0.0788

#### CONTRACT FOR PURCHASE AND SALE OF REAL PROPERTY

**THIS AGREEMENT** is entered into as of this 22<sup>nd</sup> day of November, 2004, between the City of Gainesville, a municipal corporation of the State of Florida, hereinafter referred to as SELLER, and, Trachtenberg Enterprise Group, Inc., hereinafter referred to as PURCHASER, whose mailing address is 10858 SE Co. Rd. 221, Starke, Florida 32091.

#### WITNESSETH

SUBJECT TO the terms, covenants, and conditions contained in this Agreement, SELLER agrees to sell to PURCHASER, and PURCHASER agrees to purchase from SELLER, the following described property (collectively, the "Premises"):

See Legal Description (Exhibit "A") attached hereto and made a part hereof as if set forth in full.

1. PURCHASE AND SALES PRICE: The purchase price for the Premises (the "Purchase Price") shall be the sum of \$100,000.00, subject to prorations and adjustments described in this Agreement. (Purchase Price is based on \$20,000.00 per acre for five acres for a total of \$100,000.00). The Purchase Price shall be payable as follows:

PURCHASE PRICE AND FINANCING:		\$ 100,000.00
Payable by Purchaser in U.S. Currency as follows:		
(a) Deposit received on November 22, 2004, by	ž.	
for Escrow Agent.	\$ 500.00	
(b) Total Financing	\$	
(c) Other Funds Paid Prior to Closing	\$	
(d) Balance to Close (not including PURCHASER'S.	\$ 99,500.00	
closing cost, adjustments, credits, set offs and		
Prorations as provided in this agreement)		
(e)	\$	
TOTAL PURCHASE AND SALES PRICE	i	\$ 100,000.00

On or before December 10<sup>th</sup>, 2004, PURCHASER shall deliver to Alachua County Abstract Company ("Escrow Agent"), in cash or by cashier's check or wire transfer, the sum of five hundred U.S. Dollars (\$\_\$500.00), the proceeds of which shall be held by Escrow Agent as an earnest money deposit (the "Deposit"). If the transaction contemplated by this Agreement closes, the Deposit and all interest earned on the Deposit shall be paid to the SELLER, subject to all adjustments, credits, setoffs, and prorations as provided in this agreement, along with PURCHASER'S balance due at closing. If the transaction contemplated by this Agreement does not close, Escrow Agent shall disburse both the Deposit and the interest earned on the Deposit to the party entitled to the Deposit as provided for in this Agreement.

2. CLOSING DATE: This Agreement will be closed and the deed and possession delivered on or before November 25, 2005, unless extended per the terms of this Agreement. This Agreement is contingent on the PURCHASER obtaining a firm commitment letter from an institutional lender for a loan to purchase and build a manufacturing plant and showroom on the Premises. Said loan commitment letter shall include the lender's agreement to fund the loan on or before the Closing Date subject only to such conditions as are customarily required by commercial banks or savings and loan associations in the county where the Premises is located. The Seller will cooperate in obtaining an Industrial Revenue Bond to finance the purchase and construction, at the election of Purchaser. Upon obtaining a loan commitment letter, PURCHASER shall use reasonable diligence to obtain a loan commitment. If PURCHASER, after using

reasonable diligence fails to satisfy such loan conditions on or before the Closing Date or the lender fails or refuses to close on or before the Closing Date without fault on PURCHASER'S part, PURCHASER may elect to terminate this Agreement by giving notice to SELLER within one business day before the Closing Date. In the event PURCHASER elects to terminate this Agreement pursuant to this Section, the Deposit shall be returned to PURCHASER, whereupon both parties shall be released from all further obligations under this Agreement, except for the obligations under this Agreement that expressly survive termination of this Agreement.

**3. CONVEYANCE:** The SELLER agrees to convey title to the Premises, to the PURCHASER by Warranty Deed, free and clear of all liens and encumbrances except: prorated taxes and assessments, per this agreement; restrictions and easements of record, if any; zoning regulations and ordinances of the municipality and county in which the premises lie; and Declaration of Protective Covenants and Restrictions.

PURCHASER agrees to abide by the terms, provisions and conditions of the "Second Amended and Restated Declaration of Protective Covenants and Restrictions for the Airport Industrial Park: Unit I, Unit II, and Unit III", a copy of which is attached as Exhibit "B" and recorded in the Public Records of Alachua County, Florida, Book 2605, Page 499. This covenant shall survive the closing and conveyance of the Premises to the PURCHASER.

- **4. PRORATION OF TAXES:** At closing, all ad valorem real estate taxes shall be prorated between SELLER and PURCHASER as of the date of closing. If and as applicable, SELLER shall pay all delinquent taxes, penalties and interest, and all special assessments now a lien incurred as of the date of closing, both current and reassessed and whether due or to become due. SELLER shall pay or credit on the purchase price all real estate taxes for years prior to the closing, and a portion of such taxes for the year of closing, prorated through the date of closing. The proration of undetermined taxes shall be based on 365 days in a year and on the last available tax rate and valuation. The amounts so computed and adjusted to reflect the prorations shall be final. **Any impact fees will be waived.**
- **5. TITLE INSURANCE/TITLE AND ENCUMBRANCE CERTIFICATE:** SELLER shall obtain at SELLER'S expense an ALTA Owner's Title Insurance Binder Form A and Policy insuring title or a Title and Encumbrance Certificate from a recognized title insurance company or abstract company doing business in this area.
- 6. EXAMINATION OF TITLE: The PURCHASER or his Attorney shall have 20 days from receipt of the binder described in paragraph 5 within which to examine the title information acquired and to signify its willingness to accept the title, whereupon the transaction shall be concluded by the closing date as stated in paragraph 2. If the title is unmarketable or uninsurable, the SELLER shall have 30 days or a reasonable period of time within which to cure the designated defects in the title that render same unmarketable or uninsurable in the opinion of the PURCHASER or his said Agent, and the SELLER hereby agrees to use reasonable diligence in curing said defects, and upon the defects being cured and notice of that fact being given to the PURCHASER or his said Agent, this transaction shall be closed within 5 days of delivery of said notice or the closing date stated herein, whichever is later. Upon SELLER'S failure or inability to correct the unmarketability of the title within the time limit or a reasonable period of time, at the option of the PURCHASER, the SELLER shall deliver the title in its existing condition, otherwise the SELLER, holding the deposit shall return same to the PURCHASER upon demand therefore, and all rights and liabilities on the part of the PURCHASER arising hereunder shall terminate. Provided, however, that in the event of disagreement between the SELLER and PURCHASER as to the marketability of the title, the SELLER may offer a binder from a reputable and solvent title insurance company in this area, agreeing to insure said title against all exceptions other than those mentioned in this agreement and the standard printed exception, which binder shall be paid for by the SELLER.
- 7. SURVEY AND ENVIRONMENTAL REPORT: A. SURVEY: The PURCHASER shall have 30 days from the date of execution of this Contract to have the property surveyed at its expense. If the

survey shows any encroachments upon or shortages in the land herein described or that the improvements located on the land herein described encroach on the land of others, a copy of such survey shall be furnished to the other party and the SELLER shall have the time to cure such defect as the Contract allows to cure defects of title. Failure to so eliminate such encroachments shall be regarded as a default by the SELLER.

- B. ENVIRONMENTAL REPORT: (1.) Within 30 days of the execution date of this Contract, the PURCHASER may cause a Phase I environmental study to be conducted on the premises by a qualified engineer. Within 60 days of the execution date of this Contract, the PURCHASER may cause a Phase II environmental study to be conducted on the premises if the Phase I indicates the need. If the Phase I or Phase II environmental study conducted on the premises by a qualified engineer indicates the presence of environmental contamination, the PURCHASER shall have the option to rescind this agreement within 5 days of said 60 day period.
- (2.) The City will provide PURCHASER with copies of all environmental studies, if any, it currently has on file with respect to the premises. However, the City makes no representation of warranty as to the accuracy of any of the information provided in said reports. The City will further provide information to PURCHASER concerning any environmental conditions known at this time with respect to the premises and will represent and warrant to the best of its knowledge that the City is unaware of any other known environmental conditions. The City is unwilling to assume responsibility for contracting directly for a Phase I or Phase II environmental study of the premises, as the PURCHASER is more capable of determining what scope of work will be necessary to meets its needs. The PURCHASER shall confer with the Alachua County Environmental Protection Department as to the required scope of work. The Phase I or Phase II environmental study shall be undertaken by the PURCHASER on its own initiative and shall be done at the PURCHASER'S own expense.

#### 8. WARRANTIES AND COVENANTS OF SELLER:

- A. LITIGATION: SELLER covenants and warrants that, to the best of its knowledge, there are no suits, actions, or proceedings pending, whether involving governmental authority or private party, to which SELLER is a party and relating to the ownership or operation of the Premises, nor has SELLER any knowledge of any contemplated actions; and SELLER agrees to give PURCHASER prompt notice of any suits instituted between the date hereof and the closing date.
- B. SELLER'S OWNERSHIP: SELLER warrants and covenants that SELLER has title to the exclusion of all other persons or entities to the fee simple interest in the Premises, and the same shall be conveyed by SELLER to PURCHASER at the closing; that SELLER has an unrestricted right to so transfer, subject to approval, if required, by the Gainesville-Alachua County Regional Airport Authority; that there are no agreements, leases or understandings affecting the Premises or improvements thereon other than those that have been or will be disclosed by provisions of this agreement.
- C. COMPLIANCE WITH LAW: SELLER warrants and covenants that, to the best of its knowledge, there are no violations of federal, state, or local law, regulations or ordinances affecting the Premises and SELLER covenants to cure any and all such violations, if such are found to exist, prior to closing.
- D. ZONING: SELLER warrants and covenants that the Premises are presently zoned Industrial 2 (I-2). SELLER further warrants and covenants that it has no knowledge or information of any existing or anticipated federal, state, or county, municipal or other orders or actions which might adversely affect PURCHASER'S construction or proposed use, as applicable.
- E. CONDEMNATION: SELLER warrants and covenants that it has not received any written or official notice or otherwise been notified or have any knowledge of any condemnation proceedings against the whole or any part of the Premises.
- **9. POSSESSION** OF THE PREMISES: Possession of the Premises shall be delivered to PURCHASER at the time of closing.

#### 10. RISK OF LOSS:

Damage or Destruction to Premises: Risk of loss to the Premises, the subject matter of this Agreement, from fire or other casualty shall be borne by SELLER until closing. If the premises is substantially damaged or destroyed by fire or other casualty prior to the closing of this transaction, the PURCHASER may: (1.) Elect to proceed with the transaction, in which event the PURCHASER shall be entitled to all insurance money, if any, payable to the SELLER under any and all policies of insurance covering property so damaged or destroyed; or (2.) Elect to rescind this agreement in which event all parties hereto shall be released from all liability hereunder and total consideration (including interest) paid by Purchase shall be forthwith returned. If the PURCHASER elects to rescind this Agreement, PURCHASER shall notify SELLER in writing within 30 days after the PURCHASER has received written notice of such damage or destruction.

- 11. EMINENT DOMAIN: If, prior to the closing date, all or any part of the Premises shall be taken by any governmental authority under its power of eminent domain, PURCHASER shall notify SELLER in writing not later than 5 business days following such taking that PURCHASER will either:
- (1.) Take possession of the Premises on the closing date without any abatement or adjustments on the purchase price in which event SELLER shall assign its right to the condemnation award before the closing date; or
- (2.) To cancel this Agreement and in that event, any consideration or down payment, however held shall be refunded to PURCHASER and this Agreement shall be void and neither party shall have any further loss, cost, damage, and right or remedy against the other.
- **12. SELLER'S DOCUMENTS AT CLOSING:** The SELLER shall deliver to the PURCHASER at the closing, the following documents: (1.) Warranty Deed, conveying the Premises, executed and acknowledged as required by law, and with all documentary and revenue stamps (if any) in the proper amounts affixed thereto, at the SELLER'S expense, and (2.) No Lien Affidavit.

#### 13. SPECIAL CONDITIONS:

- Zoning: The parties acknowledge that the Premises are presently zoned Industrial 2 (I-2). It is an
  essential condition to the purchase of the Premises that this zoning for the Premises be suitable for the
  PURCHASER'S proposed development and use of the Premises, and that the governmental permits
  necessary for said development and use be secured by the PURCHASER with no guarantee given by the
  SELLER. This is a pre-condition to closing and a contingency of this contract.
- Nothing contained in this Agreement, or execution of the same, shall be deemed to either grant to or secure for PURCHASER any development rights, nor constitute approval of any structures or facilities PURCHASER intends to construct on the Premises. PURCHASER, at its own cost and expense, shall secure any necessary rights under applicable federal, state, county and municipal zoning, environmental, and land-use laws, regulations, and ordinances to develop and use the Premises. In the event that: (1.) A final determination disapproving or otherwise preventing PURCHASER from securing the Use Rights; or (2.) The Premises are suitably zoned for PURCHASER'S intended development and use and prior to the closing there is any change in the zoning of the Premises whereby the Premises cannot reasonably be used for said intended purposes; or (3) The Use Rights are secured and prior to the closing there is any change in the Use Rights whereby the premises cannot reasonably be used for PURCHASER'S intended development and use; then and in any such event the PURCHASER shall have the option to rescind the Agreement without further liability or obligation and receive the return of all deposits and any other sums paid to the date of such rescission. PURCHASER agrees to abide by all federal, state, and local laws, rules regulations and ordinances with regard to the development of this land, including but not limited to Federal regulations regarding height restrictions.
- OTHER REQUIREMENTS: It is further understood and agreed that PURCHASER shall have the right to rescind this Agreement for any of the reasons set forth in the following provisions:

   (1) SOIL LOAD REQUIREMENTS: The soil is determined by PURCHASER to be unsuitable for the support and construction of a facility within the PURCHASER'S project specifications and parameters.
   (2) UTILITIES: PURCHASER is unable to obtain legally binding commitments satisfactory to PURCHASER from the appropriate private entities and city, county, state or other governmental

authorities for the procurement of and access to natural gas, electricity, water, sewer and other utility services necessary for the present and future requirements for the construction and operation of PURCHASER'S use. Available Utilities shall consist of the following at a minimum, water, sewer, electric (1200 amp, 3 phase, 208 volt), and high speed optic access – all within the right of way of public roads immediately adjacent to the premises, between property line and back of curb on premises side of road.

(3) EASEMENTS: Any drainage, utility or other easements adversely affecting the lay out and construction or PURCHASER'S proposed use.

In the event PURCHASER should rescind this Agreement for any reasons set forth above, then PURCHASER shall, without any further liability or obligation, receive a return of all deposits and any sums paid to date of such rescission.

- **14. NOTICE:** Any and all notices or demands by or from SELLER to PURCHASER, or PURCHASER to SELLER, shall be in writing. They will be served by certified mail. If served by certified mail, service shall be conclusively deemed made forty-eight (48) hours after the deposit thereof in the United States Mail, postage prepaid, addressed to the party to whom such notice or demand is to be given, as hereinafter provided, and the issuance of the registry receipt therefore.
  - A. Any notice or demand to SELLER may be given at the following address:

AS TO CITY:

Attention: City Manager

City of Gainesville P.O. Box 490, MS 6

Gainesville, Florida 32602-0490

COPY TO:

Attention: City Attorney

City of Gainesville P.O. Box 490, MS 46

Gainesville, Florida 32602-0490

B. Any notice or demand to the Gainesville-Alachua County Regional Airport Authority (GACRAA) may be given to the following address:

AS TO GACRAA:

Attention: Chairman of the Board Gainesville-Alachua County Regional

Airport Authority 3880 N.E. 39th Avenue Gainesville, Florida 32609

C. Any notice or demand to PURCHASER may be given to the following address:

AS TO PURCHASER:

Trachtenberg Enterprise Group, Inc.

10858 Southeast County Road 221

Starke, Florida 32091

- 15. X (Check If Applicable) REAL ESTATE COMMISSION: SELLER and PURCHASER each represent that they have dealt with no broker or finder in connection with this Agreement.
  16. PARTIAL INVALIDITY: If any term, covenant, condition or provision of this Agreement or the
- **16. PARTIAL INVALIDITY:** If any term, covenant, condition or provision of this Agreement or the application thereof to any person or circumstances shall, at any time or to any extent, be invalid or unenforceable, the remainder of this Agreement, shall not be affected thereby, and all other terms, covenants, conditions and provisions of this Agreement shall be valid and be enforced to the fullest extent permitted by law.
- **17. CLOSING DATE:** Closing of the purchase and sale of the Premises (the "Closing") shall occur at Alachua County Abstract Company in Gainesville, Florida on or before November 25<sup>th</sup>, 2005 (the "Closing Date"), as stated in paragraph 2, unless extended in writing by the parties.
- 18. **DEFAULT:** If PURCHASER fails to perform this Contract within the time hereinabove specified, time being of the essence of this Contract, the SELLER shall have the right and option upon 5 days written notice to the PURCHASER to terminate this Contract, and the SELLER shall be relieved of all obligations under this contract.
- 19. ENTIRE AGREEMENT: This Agreement and exhibits \_\_\_\_\_ thereto, constitute the entire understanding between the parties hereto with respect to the subject matter hereof and cannot be changed, modified, amended, terminated or any provision hereof waived except by an instrument in writing signed by the parties hereto.
- **20. CAPTIONS:** The parties mutually agree that the headings and captions contained in this Agreement are inserted for convenience of reference only and are not to be deemed part of or to be used in construing this Agreement.
- **21. COUNTERPARTS:** This Agreement may be executed in several counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- **22. GOVERNING LAW:** The Laws of the State of Florida shall govern this Agreement, venue in Alachua County, Florida.
- 23. ASSIGNABILITY: Neither party shall assign its rights under this Agreement.
- 24. APPROVALS: This Agreement is contingent upon approval by the Gainesville City Commission and the concurrence of the Gainesville-Alachua County Regional Airport Authority.

IN WITNESS WHEREOF, the SELLER and PURCHASER have caused this Agreement to be duly executed by their authorized officers with their respective corporate seals affixed on the date first set forth above.

SELLER:				
Barbara Lipscomb Interim City Manager	 Date			

#### STATE OF FLORIDA COUNTY OF ALACHUA

The foregoing instrument was acknowledged be		day of	3	, 2004,
who is persona		to me or	who has	produc
as identification and who	m did not take	an oath.	2	
		ja .		
	NOTARY	PURUIC		
	NOTAKI	1 Oblic		
	(Notary Pu	ıblic print name)		
Til .	My Comm	ission expires on:		
WITNESSES:			,	
WITINESSES.		41		
Name	-	Date		
Name	3	Date		
runic		Date		
APPROVED AS TO FORM AND LEGALITY				
а				
an "				
	5			
Minion Dadam	-	Б.		
Marion Radson City Attorney		Date		
City of Gainesville				
,				
CONCURRED BY:				
	·			
Name		Date	24	£0.
Chairman of the Board				
Gainesville-Alachua County Regional Airport Authority				
				lê.
Name	*	Date		
Secretary/Treasurer		_ ~~		
Gainesville-Alachua County Regional Airport Authority				

PURCHASER:		
Styn Jung		11/22/4
Title President/	ray Enterprise Grap, I	Date ————————————————————————————————————
BY:	<del></del>	Date
Title Company		~
STATE OF Floridg COUNTY OF Alach	)	
	91	7 - (1 - 1
PERSONALLY appe saw the corporate seal of Ira	ared before me Stophen M.	Irachten bergwho being duly sworn, says that (s) his ted to the foregoing instrument and that (s) he also say
	(Assistant) Secretary of said co	orporation sign and attest the same and that (s) he with
corporation.	witnessed the execution a	and delivery thereof as the act and deed of the said
		( Hotel Black
, Alman	PATRICIA A TARALLO	NOTARY PUBLIC
140(0	ry Public, State of Florida	NOTALL TODAY
(	Comm. No. DD 226801	(Notary Public print name) My Commission expires on:
		wy Commission expires on:
WITNESSES:		
WITTNESSES.		
Stephanisk L	nauay	11/22/04
Name		Dáte
Mywelkan	sylly	11/22/04
Name	1 1	Date

#### EXHIBIT A

#### Legal Description

Lot Three (3), AIRPORT INDUSTRIAL PARK, UNIT I, as per plat thereof recorded in Plat Book "Q", Page 31, of the Public Records of Alachua County, Florida.

Search Date: 12/1/2004 at 5:06:28 PM - Data updated: 11/28/04 Parcel: 08162-003-000

Taxpayer:

CITY OF GAINESVILLE

Mailing:

% CITY ATTORNEYS OFFICE

PO BOX 1110

GAINESVILLE, FL 32602

Location:

Sec-Twn-Rng: Use:

23-9-20

VACANT INDUSTRIAL

Tax Jurisdiction: Gainesville

23-9-20

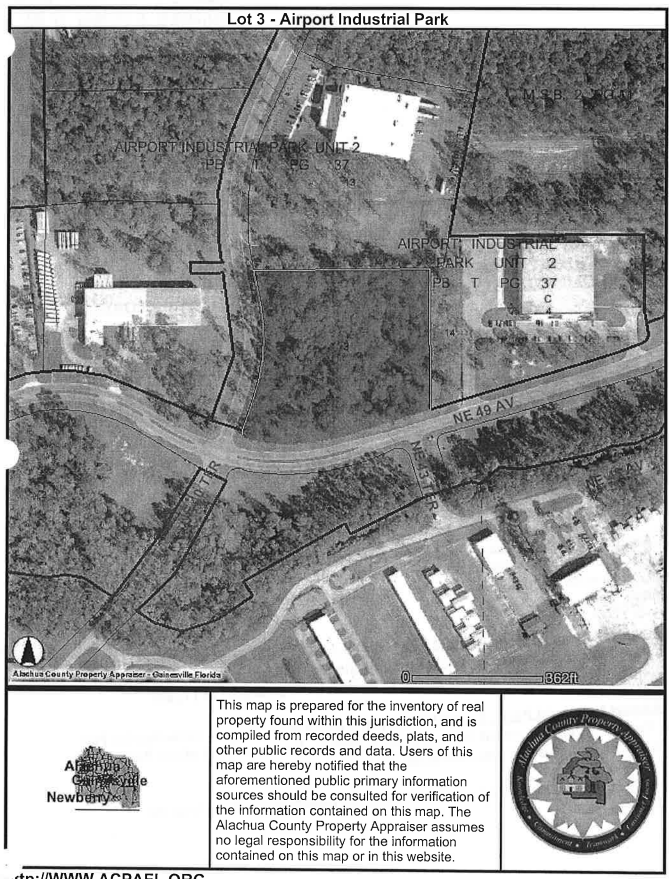
Subdivision:

AIRPORT INDUSTRIAL PARK UNIT I

Le	egal: A	IRPORT	INDUSTI	RIAL PARK	UNIT 1	PB Q-31 LOT 3	
----	---------	--------	---------	-----------	--------	---------------	--

	Assessment History									
Year	Use	Land	Building	Misc	Total	SOH Deferred	Assessed	Exempt	Taxable	Taxes
2004	VACANT INDUSTRIAL	100000	0	0	100000	0	100000	100000	О	Taxes
2003	VACANT INDUSTRIAL	100000	0	0	100000	0	100000	100000	0	- 0
2002	VACANT INDUSTRIAL	92500	0	0	92500	0	92500	92500	0	0
2001	VACANT INDUSTRIAL	92500	0	0	92500	0	92500		0	0
2000	VACANT INDUSTRIAL	92500	0	0	92500	0		92500	0	0
1999	VACANT INDUSTRIAL	92500	0	0	92500	0	92500	92500	0	0
1998	VACANT INDUSTRIAL		- 0	- 0		- 0	92500	92500	0.	0
1990	<del></del>	92500	0	0	92500	0	92500	92500	0	0
1997	VACANT INDUSTRIAL	30000	0	0	30000	0	30000	30000	0	
1995	VACANT INDUSTRIAL	30000	0	0	30000	0	30000	30000	0	0

Land Use Zoning Acres VACANT INDUSTRIAL 2004 Certified Land Value: 100000



...tp://WWW.ACPAFL.ORG

EXHIBIT B

RECORDED IN OFFICIAL RECORDS
INSTRUMENT # 1908414 27 PGS
2003 FEB 13 12:42 PM BK 2605 PG
J. K. "BUDDY" IRBY
CLERK OF CIRCUIT COURT
ALACHUA COUNTY, FLORIDA
CLERK2 Receipt#126526

After Recording, please return to
Walter Mathews, IV, Assistant City Attorney
Office of the City Attorney
City of Gainesville
200 East University Avenue, Suite 425
Gainesville, Florida 32602

# SECOND AMENDED AND RESTATED DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR THE AIRPORT INDUSTRIAL PARK: UNIT I, UNIT II, AND UNIT III LOCATED IN THE CITY OF GAINESVILLE, ALACHUA COUNTY, FLORIDA

This Second Amended and Restated Declaration of Protective Covenants and Restrictions for the Airport Industrial Park: Unit I, Unit II, and Unit III (hereinafter Restated Declaration) is made this / day of GAINESVILLE, FLORDA, a municipal corporation of the State of Florida (hereinafter referred to as "Declarant").

#### WITNESSETH:

WHEREAS, Declarant is the owner of the real property more particularly described as follows, to wit:

Airport Industrial Park: Unit I - This plat consists of 79.69 acres, as recorded in Plat Book Q, Pages 31 and 32, Public Records of Alachua County, Florida. For the purpose of this Restated Declaration, Unit I consists of Lots 1 through 7 inclusive, but excludes Lots 8 through 10 inclusive.

Airport Industrial Park: Unit II - This plat consists of 33.47 acres, as recorded in Plat Book T, Page 37, Public Records of Alachua County, Florida. For the purpose of this Restated Declaration, Unit II consists of Lots 12, 13, and 14 inclusive, but excludes Lot 11; and

Airport Industrial Park: Unit III - This plat consists of 45.80 acres, as recorded in Plat Book T, Page 88, Public Records of Alachua County, Florida. For the purpose of this Restated Declaration, Unit III consists of Lots 20 through 23.

(The property in Unit I, Unit II and Unit III are hereinafter collectively referred to as the "Property"); and

WHEREAS, the total acreage of the Property is 93.35 acres, less and except all roadways and rights-of-way; and

WHEREAS, the Declarant owns a total of 49.06 acres of Property in Unit I, Unit II and Unit III; and

WHEREAS, Nordstrom, Inc., a corporation of the State of Washington (hereinafter referred to as "Nordstrom"), owns a total of 24.65 acres of Property in Unit III; and

WHEREAS, Declarant and Nordstrom (herein collectively referred to as the "Aggregate Owners") own in the aggregate at least sixty-six and 2/3% (66 2/3%) of the total acreage of the Property (to the nearest one-hundredth of an acre), less and except all roadways and rights-of-way. Thus, pursuant to the Restated Declaration, Aggregate Owners shall have the right to establish and declare such amendments, modifications and supplements to this Restated Declaration, or to rescind this Restated Declaration, as such Aggregate Owners shall from time to time deem to be appropriate and which are in compliance with the restrictions and easements of record and the regulations of all agencies with appropriate governmental jurisdiction.

WHEREAS, This Restated Declaration for the Property is intended to, and shall, supersede and replace in its entirety the Amended Declaration of Protective Covenants and Restrictions for the Airport Industrial Park: Unit I and Unit II, recorded in Official Records Book 2107, Page 2049, of the Public Records of Alachua County, Florida and Addition of Airport Industrial Park: Unit III, recorded in Official Records Book 2166, Page 764, of the Public Records of Alachua County, Florida; and

WHEREAS, Declarant desires to develop a high quality light industrial and business park on the Property presently known as Airport Industrial Park; Unit I, Airport Industrial Park; Unit II, and Airport Industrial Park Unit III, and to provide for the maintenance, preservation, control and proper development of the Property, including, without limitation, provisions for the physical appearance and compatibility of individual building sites and improvements constructed thereon; and

WHEREAS, Declarant deems it desirable to protect the owners of building sites within the real property against improper development and use of surrounding sites and buildings as would impair or depreciate the value thereof; and

WHEREAS, Declarant desires to provide adequate setbacks, signage controls, landscaped areas, off-street parking and loading facilities in order to promote the general welfare of the Property; and

WHEREAS, Declarant desires to subject the Property to the covenants, restrictions, easements, agreements, charges and liens hereinafter set forth, each of which is for the protection and benefit of the Property and for the benefit of all subsequent owners of any part of the

Property and shall inure to the benefit of and run with the title to the Property;

NOW, THEREFORE, Declarant hereby declares that the Property is subjected to this Restated Declaration, and the Property shall be held, transferred, sold, conveyed, used, occupied and encumbered subject to this Restated Declaration and subject to the covenants, restrictions, easements, agreements, charges and liens hereinafter set forth; provided, however, that any portions of the Property which shall hereafter be dedicated to the City of Gainesville, Florida for public right-of-way purposes or other public purposes shall not then be further subject to this Restated Declaration. Every grantee or beneficiary of any interest in any portion of the Property, by acceptance of a deed, lease, or other conveyance or transfer of such interest, whether or not it shall be as expressed in any such deed or other conveyance or transfer and whether or not such grantee or beneficiary shall consent in writing thereto, shall take title to such property subject to this Restated Declaration and to the terms and conditions hereof and shall be deemed to have assented to the terms and conditions hereof, whether or not any reference to this Restated Declaration is contained in the instrument by which such person or entity acquires its interest in any portion of the Property. All development, construction and building on said lots shall be in compliance with the City of Gainesville's Land Development Code, as now enacted or hereafter amended. No construction shall begin unless proper permits have first been obtained from duly authorized officials of agencies with appropriate governmental jurisdiction.

#### ARTICLE I DEFINITIONS

"Declarant" - for purposes of this instrument shall mean the City of Gainesville, Florida, its successors and assigns unless the context indicates otherwise.

"GACRAA" - shall mean and refer to the Gainesville - Alachua County Regional Airport Authority, created by Chapter 86-469, Special Acts, Laws of Florida 1995, as amended by Chapter 89-433 and 95-457, Special Acts, Laws of Florida.

"Owner" - shall mean any person, or entity, receiving any deed, lease, or other instrument conveying any right, title, or other interest or ownership in the property subject to this Declaration, including heirs, assigns, and all other successors in interest.

"Property" or "Building Sites" - shall mean any portion of the real property, conveyed or leased to an Owner by Declarant or GACRAA, respectively, described as follows:

Lots 1 through 7 inclusive (excluding Lots 8 through 10 inclusive), of the Airport Industrial Park: Unit I, as recorded in Plat Book Q, Pages 31 and 32, Public Records of Alachua County, Florida.

Lots 12, 13 and 14 inclusive (excluding Lot 11), of the Airport Industrial Park: Unit II, as recorded in Plat Book T, Page 37,

Public Records of Alachua County, Florida.

Lots 20 through 23, of the Airport Industrial Park: Unit III, as recorded in Plat Book T, Page 88, Public Records of Alachua County, Florida.

"Restated Declaration" - shall mean this Second Amended and Restated Declaration of Protective Covenants and Restrictions for the Airport Industrial Park: Unit I, Unit II, and Unit III, located in the City Of Gainesville, Alachua County, as it may from time to time be amended or supplemented.

"Restrictions" - shall mean the covenants, conditions, and restrictions set forth in the Declaration.

"Land Development Code" - shall mean Chapter 30 of the Code of Ordinances of the City of Gainesville, Florida, or as may be amended from time to time.

#### ARTICLE II GENERAL CHARACTER AND PURPOSES OF CONDITIONS

Section 2.01. It is the intent of these Protective Covenants to provide conditions, covenants, restrictions, reservations, standards and easements to insure that the Airport Industrial Park will always be maintained as an attractive park-like setting for industry with ample landscaped open areas; attractive high quality structures; proper and desirable uses and appropriate development and improvement of all property; to protect the Owners, lessees and sublessees of property against improper and undesirable use of surrounding property; to protect against depreciation in value of property, to guard against erection of structures built of improper or unsuitable materials or design, to encourage the erection of attractive improvements with appropriate locations; to prevent haphazard and inharmonious improvement of property; and to provide generally a quality development.

# ARTICLE III PERMITTED AND PROHIBITED USES AND ACTIVITIES

Section 3.01. The Property shall be used solely for the purposes of light industrial development, offices, research, display, warehousing, distribution, laboratories, assembly and processing, jobbing, wholesaling and other uses normally associated with the light manufacturing, assembly and distribution found in a high quality light industrial or business park. All uses shall additionally comply with the regulations of all agencies with appropriate governmental jurisdiction. If such permitted uses of this Declaration are inconsistent with the Declarant's Land Development Code, the standards herein contained shall be deemed cumulative and in addition to said Land Development Code, and not in lieu of any such regulations.

Section 3.02. Prohibited Uses and Activities. No noxious or offensive trades, services or

activities shall be conducted on the Property or any portion thereof that may be or become a public nuisance or annoyance to GACRAA, the City of Gainesville, or other Owners of any portion of the Property by reason of excessive emission of odors, fumes, smoke, vibrations, dust, glare, wastes or noise. No air pollutant or odorous matter shall be discharged or emitted into the atmosphere from any source in such quantities as to be readily detectable at any point beyond the individual tract or lot line to produce a public nuisance or health hazard. Any condition or operation that results in the creation of odors or air pollution of such intensity and character is prohibited.

Notwithstanding any provision set forth in any law, ordinance or regulation, the use of any portion of said property for any of the following purposes is expressly prohibited: rendering plants, poultry processing plants, junk yards, chemical producing or manufacturing plants, cement plants, heavy manufacturing purposes, foundries or any other industry or business which is or becomes a nuisance by reason of the excessive emission of smoke, dust, noise, glare, odor, fumes or vibrations.

- Section 3.03. Temporary offices, storage sheds, trailers, barricades, fences, and the like will be permitted as necessary during the construction period of a permanent building.
- Section 3.04. All areas which involve the use and/or storage of flammable or explosive material shall be adequately provided with safety and fire-fighting devices as required by regulations of all agencies with appropriate governmental jurisdiction. No use or storage of flammable and/or explosive material which increases the insurance rates of adjoining property shall be permitted.
- Section 3.05. Handling and disposing of hazardous materials and solid wastes shall be in conformance with all applicable federal, state or local laws, ordinances, rules or regulations, now or hereinafter in effect. The term "hazardous materials" includes but is not limited to materials defined as "hazardous waste" under the Federal Resource Conservation and Recovery Act and similar state laws, or as "hazardous substances" under the Federal Comprehensive Environmental Response, Compensation and Liability Act or similar state laws. Hazardous materials include but are not limited to solid, semi-solid, liquid or gaseous substances that are toxic, ignitable, corrosive, carcinogenic or otherwise dangerous to human, other animal, or plant health and well-being. Examples of hazardous waste include paints, solvents, chemicals, petroleum products, batteries, transformers and other discarded man-made materials.
- Section 3.06. It is expressly announced that Declarant has and maintains underground water well fields in the general area of the property described in this Declaration, which well fields are vital and necessary for the supply of water to the community and citizens of Alachua County. No use of the property shall be conducted which in any way would cause pollution or in any other manner cause contamination of this underground water supply.

#### ARTICLE IV PLAN REVIEW AND WAIVER

Section 4.01. No building, structure or other improvement shall be erected, placed, or altered on

any building site until the building or other improvement plans, specifications and site plan showing the location of such building or improvements on the particular building site have been submitted to and approved in accordance with the City of Gainesville's Land Development Code. Additionally, prior to the issuance of any development order, GACRAA shall have the right to review and comment on any plans submitted to the Declarant as relates to compliance with this Declaration.

Section 4.02. GACRAA shall have the right to waive or vary the Restrictions in particular respects whenever in its opinion such waiver or variance will not be detrimental to the intent and purpose of this Declaration. In reviewing an application for waiver or variance GACRAA shall apply the following criteria, as applicable:

- (a) Conformity and harmony of external design with existing or other proposed structures upon the Property and upon adjacent properties and uses;
- (b) The location of the improvements on the building site and the location of any building improvement on adjacent properties;
- (c) The effect of the anticipated use thereof upon adjacent structures, uses and operations;
- (d) The location of any proposed improvements, buildings or structures with respect to the topography, grade and finished ground elevation of the Property and adjacent properties;
- (e) The general purpose and effect of the standards provided in this Declaration; provided, however, that GACRAA shall not be liable for damages by reason of mistaken judgment or negligence of itself, its agents or employees, arising out of or in connection with the approval or disapproval of any such waiver or variance.
  - Section 4.03. All improvements upon the Property shall be constructed in conformity with the regulatory requirements of all agencies with appropriate governmental jurisdiction.
  - Section 4.04. All construction work shall, upon approval by Declarant of the plans therefore, be commenced and completed with due diligence and dispatch, and upon completion the site shall be fully landscaped as provided in such plans.
  - Section 4.05. The terms and conditions of this ARTICLE IV, and all approval rights contained herein, shall remain in full force and effect notwithstanding the loss, damage or destruction, by whatever cause, of all or any portion of the improvements constructed in accordance with this ARTICLE IV. Any subsequent reconstruction, renovation, refurbishing or rebuilding of any such loss, damaged or destroyed improvements shall be performed and completed in accordance with the terms of this Declaration, including, without limitation, the terms and conditions of this ARTICLE IV.

#### ARTICLE V SETBACKS AND BUILDING TO LAND RATIOS

### Section 5.01. Minimum Setbacks

#### Buildings:

- a. From public street: Fifty (50) feet
- b. From side interior property line: Twenty (20) feet
- c. From rear property line: Ten (10) feet

# Parking areas or Internal private Driveways:

a. Ten (10) feet from any property line

Section 5.02. No loading docks shall face any public street unless said loading dock is screened or bermed to insure that said loading dock is not visible from the public street. Owners should minimize visibility of loading docks from any public street by using appropriate landscape buffers.

Section 5.03. Only driveways, parking spaces and landscaped areas shall be permitted in the area between building structures and the front property line.

Section 5.04. No building or other structure shall be constructed which will cover more than sixty percent (60%) of the total land area of a building site. Parking and building area together may not exceed seventy percent (70%) of the total land area of the site.

#### ARTICLE VI BUILDINGS, MATERIALS AND CONSTRUCTION

Section 6.01. N.E. 49th Avenue - Exterior of any building facing NE 49th Road shall be of face brick, common brick, stone, split-face concrete block, exposed aggregate concrete, tilt-up concrete, glass, or any combination thereof. When expansion of the building is programmed to occur within four years of the original construction, or each subsequent expansion, the proposed expansion wall of the building can temporarily be constructed of steel building products. However, these steel building products shall be replaced by the materials hereinabove set forth within four years of the original construction if no expansion occurs.

Section 6.02. N.E. 40th Terrace and N.E. 49th Terrace - In addition to the exterior building materials provided in Section 6.01 above, insulated steel panels can be utilized as a building product

on facilities which have access to and from NE 40th Terrace and NE 49th Terrace.

- **Section 6.03**. Colors and textures of exterior building structures shall be harmonious and compatible with the colors of other buildings within the Property, subject to the approval of the Declarant's appropriate reviewing body.
- Section 6.04. All exterior surfaces shall have a finished treatment. The use of two or more colors is strongly encouraged to enhance the building exterior and to create design accents. Building and architectural details (including flashing and down spouts) shall have a color that compliments or accents the main building.
- Section 6.05. The use of fascias, canopies, and other multi-dimensional exterior features is encouraged in order to break up large, uniform wall surfaces. Such features should be in proportion to the wall heights and building mass.
- Section 6.06. A parapet, fascia, or comparable architectural detail shall be provided to screen pitched roofs, roof-mounted utilities, and varying roof lines.
- Section 6.07. The principal building on any lot shall cover a minimum ground area of ten thousand (10,000) square feet.
- Section 6.08. All buildings shall be constructed in such a way as to be expandable, to the maximum building size permitted for the lot unless prohibitive due to restrictive easements or excessive topography.
- **Section 6.09.** All utility service lines shall be underground. Service lines that must cross the right-of-way shall be perpendicular and shall be constructed by jack and bore.

#### ARTICLE VII PARKING

- Section 7.01. Parking on public right-of-way or on any public roadway is not permitted.
- Section 7.02. Parking spaces, truck docks and curb cuts shall be so located that there shall be no maneuvering in any adjacent street or right-of-way. Driveways, parking areas and loading spaces shall be paved with concrete or asphalt and shall be curbed and guttered.

#### ARTICLE VIII GRADING AND LANDSCAPING

Section 8.01. All open areas on any property not used for building, structures, parking, access roads and loading areas shall be suitably graded and drained and shall be seeded and maintained in

grass, and shall be further landscaped with trees and shrubs so as to provide a park-like setting.

Section 8.02. Materials resulting from clearing, grubbing and demolition operations and all other debris shall be promptly removed from the property.

Section 8.03. A development shall not adversely affect the developed or undeveloped neighboring property. Finished grading shall be such as to prevent ponding of water on the site and on adjacent property. Stormwater runoff is to be controlled and directed to the existing stormwater system.

#### ARTICLE IX SIGNAGE AND LIGHTING

- **Section 9.01.** No sign shall be installed by an Owner on a building or building site within the Property until plans for said sign are approved and the appropriate permit is issued by the Declarant.
  - Section 9.02. Signs shall be internally illuminated or by exterior shielded spot lighting.
- Section 9.03. Signs shall not be illuminated by exposed tubes, bulbs or similar light sources, nor may they be of the rotating, flashing, blinking, fluctuating, portable or other animated type signage.
- Section 9.04. All exterior signage and lighting shall be installed and operated so as to prevent any nuisance to adjoining properties, nearby buildings, or to traffic upon any public street or to aircraft in flight.

# ARTICLE X STORAGE AREAS, SCREENING AND FENCING

- Section 10.01. Garbage and refuse containers shall be concealed and contained within the buildings or shall be concealed and contained by means of a screening wall of material similar to and compatible with that of the building. These elements shall be integral with the concept of the building plan, be designed so as to not attract attention, and shall be located in the most inconspicuous manner possible. No materials, supplies or equipment shall be stored in any area on a building site except inside a closed building, or behind a visual barrier screening such areas so that they are not visible from neighboring building sites, common areas or public streets.
- Section 10.02. Declarant's appropriate reviewing body may require barrier screening if suitable to screen the developing property from neighboring properties or public streets. The use of fencing along the entire perimeter of a lot is not permitted.
  - Section 10.03. All roof-mounted mechanical equipment, utility installations, duct work, radar

equipment, radio or television antenna, satellite dish, or any other devices which project vertically more than 1 1/2 feet above the roof or roof parapet shall be screened by a solid visual barrier which is detailed consistent with the building.

#### ARTICLE XI SITE AND BUILDING MAINTENANCE, LIENS

Section 11.01. Every Owner of a developed site within the Property shall maintain all buildings, landscaping, fences, drives, parking lots and other structures and improvements located thereon in good and sufficient repair, and said Owner shall keep such premises planted, the lawns cut, shrubbery trimmed, windows cleaned and glazed and otherwise maintain such sites in an aesthetically pleasing manner. All areas upon any such site shall be free at all times from debris, papers, excessive leaves, branches and trash of all kinds. Any structure, landscaping, driveway or parking lot in any site within the Property which is damaged by the elements, vehicles, fire or any other cause either:

- (a) Shall be repaired by the Owner of such site as promptly as the extent of damage will permit, or
- (b) Shall be removed by the Owner of such site so as to maintain an aesthetically pleasing appearance.

Any building or structure located upon any site within the Property, which should become vacant for any reason shall be locked and completely secured in order to prevent the entrance therein by unauthorized persons.

Section 11.02. Upon notification by Declarant or GACRAA to any Owner of any site within the Property that said building or site occupied or owned by such party does not conform with the requirements of this Declaration, such person or entity shall, within 5 business days after written notice for the grounds maintenance, and within fifteen (15) working days for building repair and maintenance, cause such site or building to conform with the requirements of this Declaration. In the event of noncompliance, Declarant or GACRAA may cause such building or site to conform herewith at the expense of the Owner of said property, and any monies expended by Declarant or GACRAA in so doing shall be:

- (a) The personal obligation of the Owner of said building site within the Property at the time when the expenses are incurred by Declarant or GACRAA, and
- (b) A charge and continuing lien on the building site in question against which each such expense is made.

Any monies expended by Declarant or GACRAA shall bear interest from date of disbursement until paid at the highest rate allowed by law and shall be paid by such owner or tenant to Declarant or

GACRAA within fifteen (15) days after receipt of notice of the amount due. If such Owner shall fail to reimburse the entity performing the work or Declarant or GACRAA, said amount and interest thereon shall constitute a lien upon the Property enforceable as any other lien upon the recordation by Declarant or GACRAA or its agent of a claim of lien setting forth the amount due, a description of the Property intended to be encumbered and referring to the terms of this Section. Said lien shall also secure all cost of collection, including, without limitation, court costs and attorneys' fees (including costs and fees upon appeal). Said lien may be foreclosed in the same manner as a mortgage upon real estate, or Declarant or GACRAA, without waiving the right of foreclosure, may pursue collection directly against the affected Owner. Notwithstanding the foregoing, said lien shall be prior and superior to all other liens, except that the same shall be subordinate and inferior to (a) all liens for taxes or special assessments levied by County or State Governments or any political subdivision or special district thereof and (b) all liens, including but not limited to, mortgages and other security instruments which secure any loan for any part of the purchase price of the Property and/or improvements placed thereon filed for record prior to the date when such amounts become due and payable. No foreclosure shall free any Property from the liens thereafter becoming due and payable, nor shall the personal obligation of the Owner foreclosed be extinguished by any

#### ARTICLE XII RIGHT OF REPURCHASE

Section 12.01. If after the expiration of two years from date of execution of a deed of conveyance or other instrument conveying title from Declarant to an Owner, the Owner shall have failed to commence a building or structure on the property conveyed, required to be constructed as a condition of the sale agreement between Declarant and Owner, then title to said property conveyed shall revert back to the Declarant, unless time for commencement of said building or structure is otherwise extended by Declarant.

- (a) Said reverter shall be accomplished upon the adoption of a resolution of the Declarant declaring that the subject property has reverted to Declarant by reasons of the failure of the particular Owner to complete construction of the required building or structure within the required time limit.
- (b) Declarant shall further, within 45 days of the adoption of said resolution, tender to Owner (or his successors in interests, assigns, etc.) a check in an amount equal to the purchase price paid to the Declarant by the Owner for the subject property, less any real estate commission paid by Declarant resulting from the sale to Owner, and less any credits or refunds paid to Owner by the Declarant. Said check shall be made payable and tendered directly or by mail to the last known address of the owner of record of the subject property as of the date of tender, and the fact of such tender shall be set forth in the resolution required in (a) above.
- (c) a copy of said resolution, which shall contain the legal description of the reverted

property, shall within 10 days after passage thereof be recorded upon the public records of Alachua County, Florida, and upon recording shall constitute prima facie evidence of the reversion of said property to Declarant.

Declarant may by appropriate resolution extend the aforesaid 2-year time limitation if in its discretion good cause therefore is shown by Owner.

Once having commenced construction, an Owner shall diligently proceed to complete such construction without delay.

Prior to construction and completion of the initial building and improvements, required herein and as approved by the Declarant, the property shall not be leased, sold, conveyed or otherwise transferred to any third party, and Owner hereby and by acceptance of deed agrees that no lease, sale, transfer or other conveyance shall be agreed to or consummated prior to completion of said building improvements, except that the property, with clear title thereto, may be returned to Declarant for refund in an amount equal to the purchase price paid the Owner less any real estate commissions paid by Declarant, and less any credits or refunds paid to Owner by the Declarant.

#### ARTICLE XIII DIVISION OF LOTS

**Section 13.01.** Property may be further divided or subdivided, provided, however, Owner by acceptance of any deed or conveyance agrees not to divide, subdivide, sell, convey, or lease the property or any part thereof, in lesser size than 2 contiguous acres. Nothing herein contained shall be deemed to prohibit the consolidation of two or more lots into a larger building site under one ownership

#### ARTICLE XIV DURATION OF RESTRICTIONS

Section 14.01. The Restrictions of this Declaration shall run with the title to and bind the Property, and shall inure to the benefit of and be enforceable by Declarant, GACRAA, or the Owner of any portion of the Property, or the respective legal representatives, heirs, successors and assigns thereof, for a period of twenty (20) years from the date of recordation of this Declaration in the Circuit Court Clerk of Alachua County, Florida. Upon the expiration of said 20-year period, this Declaration shall be automatically renewed and extended, as permitted by the laws of the State of Florida, for successive renewal periods of ten (10) years each unless expressly terminated by an instrument executed by Declarant or its successors in interest and duly recorded in the aforesaid Records of Alachua County, Florida.

#### ARTICLE XV ENFORCEMENT OF RESTRICTIONS

Section 15.01. Enforcement of the Restrictions contained herein and of any other provisions hereof shall be effected, at the election of the party seeking enforcement thereof, by

- (a) Proceedings at law against any person or persons violating or attempting to violate such covenants, restrictions or provisions, or
- (b) Injunction or restraining order in equity to enforce compliance herewith, or
- (c) Suit for damages, or
- (d) By an appropriate proceeding at law or in equity against the land or the owner or occupant thereof to enforce any lien, charge or obligation arising by virtue hereof.

The failure of Declarant, GACRAA, or of any Owner to enforce any of said Restrictions when, in its reasonable opinion, such waiver or variance will not be detrimental to the development of the Property as a high quality light industrial and business park, shall in no event be deemed a waiver of its rights to enforce said Restrictions thereafter. All remedies provided in this Declaration, or at law or in equity, shall be cumulative and not exclusive.

#### ARTICLE XVI RESERVATION OF EASEMENTS AND RIGHTS-OF-WAY

Section 16.01. The Declarant reserves unto itself, its successors and assigns, for the use and benefit of the public, a right of flight for the passage of aircraft in the airspace above the surface of the real property hereinabove described, together with the right to cause in said airspace such noise as may be inherent in the operations of aircraft, now known or hereafter used, for navigation of or flight in the said airspace, for use of said airspace for landing on, or taking off from or operating on the Gainesville Regional Airport.

Section 16.02. Easements for installation and maintenance of utilities and drainage facilities are dedicated as shown on the recorded plats described in the preamble to these restrictions. Within these easements no structure, planting, or other materials shall be placed or permitted to remain that may damage or interfere with the installation and maintenance or operation of utilities whether, without restriction, electric, water, wastewater, gas or telecommunications, or that may change the direction of flow of drainage channels in the easements, or that may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained by the Owner of the lot, except for those improvements for which a public authority or utility is responsible.

Section 16.03. Owners, their successors and assigns, by acceptance of a deed of conveyance,

agree to restrict the height of buildings, structures, objects of nature growth and other obstructions on the property so as to comply with criteria or standards prescribed Federal Aviation Administration (FAA)Regulations, Part 77, or as it may be amended from time to time, and any other lawful authority having such jurisdiction over the property, and shall prevent any use of the property which would interfere with or adversely affect the landing or takeoff of aircraft at the Gainesville Regional Airport or interfere with air navigation or communication facilities serving the Gainesville Regional Airport, or otherwise constitute an airport hazard, or interfere with the operation or maintenance of the Gainesville Regional Airport, or shall in any way be in violation of or inconsistent with prevailing FAA regulations or other easements or restrictions of record.

Section 16.04. Nothing contained herein or in any conveyance deed or plat shall be construed to be a conveyance to an Owner of any right to property located in any public right-of-way, street or service road, or any other right-of-way property owned by the Declarant.

### ARTICLE XVII AMENDMENTS AND RESCISSION

Section 17.01. Owners, including Declarant and GACRAA, owning in the aggregate at least sixty-six and 2/3% (66 2/3%) of the total acreage of the Property (to the nearest one-hundredth of an acre), less and except all roadways and rights-of-way, shall have the right to establish and declare such amendments, modifications and supplements to this Declaration, or to rescind this Declaration, as such Owners shall from time to time deem to be appropriate and which are in compliance with the restrictions and easements of record and the regulations of all agencies with appropriate governmental jurisdiction. Any amendment, modification, supplement or rescission of this Declaration shall be evidenced by the recording of an appropriate instrument in the Public Records of Alachua County, Florida, which instrument

- (a) Shall be executed with the same formalities as are required for the execution of a deed;
- (b) Shall be signed by the owners of at least sixty-six and 2/3 percent (66 2/3%) of the total acreage of the Property, less and except all roadways and rights-of-way;
- (c) Shall set forth therein the total acreage of land owned by each signatory of said instrument; and
- (d) Shall set forth therein the total acreage of the Property less and except all roadways and rights-of-way.

Any Owner of a site within the Property may assign to any other Owner, or to any lessee of an owner under a lease, the right hereinabove granted to amend, modify, supplement or rescind, in conjunction with other Owners, this Declaration; provided, however, that each and every such assignment shall be evidenced by an appropriate written instrument recorded in the Public Records of Alachua

County, Florida. Declarant may at any time or from time to time, during the pendency of these restrictions, add to the property which is covered by this declaration, upon the recording of a Notice of Addition to said Industrial Park and specifically setting forth and recording on the Public Records of Alachua County, Florida, a notice of intent to add such territory and that such added territory shall be subject to these declarations and covenants.

Thereafter, the Restrictions set forth herein shall apply to the added land in the same manner as if such added lands were originally covered by this declaration and, thereafter, the rights, powers and responsibilities of the parties to this declaration in respect to the added land shall be the same as with respect to the original and the rights, privileges, duties and liabilities of the Owners, lessees and occupants of parcels within the added land shall be the same as in the case of the original land.

### ARTICLE XVIII SUPPLEMENTAL RESTRICTIONS

**Section 18.01.** The Declarant may place additional restrictions and protective covenants against building sites within the Property, which additional restrictions and protective covenants shall be supplemental to this Declaration and not in derogation hereof.

### ARTICLE XIX EFFECT OF INVALIDATION

Section 19.01. If any provision of this Declaration is held to be invalid by any court of competent jurisdiction, the invalidity of such provision shall not effect the validity of the remaining provisions of this Declaration, and all covenants, restrictions, easements, agreements, charges and liens contained herein shall be deemed to be severable each from the other without qualification.

### ARTICLE XX HEADINGS

Section 20.01. Article headings are inserted for convenience only and are not intended in any way to define, limit or enlarge the scope or intent of the particular Article or Section to which they refer.

# OFFICIAL RECORDS INSTRUMENT # 0001908414 27 P9s

	clarant has caused this document to be executed in its behalf by the Commission, pursuant to proper Resolution, duly of the Gainesville City Commission on this day of THOMAS D. BUSSING, MAYOR	У
ATTEST:  Clerk of the Commission	Approved as to form and legality:  City Attorney	
Reviewed and approved by the Gainest day of February, 2002.3	sville - Alachua County Regional Airport Authority this 13	2
CHAIR	ATTEST:  Secretary/Treasurer  ATTEST:  Buck	

# OFFICIAL RECORDS INSTRUMENT # 0001908414 27 pgs

	· sasmight ·
Executed this 14 day of November 2	2002.
Property Description:	
LOT Thirteen (13), AIRPORT IND recorded in Plat Book "T", Page 37, of Tax Parcel 08162-013-000 6.97 acres	OUSTRIAL PARK: UNIT II, as per plat thereof the Public Records of Alachua County, Florida.
Signed, sealed and delivered in the presen	nce of:
San Bilga	FLORIDA FOOD SERVICE, INC., a Florida Corporation,
Witness Print Name: Sam Bridges	
Marcia adams Witness Print Name: Marcia Adams	
STATE OF FLORIDA COUNTY OF ALACHUA	
The foregoing instrument was acknowledged by	ed before me this day of November, 2002, who is personally as
Commission Expires:	Notary Public, State of Florida



My Commission Expires:

# OFFICIAL RECORDS INSTRUMENT # 0001908414 27 P9s

Executed this 19th day of November, 2002. **Property Description:** LOT Fourteen (14), AIRPORT INDUSTRIAL PARK: UNIT II, as per plat thereof recorded in Plat Book "T", Page 37, of the Public Records of Alachua County, Florida. Tax Parcel 08162-14-000 **5.23** acres Signed, sealed and delivered in the presence of: HEAT-PIPE TECHNOLOGY, INC., a Florida Corporation, Print Name: SHERON K. Johnson Witness Print Name STATE OF FLORIDA **COUNTY OF ALACHUA** The foregoing instrument was acknowledged before me this 19th day of November, 2002, by Khanh Dixih who is personally known to me or has produced.

Sheron K. Johnson Commission #DD153154 Expires: Oct 27, 2006 Bonded Thru Atlantic Bonding Co., Inc.

identification

My Commission Expires:

# OFFICIAL RECORDS INSTRUMENT # 0001908414 27 Pgs

Executed this May of November, 2002.
Property Description:
See attached Exhibit "A"
Signed, sealed and delivered in the presence of:
RYDER)TRUCK RENTAL, INC a Florida Corporation  Witness Print Name: Kinderly Fassington  Witness Print Name: Neather Stevens  STATE OF FLORIDA COUNTY OF ALACHUA
The foregoing instrument was acknowledged before me this 18 day of November 2002, by, who is personally dentification.
My Commission Expires: May 03, 2003  Notary Public, State of Florida
OFFICIAL NOTARY SEAL BRENDA J SMITH  COMMISSION NUMBER  CC832644  MY COMMISSION EXPIRES  MAY 3,2003

Executed this 18th day of December, 2002.

#### **Property Description:**

LOT Twenty-Three (23), AIRPORT INDUSTRIAL PARK: UNIT III, as per plat thereof recorded in Plat Book "T", Page 88, of the Public Records of Alachua County, Florida. Tax Parcel 08162-23-000 24.65 acres

Signed, sealed and delivered in the presence of:

NORDSTROM, INC., a State of Washington Corporation,	
Witness Print Name: Pol Jones	
Witness Print Name: VICKIC Shimodo	
STATE OF FLORIDA Washinston COUNTY OF ALACHUA Kin 5	
The foregoing instrument was acknowledged before me this day of who is personally	
known to me or has produced the state of Florida Washington.  Notary Public, State of Florida Washington.	Ų.
My Commission Expires: 10/9/03	

# OFFICIAL RECORDS INSTRUMENT # 0001908414 27 Pgs

Executed this 18 day of November, 200	2.
Property Description:	
See attached Composite Exhibit "B"	
Tax Parcel 08162-011-000 8 acres, more or less	
Signed, sealed and delivered in the presence	e of:
	KENNETH O. LESTER COMPANY a Tennessee Corporation
Witness Print Name: Klatz	John & whom Resident Kenneth O. Cester d/b
Witness Print Name: Cynthia Shiver	
STATE OF FLORIDA COUNTY OF ALACHUA *	
The foregoing instrument was acknowledged by	d before me this 18th day of November, 2002, who is personally as
My Commission Expires: <i>Qct. 1, 2006</i>	Dorothy A. Haltam  Dorothy A. Haltam
	DOROTHY A. HALTAM MY COMMISSION # DD 154556 EXPIRES: October 1, 2006 Bonded Thru Notery Public Underwriters

STATE OF	
The foregoing instrument was acknowledged 2003, by <b>John Lance Berrenberg</b> as Trustee personally know to me or has produced	
	Notary Public, State of
My commission Expires: 12/28/05	OFFICIAL SEAL  Yvonne M. Pomponi  NOTARY PUBLIC STATE OF NEW MEXICO  My Commission Expires: 228/85
STATE OF	
The foregoing instrument was acknowledged 2003, by <b>Terri Worrell Berrenberg</b> as Trust personally know to me or has produced	before me this <u>30</u> day of <u>January</u> , ee of the Berrenberg Revocable Trust, who is as identification.  Notary Public, State of <u>MM</u>
My commission Expires: 12/28/05	OFFICIAL SEAL  Yvonne M. Pomponi  NOTARY PUBLIC STATE OF NEW MEXICO  My Commission Expires: 12/25/05

Executed this 30 day of January, 2003.

#### **Property Description:**

Lot Seven-A (7A), AIRPORT INDUSTRIAL PARK: UNIT I, as per plat thereof recorded in Plat Book "Q", Pages 31 and 32, of the Public Records of Alachua County, Florida. Tax Parcel 08162-007-001 3.05 acres

Signed, sealed and delivered in the presence of:

	*
Monne M. Jourson	Berrenberg Revocable Trust
Witness Print Name: Nounce M. Pomponi Witness Print Name: PATRICIA KIRIACON	John Lance Berrenberg, Trustee
Witness	Jenn Worrell Berrenberg, Trustee
Print Name:	y
Witness	
Print Name:	

A PARCEL OF LAND LOCATED IN SECTION 24, TOWNSHIP 9 SOUTH, RANGE 20 EAST, ALACHUA COUNTY, FLORIDA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT A FOUND 4"X4" CONCRETE MONUMENT MARKING THE NORTHWEST CORNER OF SECTION 24, TOWNSHIP 9 SOUTH, RANGE 20 EAST, ALACHUA COUNTY, FLORIDA, THENCE ALONG THE NORTH LINE OF SAID SECTION 24 NORTH 89°18' 20" EAST A DISTANCE OF 1986.00 FEET TO A FOUND 4"X4" CONCRETE MONUMENT MARKING THE POINT OF CURVATURE OF A CURVE CONCAVE TO THE EAST HAVING A RADIUS OF 480.00 FEET, A DELTA OF 37°57'25", AND A CHORD BEARING SOUTH 03°34'17" EAST 312.20 FEET, THENCE ALONG THE ARC OF SAID CURVE A DISTANCE OF 317.99 FEET TO A FOUND 4"X4" CONCRETE MONUMENT (#3524) MARKING THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE TO THE NORTHWEST HAVING A RADIUS OF 50.00 FEET, A DELTA OF 85°49'40", AND A CHORD BEARING SOUTH 20°22'16" WEST 68.09 FEET, THENCE ALONG THE ARC OF SAID CURVE A DISTANCE OF 74.90' FEET TO A FOUND 4"X4" CONCRETE MONUMENT (#3524) MARKING THE NORTH RIGHT-OF-WAY LINE OF NORTHEAST 49TH AVENUE (80 FOOT RIGHT-OF-WAY), THENCE ALONG SAID RIGHT-OF-WAY LINE NORTH 63°17'06" EAST A DISTANCE OF 645.97 FEET TO A FOUND 4"X4" CONCRETE MONUMENT (#3524), THENCE SOUTH 30°06'54" WEST A DISTANCE OF 581.52 FEET TO A FOUND 4"X4" CONCRETE MONUMENT (#3524), THENCE NORTH 59°53 '06" EAST A DISTANCE OF 425.58 TO A SET 5/8" REBAR & CAP (#3524) MARKING THE POINT OF BEGINNING, THENCE CONTINUE NORTH 59°53 '06" EAST A DISTANCE OF 462.47 FEET TO A FOUND 4"x4" CONCRETE MONUMENT MARKING THE WEST RIGHT-OF-WAY LINE OF NORTHEAST 52<sup>ND</sup> DRIVE (80 FOOT RIGHT-OF-WAY), THENCE ALONG SAID RIGHT-OF-WAY LINE NORTH 30°06'54" WEST A DISTANCE OF 186.28 FEET TO A SET 5/8" REBAR AND CAP (#3524) MARKING THE INTERSECTION OF SAID RIGHT-OF-WAY LINE WITH THE NORTH LINE OF SECTION 24, TOWNSHIP 9 SOUTH, RANGE 20 EAST, THENCE ALONG SAID NORTH LINE SOUTH 89°18 '20" WEST A DISTANCE OF 530.95 FEET TO A SET 5/8" REBAR AND CAP (#3524) MARKING THE INTERSECTION OF SAID NORTH LINE WITH THE WEST LINE OF LOT 21 OF THE AIRPORT INDUSTRIAL PARK, UNIT III, THENCE ALONG SAID WEST LINE SOUTH 30°06'54" EAST A DISTANCE OF 447.09 FEET TO THE POINT OF BEGINNING, CONTAINING 3.36 ACRES MORE OR LESS.



A parcel of land located in the North one-half of Section 23, Township 9 South, Range 20 East, Alachua County, Florida, being bounded on the West by Waldo Road, bounded on the North by the North line of Section 23, bounded on the East by NE 46th Drive and bounded on the South by the North line of the Fabco Air property as per Official Record Book 647, page 409, and the Maris Distributing Company as per Official Record Book 660, page 418, containing approximately 13.3 acres.

Less a stormwater detention area to be determined by the City of Gainesville located

in the Southwest corner of this parcel of approximately 3.3 acres.



DESCRIPTION AS PREPARED BY THIS FIRM:

A PARCEL OF LAND LOCATED IN THE NORTH ONE HALF OF SECTION 23, TOWNSHIP 9 SOUTH, RANGE 20 EAST, ALACHUA COUNTY, FLORIDA AND BEING MORE PARTICULARLY DECRIBED AS FOLLOWS:

COMMENCE AT A FOUND 4"x4" CONCRETE MONUMENT MARKING THE NORTHEAST CORNER OF SECTION 23, TOWNSHIP 9 SOUTH, RANGE 20 EAST, ALACHUA COUNTY, FLORIDA, THENCE ALONG THE NORTH LINE OF SAID SECTION 23. S 88° 57' 23" W A DISTANCE OF 371.77 FEET TO A SET 5/8" REBAR AND CAP (#3524) MARKING THE EAST RIGHT-OF-WAY LINE OF N.E. 40th TERRACE (RIGHT-OF-WAY VARIES), THENCE ALONG SAID NORTH LINE OF SECTION 23, S 89°04'11" W A DISTANCE OF 78.80 FEET TO A SET 5/8" REBAR AND CAP (#3524) MARKING THE POINT OF BEGINNING, THENCE CONTINUE ALONG SAID NORTH LINE S 89°01'24" W A DISTANCE OF 731.00 FEET TO A SET 5/8" REBAR AND CAP (#3524), THÊNCE S 01° 03'45" E A DISTANCE OF 651.34 FEET TO A SET 5/8" REBAR AND CAP (#3524), THENCE N 86°00'46" E A DISTANCE OF 6.45 FEET TO A FOUND 4"x4" CONCRETE MONUMENT, THENCE N 89° 09' 04" E A DISTANCE OF 41.94 FEET TO FOUND 4"x4" CONCRETE MONUMENT, THENCE N 89°31'46" E A DISTANCE OF 430.33 FEET TO A FOUND 4"x4" CONCRETE MONUMENT MARKING THE WEST RIGHT-OF-WAY LINE OF N.E. 40th TERRACE (RIGHT-OF-WAY VARIES) AND ALSO THE POINT OF CURVATURE OF A CURVE CONCAVE TO THE SOUTHEAST HAVING A DELTA OF 24°21°07" A RADIUS OF 626.90 FEET AND A CHORD BEARING N 12°24°10" EAST 264.44 FEET, THENCE ALONG THE ARC OF SAID CURVE A DISTANCE OF 266.44 FEET TO A SET 5/8" REBAR AND CAP (#3524), THENCE N 24°34'43" E A DISTANCE OF 440.75 FEET TO THE POINT OF BEGINNING, CONTAINING 8.73 ACRES MORE OR LESS.

Legal Description Parcel B-2

A portion of Section 23, Township 9 South, Range 20 East, City of Gainesville, Alachua County, Florida; being more particularly described as follows:

Commence at the southeast corner of Lot 11 of Airport Industrial Park, Unit II as per plat thereof recorded in Plat Book "T", page 37 of the Public Records of Alachua County, Florida and run thence South 24°34'43" West, along the northwesterly right-of-way line of NE 40th Terrace (80' R/W), a distance of 371.84 feet to the POINT OF BEGINNING; thence continue South 24°34'43" West along said northwesterly right-of-way line, 68.91 feet to the beginning of a curve, concave southeasterly, having a radius of 626.90 feet; thence southwesterly, along said right-of-way line and along the arc of said curve, through a central angle of 24°21'07", an arc distance of 266.44 feet, said arc being subtended by a chord having a bearing and distance of South 12°24'10" West, 264.44 feet; thence South 89°31'46" West, 430.33 feet; thence South 89°09'04" West, 41.94 feet; thence South 86°00'46" West, 6.45 feet to a point on the east boundary of a drainage right-of-way as shown on said plat of Airport Industrial Park Unit II; thence North 01°03'45" West, along said east boundary, 315.87 feet; thence North 89°01'24" East, parallel to the south boundary of said Lot 11, a distance of 570.09 feet to the POINT OF BEGINNING.

Containing 3.72 acres (162,092 square feet), more or less.