

For Sale 4391 Independence Court



Contact:

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4391 Independence Court

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IMPORTANT NOTICE

The information contained herein, while based upon data supplied by the seller and obtained form other sources deemed reliable, is subject to errors or omissions and is not, in any way, warranted by Harshman & Company, Inc. or by any agent, independent associate or employee of Harshman & Company.

Harshman & Company, Inc. (Broker) hereby notifies prospective buyers that it shall be the buyer's responsibility to verify any and all representations made by seller and/or Broker regarding the property, its condition, improvements, utilities, zoning, insurability, conformance and/or compliance with federal, state and local laws as well as all restrictions of any applicable owner's association, boundaries and use. Buyer recognizes that the Broker is not an expert in legal, tax, financial, appraising, surveying, structural conditions, hazardous materials, engineering or other areas.

Exclusive Right of Sale Listing

Harshman & Company, Inc. is the Exclusive Listing Agent for the subject property and is presenting this property to Qualified Principal Buyers with expertise in real estate investment and development. Buyers are excluded from Cooperating Broker fees.

Inquiries regarding the property described herein should be directed to:

John B. Harshman, Broker Harshman & Company, Inc. 1575 Main St. Sarasota, FL 34236

Phone: 941-951-2002 FAX: 941-366-5818

Email: jbh@harshmanrealestate.com

Property Summary

Owner: DMG Properties of Sarasota LLC

Address: 4391 Independence Ct., Sarasota, FL 34234-4722

Parcel ID#: 0026-06-0017

Location: The subject property is located in Unit IV Northgate Center Subdivision; a

premiere business park in North Sarasota County. This location affords a secure clean business environment with easy access to I-75, downtown

Sarasota and Manatee County.

Land Size: 19,203 +/- sq ft

Building Size: 4,950 sq ft total building

2,500 sq ft air conditioned office/production area

2,450 sq ft warehouse

Improvements: The building was constructed in 1986 and further improved in 2012 as a

business office and warehouse. The exterior walls are concrete block with stucco finish and the roof (newly repaired) is shingle. The air conditioned area is complete with offices, production area, storage, restrooms and

kitchenette. (Scheduled roof repair - September 26, 2018)

Height: 10'7" eave height and 12' ceiling height

Electric: 240 v 3 phase electric

Overhead Doors: The building is serviced by two 10X10 delivery doors and one 12X10 rear

ventilation door.

Zoning: ILW – Industrial & Light warehousing; Sarasota County

Parking: 7 + on-site parking spaces

Deed Restrictions: Northgate Center Unit 4 Deed Restrictions Apply

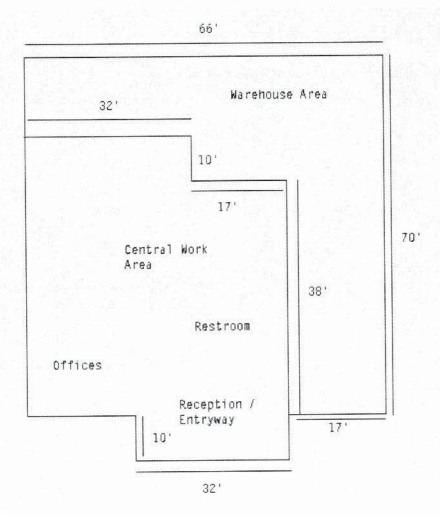
Mortgages: The 1st mortgage is with a private lender and the 2nd is with Momentum

Bank

Taxes: \$3,624.08 (2017) taxes in 2017 are delinquent

Price: \$425,000 (Short Sale)

BUILDING SKETCH AS MEASURED BY THE APPRAISERS



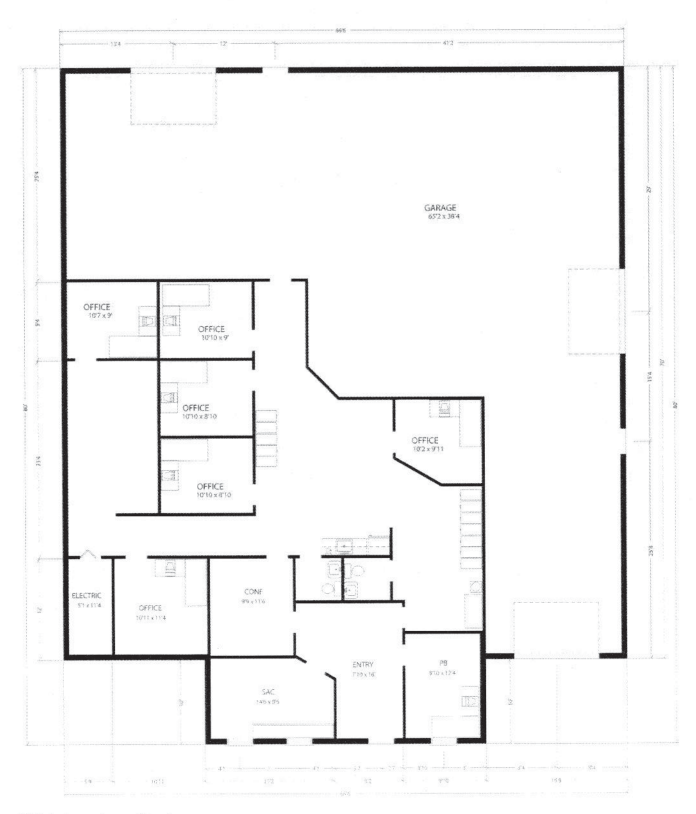
Total SF = 70' X 66' = 4,620 32' X 10' = 320

4,940 SF (Public Records verified to be accurate)

Office SF = 38' X 49' = 1,862 10' X 32' = 320 10' X 32' = 320

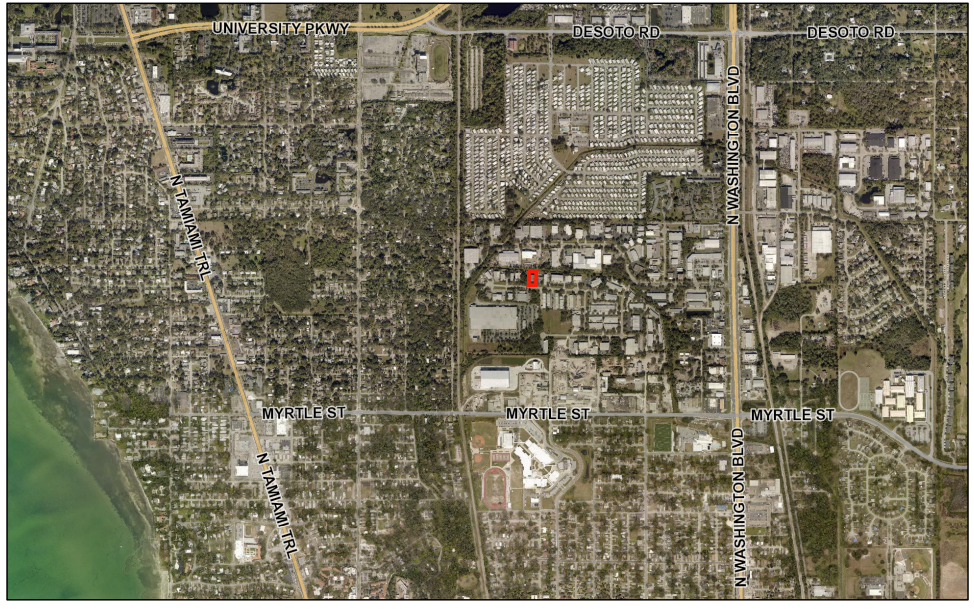
2,502 SF (2,500 SF Rounded)

BUILDING SKETCH SUPPLIED BY OWNER



4391 Independence Court Sarasota, FL 34234 ValueNet, Inc.

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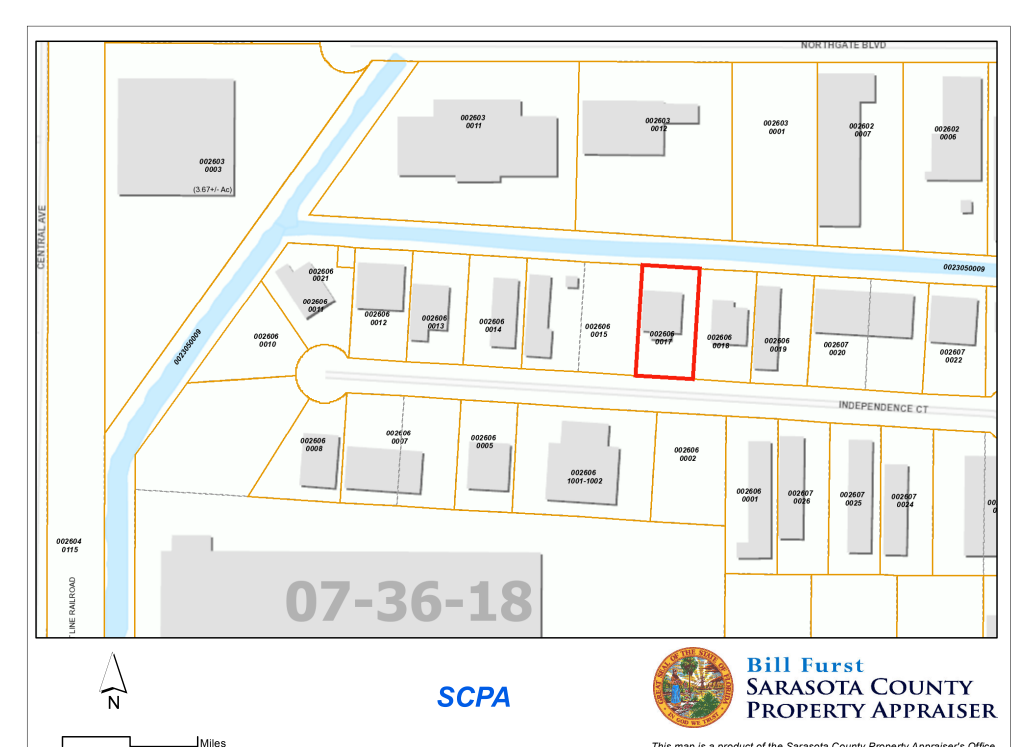


SCPA



Miles 0 0.2 0.4

This map is a product of the Sarasota County Property Appraiser's Office. No warranties are expressed or implied.



0.05

0

0.025

This map is a product of the Sarasota County Property Appraiser's Office. No warranties are expressed or implied.



Property Record Information for 0026060017

Ownership:

DMG PROPERTIES OF SARASOTA LLC

4391 INDEPENDENCE CT, SARASOTA, FL, 34234-4722

Situs Address:

4391 INDEPENDENCE CT SARASOTA, FL, 34234

Land Area: 19,203 Sq.Ft.

Municipality: Sarasota County

Subdivision: 2270 - NORTHGATE CENTER UNIT 4

Property Use: 4810 - Warehouse and sales

Status OPEN
Sec/Twp/Rge: 07-36S-18E

Census: 121150011014

Zoning: ILW - INDUSTRIAL LIGHT & WAREHOUSING

Total Living Units: 0

Parcel Description: LOT 6 NORTHGATE CENTER UNIT 4

Buildings

Situs - click address for building details	Bldg#	Beds	Baths	Half Baths	Year Built	Eff Yr Built 0	Gross Area	Living Area	Stories
4391 INDEPENDENCE CT SARASOTA, FL, 34234	1	0	2	0	1986	2000	4,950	4,950	1

Extra Features

line #	Building Number	<u>Description</u>	<u>Units</u>	Unit Type	<u>Year</u>
1	1	Asphalt paving	3000	SF	1986

Values

<u>Year</u>	Land	Building	Extra Feature	Just	Assessed	Exemptions	Taxable	<u>Cap</u>
2018	\$58,800	\$178,400	\$7,500	\$244,700	\$205,373	\$0	\$205,373	\$39,327
2017	\$48,300	\$167,100	\$7,200	\$222,600	\$186,703	\$0	\$186,703	\$35,897
2016	\$47,900	\$135,300	\$7,300	\$190,500	\$169,730	\$0	\$169,730	\$20,770
2015	\$39,900	\$107,600	\$6,800	\$154,300	\$154,300	\$0	\$154,300	\$0
2014	\$38,400	\$95,500	\$6,900	\$140,800	\$140,800	\$0	\$140,800	\$0
2013	\$38,400	\$87,300	\$7,000	\$132,700	\$132,700	\$0	\$132,700	\$0
2012	\$49,000	\$90,200	\$7,200	\$146,400	\$146,400	\$0	\$146,400	\$0
2011	\$71,400	\$91,200	\$7,300	\$169,900	\$169,900	\$0	\$169,900	\$0
2010	\$116,900	\$88,800	\$7,400	\$213,100	\$213,100	\$0	\$213,100	\$0
2009	\$134,400	\$124,300	\$7,600	\$266,300	\$266,300	\$0	\$266,300	\$0

Current Exemptions

There are no exemptions associated with this parcel

Amendment 1 - Will you benefit? Check estimated savings for proposed 3rd Homestead Exemption

Sales & Transfers

Transfer Date	Recorded Consideration	Instrument Number	Qualification Code	Grantor/Seller	Instrument Type
10/3/2005	\$400,100	2005229201	01	KEELS, CHARLES M	WD
1/1/1986	\$0	1833/394	X2		NA

Associated Tangible Accounts

Account Number Business Type Owner

Account Number	Business Type	<u>Owner</u>	
B0009300554	541430 - Graphic Design Services	DESIGN MARKETING GROUP INC	

Property record information last updated on: 8/27/2018

FEMA Flood Zo	ne (Data provi	ded by Sara	sota County Gover	nment as of 8/27	/2018)	
FIRM Panel	<u>Floodway</u>	SFHA	Flood Zone **	<u>Community</u>	Base Flood Elevation (ft)	CFHA *
0131F	OUT	IN	AE	125144		IN
0131F	OUT	OUT	X500	125144		IN
0131F	OUT	OUT	X	125144		IN

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^{*} If your property is in a SFHA or CFHA, use the map to determine if the building footprint is within the flood area.
** For more information on flood and flood related issues specific to this property, call (941) 861-5000
For general questions regarding the flood map, call (941) 861-5000.

Serving Our Community with Pride and Accountability



Go Back to Parcel Detail

Account Number: 0026060017

Situs: 4391 INDEPENDENCE CT SARASOTA, FL, 34234

Building Type: Light Industrial Warehouse

Finished Area S.F: 4950

Total Building Area S.F: 4950

Year Built: 1986

Effective Year Built: 2000

Bathrooms: 2

Exterior Walls: Stucco

Frame: Masonry or poured concrete load-bearing walls

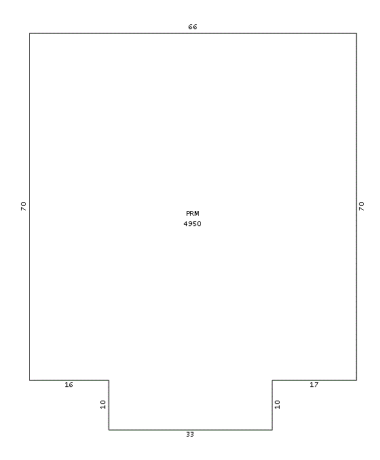
Heat-Air: 50% No Air Cond or Heat

50% Heat & Air Cond, ducted

Number of Stories: 1

Roof Material: Asphalt or fbrgls shingles

Roof Structure: Hip (Primarily)



	SubAreas				
line#	<u>Description</u>			Gross Area	
1	Main Area Comr	nercial		4,950	
	Extra Features				
line#	Building Number	Description	<u>Units</u>	<u>Unit Type</u>	<u>Year</u>

Asphalt paving

3000

SF

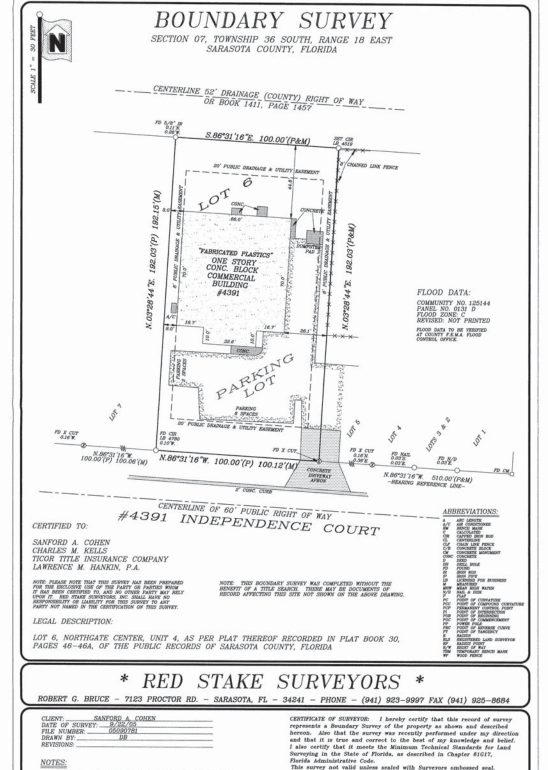
Property record information last updated on: 8/27/2018

1

1

Disclaimer: This information is believed to be correct but is subject to change and is not warranted.

1986



ROBERT C RRICE PS &M #4510

SET CIR' IS 5/6' DIAMETER IRON ROD WITH RED PLASTIC SURVEYORS CAP.
DISTANCES FROM HOUSE CORNERS TO PROPERTY LIRE ARE AT RIGHT ANGLE
TO THE PROPERTY LINE. UNDERGROUND UTILIZES AND THEE RENCRACHMENTS
HAVE NOT BEEN LOCATED EXCEPT AS SHOWN. EXISTING ELEVATIONS SHOWN
IN ELLIPSES ARE RELETED TO NO.U.D.

		OPEN	USE				RESI	DENT	ΊAL		COM	MERO	CIAL .	AND I	NDU	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
USE CATEGORY SPECIFIC USE OUA OUC OUM OUR OUE RE RSF RMF RMH CN OPI CG PCD CHI CI CM IR ILW GU Standard KEY: P = Permitted Use; L = Permitted Subject to Limitations in Section 5.3; SE = Special Exception Use; E = Existing; Blank = Use Not Permitted																					
OPEN USES																					

Agriculture [see 5.2.2.a]	All agriculture, except as listed below	L	L	L	L	L								5.3.1.a
	Animal boarding	L/SE	İ	L/SE	L/SE	L/SE								5.3.1.b
	Animal shelter	SE		SE	SE							SE	SE	5.3.1.c
	Aviary	L		L	SE									5.3.1.d
	Farm/produce stand	L/SE		L/SE	L/SE									5.3.1.f
	Keeping of ponies or horses	L		L	L	L								5.3.1.g
	Livestock auction, feeding pen, milk processing, packing house, stockyard	L		L										5.3.1.h
	Plant nursery	L		L	L									5.3.1.i
	Plant nursery with landscape supply	L/SE		L/SE	L/SE									5.3.1.j
	Retail or wholesale sales of agriculturally- related supplies and equipment	SE		SE	SE							P		5.3.1.1
Resource Extraction [see	All resource extraction, except as listed below		L											5.3.1.k
5.2.2.b]	Borrow pit	L	L	L	L									5.3.1.e

RESIDENTIAL USES

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL	AND I	NDUS	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
KEY: P = Permitted Use; L = Permitted Subject to Limitations in Section 5.3; SE = Special Exception Use; E = Existing; Blank = Use Not Permitted																					
OPEN USES																					

Household Living	Single-family detached	P	L	L	P	P	P	P	P											5.3.2.i
[see 5.2.3.a]	Lot line, traditional, patio, villa or atrium house							L	P											5.3.2.e
	Two-family house							L	P											5.3.2.e
	Townhouse (semi- attached, roof-deck, stacked)							L	P					P						5.3.2.e
	Multifamily (multiplex, apartment)								P					P				L		5.3.2.k.
	Manufactured home									P										
	Manufactured home park/subdivision									P										
	Accessory dwelling unit						L	L												5.3.2.a
	Guest house	L			L	L	L	L											İ	5.3.2.d
	Short term rental								L											5.3.2.g, 5.3.2.h
	Live-work unit										L	L	L	L	L		L	L		5.3.2.e
	Upper story/attached residential										L	L	L	P	L	L				5.3.2.j, 5.3.4.aa
Group Living [see 5.2.3.b]	All group living, except as listed below				SE	SE	L	L	L	SE	L	L	L	L					L	5.3.2.c

		OPEN	USE				RESI	DENT	IAL		COM	MER	CIAL	AND I	NDU:	STRIA	L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
USE CATEGORY SPECIFIC USE OUA OUC OUM OUR OUE RE RSF RMF RMH CN OPI CG PCD CHI CI CM IR ILW GU Stand KEY: P = Permitted Use; L = Permitted Subject to Limitations in Section 5.3; SE = Special Exception Use; E = Existing; Blank = Use Not Permitted																					
OPEN USES																					

	Boarding house, rooming house, fraternity or sorority		SE	SE	SE	SE	L	SE	L	L	L	L					5.3.2.c
	Community residential home, 6 or fewer residents	L/SE	L	L	L	L	L	L									5.3.2.b
	Community residential home, 7 to 14 residents	SE	SE	SE	SE	SE	SE										5.3.2.b
	Group home, 15 or more residents				SE	SE	L										5.3.2.b
PUBLIC AND C	IVIC USES																
Community	All community service		SE	SE	SE	SE	SE	SE	P	P	P	P	P			P	5.3.3.c
Service [see 5.2.4.a]	Rural retreat center	SE	SE	SE													5.3.3.k
Day Care [see	Family day care home	P	P	P	P	P	P	P	P	P	P	P	P		<mark>SE</mark>		
5.2.4.b]	Large family child care home	P	P	P	P	P	P	P	P		P	P	P		SE		
	Day care facility	L/SE	SE	SE	SE	SE	L	SE	L	L	L	L	L	SE	SE	L	5.3.3.e
	Adult day care home (up to 6)	P	P	P	P	P	P	P	P	P	P	P	P				
	Adult day care facility (7 or more)	SE	SE	SE	SE	SE	L	SE	P	P	P	P	P				5.3.3.d
	College or university								SE	P	P	P	P	P		P	

		OPEN	USE				RESI	DENT	IAL		COM	MERC	CIAL	AND I	NDU	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
KEY: P = Permitted	Use; L = Permitted Sub	ject to]	Limita	tions in	Section	on 5.3;	SE = 3	Specia	l Exce	ption U	se; E =	= Exist	ing; B	lank =	Use I	Not Pe	ermitte	d			
OPEN USES																					

	Day facility				SE	SE	SE				P	P	P	P		P			P	P	5.3.3.d
Educational Facilities [see	Elementary, middle or high school				SE	SE	SE	SE	SE			P		P						P	
5.2.4.c]	Vocational, trade or business school										P	P	P	P		P		P	P	P	
Government Facilities [see 5.2.4.d]	All government facilities, except as listed below																			P	
	Jail, prison or work camp																			SE	
Medical Facilities [see 5.2.4.e]	All medical facilities, except as listed below										L	P	P	P		P			P	SE	5.3.3.g
	Patient family accommodations											L	L	L						L	5.3.3.j
	Pain Management Clinics											SE	SE								5.3.4.cc
Parks and Open Areas [see 5.2.4.f]	All parks and open areas, except as listed below	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	
	Cemetery, columbaria, mausoleum, memorial park	L/SE			L/SE	L/SE	SE	SE	SE											P	5.3.3.b
	Wild animal sanctuary	SE			SE	SE															5.3.3.n

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL	AND I	NDU	STRIA	L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
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OPEN USES																					

Passenger Terminals [see 5.2.4.g]	All passenger terminals, except as listed below											P	P	P		P		P	P	P	
	Airport, heliport				L							L	L	L		L		L	L	L	5.3.3.a
Places of Worship [see 5.2.4.h]	All places of worship	SE			SE	SE	SE	SE	SE	SE	L	P	P	P		P					5.3.3.j
Social Service Institutions [see 5.2.4.i]	All social service institutions, except as listed below											SE	SE	SE		SE				SE	5.3.3.1
	Neighborhood resource center								SE		L	L	P	P		P			P	P	5.3.3.h
Utilities [see	Major utilities	L			L	L	L	L	L	L	L/SE	L/SE	L/SE	L/SE	L	L/SE	L	L	L	L	5.3.3.f
5.2.4.j]	Minor utilities	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	
	Electric or gas generation plant																	SE	SE	SE	
	Stormwater facility in different zoning district than principal use					L/SE	L/SE	L/SE	L/SE	L/SE	P	P	P	P	P	P	P	P	P	P	5.3.3.m
	Transmission tower	See C	Chapte	r 188, A	Article	II, Sara	sota C	ounty	Code												
COMMERCIAL U	SES	-																			
	Adult entertainment establishments												SE								5.3.4.z

		OPEN	USE				RESI	DENT	IAL		COM	MERC	CIAL A	AND II	NDUS	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
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OPEN USES																					

	Adult movie theaters and motels										SE								5.3.4.z
Adult Entertainment	Adult bookstores and video stores										L								5.3.4.z
Uses [see 5.2.5.k]	Semi-nude model studios										L								5.3.4.z
	Other adult retail stores										L								5.3.4.z
Indoor Recreation [see 5.2.5.a]	All indoor recreation, except as listed below								L/SE		P	P		P					5.3.4.u
	Bar								L/SE		P/L	P/L	P/L	P/L			P/L		5.3.4.c, 5.3.4.u
	Clubs and lodges		SE	SE	SE	Е	Е	SE	P	P	P	P		P					
	Entertainment, indoor								L/SE		L/SE	L/SE	L	L	L/SE		L/SE		5.3.4.e, 5.3.4.u
	Extreme sports facility										P	P		P			P		
	Firing, or archery range, indoor										P	P		P			P		
	Gymnastics facility, martial arts facility, fitness gym, dance studio, indoor sports academy										P	P		P			P		
Office [see 5.2.5.b]	All offices								L/SE	P	P	P	L	P		P	P	P	5.3.4.i, 5.3.4.u

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL	AND I	NDUS	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	<mark>ILW</mark>	GU	Standards
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OPEN USES																					

Outdoor Recreation [see	All outdoor recreation, except as listed below	SE	SE	SE							SE	SE		SE			L	5.3.4.m
5.2.5.c]	Community recreation facility			SE	SE	SE	P	SE	P	P	P	P		P			P	
	Dog or horse track, jai- alai fronton										SE	SE		SE				
	Entertainment, outdoor										L/SE	L/SE	L	L/SE	L/SE	L/SE		5.3.4.g
	Extreme sports facility	L/SE	SE	SE										P		SE	P	5.3.4.h
	Firing or archery range, outdoor	SE	SE											SE		SE	L	5.3.4.i
	Flea market, outdoor										SE			SE				
	Golf course, executive and par-three golf courses, clubhouse, yacht club, tennis club, country club	L/SE	SE	SE	SE	SE	SE	SE										5.3.4.j
	Hunting/fishing camp or dude ranch	L/SE	SE	SE	SE													5.3.4.k
	Recreational vehicle park/campground		SE	SE	SE			SE										5.3.4.n
	Riding academy or public stable	L/SE	L/SE	L/SE	L/SE													5.3.4.q
	Sports academy	L/SE	SE	SE														5.3.4.s

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL A	AND I	NDU	STRIA	A L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
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OPEN USES																					

	Wilderness camping	L																5.3.4.w
	Commercial hunting and trapping	L/SE																5.3.4.e
	Polo club	L/SE	SE	SE							SE	SE		SE				5.3.4.m
	Special events in conjunction with an approved outdoor recreation use	SE	SE	SE	SE	SE	SE	S	Е	SE	SE	SE		SE				5.3.4.y
Parking, Commercial [see 5.2.5.d]	All commercial parking				SE	SE	SE			P	P	P	P	P		P	P/L	5.2.4.d.
Restaurants [see 5.2.5.e]	All restaurants, except as listed below						SE	L	/SE		L	L	L	L	L	L		5.3.4.o, 5.3.4.u
	Drive-thru (drive in)										P	P	P	P		P		
Retail Sales and Service [see 5.2.5.f]	All retail sales and service, except as listed below							L	/SE		P	P	L	P	P	L/SE		5.3.4.p, 5.3.4.u
	Animal hospital, veterinary clinic, with or without animal boarding	L/SE	L/SE	L/SE	L/SE			L	/SE		L	L		L				5.3.4.a, 5.3.4.t
	Convenience store with gas pumps, gas station with minimart							L	/SE		L	L	L	L		L		5.3.4.f, 5.3.4.p 5.3.4.t

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL	AND I	NDU	STRIA	L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	СНІ	CI	CM	IR	ILW	GU	Standards
KEY: P = Permitted	l Use; L = Permitted Sub	ject to l	Limita	tions in	Section	on 5.3;	SE = 3	Specia	l Exce	ption U	se; E	= Exis	ing; B	lank =	Use]	Not Pe	rmitte	d			
OPEN USES																					

	Convenience store without gas pumps					L/SE		P	P	P	P	L	5.3.4.p 5.3.4.t
	Drive-thru retail sales or service					L		P	P	L	P		5.3.4.p
	Garden center/completely enclosed					L/SE		P	SE		P	SE	5.3.4.p
	Garden center/outside merchandise				,	SE		SE	SE		P	SE	5.3.4.p
	Package store							P	P		P		
	Vehicle parts and accessories]	L/SE		P	P	L	P	P	5.3.4.p, 5.3.4.t
	Retail sales of lumber and building supplies up to 60,000 square feet gross floor area							P	P		P	P	
	Pawn shops							P					
Retail sales, over 60,000 square feet gross floor area in a single occupant building								SE	SE		SE	SE	
Self-Service Storage [see 5.2.5.g]	All self-service storage						L	P	P		P	P	5.3.4.r

		OPEN	OPEN USE R					RESIDENTIAL				COMMERCIAL AND INDUSTRIAL									
USE CATEGORY S	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
KEY: P = Permitted	Use; L = Permitted Subj	ect to l	Limita	tions in	Section	n 5.3;	SE =	Specia	l Exce _l	otion U	se; E =	= Exis	ting; B	lank =	Use I	Not Pe	ermitte	d			
OPEN USES																					

Fransient Accommodations (see 5.2.5.h]	All transient accommodations, except as listed below							I	L/SE	SE	L	L	L	SE			L	5.3.4.p, 5.3.4.t, 5.3.4.u
	Bed and breakfast	L/SE	SE	SE	SE	SE	SE	I	L/SE	L		L		SE				5.3.4.c, 5.3.4.t
Vehicle Sales and Service [see	Car wash, full or self- service									P	P	P	P			P		
5.2.5.i]	Truck stop			İ		İ				SE		SE	P			P		
	Vehicle sales, leasing or rental												P			P		
	Vehicle service, intensive												P			P		
	Vehicle service, general									L	L	L	L			L		5.3.4.u
Water-Oriented	Boat livery/marina									P			P	P		SE		
[see 5.2.5.j]	Boat sales accessory to boat livery or marina									P				P				
	Dock or pier (commercial)									Е				P			P	
INDUSTRIAL USI	ES																	
Light Industrial Service [see 5.2.6.a]	All light industrial service, except as listed below										P		P		P	P	P	

			OPEN USE OUA OUC OUM OUR OU Subject to Limitations in Section 5					RESI	DENT	IAL		COMMERCIAL AND INDUSTRIAL										
USE (CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
KEY:	P = Permitted	Use; L = Permitted Sub	ject to	Limita	tions in	Section	on 5.3;	SE =	Specia	1 Exce	ption U	se; E	= Exis	ting; E	3lank =	Use I	Not Pe	rmitte	d			
OPEN	N USES																					

	Crematorium	L	L	L							SE	SE		5.3.5.e
	Research laboratory without manufacturing facility						P		P		P	P		
Warehouse and Freight Movement [see 5.2.6.b]	All warehouse and freight movement, except as listed below								P		P	P	P	
	Stockpiling of sand and gravel	L/SE	SE	SE							SE	SE		5.3.5.b
Waste-Related Service [see	All waste-related services										SE	SE	SE	
5.2.6.c]	Landfill												SE	
	Recycling equipment and facilities	SE	SE	SE							SE	SE	SE	5.3.5.b
	Composting facility	SE												5.3.5.c
Wholesale Trade [see 5.2.6.d]	All wholesale trade							P	P	P	P	P		
Heavy Industrial [see 5.2.6.e]	All heavy industrial, except as listed below										SE	SE		
	Asphalt processing or manufacture, concrete batch plant	SE	SE	SE							L	L	L	5.3.5.a

		OPEN	USE				RESI	DENT	IAL		COM	MERO	CIAL .	AND I	NDUS	STRIA	L				
USE CATEGORY	SPECIFIC USE	OUA	OUC	OUM	OUR	OUE	RE	RSF	RMF	RMH	CN	OPI	CG	PCD	CHI	CI	CM	IR	ILW	GU	Standards
KEY: P = Permitted	l Use; L = Permitted Sub	ject to	Limitat	tions in	Section	on 5.3;	SE =	Specia	l Exce _l	otion U	se; E =	= Exis	ting; E	Blank =	Use 1	Not Pe	rmitte	d			
OPEN USES																					
		I					I		ı					T			I		T_		
	Heavy industrial within a completely enclosed building																	P	P	P	
	Slaughterhouse	SE			SE													SE	SE		5.3.5.d
	Warehouse, storage of flammable liquids																	SE	SE	SE	
	Wholesale trade of flammable liquids															SE		SE	SE		

NORTHGATE CENTER, UNIT NO. 4 COVENANTS AND RESTRICTIONS

BY THIS INSTRUMENT, STOTTLEMYER, KENT AND RICHARDSON LAND PARTNERSHIP, a Florida general partnership ("Developer"), the developer and owner of the following described property in Sarasota County, Florida (the "Industrial Park"):

Northgate Center Subdivision, Unit No. 4, as per plat thereof recorded in Plat Book 30, Page 46, of the Public Records of Sarasota County, Florida;

imposes the covenants, restrictions and easements in this instrument on the use of the property for the mutual benefit and protection of Developer and all purchasers of lots in the Industrial Park, their heirs, personal representatives, successors and assigns, herein called Owner. The term "Owner" does not include Developer, but does include any occupant of a part of the Industrial Park.

1. COVENANTS WITH LAND. All provisions of this instrument are covenants running with the land and every part of and interest in it. Every Owner of and claimant against the land, or an interest in it, and their heirs, personal representatives, successors and assigns is bound by the provisions of this instrument. Developer may in leasing or conveying tracts located within the Industrial Park, impose additional covenants and restrictions as may be warranted under the circumstances. These protective covenants may be incorporated in leases and deeds by reference to this agreement.

2. COMPLIANCE WITH LAW.

(a) All improvements in the Industrial Park and the use of the lots in it shall conform to all building, pollution, environmental and other valid governmental regulations, statutes and ordinances.

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(b) No Owner shall apply for a variance, exception, change or waiver of any law or governmental regulation until the owner has obtained the prior written consent of Developer or its assigns to the application. If Developer has assigned its rights under this subparagraph to the association provided for under paragraph 14, the written consent of the Owners of 75% of the lots shall be required for approval instead of Developer's consent. If the application is not approved by Developer or association, as appropriate, the application shall not be made. Notice to Developer or association, as appropriate, shall be given in the same manner and the same procedure shall apply as provided in paragraph 3 for construction document approval.

3. CONSTRUCTION DOCUMENT APPROVAL.

- (a) When an Owner proposes to construct improvements in the Industrial Park, two copies of the construction documents, whether original construction, alterations or additions, shall be submitted to Developer at 3801 North Orange Avenue, Sarasota, Florida 33580, or its assigns, before application is made for a building permit to Sarasota County, Florida. Developer shall examine the construction documents to ascertain that they comply with this instrument, except when Developer has granted a waiver as provided in this instrument. If Developer has assigned to the association provided for in paragraph 14 Developer's rights unit this paragraph, association shall perform the acts required of Developer in this paragraph.
 - (b) The construction documents shall contain:
 - drawings and specifications showing the architectural design and the shape, size, materials and location of all improvements.
 - (2) a statement of the use to be made of the improvements.
 - (3) a plot plan showing the location of the improvement on the lot, including the location of parking spaces, loading areas and vehicle maneuvering areas.
 - (4) a landscaping plan for the area on which improvements and paving are not located.
 - (5) the Owner's name and mailing address.

- (6) the name and address of the contractor who will construct the improvements.
- (7) the name and address of the architect who will design the plans and supervise the construction.
- (8) the proposed completion date.

One copy of the construction document shall be retained by Developer.

- (c) Developer shall have 30 days within which to review the construction documents and to approve or reject them. If the construction documents are approved, Developer shall issue written approval in duplicate and mail it to the Owner at the address given in the construction documents.
- (d) If the construction documents are rejected, Developer shall notify the Owner in writing, specifying the objections. The Owner may change the construction documents to eliminate Developer's objections. If the Owner does so, the amended construction documents shall be resubmitted to Developer in the same manner as the original documents were submitted and the same procedure shall be followed for approval or rejection.
- (e) Should the Developer fail either to approve or reject the construction documents within 30 days of receipt thereof, then the construction documents shall be deemed approved.
- 4. PARKING. The public streets as well as off-street unpaved areas shall not be used for parking. All employees, visitors and service vehicles of businesses located within the Industrial Park shall be parked on off-street, hard-surfaced parking areas. All driveways and parking areas located in the portion of any lot from the curb to the rear of the utility easement shall be constructed of Portland cement concrete; all other driveways or parking areas shall be constructed of either asphalt or concrete. All driveways and parking areas shall be designed to provide sufficient area for the maneuvering and parking of all vehicles entirely on the property of the tenant or Owner operating a business within the Industrial Park. No

additional curb cuts shall be made within the Industrial Park without the prior written consent of Developer. Developer hereby specifically retains the authority to set all driveway elevations to be used in connecting driveways to public roads at Owner's expense. Temporary parking inconsistent with the above limitations may be granted by the Developer in writing where in the Developer's opinion no injury to the Industrial Park or its occupants will occur. No parking spaces shall be permitted within 20 feet of the front property lines.

- 5. LANDSCAPING. All unpaved and unimproved areas on lots shall be planted and maintained with lawns, trees and shrubs at the Owner's expense and shall be kept in a neat and trim manner.
- MAINTENANCE. Tracts within the Industrial Park shall be maintained by the Owner or tenant in a neat, wholesome and serviceable manner and in conformity with the character of a first class industrial park. Particular attention of each Owner or tenant should be directed to the prompt removal of all refuse and garbage and to the maintenance of the grass and landscaped areas on each tract in order to present a park-like atmosphere. Each Owner shall be responsible to maintain and keep clear any drains and/or retention areas which might cross his property to allow for adequate drainage of the subdivision. Each Owner is aware that failure to maintain the drainage and retention areas could cause substantial damage to other property within the subdivision for which the Owner may be liable. Should any Owner or tenant fail to maintain such tract as above provided after receiving ten (10) days written notice to correct any deficiencies, the Developer or its assignee may enter upon such premises and correct such deficiency and such Owner or tenant agrees to reimburse Developer or its assignee for the cost of such service, and until paid the same shall then and there become a lien upon said tract which lien shall be evidenced by a document in writing recorded in the Public Records of Sarasota County, Florida, and which lien shall subject the owner to liability for reasonable attorney's fees in connection with collection thereof.

- 7. STORAGE. Temporary or permanent storage of materials shall be prohibited on all tracts outside of enclosed buildings and enclosed storage areas on such tracts. Raw materials, products and equipment temporarily located upon the premises outside of enclosed areas shall be confined to areas approved in writing by the Developer or its assigns. All outside storage areas shall be completely enclosed from the front by one of the following:
- (1) A wire mesh or hurricane fence of sufficient height to conceal all stored items surrounding which fence shall be planted Confederate Jasmine at intervals not to exceed six (6) feet so as to allow the Confederate Jasmine to grow on the fence thereby forming a solid barrier. Owner shall be responsible for the permanent maintenance of the planting in a neat and trim manner. In no event shall the fence exceed the height of twelve (12) feet and in no case shall materials be stacked or stored so as to exceed the height of the fence; or
- (2) A hedge of Viburnun Odoratissinum which shrubs will be planted at intervals of not less than three (3) feet and in a height sufficient to caceal any outside storage with a maximum height of twelve (12) feet. Owner shall be responsible for the permanent maintenance of said plantings in a neat and trim manner. In no event shall materials be stacked or stored so as to exceed the height of the Viburnum Odoratissinum hedge; or
- (3) A solid masonry wall with solid entrance and exit gates in a height of not less than six (6) feet nor more than twelve (12) feet around which wall shall be planted suitable landscaping with an interval between plants not to exceed three (3) feet. Owner shall be responsible for permanent maintenance of the plantings in a neat and trim manner. In no event shall materials be stacked or stored so as to exceed the height of the wall; or
- (4) By construction of some other form of fence, hedge or wall proposed by the Owner and submitted to the Developer for written approval of the Developer or its assigns. In no event

shall the proposal involve a fence, hedge or wall in excess of twelve (12) feet and in no case shall materials be stacked or stored so as to exceed the height of the fence, hedge or wall. Owner shall be responsible for the permanent maintenance of all plantings in a neat and trim manner. In all cases the proposal shall encompass a fence, hedge or wall which will conceal all stored materials.

Regardless of the method of concealment of outside storage, there shall be solid entrance and exit gates.

In addition, regardless of the method of concealment of outside storage, no motor vehicle which is inoperable or trailer which is unable or unusable shall be stored or used for storage on any lot or parcel of ground in this Industrial Park unless it is within a completely enclosed building.

- SIGNS. One identifying sign shall be allowed for each business. The sign may contain the name, insignia, logo and slogan, or any of them, of the occupant. The sign shall be affixed to the main building as a part of its architectural design or shall be a free standing structure. A sign affixed to a building shall consist of relief letters or symbols and shall be placed only on the front side and shall not protrude beyond the top or side corners of the front wall or more than two feet from the wall surface. The sign shall not exceed 10% of the area of the front wall. Free standing signs shall be in the front setback area and shall setback at least 15 feet from the street right-of-way line. No free standing sign shall exceed 75 square feet in area or 25 feet in height. Signs necessary for directional or safety purposes shall be permitted. No advertising signs shall be permitted. No signs with neon or intermittent or flashing lights shall be permitted. All signs shall be in compliance with all applicable governmental regulations.
- 9. <u>NOXIOUS USES</u>. No part of a lot and no building or structure shall be used for the manufacture, storage, distribution or sale of any product that increases the fire hazard of any adjoining lot or lots or that causes the emission of noxious

fumes, odors, dust, gases, vibrations or noises or that will be injurious to other property in the Industrial Park or that injures the reputation of the Industrial Park or neighboring property or for any use in violation of valid local, state or federal laws. Operations creating glare shall be shielded so that the glare cannot be seen outside the exterior of the structure within which the operations are conducted.

- 10. <u>SETBACK LINES</u>. Setback lines shall be measured from the property line to the nearest building wall or other vertical structure.
 - Front yard 25 feet
 - Rear yard 25 feet
 - Side yard Fire Resistive Construction: Building must be set back five (5) feet from side property line.

Non-Fire Resistive Construction: Building must be set back eight (8) feet from side property line.

 Corner lots Corner lots are considered to have two front and two side yards.

No set back shall be less than minimum per the Sarasota County Zoning and Building Codes.

All applicable building and zoning codes must also be complied with in every particular. If any Owner acquires a tract comprised of contiguous lots the above set backs shall apply to the entire tract and not individually to each platted tract.

tracts in the Industrial Park shall be connected to the water and sewer system operated by Dolomite Utilities or such other company Developer chooses. All Owners of property within the Industrial Park expressly grant to the Developer, its successors or assigns, and to any utility company approved by the Developer, the right, license and easement for any agent and/or employee thereof to enter upon any of the tracts of the Industrial Park and premises contained thereon for the purpose of installation of water meters, water and sewer lines, and for routine reading, service and common inspection and maintenance of water and sewer

installations. No industrial waste shall be dumped into the Industrial Park sewer system without prior, express, written permission of Developer, and Developer's Engineering consultant and Dolomite Utilities or such other company Developer chooses.

12. RESTRICTIONS.

- (a) No more than 50% of the area of a tract, whether one or more lots, shall be covered by buildings. No more than 75% of the area of the tract shall be covered by buildings and approved outside storage. No more than 80% of the tract shall be covered by buildings, approved outside storage and paving. All buildings fronting on Northgate Boulevard or fronting on Independence Boulevard shall have an attached office and/or a front facade approved in writing by the Developer or his assigns.
- (b) All utility services within a tract and all internal utility, communication and power lines shall be underground.
- (c) Light used to illuminate signs, facades, buildings, parking and loading areas shall be so arranged as to eliminate glare from streets. No neon lights, intermittent or flashing lights shall be allowed.
- (d) No unpainted cement blocks or unpainted metal walls shall be allowed.
- (e) No residential use or occupancy shall be permitted.
- (f) No animals shall be kept, bred or raised, except security watch dogs.
- (g) No radio, television or other communication system antenna shall be placed on any exterior part of a building or tract without the written consent of Developer.
- (h) Use of the property for any of the following is prohibited: night club bars, taverns, auction houses, pawn shops, motion pictures houses, go-kart tracks, skateboard tracks, golf driving ranges, drive-in restaurants, carnivals, circuses, pony rides, skating rinks, archery range, auto laundry, car washes, coin laundry, commercial tourist attractions, package liquor

stores, truck stops, gas stations, motor vehicle body repair shops, (even though inside).

13. <u>DEEDS</u>. The provisions of this instrument shall be incorporated in any deed, lease, contract or other document concerning the land described in this instrument whether referred to in the deed, lease, contract or other document or not. All such instruments shall specifically state that same is subject to the provisions of this instrument.

14. ASSOCIATION.

- Park shall be created by Developer. It shall be a non-profit corporation under Florida law and shall be known as NORTHGATE CENTER SUBDIVISION, UNIT ONE (1) OWNERS ASSOCIATION, herein called Association. Each Owner shall become a member of the Association when the conveyance of a lot to the Owner is recorded and shall begin paying to Association assessments as provided in this paragraph.
- (b) Lots may be owned by more than one person. In this event each co-tenant, joint owner or tenant by the entirety shall be a member of the Association, but each lot shall have only one vote in meetings of members of Association. Multiple owners shall cast their votes as provided in the bylaws of Association. For the purpose of voting at meetings of the Association, Developer shall have one vote for each lot to which Developer has title.
- c) Association shall institute and continue policies and programs to maintain a quality Industrial Park. The Association shall have no right to modify or impose restrictions upon the Industrial Park without the prior written consent of the Owners of not less than seventy-five percent (75%) of the lots in Northgate Center Subdivision, Unit No. 4, and without the prior written consent of the Developer.
- (d) Developer may in its discretion assign to Association all of Developer's rights and privileges under this instrument by assignment recorded in the public records of Sarasota

County, Florida. If an assignment is made by Developer to Association, Developer shall be divested of all of its rights and obligations under this instrument and Association shall succeed to them.

- (e) Developer may in its discretion convey to Association title to any interests that Developer owns or holds within the Industrial Park by a quitclaim deed recorded in the public records of Sarasota County, Florida. If such a conveyance is made, Association shall become the owner of the interests and shall be responsible for obligations pertaining to the interests.
- (f) The expense of operating the Association and of paying Association expenses shall be payable to Association not less often than annually as provided by resolution of Association or in its by-laws. Association shall assess each lot for an equal share of the expenses. Assessments shall be determined on a basis of plat and lots (not parcels), regardless of ownership or of multiple lot use by one owner. No annual lot assessment shall be more than \$750.00 (increased annually by the percentage increase in the Consumer Price Index for all Urban Consumers (CPI-U) all items, using January 1983 as the base period) unless Association adopts an increase by the affirmative vote of the Owners of 51% of the lots. All assessments shall be uniform among the lots. If the assessment due for a lot is not paid when due, the assessment shall become a lien on the lot as provided in paragraph 15.
- (g) Developer shall operate Association for not more than five years from the date of this instrument and shall make assessments for the operational costs of Association and shall pay the expenses of Association. Developer shall render an annual accounting to the members of Association.

15. DEFAULT.

(a) If an Owner violates or attempts to violate any part of this instrument, Developer or the Association may, but shall not be required to, prosecute proceedings to enforce this instrument or to recover damages.

- (b) If an Owner does not comply with the provisions of this document, Developer or Association, as appropriate, may do whatever is necessary to correct the failure to comply and the expense of correcting the failure or any sum due as an assessment to Association shall become a lien upon the lot when a claim of lien is recorded in the public records of Sarasota County, Florida. Sums due under this subparagraph shall bear interest at the highest permissible legal rate and shall be subject to foreclosure as though the same were a mortgage.
- (c) If Developer or Association incurs expense because of an Owner's default, whether as a result of legal proceedings or not, Developer or Association, as appropriate, shall recover the reasonable expenses including reasonable attorney's fees and costs for negotiation, trial, appeal or otherwise and these expenses shall become a lien as provided in subparagraph (b).
- (d) The remedies contained in this paragraph are cumulative to all other remedies contained in this instrument or provided by law, now or hereafter.
- (e) If any part of this instrument is found invalid, by judgment or court order or in any other manner, no other part shall be affected thereby.
- as long as Developer owns 50% or more of the lots in the Industrial Center. Amendments may be made by Association when approved by the Owners of 75% of the total acreage in the Industrial Park; however, amendments by Association shall not be valid without Developer's written consent so long as Developer owns any lot in the Industrial Park. Amendments shall become effective when duly executed and recorded in the public records of Sarasota County, Florida. No amendment shall invalidate any action properly taken under this instrument nor terminate or modify or affect any rights reserved in this instrument to Developer.
- 17. TERM. Provisions of this instrument shall continue in effect until January 1, 2026, unless amended as provided in paragraph 16.

- 18. INTENTION. It is expressly understood that Developer desires to maintain a first-class Industrial Park and Developer expressly restricts this Industrial park so as to prohibit any industrial feature or design which would detract, in the sole opinion of the Developer, from the character of a first-class Industrial Park. Developer will not, for instance, approve any construction fronting the roadway which would detract from the character of the Industrial park or which would not provide an attractive buffer from the roadway.
- 19. EASEMENTS. Developer reserves an easement over, under, on and across all streets and utility easements for the use of Developer and Owners and utilities in any additions to the Industrial park and for construction and development of any improvements in the addition.
- 20. ADDITIONAL PROPERTY. Additional sections of the Industrial Park may be created by Developer on lands abutting or adjacent to those described in this instrument. If created, the additional parts of the Industrial Park may be operated and managed in whole or in part in conjunction with the part described in this instrument through Association. In that event the provisions relating to Association may be deemed at Developer's option to include all of the property that is a part of the Industrial Park and shall apply accordingly.
- 21. NO ZONING CHANGES. Purchasers of tracts in the Industrial Park agree for themselves and their assigns not to initiate or be a party to any petitions for any change in the zoning of any tract within the Industrial Park or to subdivide any lot therein without the prior written consent of the Developer so long as the Developer still owns any tract within the Industrial Park or without the prior written consent of the Owners of not less than seventy-five percent (75%) of the land area in Northgate Center Subdivision, Unit No. 4, when the Developer owns no tract within the Industrial Park.

IN WITNESS WHEREOF, the Developer has executed these Covenants and Restrictions on JANUARY 23, 1986.

> STOTTLEMYER, KENT AND RICHARDSON LAND PARTNERSHIP, a Florida general partnership

Robert A. Richardson

General Partner

STATE OF FLORIDA

COUNTY OF SARASOTA

The foregoing instrument was acknowledged before me this 23 Dday of JANUARY ____, 1986, by ROBERT A. RICHARDSON, as General Partner of STOTTLEMYER, KENT AND RICHARDSON LAND PARTNERSHIP, a Florida general partnership, on behalf of the

partnersh OF FI

My Commission Expires:

Notary Public

Notary Public, State of Florida at Large My Commission expires April 24, 1987

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