or occupation which is subthrough 25-43 of the Code of Ordinances, until the city manager or his/her designee has is business, profession or occupation complies with the applicable provisions of this chapter	ject to occupational license tax as provided for in sections 25-41
O 30-358 Failure to obtain the required permit.	
Other: 30-361; CONDUCTING DOG SITTING/CARE	This Warning Notice is effective for twelve (12)
	months from the date issued. The next violation
·	will result in a Civil Citation with a penalty as
pre	ovided in section 2-339, City Code of Ordinances
Corrective Action Necessary: Do NOT KEEP OR HARBOR AS	DY ANIMALS FOR ANY PURPOSE
THER THAN PETS. CEASE CONDUCTING BUSINESS	· •
XCEPTUD OR ZODING CHANGE CAN BE N Fallure to correct this violation within 15 DAYS may result civil penalty not to exceed \$500.00, per infraction.	$A_{D} \in (SEE 30-45)$ in a citation or mandatory court appearance with
Official Issuing Notice:	
ssuing Agency: City of Gainesville: Code Enforcement Division OPolice Departm	ent O Gaincsville Fire and Rescue
Agency Address: 306 NE 6 TM AUE	Agency Phone #: 352-334- 5 0 3 6
Person Receiving Notice:	
White Copy – Issuing Agency	Green Copy – Individual



FOLDS & WALKER, LLC.

527 East University Avenue Post Office Box 1775 Gainesville, Florida 32602

TELECOPIER TRANSMITTAL COVER SHEET

TOTAL NUMBER OF PAGES: (4), INCLUDING COVER SHEET

NOTE: IF ANY PROBLEMS OCCUR DURING TRANSMISSION, PLEASE TELEPHONE (352) 372-1282

FAX: (352) 375-9960

表现的证明的证明的证明的证明的证明的证明的	我们是一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	Checkler after the state of software to make a state on to make a start of make a second of the seco	
PLEASE DELIVER TO:	Ellen Bailey, Clerk 1		
FAX NUMBER:	325 ⁹ 352-334-3 25 9		

DATE:

September 13, 2010

FROM:

Sondra Randon, Esq.

RE:

Bruce Baber Zoning Verification/Compliance

COMMENTS:

Please see Letter dated September 13, 2010 and receipt of payment.

ORIGINAL TO FOLLOW: Yes X No

NOTICE: This makings is intended only for the use of the individual or entity to which it is addressed. It is confidential and may be privileged atterney-client information or north product, may constitute inside information, or may be otherwise restricted as to disclosure. Uyon are neither the intended recipion nor the employee or agent responsible for delinering the massage to the intended recipion, you are hereby notified that any discemination, of capping of this communication is strictly probibited and may be unlawful. Uyon have received this communication in error, notify as immediately by telephone and return the original message to us at the above address by mail. Thank you.

ALLISON E. FOLDS†
S. SCOTT WALKER

FOLDS & WALKER, LLC
ATTORNEYS AT LAW

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1006340

L. ALISON WALKER
TOSHA D. FERNANDEZ
NORMAN BLEDSOE
SONDRA RANDON
† Certified Family & Circuit

Civil Mediator

527 EAST UNIVERSITY AVENUE POST OFFICE BOX 1775 GAINESVILLE, FL 32602 TELEPHONE (352) 372-1282 FAX (352) 375-9960

September 13, 2010

City of Gainesville
Planning & Development Services Department
Via Facsimile Only (352)334-3259

Re: Request for Determination

To Whom It May Concern:

Bruce Baber respectfully requests the City of Gainesville Planning and Development Services Department to render a favorable recommendation to his request for a legal nonconforming use and/or a use by right on his property located at 1713 NW 7th Avenue under the additional analysis.

In essence, Section 5-3 of the Animal Control Code, created a prohibited use in all residential and mixed-use districts as defined in sections 30-41(a)(1) and 30-41(a)(4), respectively. Although the prohibition did not amend Chapter 30 of the Land Development Code, it clearly established a prohibited use in certain zoning districts within the City of Gainesville. Prior to the adoption of Section 5-3 (10/23/1995), a similar or consistent prohibited use did not exist in the City of Gainesville Code of Ordinances. In fact, in 1987, when Mr. Baber began dogsitting, the City Code was entirely silent as to the care of animals in residential districts.

Furthermore, Section 5-3 permits the use Mr. Baber previously enjoyed for the past 22 years by right or as a legal nonconforming use existed on October 23, 1995.

It is Mr. Baber's position that Section 5-3 indirectly amended the Land Use Code in a way that inherently established Mr. Baber's use as a implicit use by right or a legal nonconforming use due to the existence of his use prior to the adoption of the use prohibition on October 23, 1995 and the continuation of same without incident until he received a City of Gainesville Warning Notice to Correct Violation on June 8, 2010.

I thank you for your time and consideration in this matter. Should you have any further questions or concerns, please do not hesitate to contact me at my office (352)372-1282 or email: Sondra@foldsandwalker.com.

Sincerely,

Sondra Randon

Cc: Client

100634C

Hilliard, Ralph W.

From: Hilliard, Ralph W.

Sent: Monday, September 13, 2010 5:53 PM

To: 'Sondra Randon, Esq.'

Subject: RE: Request for determination

Thanks, I will add this to the file. I will e-mail you our determination tomorrow after review by the City

Attorney's office.

Ralph

From: Sondra Randon, Esq. [mailto:sondra@foldsandwalker.com]

Sent: Monday, September 13, 2010 5:03 PM

To: Hilliard, Ralph W. **Cc:** Bredfeldt, Erik A.

Subject: RE: Request for determination

Mr. Hilliard:

I apologize for the delay in returning this message. I was in a trial all day and just returned to my desk.



Bruce Baber is requesting clearance to use his property to keep other people's dogs on his property for certain periods of time (dog-sitting) for a monetary amount.

I understand your position that BOA can only review issues relating to Chapter 30, however, it is our position that Section 5-3 creates a prohibited use that directly effects operation of Chapter 30.

If you have any questions, please feel free to contact me.

Thanks.

Sondra

Sondra Randon

Attorney at Law FOLDS & WALKER, LLC 527 East University Avenue Post Office Box 1775 Gainesville, Florida 32602

Tel: (352) 372-1282 Fax: (352) 375-9960

sondra@foldsandwalker.com

PRIVILEGE AND CONFIDENTIALITY NOTICE: This e-mail is covered by the Electronic Communications Privacy Act, 18 U.S.C. 2510-2521 and is legally privileged. The contents of this e-mail message and any attachments are intended solely for the party or parties addressed and named in this message. This communication and all attachments, if any, are intended to be and to remain confidential, and it may be subject to the applicable attorney - client and or work product privileges. If you are not the intended recipient of this message, or if this message has been addressed to you in error, please immediately alert the sender by reply e-mail and then delete this message and its attachments. Do not deliver,

distribute, or copy this message and or any attachments if you are not the intended recipient. Do not disclose the contents or take any action in reliance upon the information contained in this communication or any attachments. Although this E-mail and any attachments are believed to be free of any virus or other defect that might affect any computer system into which it is received and opened, it is the responsibility of the recipient to ensure that it is virus free and no responsibility is accepted by Folds & Walker, LLC., for damage arising in any way from its use.

From: Hilliard, Ralph W. [mailto:hilliardrw@cityofgainesville.org]

Sent: Monday, September 13, 2010 2:06 PM

To: 'Sondra@foldsandwalker.com'

Cc: Bredfeldt, Erik A.

Subject: Request for determination

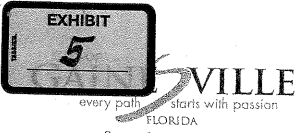
Ms. Randon, I received your request for a determination. However, the first paragraph of your letter does not clearly state for what purpose the request is being made. Your letter specifically states, "request the City of Gainesville Planning and Development services Department to render a favorable recommendation to his request

for a legal nonconforming uses and/or use by right on his property located at 1713 NW 7th Avenue under the additional analysis." The request does not state the specific use for which a determination is being request. Please state the specific use for which you are requesting a determination. You can do this via return e-mail to me that I will attach to your letter dated September 13, 2010. Given the quasi-judicial nature of the proposed request we need to make sure the record is clear about the request. Please be advised that the Board of Adjustment can only review issues related to Chapters 6 and 30 of the City Code of Ordinances.

Ralph Hilliard
Planning Manager
Planning Department - City of Gainesville
Telephone: (352) 334-5022
FAX: (352) 334-2648

FYI: Under Florida's public records law, most written communications to or from City officers and employees regarding City business are public records and are available to the public upon request. Your e-mail communications may be subject to public disclosure.

Please note that normal hours are now 7:00 a.m. to 6:00 p.m., Monday through Thursday.



Planning & Development Services

PO Box 490 Gainesville, FL 32602-0490 352-334-5022 352-334-2648 (fax) www.cityofgainesville.org

September 14, 2010

Sondra Randon Folds & Walker, LLC 527 East University Avenue P.O. Box 1775 Gainesville, Florida 32602

Subject: Request for Determination (Dog Sitting)

City Staff has reviewed your letter dated September 13, 2010 and follow-up email requesting a determination that Mr. Baber's dog sitting business is either a legal nonconforming use and/or a use by right on property located at 1713 NW 7th Avenue.

Given that the City never issued Mr. Baber a permit for such a use at the location named above and that Mr. Baber did not apply for an occupational license for the use when he started the business, and that the use is not permitted in a single family zoned area, the City can not establish the use as a legal use. Based on the City's zoning regulations that do not list dog sitting as a permitted use in the RSF-2 (residential-single family) zoning district, and absent of the issuance of any permits or licenses, the use is an illegal use in the RSF-2 district. The Land Development Code specifically states," any use not permitted by right, by zoning compliance permit, by special use permit, as a special exception or as an accessory use in the zoning district shall be prohibited in such district."

The list of permitted uses in the RSF-2 district is attached, and the uses have virtually remained unchanged since 1982. The use can not be considered an accessory use as a home based business because it would not qualify under section 30-58 of the land development code.

Sincerely,

Ralph Hilliard Planning Manager

cc: Erik Bredfeldt Lawrence Calderon

Ralph Helliard

LAND DEVELOPMENT CODE

Proc.			
	Future Land Use		
Zoning Districts	Category		
OR, OF, MD, PD,			
CON, PS	Office (O)		
BA, BT, BUS, W, PD,			
CON, PS	Commercial (C)		
BI, PD, CON, PS	Business industrial (BI)		
I-1, I-2, W, PD, BI,			
CON, PS	Industrial (IND)		
ED, PD, CON, PS	Education (E)		
PS, PD, CON	Recreation (REC)		
CON, PD, PS	Conservation (CON)		
AGR, CON, PS	Agriculture (AGR)		
AF, PS, PD, CON	Public facilities (PF)		
PD, TND, PS or rezon-			
ing consistent with the			
underlying land use	Planned Use District		
designation	(PUD)		
(A. I XY DEMEN C. A. A. A.			

(Ord. No. 3777, § 1, 6-10-92; Ord. No. 070769, § 2, 1-28-08; Ord. No. 080435, § 2, 3-19-09)

Secs. 30-47-30-50. Reserved.

DIVISION 2. RESIDENTIAL ZONING DISTRICTS

Sec. 30-51. Single-family residential districts (RSF-1, RSF-2, RSF-3 and RSF-4).

- (a) Purpose. The single-family districts are established for the purpose of providing areas for low density single-family residential development with full urban services at locations convenient to urban facilities, neighborhood convenience centers, neighborhood shopping centers and activity centers. These districts are characterized by single-family residential structures designed and located so as to protect the character of single-family residential neighborhoods.
- (b) Objectives. The provisions of these districts are designed to:
 - Protect and stabilize the essential characteristics of such existing development;
 - (2) Encourage such future development to occur on vacant land where the natural characteristics of such land are suitable for this type of development;

- (3) Enable single-family development to occur at appropriate locations and with sufficient density so as to facilitate the provision of urban services and facilities in an economical and efficient manner;
- (4) Encourage low density development where higher density development would be detrimental to the health, safety and welfare of the community by reason of environmental constraints, open space or other factors; and
- Discourage any activities not compatible with such residential development.
- (c) Permitted uses.
- (1) Uses by right.
 - Single-family dwellings and customary accessory buildings incidental thereto.
 - Occupancy of a single-family dwelling by one family.
 - c. Community residential homes, in accordance with article VI.
 - d. Family child care homes, in accordance with state law.
 - e. Adult day care homes, in accordance with article VI.
 - f. Home occupations, in accordance with article IV.
 - g. Large family child care homes, in accordance with article VI.
- (2) Uses by special use permit.
 - a. Places of religious assembly, in accordance with article VI.
 - b. Private schools, in accordance with article VI.
 - c. Public schools, other than institutions of higher learning, in accordance with section 30-77, educational services district (ED).
- (d) General requirements. All structures and uses within this district shall also comply with the applicable requirements and conditions of section 30-56 and article IX.

Sec. 30-51. - Single-family residential districts (RSF-1, RSF-2, RSF-3 and RSF-4).

- (a) Purpose. The single-family districts are established for the purpose of providing areas for low density single-family residential development with full urban services at locations convenient to urban facilities, neighborhood convenience centers, neighborhood shopping centers and activity centers. These districts are characterized by single-family residential structures designed and located so as to protect the character of single-family residential neighborhoods.
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 - (5) Discourage any activities not compatible with such residential development.
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 - f. Home occupations, in accordance with article IV.
 - g. Large family child care homes, in accordance with article VI.
 - (2) Uses by special use permit.
 - Places of religious assembly, in accordance with article VI.
 - b. Private schools, in accordance with article VI.
 - **c.** Public schools, other than institutions of higher learning, in accordance with section 30-77, educational services district (ED).
- (d) General requirements. All structures and uses within this district shall also comply with the applicable requirements and conditions of section 30-56 and article IX.
- (e) Dimensional requirements. (See Table 1):

TABLE 1. DIMENSIONAL REQUIREMENTS FOR RSF DISTRICTS
Principal Structures

	RSF-1	RSF-2	RSF-3	RSF-4
Maximum density	3.5 du/a	4.6 du/a	5.8 du/a	8 du/a
Minimum lot area	8,500 sq. ft.	7,500 sq. ft.	6,000 sq. ft.	4,300 sq. ft.
Minimum lot width at minimum front yard setback	85 ft.	75 ft.	60 ft.	50 ft.
Minimum lot depth	90 ft.	90 ft.	90 ft.	80 ft.
Minimum yard setbacks:			····•	
Front	20 ft.	20 ft.	20 ft.	20 ft.
Side (interior)	7.5 ft.	7.5 ft.	7.5 ft.	7.5 ft.
Side (street)	10 ft.	10 ft.	7.5 ft.	7.5 ft.
Rear	20 ft.	20 ft.	15 ft.	10 ft.
Maximum building height	35 ft.	35 ft.	35 ft.	35 ft.

Accessory Structures¹, Excluding Fences and Walls

Minimum front and side yard setbacks	Same requirements are for the principal structure.		
Minimum yard setback, rear ²	7.5 ft.		
Maximum building height	25 ft.		
Transmitter towers ³	80 ft.		

¹ Accessory screened enclosure structures whether or not attached to the principal structure may be erected in the rear yard as long as the enclosure has a minimum yard setback of three feet from the rear property line. The maximum height of the enclosure at the setback line shall not exceed eight feet. The roof and all sides of the enclosure not attached to the principal structure must be made of screening material.

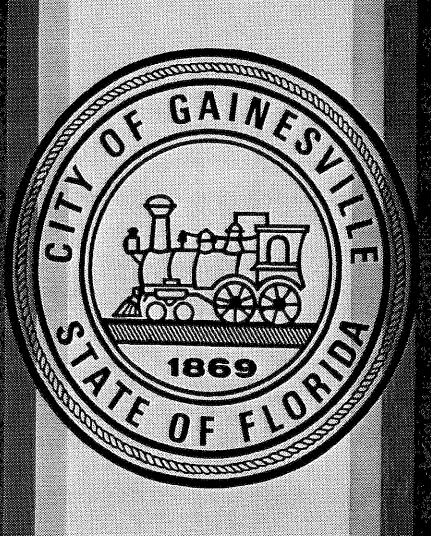
(Ord. No. 3777, § 1, 6-10-92; Ord. No. 3955, § 10, 2-14-94; Ord. No. 960060, § 1, 6-8-98; Ord. No. 980990, § 1, 6-28-99; Ord. No. 041268, § 2, 8-22-05; Ord. No. 070619, § 1, 3-24-08)

² One preengineered or premanufactured structure of 100 square feet or less may be erected in the rear and side yards as long as the structure has a minimum yard setback of three feet from the rear or side property lines, is properly anchored to the ground, and is separated from neighboring properties by a fence or wall which is at least 75 percent opaque.

³ In accordance with article VI.

CITY OF GAINESVILLE, FI

MOOU SINON



Adopted October 26, 1981 5th Edition, April 1989

- (A) No accessory structure, excluding fences and walls, shall be closer to any side or front property line than the required yard setbacks for the principal structure.
- (B) Minimum yard setback, rear 7.5 ft.
- (C) Maximum building height 25 ft.
- (3) Maximum lot coverage 35 per cent
- (e) General requirements. All structures and uses within this district shall also comply with the applicable requirements and conditions of Section 29-26 and Article XVI.
- Se. 29-14. RSF-2; 4.6 Units/Acre Single-family Residential District.
 - (a) Purpose. The RSF-2 district is established for the purpose of providing suitable areas for residential development of low-medium density presenting a moderately spacious character.
 - (b) Objectives. The provisions of this district are intended to:
 - (1) Protect and stabilize the essential characteristics of such existing development;
 - (2) Encourage such future development to occur on vacant land where the natural characteristics of such land are suitable for this

type of development:

- (3) Encourage low-medium density development to occur where public facilities and services, open space, or other factors are available which are conducive to residential development of such densities; and
- (4) Discourage any activities not compatible with such residential development.
- (c) Permitted uses:
 - (1) Uses by right:
 - (A) Single-family dwellings and customary accessory buildings incidental thereto;
 - (B) Foster family home for children, and foster family home for adults, in accordance with the conditions and requirements of Article XI; and
 - (C) Occupancy of a single-family dwelling by one family; and
 - (D) Family day care homes, in accordance with the conditions and requirements of Section 29-69.1.
 - (E) Adult day care homes.
 - (2) Uses by special use permit, provided the requirements and conditions of Article XI (except as noted) ared met:
 - (A) Churches;
 - (B) Private schools:
 - (C) Reserved
 - (D) Reserved
 - (E) Reserved; and
 - (F) Public libraries.
- (d) Dimensional requirements. All principal and ac-

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Revised by ORD 2980 Revised by ORD 3191 Revised by ORD 3424 Revised by ORD 3425 Revised by ORD 3521

35 ft.

cessory structures shall be located and constructed in accordance with the following rerequirements:

(1) Principal structures:

(A)	Minimum	lot area	7,500	sq.	ft.
(B)	Minimum	lot width at			
	minimum	front yard setback	7 5	ft.	
(C)	Minimum	lot depth	9 0	ft.	
(D)	Minimum	yard setbacks:	•		
	(I)	Front	25	ft.	
	(11)	Side, interior	7.5	ft.	
	(III)	Side, street	10	ft.	
	(IV)	Rear	20	ft.	

(2) Accessory structures:

(E) Maximum building height

- (A) No accessory structure, excluding fences and walls, shall be closer to any side or front property line than the required yard setbacks for the principal structure.
- (B) Minimum yard setback, rear 7.5 ft.
- (C) Maximum building height 25 ft.
- (3) Maximum lot coverage 35 per cent
- (e) General requirements. All structures and uses within this district shall also comply with the



Sec. 30-58. - Home occupation permits.

- (a) Findings. The city recognizes that there are benefits to be gained from allowing residents to earn income from occupations conducted within their homes. These benefits include but are not limited to:
 - (1) A reduction in work-related and other automobile trips.
 - (2) Permitting more citizens, including the handicapped, aged and mothers of small children, to participate in the workplace.
 - (3) Allowing many of these citizens to have jobs while meeting various family obligations.
 - (4) Providing individuals and families income necessary to own and properly maintain homes in the city's neighborhoods.
- (b) Purpose. At the same time the city recognizes that its residents should expect their neighborhoods to be quiet and safe places to live and that home occupations should not be allowed to alter the primarily residential character of these neighborhoods or to endanger the health, safety or morals of residents of the neighborhood. For these reasons, it is the purpose of this section to:
 - (1) Protect residential areas from the adverse impacts of activities associated with home occupations.
 - (2) Permit residents of the community a broad choice in the use of their homes as a place of livelihood and the production or supplementing of personal and family income.
 - (3) Establish criteria, development standards and performance standards for home occupations conducted in dwelling units.

It is not the intent of this section to regulate the teaching of fine arts, family day care homes and community residential homes, as defined in article II.

- (c) Permits.
 - (1) A person desiring a permit for a home occupation shall make an application in the departments designated by the city manager. A person may only apply for a home occupation permit to be used at his/her primary place of residence. An initial filling fee to cover the cost of an inspection issuing a permit shall be paid at the time of submitting the application, an annual permit processing fee shall be paid for each and every year, and an additional fee shall be paid every three years to cover the cost of reinspection. All fees shall be in accordance with Appendix A. Any person exempt from the payment of a license tax under the provisions of subsection 25-50 (a) shall also be exempt from the payment of the above-mentioned fees. Such application for a permit shall include the following:
 - a. Name of applicant;
 - b. Location of dwelling unit where the home occupation will be conducted;
 - c. Total floor area of the dwelling unit;
 - **d.** Area of room or rooms to be utilized in the conduct of the home occupation;
 - e. A sketch with dimensions showing the floor plan and the area to be utilized for the conduct of the home occupation. This sketch will show the location and nature of all equipment to be utilized in the conduct of the home occupation, as well as the locations for storage of materials used in the conduct of the home occupation and the identity and nature of these materials; and
 - f. The exact nature of the home occupation.
 - (2) If the proposed home occupation complies with all of the requirements of subsection (d) of this section, the enforcing officer shall issue the home occupation permit. Once such home occupation permit is issued to an applicant, it cannot be transferred to another person through the sale, leasing or rental of the premises on which the home occupation is located or in any other manner; except that, in the case of death, should a surviving spouse or child residing at the same address desire to continue the home occupation, written notice to that effect shall be given to the enforcing officer and the permit may be transferred. Such home occupation permit cannot be used by the applicant for any premises other than that for which it was granted.
 - (3) All persons possessing a home occupation permit at the effective date of this section shall be phased into the annual process upon expiration of their current permit. Any home occupation permit issued after the effective date of this section shall expire on September 30, 1989, and be renewable for October 1 through September 30 for all successive years. The city shall not automatically renew each home occupation permit previously granted, but shall scrutinize all applications, either original or renewal, to ensure that permitted home occupations are in compliance with this section.
 - (4) Any person may seek revocation of a home occupation permit by making application therefor to the enforcing officer, who shall cause an investigation to be made to determine whether the permit holder is conducting such home occupation in a lawful manner as prescribed in this section. In the event that the enforcing officer determines that the permit holder is in violation of the provisions of this section, the permit shall be immediately revoked by the enforcing

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officer. The decision of the enforcing officer shall be subject to appeal to the board of adjustment as prescribed in section 30-354. During such an appeal, the action of the enforcing officer is stayed. If the enforcing officer determines that the public safety is at risk, appropriate regulating agencies and authorities shall be immediately notified.

- (5) The following shall be considered as grounds for the revocation of a home occupation permit:
 - a. Any change in use or any change in extent or nature of use, or area of the dwelling unit being used, that is different from that specified in the granted home occupation permit form, that is not first approved by the enforcing officer shall be grounds for the revocation of a home occupation permit. The operator of a home occupation must apply for a new home occupation permit prior to any such changes.
 - b. Any change in use, extent of use, area of the dwelling unit being used, or mechanical or electrical equipment being used that results in conditions not in accordance with the provisions of the required conditions of subsection 30-58(d) shall result in immediate revocation of the home occupation permit.
 - c. Failure to pay the annual permit processing fee or the reinspection fee required every three years shall result in the loss of the home occupation permit.
- (6) The following conditions shall apply for home occupation permits which have been revoked:
 - a. Initial revocation: Reapplication may only occur when the condition(s) causing the revocation has been abated.
 - Second revocation: Reapplication may only occur after one year and when the condition (s) causing the revocation has been abated.
 - Third violation: The home occupation permit shall not be reissued.
- (d) Required conditions. All permitted home occupations shall comply with the following standards and criteria:
 - (1) The home occupation shall be conducted only within the principal building, except for any related activities conducted off the premises.
 - (2) No more than one additional person other than the residents residing on the premises shall be employed or engaged in the home occupation at the premises.
 - (3) There shall be no alteration or change to the outside appearance, character or use of the building or premises, or other visible evidence of the conduct of such home occupation. There shall be no display of products visible in any manner from the outside of the dwelling.
 - (4) No home occupation shall occupy more space than 20 percent of the total floor area of a dwelling unit, exclusive of any open porch, attached garage or similar space not suited for or intended to be occupied as living quarters, provided that in no event shall such home occupation occupy more than 500 square feet. Rooms which have been constructed as additions to the dwelling unit and any attached garage or open porch which has been converted into living quarters shall not be utilized for such home occupation, nor shall they be considered as floor area, until two years after the date of completion thereof, as shown on the city's records.
 - (5) No commodities or goods of any kind shall be sold on the premises, nor displayed on the premises for sale elsewhere, with the following exceptions:
 - a. The sale and display of items produced or fabricated on the premises as part of the home occupation, such as art and handicrafts, is permitted.
 - b. Orders made by phone, mail or sales party may be filled on the premises.
 - c. If sales parties for the purpose of selling merchandise or taking orders take place at the location of the home occupation, such parties shall not take place more than four times in any one calendar year, and each party is limited to one 24-hour period.
 - (6) No equipment or process shall be used in such home occupation which creates noise, vibrations, heat, glare, fumes, dust, odors or electrical interference detectable to the normal senses outside the dwelling, or, in the case of attached dwelling units or multiple-family dwellings, detectable to the normal senses beyond the walls of the dwelling unit; nor shall there be any combustible materials located anywhere on the premises which are in violation of the city's fire code. In the case of electrical interference, no equipment shall be used which creates any visual or audible interference in any radio or television receivers off the premises, or causes fluctuations in line voltage off the premises.
 - (7) No articles or materials used in connection with such home occupation shall be stored on the premises other than in the principal building so used, and any area used for storage shall be counted toward the maximum permissible floor area used for such home occupation.
 - (8) No more than one automobile or truck, which shall not be larger than a stock three-quarter-ton panel or pickup truck, used in conjunction with such home occupation shall be permitted to park on the premises in question or off the premises in question and within view from surrounding properties. Such vehicle may only have two signs, not exceeding two square feet in area, each mounted flat against or painted on the sides.

(9)

100634/

No home occupation shall be permitted which involves the visitation of clients, customers, salesmen, suppliers or any other persons to the premises which would generate vehicular traffic in excess of two vehicles concurrently or more than ten vehicles per day.

- (10) Deliveries from commercial suppliers shall not be made more than twice a week to the dwelling unit in question, and the deliveries shall not restrict traffic circulation.
- (11) In no case shall a home occupation be open to the public at times earlier than 7:00 a.m. nor later than 10:00 p.m.
- (12) The total number of home occupations conducted within a dwelling unit is not limited, except that the cumulative impact of all home occupations conducted within the dwelling shall not exceed the limits of one home occupation as established in subsection 30-58(d).
- (13) There shall be no illegal discharge of any materials, fluids or gases into the sewer system or any other manner of discharging such items in violation of any applicable government code.
- (14) Home occupations shall comply with all local, state or federal regulations pertinent to the activity pursued, and shall not be construed as an exemption from such regulations.







PETITION TO THE BOARD OF ADJUSTMENT Planning & Development Services Department

	OFFICE USE ONLY Petition No. DA 10 - 7 APP Fee: \$ 364.50 Hearing Date:					
CHECI	K ONE:					
Varia	ance 🔀	Appeal of A	dministrative I	Decision	ial Exception Specia	l Permit
Plea	ise note that	a pre-applica	tion conference	e is required before	submitting this applic	ation
×		ecord (please			ized to Act on Owner	
Name:		uce Baber		Name:	Sondra Randon, Esqui	
Address	: 17	13 NW 7th A	venue	Address:	527 East University A	
Gainesville, Florida		Gainesville, Flo				
E-mail A	Address:	brucebab m	er@mac.co	E-mail Address:	sondra@foldsa r.com	ndwalke
Phone:			Phone:	352-372-1282		
Fax:			-	Fax:	352-375-9960	
PROPE	RTY INFO	RMATION:				
Street address: 1713 NW 7th Avenue						
Tax parcel no(s): 15277-000-000						
Legal description (may be attached):						
Existing Zoning: RSF-2 Lot size:						
Present use: Residential Proposed use: Residential and dog care						
Historic District or Landmark? Yes No						
Present structures (type) and improvements upon the land: Home and fenced in yard						
SURROUNDING PROPERTY INFORMATION: (List all uses surrounding the subject property						
under "E	xisting use."	Staff is avai	lable to supply	zoning and land use	e information.)	
	Zoning	Land Use		Existin	g Use	
North	RSF-2		RESIDENTIA			
South	RSF-2		RESIDENTIA			
East	RSF-2		RESIDENTIA			
West	RSF-2	1	RESIDENTIA	L		

Certified Cashier's Receipt:

SEP 16 2010

SIGNATURE PAGE

1006340

- (a)I hereby attest to the fact that the above supplied parcel number(s) and legal description(s) is (are) the true and proper identification of the area of this petition.
 (b)I authorize staff from the Planning and Development Services Department to enter onto the property in question during regular city business hours in order to take photos which will be placed in the permanent file.
- 2. I/We understand that this petition becomes a part of the permanent records of the Board of Adjustment. I/We hereby certify that the above statements and the statements or showings made in any document or plans submitted herewith are true and correct to the best of my/our knowledge.

Property Owner Signature: Bruy W. B. Swar Date: 9-15-10

STATE OF FLORIDA COUNTY OF Alachua

Sworn to and subscribed before me this 15th day of September 2010 by (Name) Bon CP Baber

Signature Notary Public

Personally Known OR Produced Identification (Type)



SIGNATURE PAGE

1006340

- 1. (a)I hereby attest to the fact that the above supplied parcel number(s) and legal description(s) is (are) the true and proper identification of the area of this petition. (b)I authorize staff from the Planning and Development Services Department to enter onto the property in question during regular city business hours in order to take photos which will be placed in the permanent file.
- 2. I/We understand that this petition becomes a part of the permanent records of the Board of Adjustment. I/We hereby certify that the above statements and the statements or showings made in any document or plans submitted herewith are true and correct to the best of my/our knowledge.

Authorized Agent

Date: 9/15/10

STATE OF FLORIDA COUNTY OF Alach was

Sworn to and subscribed before me this

Personally Known OR Produced Identification (Type)



APPEAL OF ADMINISTRATIVE DECISION

The process for requesting an appeal is documented in the Land Development Code Chapter 30-354(h). Please provide the following: X A copy of the administrative official's written decision (e.g., written interpretation of code, denial of permit, etc.). NOTE: An appeal must be filed within 20 days from the date of the written decision. Date of Administrative Decision: 9/14/2010 Reduced images or digital submission for oversized paper documents (greater than 11x17) Any additional information to support the application for appeal (1) Please describe the nature of the administrative decision that was rendered and how the petitioner is adversely affected by the decision. City Staff determined Petitioner's dog care use can not be established as a legal use because (1) he was never issued a permit for use, (2) he did not apply for an occupational license for the use when he started, and (3) the use is not permitted in a single family residence. The Petitioner is adversely affected by this decision due to the unreasonable hardship he endures from losing the business he depended on for so many years as well as the companionship and enjoyment he shared with the dogs and his customers. (2) Please provide a statement of all disputed issues of material fact or state that there are no disputed issues of material fact. There are no disputed issues of material fact. (3) If there are disputed issues of material fact, the petitioner is entitled to have the dispute heard by a third party hearing officer or by the Board of Adjustment. Please indicate if the right to a hearing officer is waived in which case the Board of Adjustment will decide on the matter of the disputed issues of material fact. ___ Third party hearing officer Defer to the Board of Adjustment Refer to procedures in 30-354(h)(5)b (4) Please provide a concise statement of the ultimate facts alleged, including specific facts that the applicant contends would warrant reversal by the board or would warrant modification of the administrator's decision. In essence, Section 5-3 of the Animal Control Code, created a prohibited use in all residential and mixed-use districts as defined in sections 30-41(a)(1) and 30-41(a)(4), respectively. Although the prohibition did not directly amend Chapter 30 of the Land Development Code, it is the position of Petitioner that it established a prohibited use in specific zoning districts, thereby indirectly amending Chapter 30-41(a)(1) and (a)(4). Even though Chapter 30 did not expressly provide that dog sitting was a permitted use in the RSF-2 district at the time Petitioner began his use in 1987, adoption of Section 5-3 established that such use

was previously permitted in Residential districts. Further, Section 5-3 prohibited this use after October 23, 1995, unless such use was allowed by right, or special use permit or if such use existed as a legal non-conforming use on October 23, 1995.
City Staff correctly stated in their decision that dog-sitting was not an expressly permitted use in RSF-2 districts at the time Petitioner began dog-sitting. However, it is Petitioner's assertion that dog-sitting was a permitted use until the date it was found to be prohibited, thereby inherently establishing Petitioner's use as a implicit use by right; or in the alternative, a legal nonconforming use due to the existence of his use prior to the adoption of Section 5-3 and the continuation of same without incident until he received a City of Gainesville Warning Notice to Correct Violation on June 8, 2010.
Furthermore, prior to the adoption of Section 5-3, a similar or consistent prohibited use did not exist in the City of Gainesville Code of Ordinances. In fact, in 1987, when Mr. Baber began dog sitting, the City Code was entirely silent as to the care of animals in residential districts.
(5) Please provide a statement of relief sought by the applicant, stating precisely the remedy the applicant seeks from the board.
Petitioner respectfully requests the Board:
(1) find that he has a right to use his property to operate a dog-sitting business, in addition to its current permitted residential use; and/or
(2) find that his use is permitted by operation of a legal nonconforming use based on the existence of
same use prior to the use restriction created by Section 5-3 and the continuation of the same use until
he received Notice from Code Enforcement; and
(3) reimburse the filing fee associated with filing this appeal; and
(4) permit his dog-sitting business to resume upon a finding that he has a right to use or a legal
nonconforming use; and
(5) award any other remedy that the Board deems appropriate and just.

Please continue on additional pages as needed

100634C



September 14, 2010

Planning & Development Services

PO Box 490 Gainesville, FL 32602-0490 352-334-5022 352-334-2648 (fax) www.cityofgainesville.org

Sondra Randon
Folds & Walker, LLC
527 East University Avenue
P.O. Box 1775
Gainesville, Florida 32602

Subject: Request for Determination (Dog Sitting)

City Staff has reviewed your letter dated September 13, 2010 and follow-up email requesting a determination that Mr. Baber's dog sitting business is either a legal nonconforming use and/or a use by right on property located at 1713 NW 7th Avenue.

Given that the City never issued Mr. Baber a permit for such a use at the location named above and that Mr. Baber did not apply for an occupational license for the use when he started the business, and that the use is not permitted in a single family zoned area, the City can not establish the use as a legal use. Based on the City's zoning regulations that do not list dog sitting as a permitted use in the RSF-2 (residential-single family) zoning district, and absent of the issuance of any permits or licenses, the use is an illegal use in the RSF-2 district. The Land Development Code specifically states," any use not permitted by right, by zoning compliance permit, by special use permit, as a special exception or as an accessory use in the zoning district shall be prohibited in such district."

The list of permitted uses in the RSF-2 district is attached, and the uses have virtually remained unchanged since 1982. The use can not be considered an accessory use as a home based business because it would not qualify under section 30-58 of the land development code.

Sincerely,

Ralph Hilliard

Planning Manager

cc: Erik Bredfeldt Lawrence Calderon

Ralph Helliard

	-		
	Future Land Use		
Zoning Districts	Category		
OR, OF, MD, PD,			
CON, PS	Office (0)		
BA, BT, BUS, W, PD,			
CON, PS	Commercial (C)		
BI, PD, CON, PS	Business industrial (BI)		
I-1, I-2, W, PD, BI,			
CON, PS	Industrial (IND)		
ED, PD, CON, PS	Education (E)		
PS, PD, CON	Recreation (REC)		
CON, PD, PS	Conservation (CON)		
AGR, CON, PS	Agriculture (AGR)		
AF, PS, PD, CON	Public facilities (PF)		
PD, TND, PS or rezon-			
ing consistent with the			
underlying land use	Planned Use District		
designation	(PUD)		
(Ord. No. 3777, § 1, 6-10-92; Ord. No. 070769, § 2			
7 00 00 0 3 37 000 05 0 5 5 5			

Secs. 30-47-30-50. Reserved.

1-28-08; Ord. No. 080435, § 2, 3-19-09)

DIVISION 2. RESIDENTIAL ZONING DISTRICTS

Sec. 30-51. Single-family residential districts (RSF-1, RSF-2, RSF-3 and RSF-4).

- (a) Purpose. The single-family districts are established for the purpose of providing areas for low density single-family residential development with full urban services at locations convenient to urban facilities, neighborhood convenience centers, neighborhood shopping centers and activity centers. These districts are characterized by single-family residential structures designed and located so as to protect the character of single-family residential neighborhoods.
- (b) Objectives. The provisions of these districts are designed to:
 - Protect and stabilize the essential characteristics of such existing development;
 - (2) Encourage such future development to occur on vacant land where the natural characteristics of such land are suitable for this type of development;

- (3) Enable single-family development to occur at appropriate locations and with sufficient density so as to facilitate the provision of urban services and facilities in an economical and efficient manner;
- (4) Encourage low density development where higher density development would be detrimental to the health, safety and welfare of the community by reason of environmental constraints, open space or other factors; and
- (5) Discourage any activities not compatible with such residential development.
- (c) Permitted uses.
- (1) Uses by right.
 - Single-family dwellings and customary accessory buildings incidental thereto.
 - b. Occupancy of a single-family dwelling by one family.
 - c. Community residential homes, in accordance with article VI.
 - d. Family child care homes, in accordance with state law.
 - e. Adult day care homes, in accordance with article VI.
 - f. Home occupations, in accordance with article IV.
 - g. Large family child care homes, in accordance with article VI.
- (2) Uses by special use permit.
 - Places of religious assembly, in accordance with article VI.
 - b. Private schools, in accordance with article VI.
 - c. Public schools, other than institutions of higher learning, in accordance with section 30-77, educational services district (ED).
- (d) General requirements. All structures and uses within this district shall also comply with the applicable requirements and conditions of section 30-56 and article IX.