This Instrument Prepared by: Sean McDermott, Senior Assistant City Attorney City of Gainesville Post Office Box 490, Station 46 Gainesville, Florida 32627

Tax Parcel - Portion of 12562-000-000 (Former Army Reserve site) Section 4, Township 10 South, Range 20 East

AMENDED SPECIAL WARRANTY DEED¹

THIS SPECIAL WARRANTY DEED made the ___ day of ______, 2021, by the City of Gainesville, a Florida municipal corporation existing under the laws of the State of Florida, with its permanent post office address at Post Office Box 490, Gainesville, Florida 32627, GRANTOR, to Phalanx Defense Systems, LLC, a Florida limited liability company, 1125 NE 8th Avenue, Gainesville, Florida 32601, GRANTEE:

(Wherever used herein the terms "Grantor" and "Grantee" include all the parties to this instrument and the heirs, legal representatives, and assigns of individuals and the successors and assigns of corporations wherever the context so admits or requires.)

WITNESSETH: That Grantor, for and in consideration of the sum of \$1.00 in hand paid by the Grantee, receipt of which is hereby acknowledged, does hereby grant, bargain, sell, alien, remise, release, convey, and confirm unto the Grantee, all that certain land situate and lying in the County of Alachua, State of Florida, to wit:

Legal Description

See Exhibit "A"

SUBJECT to the Rights of Reverter and Right of First Refusal interests retained by the GRANTOR, as fully described in **Exhibit "B"**; and the Restrictive Covenants on use and height, as fully described in **Exhibit "C"**.

SUBJECT to valid and enforceable zoning restrictions imposed by governmental authority, valid and enforceable easements and restrictions of record and taxes for 2016 and subsequent years.

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

¹ Amended to provide an Amended and Restated Exhibit "B". No other amendments or revisions to the original Special Warranty Deed were made.

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TO HAVE AND TO HOLD, the same in fee simple forever.

AND the Grantor hereby covenants with said Grantee, except as set forth herein, that at the time of delivery of this deed the land was free from all encumbrances made by it, and that it will warrant and defend the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under the Grantor, but against none other.

IN WITNESS WHEREOF, the Grantor has hereunto set its hand and seal the day and year first above written.

Signed, sealed & delivered in the presence of:	CITY OF GAINESVILLE, FLORIDA A Florida Municipal Corporation
Witness Print Name	Lauren Poe, Mayor
Witness Print Name ATTEST:	
Omichele D. Gainey, City Clerk STATE OF FLORIDA	
COUNTY OF ALACHUA The foregoing instrument was acknowled	lged before me this day of,
personally known to me and duly sworn, authority from said corporation, he exec	of Gainesville, Florida, a municipal corporation, who is who acknowledged that as such officer, and pursuant to uted the foregoing instrument and affixed the corporate n, as its act and deed, and for the uses and purposes set
Print Name:State of Florida My Commission Expires:	

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Exhibit "A"

COMMENCE AT A RAILROAD SPIKE FOUND AND ACCEPTED AS MARKING THE NORTHEAST CORNER OF SECTION 4, TOWNSHIP 10 SOUTH, RANGE 20 EAST; THENCE S 89°15'13" W ALONG THE NORTH LINE OF SAID SECTION 4 A DISTANCE OF 1409.39 FEET TO A 5/8" IRON ROD AND CAP STAMPED "ACLS INC.", BEING ON THE SOUTH RIGHT-OF-WAY LINE OF NE 8TH AVENUE AND THE POINT OF BEGINNING; THENCE LEAVING SAID SECTION LINE AND SOUTH RIGHT-OF-WAY LINE S 00°36'53" E A DISTANCE OF 310.33 FEET; THENCE S 89°15'13" W PARALLEL TO THE NORTH LINE OF SAID SECTION 4 AND SOUTH RIGHT-OF-WAY LINE OF NE 8TH AVENUE A DISTANCE OF 449.81 FEET TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF NE 11TH STREET; THENCE N 00°36'53" W ALONG SAID EAST RIGHT-OF-WAY LINE A DISTANCE OF 310.33 FEET TO A NAIL AND DISC STAMPED ""PSM 5368" ON THE SOUTH RIGHT-OF-WAY LINE OF NE 8TH AVENUE AND THE NORTH LINE OF SAID SECTION 8; THENCE N 89°15'13" E ALONG SAID RIGHT-OF-WAY AND SECTION LINE A DISTANCE OF 449.81 FET TO THE POINT OF BEGINNING; ALL LYING AND BEING IN THE NORTHEAST ONE QUARTER (1/4) OF SECTION 4, TOWNSHIP 10 SOUTH RANGE 20 EAST, ALACHUA COUNTY, FLORIDA AND CONTAINING 139,591 SQUARE FEET (3.20 ACRES), MORE OR LESS.

The subject property is not the homestead of the Grantor nor is it contiguous thereto.

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Amended and Restated Exhibit "B"

The disposition of this property was done through a competitive Request for Proposal (RFP) process in which the GRANTOR offered to incentivize potential buyers to acquire the property described in Exhibit "A" to this deed ("Property") and provide public benefit. The GRANTEE was the successful respondent to the RFP process and worked with the GRANTOR to negotiate a partially forgivable loan as a financial incentive to encourage the GRANTOR to provide public benefit by investing in this location, making property improvements, and creating jobs at higher than private sector wages and for certain qualified employees. In addition, having been specifically chosen through the RFP process, it is important to the GRANTOR that: 1) the Property be continuously occupied as a location of business operations for a period ending on September 8, 2026; and 2) GRANTEE not convey the Property to a third party within a period ending on September 8, 2036, without the GRANTOR having the opportunity to purchase the Property. Therefore, the parties negotiated, for good and valuable consideration, the below rights to be retained by the GRANTOR. Each party agrees that the below described rights are reasonable restraints on alienation.

RIGHT OF REVERTER: The provisions in this Right of Reverter will expire on September 8, 2026 ("Reverter Period"), and on such date the Property shall be automatically released of such Right of Reverter. GRANTEE, including any lessees that have leased the Property from GRANTEE, must occupy the Property for business operations throughout the Reverter Period. If, during the Reverter Period, GRANTEE or its lessees cease occupying the Property, GRANTEE shall notify the GRANTOR and GRANTOR has the right to exercise this Right of Reverter. For the purposes of this Right of Reverter, GRANTEE or its lessees shall be deemed to have ceased occupying the Property if GRANTOR, in its sole discretion, determines that reasonable evidence, including public records, utility records, property records, verified personal records, or other general research and documentation, demonstrate that the Property has not been used by GRANTEE or its lessees for business operations for at least two successive calendar months. The time period of any active and outstanding building permits that preclude occupation of the Property for business operations shall be deemed as occupying the Property and therefore shall not be used in any calculation to demonstrate that GRANTEE or its lessees have ceased to occupy the Property.

To exercise this Right of Reverter, GRANTOR shall notify GRANTEE within 60 calendar days of the date notice was received from GRANTEE or, if GRANTEE fails to provide notice, within 90 calendar days of the date GRANTOR has actual notice of GRANTEE or its lessees having ceased to occupy the Property for business operations. Upon which GRANTEE shall convey the Property, together with all improvements thereon, back to the GRANTOR and the GRANTOR will pay GRANTEE a sales price equal to the GRANTEE's actual cost of property repairs/improvements (but excluding improvements that are custom/specific to the GRANTEE's use of the property), but in no event shall the sales price exceed \$500,000. The GRANTEE shall provide the GRANTOR with paid receipts for the repairs/improvements to document/verify the sales price.

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At closing, any remaining principal balance on the promissory note executed by GRANTEE and payable to GRANTOR and recorded on September 8, 2016, (the "Note") shall be forgiven and a Satisfaction of Mortgage recorded.

In addition, at closing, any other outstanding mortgages or liens encumbering the Property shall be satisfied and a Satisfaction of Mortgage and/or Release of Lien recorded. If deficiencies exist (i.e., the GRANTEE's proceeds at closing are not enough to satisfy all outstanding mortgages and liens), the GRANTEE shall remain solely liable and such obligation shall in no way encumber the Property after closing.

RIGHT OF FIRST REFUSAL: The provisions in this Right of First Refusal will expire on September 8, 2036 ("Refusal Period"), and on such date the Property shall be automatically released of such Right of First Refusal. During the Refusal Period, if GRANTEE desires to accept a bona-fide arms-length offer to purchase the Property from a third-party, the GRANTEE shall first provide the GRANTOR with a copy of the written offer of purchase containing all operative terms and conditions of the purchase and closing (the "Written Offer.") The GRANTOR shall have 60 calendar days from the date GRANTOR received the Written Offer to notify GRANTEE of its intent to purchase the Property on the same terms and conditions as the Written Offer. In the event GRANTOR does not so notify GRANTEE, GRANTEE may close on the sale with the third party in accordance with the Written Offer. In the event the closing with the third party does not occur or the terms of Written Offer are modified prior to closing, this Right of First Refusal shall remain in full force and effect and GRANTEE may not sell to any third party without first offering the Property to the GRANTOR on the revised terms and conditions or upon receipt of subsequent Written Offers. In the event GRANTOR does not give notice to GRANTEE within the applicable period that it wishes to exercise its Right of First Refusal and the Property is sold on the terms set forth in the Written Offer, this Right of First Refusal and the Right of Reverter, as applicable if within the Reverter Period, shall be extinguished and the third party buyer shall take the Property free and clear of this Right of First Refusal and the Right of Reverter.

The parties agree that an offer relating to the sale of GRANTEE or an offer made to GRANTEE to merge into another entity shall not constitute a bona-fide arms-length offer to purchase the Property from a third-party and that such sale of GRANTEE or merger into another entity shall not constitute a purchase of the Property by a third party.

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EXHIBIT "C"

RESTRICTIVE COVENANTS ON USE AND HEIGHT

The Grantor and Grantee agree that the following constitute reasonable restrictive covenants that are in the public interest. The Grantor and Grantee acknowledge that the Grantor is imposing these restrictive covenants in its proprietary capacity, as seller of the property. These restrictive covenants shall be enforceable, notwithstanding that the land use and zoning on the property may currently, or from time to time, allow all of the uses or heights that are prohibited herein. These restrictive covenants shall bind the Grantee and all successors in interest to the land and shall run with the land in perpetuity, unless sooner released by the Grantor as evidenced by recording of a written release document in the public records of Alachua County. The restrictive covenants shall be enforceable at law or in equity by the Grantor. The Grantor further reserves the right to enter the property at a reasonable time and in a reasonable manner, if necessary in order to monitor compliance with these restrictive covenants.

• No structure shall be erected on the property that exceeds 3 stories in height

In addition, the property shall not be used, in whole or in part, for any of the follow uses:

- Automotive service repair
- Gasoline service station
- Fuel Dealer
- Social Service or Rehabilitation Center: defined as establishments primarily engaged in
 the provision of residential and non-residential social and rehabilitative services. Included
 are establishments such as, alcoholism rehabilitation centers, drug rehabilitation centers,
 halfway group homes for persons requiring treatment, and rehabilitation agencies for
 delinquents and offenders, including parole and probation offices.
- Residence for the Destitute: defined as establishments primarily engaged in the provision
 of temporary residences for those persons lacking residences, possessions or resources.
 Services include overnight accommodations and furnishing of meals to residents only.
 Revenue is derived only from charitable sources.
- Community Residential Homes of 14 or More Residents: defined as a dwelling unit licensed to serve clients of the state department of health and rehabilitative services, which provides a living environment for residents who operate as the functional equivalent of a family, including such supervision and care by supportive staff as may be necessary to meet the physical, emotional and social needs of the residents. Community

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residential homes are further defined by Chapter 419, Florida Statutes, and regulated by the state department of health and rehabilitative services.

- Hotel or Motel
- Dormitory, Rooming House or Boarding House: defined as a dwelling used, or intended to be used, for the furnishing of sleeping accommodations for pay to transient or permanent guests.
- Communications Tower: defined as a guyed or self-supporting tower, constructed as a
 free standing structure or in association with a building, other permanent structure or
 equipment, containing one or more antennas intended for transmitting and/or receiving
 television, AM/FM radio, digital, microwave, cellular, telephone, or similar forms of
 electronic communication.