Prepared by: Charles B. Genoni Beachland Managers, LLC 4760 N. US1 #201 Melbourne FL 32935

## BINDING DEVELOPMENT PLAN

THIS AGREEMENT, entered into this \_\_\_\_\_\_day of \_\_\_\_\_\_\_, 20\_\_\_ between the BOARD OF COMMISIONERS OF BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida (hereinafter referred to as "County") and <u>Theodore C. Goodenow</u>, (hereinafter referred to as 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 has requested the RU 1-9 zoning classification and desire to develop the Property as a <u>Single-Family Subdivision</u>, and pursuant to the Brevard County Code, Section 62-1157; and

WHEREAS, as part of its plan for development of the Property, Developer/Owner wishes to mitigate negative impact on abutting land owners and affected facilities or services; and WHEREAS, the County is authorized to regulate development of the

Property. NOW, THEREFORE, the parties agree as follows:

- 1. 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. The following conditions shall apply:
  - a. The Developer/Owner shall limit the project density to 62 Units with the current Future
     Land Use Designation of RES 2.

- b. The Developer/Owner will hook up to Titusville Water and Sewer services.
- c. The total maximum destiny for the project will include the 4.845 acres of land on the east side of Hammack Rd. and the 26.328 acres of land on the west side of Hammack Rd. and shall be limited to a cumulative 62 units.
- d. The land on East side of Hammock Rd. shall be further limited to no more than five ½ acre lots. Any lots allowed by the zoning category on the eastern portion of the Property can be recaptured on western portion of the Property so that the average density of the east side and west side combined is 2 units per acre or 62 units total.
- e. The minimum lot size shall be 9,000 sq. ft. for lots on the west side of Hammock Rd.
- f. There shall be a 25' buffer on the west property line of the west 26.328-acre parcel. Said buffer may be included in the rear and/or side lot setback. There shall be a 25' buffer on the north property line of the east 4.845-acre parcel. Said buffer may be included in the rear and/or side lot setback.
- 3. 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.
- 4. Developer/Owner, upon execution of this Agreement, shall pay to the Clerk of Courts the cost of recording this Agreement in the Public Records of Brevard County, Florida.
- 5. This Agreement shall be binding and shall insure 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 \_\_\_\_\_\_\_ 20\_\_\_. In the event the subject Property is annexed into a municipality and rezoned, this agreement shall be null and void.
  - 6. Violation of this Agreement will also constitute a violation of the Zoning Classification and this

Agreement may be enforced by Sections 1.7 and 62-5, Code of Ordinances of Brevard County, Florida, as may be amended.

7. 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 6 above.

IN WITNESS THEREOF, the parties hereto have caused these presents to be signed all as of the date and year first written above.

ATTEST:	BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA 2725 Judge Fran Jamison Way Viera, FL 32940
Scott Ellis, Clerk (SEAL)	As approved by the Board on
(Please note: you must have two witnesse as one witness.)	s and a notary for each signature required, the notary may serv
WITNESSES:	OWNER
	Theodore C. Goodenow
(Witness Name typed or printed)	605 Sugartown St Port St. John FL 32927
(Witness Name typed or Printed)	
STATE OF	

COUNTY OF		
The foregoing instrument was acknowledged before me thisday of,20,		
by, as	of	
who is personally known or produced	das identification.	
My commission expires Commission no SEAL	Notary Public (Name typed, printed or stamped)	

## Exhibit "A"

Account 2105262

N 1/2 of NE % of SW % lying W of Hammock Rd & S % of NE % of SW % Exc RD R/W Pars 502,506 & 543