CFN 2014156245, OR BK 7182 Page 1198, Recorded 08/06/2014 at 08:47 AM, Scott Ellis, Clerk of Courts, Brevard County

BXISTING

Existing BDP 20PZ00019 River Fly-In

PREPARED BY AND RETURN TO John H Evans, Esquire John H Evans, P A 1702 S Washington Ave Titusville, FL 32780

1

FIRST AMENDMENT TO BINDING DEVELOPMENT PLAN

THIS FIRST AMENDMENT TO BINDING DEVELOPMENT PLAN, entered into this

5+h day of August ... 2014, between the BOARD OF COUNTY COMMISSIONERS

OF BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida (hereinafter referred to as "County") and RIVER FLY-IN LLC, a Florida limited liability company, successor in title to DR WASIM NIAZI (hereinafter referred to as "Developer/Owner")

RECITALS

WHEREAS, Developer/Owner owns property (hereinafter referred to as the "Property") in Brevard County, Florida, as more particularly described in Exhibit "A" attached hereto and incorporated herein by this reference, and

WHEREAS, Developer/Owner desires to develop the Property in a residential configuration (the Project), and

WHEREAS, the Property is located within 1,500 feet of the Merritt Island Airport, and WHEREAS, as part of its plan for development of the Property, the Titusville-Cocoa Airport Authority has requested that the Developer/Owner mitigate negative impacts of the abutting Merritt Island Airport upon the residential units planned to be constructed by the Developer/Owner, and

WHEREAS, the County is authorized to regulate development of the Property, and



WHEREAS, the County and the Owner entered into a Binding Development Plan on the 16th day of May, 2006, said Binding Development Plan being recorded in Official Records Book 5648, Page 7252, Public Records of Brevard County, Florida, and,

WHEREAS, the Owner desires to amend paragraphs 2 D (11), 2 D (111) and 2 D (11) of the Binding Development Plan

NOW, THEREFORE, the parties agree and the Binding Development Plan is amended as follows

- The County shall not be required or obligated in any way to construct or maintain or participate in any way in the construction or maintenance of the improvements. It is the intent of the parties that the Developer/Owner, its grantees, successors or assigns in interest or some other association and/or assigns satisfactory to the County shall be responsible for the maintenance of any improvements.
- 2 To meet the desires of the Titusville-Cocoa Airport Authority and the Brevard County Commission the Developer/Owner agrees to the following
- A Upon the approval of this the original Binding Development Plan, the Developer/Owner agrees to record-upon-the Public Records of Brovard County Florida the Declaration of Covenants and Waiver of Claims attached as Exhibit "B" recorded the Declaration of Covenants and Waiver of Claims (Exhibit "B") in the Public Records of Brevard County, Florida at Official Records Book 5648, Page 7258
- B Upon the approval of this the original Binding Development Plan the Developer/Owner agrees to record upon the Public Records of Brevard County the Avigation

Easement attached as Exhibit "C" recorded the Avigation Easement (Exhibit "C) in the Public Records of Brevard County, Florida at Official Records Book 5648, Page 7262

- C In addition, a recorded copy of the Declaration of Covenants and Waiver of Claims shall be included as an exhibit within the condominium/homeowners? association documents for any residential pProject built upon the Property
- D The condominium/homeowner' association documents for any residential build

 Project on the subject pProperty shall further provide
 - (1) A copy of the Declaration of Covenants and Waiver of Claims and Avigation Easement will be attached to the Declaration of Condominium/Declaration of Covenants as an exhibit
 - within the Project shall be limited to persons who hold non revoked pilot certifications issued by the FAA, their spouses or their surviving relatives. The condominium/homeowners documents shall provide that the condominium association shall approve each and every purchaser to insure that every purchaser of a unit within the Condominium shall be within this class of persons. The condominium/homeowners' association documents shall provide that the condominium/homeowners' association shall approve each and every conveyance of a unit and resale of a unit. The condominium/homeowners' association shall obtain from any person or entity of any conveyance of any interest in a unit a signed acknowledgement for receipt of a copy of the Declaration of Covenants and Waiver of Claims and the Brevard County Avigation Easement. Copies of same signed by any person or entity of any

Airport Authority. Any conveyance made without the condominium/homeowners' associations' approval shall be voidable by the condominium/homeowners' association.

- of each year, to the Titusville-Cocoa Airport Authority and to the City Manager's office of Brevard County, a sworn report setting forth the names and addresses of all purchasers of units within the Condominium for the previous calendar year and a copy of the documentation received by the condominium association to insure that a purchaser held a non revoked pilot certificate issue by the FAA. The condominium/homeowners' association shall provide annually, on or before July 1st of each year, to the Titusville-Cocoa Airport Authority and to the County Manager's office of Brevard County, a sworn report setting forth the names and addresses of any person or entity of any conveyance of any interest in a unit within the Property for the previous calendar year and a copy of the documentation required by paragraph 2.D.(11) above to insure that a purchaser has received copies of the Declaration of Covenants and Waiver of Claims and Avigation Easement.
- the Titusville-Cocoa Airport Authority shall have the standing to enforce the provisions of paragraphs 2 D (1-111) above If the <u>Titusville-Cocoa Airport Authority files</u> association has to file suit to enforce the provisions of paragraph 2 D (1-111) above, the prevailing party shall be entitled to attorneys fees The condominium/homeowners'

association documents shall specifically provide that the doctrine of waiver shall not apply to any new purchaser owner of a residential unit, even though the condominium/homeowners' association Authority has allowed, knowingly or unknowingly, the conveyance of a unit without receipt of the above referenced documents a non-licensed person to purchase a unit within the Project. In addition, the condominium/homeowners' association documents shall provide that the provisions set forth in 2 D (1-111) above may not be amended without the written consent of the Titusville-Cocoa Airport authority

- 3 Developer/Owner agrees to install sound attenuation materials within all units to achieve and outdoor to indoor noise level reduction (NRL) of at least 25 decibels and protective lighting shall be installed to limit the Project's glare upon the Merritt Island Airport
- 4 No direct access from the Project to the Merritt Island Airport shall be allowed unless expressly approved in writing by the Titusville-Cocoa Airport Authority
 - 5 Developer agrees that no structure on the subject property shall exceed 94 feet
- Developer/Owner shall comply with all regulations and ordinances of Brevard County, Florida This Agreement constitutes Developer's/Owner's agreement to meet additional standards or restrictions in developing the Property. This Agreement provides no vested rights against changes to the comprehensive plan or land development regulations as they may apply to this Property.
- 7 Developer/Owner, upon execution of this Agreement, shall pay to the County the cost of recording this Agreement in Brevard County, Florida

- This <u>Amended</u> Agreement shall be binding and shall inure to the benefit of the successors or assigns of the parties and shall run with the subject Property unless or until rezoned and be binding upon any person, firm or corporation who may become the successor in interest directly or indirectly to the subject Property, and be subject to the above referenced conditions as approved by the Board of County Commissioners on <u>April 6, 2006 May 29, 2014</u> In the event the subject Property is annexed into a municipality and rezoned, this Agreement shall be null and void
- 9 Violation of this Agreement will also constitute a violation of the Zoning Classification and this Agreement may be enforced by Section 1.7 and 62-5, Code of of Ordinances of Brevard County, Florida, as it may be amended
- 10 Conditions precedent All mandatory conditions set forth in this Agreement mitigate the potential for incompatibility and must be satisfied before Developer/Owner may implement the approved use(s), unless stated otherwise. The failure to timely comply with any mandatory condition is a violation of this Agreement, constitutes a violation of the Zoning Classification and is subject to enforcement action as described in Paragraph 9 above

IN WITNESS WHEREOF, the parties hereto have caused these presents to be signed all

6

s of the date and year first above written

BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA

2725 Judge Fran Jamieson Way Viera, EL 32940

Mary Bolin Lewis , Chairman

As approved by the Board on AUG 0 5 2014

Denotes deletions
Denotes additions

STATE OF FLORIDA COUNTY OF BREVARD

Denotes deletions
Denotes additions

The foregoing instrument was acknowledged, 2014 by Mary Bolin	owledged before me this <u>5th</u> day of <u>Lewis</u> , Chairman of the Board of County			
Commissioners of Brevard County, Florida who is personally known to me or who has produced				
My commission expires	Notary Public CHRISTINE MULLIGAT Commission # FF 133347 My Commission Expires June 17, 2018			
SEAL	Notary I ublic			
Commission No	(Name typed, printed or stamped)			
WITNESSES	DEVELOPER/OWNER RIVER FLY-IN LLC, a Florida limited liability			
Tyl m Dettart	ByWASIM NIAZI, as Manager			
Angel M DeHart Witness Name typed or printed	1910 Rockledge Blvd., Suite 101 Rockledge, FL 32955			
Todoffwire				
Witness Name typed or printed				
STATE OF FLORIDA COUNTY OF Brevard				
July , 2014 by WASIM NIAZI, &	whedged before me this <u>\$</u> day of as Manager of RIVER FLY-IN LLC, a Florida e limited liability company, who is personally			
known to me or who has produced	as identification			
My commission expires SEAL Commission No. DONNAL WILSON NOTARY PUBLIC STATE OF FLORIDA	Notary Public			
Comm# EE030921 Expires 10/12/2014	(Name typed, printed or stamped)			
\\Stacey\stacie\Niazi, W\I 908\\ST Amendment To Binding Dev	reiop Pian 7 3-14-j doc			

This Warranty Deed

Made this 1st day of Cotober, 2004 by STEPHEN M MCLEOD; INDIVIDUALLY AND AS TRUSTEE and CHARLENE R. MCLEOD; INDIVIDUALLY AND AS TRUSTEE OF THE CHARLENE R. MCLEOD LIVING TRUST, DATED JULY 13, 2000, *EUSBAND 6 WIFE

hereinafter called the grantor, to WASIM NIAZI, A MARRIED MAN whose post office address is:

ROCKLEDGE, FL 32955

10-14-2004 10 34 MT CFN 2004324825 OR Book/Page 5371 / 7708

Scott Ellis Clerk Of Courts, Brevard County

Trust 1 00 4 376 00 Mg 0 00 Rec 11 00 Sery 0 00 Taxisa 0.00

hereinafter called the grantae

nergeneral causes are greates. (Whenever used herein the term "grantoe" and "grantoe" include all the partice to this instrument and the heirs legal representatives and assigns of individuals, and the successors and easigns of corporations). Witnessett, that the grantor, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby exhaustivelyed hereby grants, bargants, selfs, silens, remises releases conveys and confirme unto the grantse, all that certain land attuate in BREVARD County, Florida viz:

A PARCEL OF LAND IN GOVERNMENT LOT 1, SECTION 1, TOWNSHIP 25 SOUTH, RANGE 35 EAST, BREVARD COUNTY, FLORIDA MORE PARTICULARLY DESCRIBED AS POLLOWS. COMMENCE AT THE NORTHWEST CORNER OF SAID GOVERNMENT LOT 1 SAID POINT SEING ON THE CENTERLINE OF COME ROAD, THENCE BOUTH 1"1072" EAST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 145 FEET TO THE POINT OF SEGINNING, THENCE NORTH 88 50/35" EAST ALONG THE BOUTH LINE OF LANDS DESCRIBED IN DEED BOOK 418, PAGE 510 AND DEED BOOK 438, PAGE 3 OF THE PUBLIC RECORDS OF SREVARD COUNTY FLORIDA A DISTANCE OF 150 FEET THENCE IN 88 50/35" EAST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 110 FEET, THENCE IN 88 50/35" EAST ALONG A LINE 30 FEET SOUTH OF AND PARALLEL WITH THE NORTH LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 529 80 FEET THENCE 80UTH OF 24/24" EAST ALONG THE WEST LINE OF LANDS CONVEYED IN OR BOOK 692, PAGE 522 OF THE FUBLIC RECORDS OF BREVARD COUNTY FLORIDA, A DISTANCE OF 115 FEET THENCE IN ROTH IN SOUTH LINE OF SAID LANDS CONVEYED IN OR BOOK 692, PAGE 522 OF THE FUBLIC RECORDS OF BREVARD COUNTY FLORIDA, A DISTANCE OF 115 FEET THENCE IN ROTH 1 BE SOUTH OF SAID LANDS THE SOUTH UNE OF SAID LANDS CONVEYED IN OR BOOK 692, PAGE 522 OF THE FUBLIC RECORDS OF BREVARD COUNTY FLORIDA, A DISTANCE OF 115 FEET THENCE IN THE CENTER OF AN APPROXIMATE 15 FEET WOSE LANDS THENCE SOUTH 2 1395" WEST ALONG THE CENTER OF SAID LEVEE A DISTANCE OF 525 SOUTH 50" 225" WEST PARALLEL WITH THE SOUTH LINE OF BAID LEVEE A DISTANCE OF 915.28 FEET. THENCE SOUTH 50" 225" WEST ALONG THE MEST ALONG THE CENTER OF SAID LEVEE A DISTANCE OF 915.28 FEET. TO THE WEST LINE OF SAID SOVERNMENT LOT 1 THENCE NORTH 1 10"22" WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 915.28 FEET TO THE WEST LINE OF SAID SOVERNMENT LOT 1 THENCE NORTH 1 10"22" WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 925 30 FEET TO THE POINT OF BEGINNING

Subject to covenants, restrictions, essements of record and taxse for the current year

Parcel Identification Number: 28-39-91-00-00284.0-9000.00

Topether with all the tenerants hereditaments and appurtaneous heredic belonging or in anywise appertaining.

To Have and to Hold, the tenerants hereditaments and appurtaneous heredic belonging or in anywise appertaining.

To Have and to Hold, the tenerants with said grantse that the grantor is leveluly setted of said tand in fee simple that the grantor has poof right and tenelul authority to sell and convey said land, that the grantor hereby fully warrants the title to said land and did defend the same applies the levelul claims of all persons whomsower, and that said land is fee of all encounterance except taxes according subsequent to December 31, 2003 in Witness Whereoff, the said grantor has signed and sessed these presents the day and year first above written.

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Winds	AL A Sudden	des
9)	L Carecia	den_
Witness	(Glansture)	_
Print Nar	W HICKLY WALCCE	
Witness	(Signature)	
Frint Nar	M*	

THE CHARLENE R. MCLEOD LIVING TRUST, DATED JULY 63

ST STEPHEN I MCLEOO, INDIVIDUALLY AND AS TRUSTEE 27 MULVANEY STREET

ASHEVILLE, NC 28803

BY CHARLENE R MCHOOL ROYNGUALLY AND AS TRUSTEE ASHEVILLE, NC 28803

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The foregoing histument was authorised before me tis 39 day of Golden, 1004, by STEPHEN M. MCLEGO AND CHARLENE R. MCLEGO, TRUSTEES OF THE CHARLENE R. MCLEGO LIVING TRUST DATED JULY 13, 2000 who is personally known to me or who has produced NC. Dilates UserSes Identification.

Who is personally known to the use of the A. Sheadale N. ROTARY PUBLIC (algorithm)

Print Name: "To FF : A Sheadal N. My Commission Expires May 06 200 9

Paule M Randell Sunbell Title Agendy 215 East Colonial Drive do. FL 32801

Return To. Sunbeit Title Agency 2211 Lee Road, Suite 218 Winter Park, FL 32789

EXHIBIT

THIS INSTRUMENT PREPARED BY AND RETURN TO JOHN H EVANS, ESQUIRE 1702 SOUTH WASHINGTON AVE TITUSVILLE, FL 32780

DECLARATION OF COVENANTS AND WAIVER OF CLAIMS

THE UNDERSIGNED, hereinafter "Declarant", being the owner in fee simple of the real property located in Brevard County, Florida, described in Exhibit "A", attached hereto ("the Property"), declares that

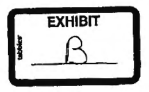
WHEREAS, the Property is located in the proximity of Merritt Island Airport which, as it now exists or may hereafter be enlarged, expanded and/or developed (hereinafter "the Airport"), and which Airport is owned by the Titusville-Cocoa Airport Authority, and

WHEREAS, there is one (1) runway which is in operation at the Airport at the time of the execution of this instrument, and

WHEREAS, aircraft operating on, or approaching or departing from the Airport will generate noise which can be heard on the Property, and will fly over or near the Property (which noise and activity, as now existing and may increase in the future because of increased flight activity at the Airport, will collectively hereinafter be referred to as "Aircraft Activity"), and

WHEREAS, Deciarant proposes to build a nine (9) story residential condominium upon the Property Units will be sold as condominiums catering to pilots and other persons who intend to make use of the Merritt Island Airport, and

WHEREAS, the Declarant desires that all persons hereafter residing on, visiting or otherwise occupying the Property be placed on notice that the Property is in the proximity of the Airport, and of the expected occurrence of Aircraft Activity on the Airport and near the Property



NOW, THEREFORE, for good and sufficient consideration, the receipt and adequacy of which are hereby acknowledged, the Declarant hereby covenants and declares that he and his successors, assigns, licensees, invitees, and tenants (hereinafter "the Persons Bound") expressly waive all right to assert against or join in any claim, administrative proceedings, lawsuit, or other cause of action that may for any reason arise in the future against the Titusville-Cocoa Airport Authority, the operators and owners of aircraft and helicopters lawfully using the Airport and in case of the owners of aircraft, their respective officers, directors, employees and agents (collectively "the Benefited Parties") for any inverse condemnation, damages, aircraft noise (including without limitation), noise produced by aircraft and helicopters located on the Airport approaching the Airport for landing or departing from the Airport, nuisance or other action of any nature whatsoever arising out of, or related to, lawful Aircraft Activity in the proximity of the Property. This Declaration shall not be construed to bar any of the Persons Bound from any claims against any person or entity for personal injury or property damage caused by or resulting from negligent operation of any Aircraft or helicopter, or use of airspace in a manner in violation of applicable federal laws and regulations

THIS DECLARANT, shall record this Declaration of Covenants and Waiver in the Public Records of Brevard County, Florida When recorded, each provision of this Declaration shall run with the Property, and shall be binding upon all owners, tenants, invitees or occupants thereof, their heirs, successors and assigns, invitees, and tenants. The acceptance by any party of any right or use, deed, lease, mortgage or other interest in or privilege pertaining to the Property whatsoever shall constitute acknowledgment and acceptance of the terms of this Declaration and the binding effects hereof

THIS DECLARATION OF COVENANTS AND WAVIER OF CLAIMS shall bind the Declarant, his successors and assigns (individuals, corporations and other entities) and grantees and tenants thereof, and their respective successors and assigns. The acceptance by any persons or entity of any conveyance of any interest in the Property shall constitute acknowledgment of the terms of this Declaration and agreement to be bound by this Declaration.

THIS DECLARATION OF COVENANTS AND WAIVER OF CLAIMS shall be a covenant running with the Property and shall insure to the benefit of the Benefited Parties, their successor and assigns

DECLARANT

WASIM NIAZI

STATE OF FLORIDA COUNTY OF BREVARD

I HEREBY CERTIFY that on this day, before me, the officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared WASIM NIAZI who is personally known to me or produced as identification, that he acknowledged executing the same freely and voluntarily

Witness my hand and official seal in the State and County-last aforesaid this 19 day of

NOTARY PUBLIC
My Commission Expires 69-16-67

Stacredocs/mazi/d8875/Declaration/4 7-06-ks





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CFN 2006153936 Book/Page 5648/7261

This Warranty Deed

Made this 1st day of October, 2004 by STEPHEN M MCLEOD; INDIVIDUALLY AND AS TRUSTEE and CHARLENE R. MCLEOD; INDIVIDUALLY AND AS TRUSTEE of THE CHARLENE R. NCLEOD LIVING TRUST, DATED JULY 13, 2000, AMUSBAND &

hereinafter called the grantor, to WASIM NIAZI, A MARRIED MAN WIPE

whose post office address is 111 LONGWOOD AVENUE ROCKLEDGE, FL 32955



10-14-2004 10 35 am CFN 2004324828 OR Book/Page. 5371 / 7708

> Scott Ellis Clark Of Courts Breverd County

Rec. 11 00 Serv 0 00 4 375 00

(Whenever used herein the term "grantor" and "grantoe" include all the parties to this instrument and the heirs, legal representatives and assigns of includess, and the successors and essigns of corporations)

Witnesselfs, that the grantor for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby exhausted, hereby grants bergains seller, aliens, remises releases conveys and confirms unto the grantee, all that certain tand attents in BREVARD County, Florids vito:

A PARCEL OF LAND IN GOVERNMENT LOT 1, SECTION 1, TOWNSHIP 25 SOUTH, RANGE 36 EAST, BREVARD COUNTY FLORIDA, MORE PARTICULARLY DESCRIBED AS FOLLOWS COMMENCE AT THE NORTHWEST CORNER OF BAID GOVERNMENT LOT 1 SAID POINT BEING ON THE CENTRELINE OF COME ROAD, THENCE BOUTH 1"10"22" BAST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 145 FEET TO THE POINT OF BEGINNING THENCE NORTH 86"90"8" EAST ALONG THE SOUTH LINE OF LANDS DESCRIBED IN DIEED BOOK 418, PAGE 510 AND DEED BOOK 433, PAGE 3 OF THE PUBLIC RECORDS OF BREVARD COUNTY FLORIDA, A DISTANCE OF 15 FEET THENCE NORTH 1 10"22" WEST PARALLEL WITH THE WEST LINE OF BAID GOVERNMENT LOT 1 A DISTANCE OF 15 FEET, THENCE IN 87503" BAST ALONG A LINE 30 FEET SOUTH OF AND PARALLEL WITH THE HORTH LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 120.80 FEET, THENCE SOUTH 1"24"24" EAST ALONG THE WEST LINE OF LANDS CONVEYED IN OR BOOK 582, PAGE 822 OF THE PUBLIC RECORDS OF BREVARD COUNTY, FLORIDA, A DISTANCE OF 115 FEET THENCE NORTH 85" SOUS" BAST ALONG THE BOUTH LINE OF SAID LANDS CONVEYED IN OR BOOK 582 PAGE 822, A DISTANCE OF 115 FEET TO THE CENTER OF AN APPROXIMATE 16 FEET WIDE LEVEE THENCE SOUTH 2"13"55" WEST ALONG THE CENTER OF SAID LEVEE A DISTANCE OF 1812S FEET TO THE WEST LINE OF 82.55 FEET. THENCE SOUTH 10"20"55" WEST PARALLEL WITH THE BOOKTH 1"10"22" WEST ALONG THE CENTER OF SAID LEVEE A DISTANCE OF 1812S FEET TO THE WEST LINE OF BAD GOVERNMENT LOT 1 THENCE NORTH 1"10"22" WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 1812S FEET TO THE WEST LINE OF BAD GOVERNMENT LOT 1 THENCE NORTH 1"10"22" WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 1812S FEET TO THE WEST LINE OF FEET TO THE POINT OF BEGINNING.

Subject to convenents, restrictions, essements of record and takes for the current year.

Percei Identification Number: 25-38-01-00-00254.0-0000.00

Together with all the tenements, hereditements and apputenences thorse belonging or in anywise appertaining.

To it-was and to blotd, the same in fee Shipple fortwer.

And the grantor hereby covenants with said grantse that the grantor is lewfully suited of said land in fee simple, that the grantor hereby fully warrants the title to said land and will defend the same against the lewful suinority to set and convey said land it the grantor hereby fully warrants the title to said land will defend the same against the lewful calars of all persons whomeover; and that said land is two of all encurrences author takes according subsequent to December 31 2003 in Witness Whereoff the said grantor has signed and sealed these presents the day and year first above written.

Signed, socied and delivered in our presence

Wignes (Significan) Frien Name: Testi A Snedden Winness (Significan) Winness (Significan) Winness (Significan) Fried Name: Vicks Confeccia	THE CHAPLENE R. MCLEOD LIVING TRUST, DATED JULY 13 2000 BY STEPHEN IL MCLEOD, INDIVIDUALLY AND AS TRUSTEE 27 MULVANEY STREET ASHEVILLE, NC 28803 BY CLURLENE R. MCLEOD, MONIDUALLY AND AS TRUSTEE 27 MULVANEY STREET ASHEVILLE, NC 28803
Witness: (Signature) Print Name	ASHEVILLE, NC 28803

compagNC sapoutznucowa

The longoing heturised was scinnwisedged before me this 29 day of Settlember 7004, by STEPHEN M. MCLEGO AND CHARLENE M. MCLEGO, TRUSTEES OF THE CHARLENE R. MCLEGO LIVING TRUST DATED JULY 13, 2000 who is personally known to me or who has produced NC. Drivers Leavista Identification.

MCLEOD, TRUSTERS OF THE CHARLESTO who is personally known to the or who has produced the TARY PUBLIC (signature).

Trial Hame "Q-FF" A SAME den My Commission Expires. May 06 2009

Sunbett Title Agency 218 East Colonial Drive

Return To Sunball Title Agency 2211 Lee Road, Suite 218 Winter Park, FL 32789



RETURN Clerk to the Board #27

CFN 2006153936 Book/Page 5648/7262

THIS INSTRUMENT PREPARED BY AND RETURN TO JOHN H EVANS, ESQUIRE 1702 SOUTH WASHINGTON AVE TITUSVILLE, FL 32780

AVIGATION EASEMENT

STATE OF FLORIDA COUNTY OF BREVARD

THIS INDENTURE, dated this _____ day of April, 2006, by and between WASIM NIAZI, hereinafter called GRANTOR and TITUSVILLE-COCOA AIRPORT AUTHORITY, hereinafter called GRANTEE

WHEREAS, the GRANTOR is the owner of certain premises situate, lying and being in Merritt Island, Florida, as hereinafter described, and

WHEREAS, the GRANTEE, is the owner and operator of the Merritt Island Airport located in Merritt Island, Florida

NOW, THEREFORE, in consideration of Ten Dollars (\$10 00) and other good and valuable consideration paid by the GRANTEE to the GRANTOR, the receipt of which is hereby acknowledged, the GRANTOR does hereby grant and convey unto the GRANTEE, its successors and assigns, an easement and right-of-way for the over-flight of aircraft and helicopters in and through the airspace above the following described property located within Merritt Island, to wit

SEE ATTACHED LEGAL DESCRIPTION DESCRIBED AS EXHIBIT "A"

The GRANTOR hereby gives and grants to the GRANTEE, its successors and assigns, and to all persons lawfully using said airport, the right and easement to use the airspace above



the GRANTOR'S property and to create noise normally associated with the routine operation of all types of aircraft including helicopters, and for aviation purposes and without liability for any necessary, convenient or operational incident, the effects thereof whether as the same presently or in the future exist, but said right or easement hereby granted is to be executed only in a manner reasonably or substantially consistent with the safe and proper flying procedures promulgated by any agency of the government of the United States or the State of Florida

The right and easements hereby granted and conveyed, and the covenants hereby entered into, shall not be construed to deprive the GRANTOR of any claims for injury or damages against any person for negligence whereby injury or damage is caused by actual or direct physical contact, without intervening media, but shall operate and constitute a full, complete and total release, quit claim and discharge of the GRANTEE, its successors and assigns, its agents and employees, and all persons lawfully using said airport and the owners and operators of aircraft or helicopters lawfully using the airspace hereby conveyed, from all claims and demands whatever, not solely and proximately resulting from negligent actual or direct physical contact, it being the intent of the GRANTOR herein to waive its right to sue for nuisance and noise incident to the operation of the Merritt Island Airport by the GRANTEE herein

All rights, easements, releases, benefits and estates granted hereunder shall be covenants running with the land as is hereinabove described

In the event the GRANTEE abandons the operation of said airport, all rights herein granted shall cease and revert back to the GRANTOR, his successor or assigns

IN WITNESS WHEREOF, said GRANTOR in pursuance to his due and legal action, has executed these presents, as of the date first above written

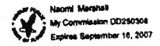
RETURN Clerk to the Board #27

WITNESSETH	GRANTOR .
Donna Wilson	1711/4
	By Wasım Niazi
Witness Printed or Typed Name	As its
Witness Printed or Typed Name	

STATE OF FLORIDA COUNTY OF BREVARD

Witness Printed or Typed'Name

THE FOREGOING instrument was acknowledged before me this 19th day of April , 2006, by Wasim Niazi, GRANTOR who is personally known to me or who has produced (type of identification) as identification and who did (or did not) take an oath



Notary Public, State of Florida
Printed Name NACMI MARSHALL
My Commission Expires 09-16-07

Stactedocs/Niazi//8875/Avigation Easement/4 13 06-k

This Warranty Deed

Made this 1st day of October, 2004 by STEPHEN M MCLEOD INDIVIDUALLY AND AS TRUSTEE and CHARLENE R. MCLEOD, INDIVIDUALLY AND AS TRUSTEE OF THE CHARLENE R. MCLEOD LIVING TRUST, DATED JULY 13, 2000, *EUSBAND &

hereinafter called the grantor, to WASIM NIAZI, A MARRIED MAN whose post office address is 111 LONGWOOD AVENUE ROCKLEDGE, FL 32955



10-14-2004 10:35 am CFN 2004324825 OR Book/Page 5371 / 7708

> Scott Ellis Clerk Of Courts Brevard County

#Names 6 Ret: 11 00

#Pgs. 1 # Trust: 100 F Stoke 0.00 nt Tax: 0.00

nerementer cased the grantees:
(Whonever used herein the term "grantor" and "grantoe" include all the perties to this instrument and the heirs, legal representatives and assigns of corporations).

Witnesseth, that the grantor, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bergains, sells allons, remises, releases, conveys and confirms unto the grantees, all that certain land situate in BREVARD County, Florida, viz:

A PARCEL OF LAND IN GOVERNMENT LOT 1, SECTION 1 TOWNSHIP 25 SOUTH, RANGE 35 EAST BREVARD COUNTY FLORIDA, MORE PARTICULARLY DESCRIBED AS FOLLOWS. COMMENCE AT THE NORTHWEST CORNER OF SAID GOVERNMENT LOT 1, SAID POINT BEING ON THE CENTERLING OF COME ROAD THENCE SOUTH 1 19722 REST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 145 FRET TO THE POINT OF BEGINNING THENCE NORTH 58°5036 EAST ALONG THE BOUTH LINE OF LANDS DESCRIBED IN ORED BOOK 415, PAGE 510 AND DEED BOOK 415, PAGE 50 THE PUBLIC RECORDS OF BREVARD COUNTY, FLORIDA, A DISTANCE OF 165 FEET THENCE NORTH 110727 WEST PARALLEL WITH THE WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 115 FEET THENCE NORTH 11072 WEST PARALLEL WITH THE WORTH LINE OF MAD PARALLEL WITH THE MORTH LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 115 FEET THENCE NORTH 180°5034 FEAST ALONG ALWS 30 FEET SOUTH OF AND PARALLEL WITH THE MORTH LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 116 FEET THENCE NORTH 80°5034 FAST ALONG THE WEST LINE OF LANDS CONVEYED IN OR BOOK 622, PAGE 522 OF THE PUBLIC RECORDS OF BREVARD COUNTY, FLORIDA, A DISTANCE OF 116 FEET THENCE NORTH 80°5034 FAST ALONG THE SOUTH LINE OF SAID LANDS CONVEYED IN OR BOOK 622, PAGE 522, A DISTANCE OF 171.8 FEET TO THE CENTER OF AN APPROXIMATE 15 FEET WORLD LEVEE THENCE BOUTH 17195 WEST LINE OF LAND THE OF THE WEST LINE OF SAID LEVEE THENCE SOUTH 17195 WEST LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 812.36 FEET, THENCE SOUTH 50°236 WEST PARALLEL WITH THE SOUTH LINE OF SAID GOVERNMENT LOT 1 A DISTANCE OF 912.36 FEET, THENCE SOUTH 50°236 WEST PARALLEL WITH THE SOUTH 110722 WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 912.36 FEET, TO THE WEST LINE OF SAID GOVERNMENT LOT 1 THENCE NORTH 110722 WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 912.36 FEET TO THE WEST LINE OF SAID GOVERNMENT LOT 1 THENCE NORTH 1110722 WEST ALONG THE WEST LINE OF GOVERNMENT LOT 1 A DISTANCE OF 92.8100 FEET TO THE POINT OF BEGINNING.

Subject to covenants, restrictions, essements of record and taxas for the current year

Parcel Identification Number: 35-35-01-05-00254.0-0000.00

Together with all the tenoments, hereditements and appurtenancies thereto belonging or in anywise appartaining.

To Have and to Hold, the same in fee emple former.

And the granksr hereby covenants with said grantee that the granksr is twittly setted of said tand in fee simple, that the granksr hereby and twe granksr hereby and covenants with said grantee that the granksr hereby sally sectrate the title to said land and will defend the same against savell claims of all persons whomeovers and that said land is need of encumbrances except taxes accruing subsequent to December 31, 2003 in Witness Whereof the said grantor has skined and sealed these presents the day and year first above witters.

	THE CHARLENS R. MCLEOD LIVING TRUST, SATED JULY 13
Outs of Sunden Nights (Rightshire) The Hyme Tarri A Snedden Outs Caucca Witness (Rightshire) Witness (Rightshire) Witness (Rightshire)	BY STEPHEN M. MCLEGO, HONDOUALLY AND AS TRUSTEE ASHEVILLE, NC 28803
Afternoon (Rignature)	BY CHARLENER MOLEON, NOVIOUNLY AND AS TRUSTEE 27 MULVANEY STREET ASHEVILLE, NC 28803
Vilane. (Norther)	ASHEVILLE, NC 28803
Print Harties	

sum of Buncombe

The foregoing instrument was acknowledged before me this 29 day of Delegan 200, by STEPHEN M. MCLEGO AND CHARLENE R. MCLEGO, TRUSTERS OF THE CHARLENE R. MCLEGO LIVING TRUST DATED JULY 13, 2000 who has produced NC, Drivers Licenses identification.

Who is personally known to the of who has proceed

I A L A SHEAR W

HIPTARY PUBLIC (signature)

Fried Names: To Frie A Sheaded A

by Commission Expires. May ale 200 9

ndo, FL 32801

Return To. Sunbeit Title Agency 2211 Les Road, Sults 218 Winter Park, FL 32789

