### SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FROM: Economic Development Agency





SUBJECT: Consent to Sub-Lease between John and Betty Obradovich and DSDG Enterprizes, LLC, and Bill of Sale between Debra A. Elefant, trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 and DSDG Enterprizes, LLC – Jacqueline Cochran Regional Airport. Project is CEQA Exempt; District 4 [\$0]

### **RECOMMENDED MOTION:** That the Board of Supervisors:

- 1. Find that the project is exempt from California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301 and Section 15601(b)(3);
- 2. Approve and consent to the sublease of real property located within Jacqueline Cochran Regional Airport in Thermal, California (Subleased Property), as more specifically set forth in the attached Sub-Lease with Sale of Aviation Hangar dated February 18, 2016 between John Obradovich and Betty Obradovich (as sublessor) and DSDG Enterprizes, LLC, a Texas limited libility company (as sublessee) (Sublease);

(Continued)

Assistant County Executive Officer/EDA

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost:	POLICY/CONSENT (per Exec. Office)
COST	\$ 0	\$ 0	\$ 0	\$ C	Consent □ Policy ⊠
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ C	) Consent - Tolicy -
SOURCE OF FUN	DS: N/A			Budget Adjust	ment: No
				For Fiscal Year	r: 2015/16
C.E.O. RECOMME	NDATION:	,	APPROVE	tait	

County Executive Office Signature

### MINUTES OF THE BOARD OF SUPERVISORS

	n motion of Supervisor Tavaglione, seconded by Supervisor Washington and duly y unanimous vote, IT WAS ORDERED that the above matter is approved as ended.
Ayes:	Jeffries, Tavaglione, Washington, Benoit and Ashley

Nays: None Absent: None

Date: September 13, 2016

XC: Agenda Number: District: 4 Prev. Agn. Ref.: 3.11 of 6/3/03; 3.17 of 9/14/04;3.5 of 5/16/16; 3.23 of 9/12/06; 3.16 of 3/17/09

4/5 Vote A-30 

Change Order

Deputy

Kecia Harper-Ihem

Clerk of the Board

### SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

**Economic Development Agency** 

**FORM 11:** Consent to Sub-Lease between John and Betty Obradovich and DSDG Enterprizes, LLC, and Bill of Sale between Debra A. Elefant, trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 and DSDG Enterprizes, LLC – Jacqueline Cochran Regional Airport. Project is CEQA Exempt; District 4 [\$0]

DATE: September 13, 2016

**PAGE:** 2 of 3

### **RECOMMENDED MOTION:** (Continued)

- 3. Approve and consent to the sale of Building E, Hangar No. 6, currently owned by Debra A. Elefant, trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 and DSDG Enterprizes, LLC Jacqueline Cochran Regional Airport, located on the Subleased Property within Jacqueline Cochran Regional Airport in Thermal, California, as more specifically set forth in the attached Bill of Sale Coupled with Sub-Lease dated February 18, 2016 between Debra A. Elefant, trustee for the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 (as seller) and DSDG Enterprizes, LLC, a Texas limited liability company (as buyer) (Bill of Sale);
- 4. Authorize the Chairman of the Board of Supervisors to sign the attached Consent to Sublease and Consent to Bill of Sale; and
- 5. Authorize the Assistant County Executive Officer/EDA, or designee, to execute any additional documents necessary to implement the Sublease and Bill of Sale, subject to approval by County Counsel.

# BACKGROUND: Summary

The County of Riverside (County), as lessor, and John Obradovich and Betty Obradovich (collectively, Obradovich), as lessee, entered into that certain Lease Desert Resorts Regional Airport dated June 3, 2003, as amended by that certain First Amendment to Lease Jacqueline Cochran Regional Airport dated on or about September 14, 2004, by that certain Second Amendment to Lease Jacqueline Cochran Regional Airport dated September 12, 2006, and that certain Third Amendment to Lease Jacqueline Cochran Regional Airport dated March 17, 2009 (collectively, Lease). The Lease relates to 9.45 acres of real property located at the Jacqueline Cochran Regional Airport, as legally described in Exhibit A to the Lease (Leased Premises). Pursuant to section 24 of the Lease, Obradovich cannot sublease any rights, duties or obligations under the Lease without the written consent of the county. Obradovich desires to sublease a portion of the Leased Premises upon which an airport hangar, identified as Building E, Hangar No. 6 is located (Subleased Premises) to DSDG Enterprizes, LLC (DSDG) as more specifically set forth in the Sub-Lease with Sale of Aviation Hangar dated February 18, 2016, attached hereto as Attachment B (Sublease). If approved by the Board, the Sublease will be subject to the Lease. Debra A. Elefant, trustee for the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 (collectively, Elefant) were the prior Board approved sublessees for the Subleased Premises and their rights have been terminated pursuant to the Lease Cancellation Agreement attached hereto as Attachment E.

In connection with the Sublease, DSDG, (as buyer) and Elefant, (as seller) entered into that certain Bill of Sale Coupled with Sub-Lease dated February 18, 2016, relating to the sale of the airport hangar identified as Building E, Hangar No. 6 (Bill of Sale), the effectiveness of which is subject to the consent and approval by the County. A copy of the Bill of Sale is attached hereto as Attachment D. DSDG will not change the existing use of the Subleased Premises. The Bill of Sale and the Sublease will not impact or modify the terms of the Lease.

(Continued)

### SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

Economic Development Agency

FORM 11: Consent to Sub-Lease between John and Betty Obradovich and DSDG Enterprizes, LLC. and Bill of Sale between Debra A. Elefant, trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 and DSDG Enterprizes, LLC – Jacqueline Cochran Regional Airport. Project is CEQA Exempt: District 4 [\$0]

DATE: September 13, 2016

**PAGE:** 3 of 3

### **BACKGROUND:**

Summary (Continued)

Pursuant to the California Environmental Quality Act (CEQA), the Sublease and Bill of Sale were reviewed and determined to be categorically exempt from CEQA under State CEQA Guidelines 15301, Class 1 - Existing Facilities and State CEQA Guidelines 15061(b) (3), General Rule or "Common Sense" exemption. proposed project, the Sublease and sale of the existing hangar, is the subletting of property involving existing facilities and no expansion of an existing use will occur. In addition, it can be seen with certainty that there is no possibility that the proposed project may have a significant effect on the environment since it is merely a continuation of existing use, and would not lead to any direct or reasonably forseable indirect physical environmental impact.

County Counsel has reviewed and approved the Consent to Sublease and the Consent to Bill of Sale as to form. Staff recommends that the Board of Supervisors approve the attached proposed Consent to Sublease and Consent to Bill of Sale.

### Impact on Citizens and Businesses

The Sublease and Bill of Sale will assist in the County's effort to increase airport operations which in turn provides increased patron activities for local businesses.

### **SUPPLEMENTAL:**

### Additional Fiscal Information

There is no net county cost and no budget adjustment required.

### **ATTACHMENTS:**

Attachment A - Consent to Sublease

Attachment B - Sub-Lease

Attachment C - Consent to Bill of Sale

Attachment D - Bill of Sale

Attachment E - Lease Cancellation Agreement

Attachment F - Master Ground Lease

### **CONSENT TO SUBLEASE**

(Behind this page)

### **CONSENT TO SUBLEASE**

(Jacqueline Cochran Regional Airport)

The County of Riverside, a political subdivision of the State of California ("County"), hereby consents to that certain Sub-Lease with Sale of Aviation Hangar dated February 18, 2016, by and between John Obradovich and Betty Obradovich, husband and wife, (as sublessor) and DSDG Enterprizes, LLC, a Texas limited liability company (as sublessee), a copy of which is attached hereto as Exhibit "A" ("Sublease"). The Sublease pertains to real property located within Jacqueline Cochran Regional Airport in Thermal, California, as more particularly depicted and described on Exhibit "B" to the Sublease.

The Sublease is subject to that certain Lease Desert Resorts Regional Airport dated on or about June 3, 2003 by and between the County (as lessor) and John Obradovich and Betty Obradovich (as lessee), as amended by that certain First Amendment to Lease Jacqueline Cochran Regional Airport dated on or about September 14, 2004, that certain Second Amendment to Lease Jacqueline Cochran Regional Airport dated September 12, 2006, and that certain Third Amendment to Lease Jacqueline Cochran Regional Airport dated March 17, 2009 (collectively, "Lease") relating to the lease of approximately 9.45 acres of vacant land, located at the Jacqueline Cochran Regional Airport (formerly known as the Desert Resorts Regional Airport), as more fully described in Exhibit "A" to the Lease.

Consent hereof by the County to the Sublease shall not relieve or release John Obradovich and Betty Obradovich from their duty to comply with any and all obligations, covenants and conditions required under the Lease.

[Remainder of Page Intentionally Blank]

[Signatures on Following Page]

IN WITNESS WHEREOF, the County has caused its duly authorized representative to execute this Consent to Sublease as of the date set forth below.

Date:	SEP 1 3 2016	COUNTY OF RIVERSIDE, a political Subdivision of the State of California  By:  John J. Benoit, Chairman Board of Supervisors

ATTEST: KECIA IHEM-HARPER

Clerk of the Board

Denuty

APPROVED AS TO FORM Gregory P. Priamos, County Counsel

Jbaila R Brown

Deputy County Counsel

## EXHIBIT A

# SUBLEASE (behind this page)

### SUB-LEASE WITH SALE OF AVIATION HANGAR

John Obradovich and Betty Obradovich, herein called Sub-Lessor, hereby sub-leases to <u>DSDG</u> <u>Enterprizes</u>, <u>LLC</u> herein called Sub-Lessee, the property described below, upon the following items and conditions.

### 1. RECITALS

- (a) Sub-Lessor leases from the County of Riverside, approximately 9.45 acres of land at the Jacqueline Cochran Regional Airport, community of Thermal, in the County of Riverside, State of California.
- (b) This and other sub-leases entered into by Sub-Lessor are intended to be compatible with, and be subject to the terms and conditions of that certain Lease (Jacqueline Cochran Regional Airport) between the County of Riverside as Lessor (hereinafter, the "County"), and John Obradovich and Betty Obradovich, as Lessee, dated April 24, 2003 and executed June 3, 2003, and amended September 14, 2004, and September 12, 2006, and March 17, 2009, and which instruments affect directly the uses and purposes to which the aforesaid subject personal property may be put. Said lease and amendments thereto are hereinafter referred to as the "Master Lease", a copy of which is attached hereto and incorporated herein by this reference as <a href="EXHIBIT A.">EXHIBIT A.</a>. The Parties acknowledge and agree that in the event of any conflict between the terms and conditions of the Master Lease shall be controlling on all issues.

### 2. DESCRIPTION

- (a) The premises sub-leased hereby are located within Jacqueline Cochran Regional Airport, Thermal, California generally, and within the area Leased Premises from County by Sub-Lessor consisting of nine (nine) acres and as more particularly shown on <a href="EXHIBIT B">EXHIBIT B</a> attached hereto and by this reference made a part hereof (the "Sub-Lease Premises"). The Sub-Lease Premises consists of land only. Improvements shall be the sole responsibility of Sub-Lessee as more particularly described herein.
- (b) The portion of the nine acres being sub-leased is that portion of land occupied in Building E Hangar #06 as depicted in <u>EXHIBIT B</u>. In addition to the forgoing during the term of this lease Sublessor grants to Sublesee the right to ingress and ingress over that portion of the leasehold premises of the Sublessor held under the Master Lease and a license to use the taxiway areas designated by Subleassor.

### 3. USE

The Sub-Lease Premises are hereby sub-leased for the purpose of a personal aircraft hangar to be used for the storage of aircraft and aircraft related supplies only. Sub-Lessee hereby acknowledges and agrees that no commercial business shall be conducted on the Sub-Lease Premises.

### 4. TERM

The term of this sub-lease shall commence on \_\_\_\_\_\_\_, and shall continue thereafter for a term that is co-terminus with the Lessor's occupancy rights under the Master Lease, including any extensions thereof, and subject to any provisions of the Master Lease that may be applicable and take precedence.

### 5. RENT

- (a) Sub-Lessee shall pay to Sub-Lessor the sum of \$162.00 (\$0.03 per square foot), payable in advance, on the 1<sup>st</sup> day of each month.
- (b) The monthly rent shall be subject to adjustment as of the dates and in the amounts as described in Section 5, paragraphs (d) and (e) of the Master Lease. In no event shall any adjustment be a negative adjustment.
- (c) The monthly rent is due and payable on or before the first of the appropriate month during the term of this lease agreement and shall be considered delinquent, if not paid by the 15th of the month. If the monthly rent becomes delinquent, lessee will be charged a late fee equivalent to ten percent (10%) of the delinquent rental amount, exclusive of late fees, for each month that rent is delinquent.

### 6. ADDITIONAL OBLIGATIONS OF SUB-LESSEE

Sub-Lessee shall, during the term of this sub-lease:

- (a) Observe and comply with all rules, regulations, and laws that govern and are in effect;
- (b) Maintain the Sub-Lease Premises and related equipment in a clean, orderly, neat and safe condition:
- (c) Make provisions and pay for all utilities, including trash disposal, incurred in connection with the Sub-Lease Premises.

### 7. SUB-LESSOR'S RESERVED RIGHTS

Sub-Lessor and County, and their duly authorized agents, shall have the right to enter the Sub-Lease Premises for inspections, repairs, or for any other reasonable cause upon the giving to Sub-Lessee reasonable advance notice during customary (daylight) working hours. This limitation on the right of entry shall not apply in the case of emergency when time may be a factor in saving life and/or property.

### 8. IMPROVEMENTS, REPAIRS AND SIGNS

Sub-Lessee shall not make any improvements, repairs or modifications or install any signs without prior written approval of Sub-Lessor and the County.

### 9. INSURANCE

Sub-Lessee shall, during the term of this sub-lease, procure and maintain the following described insurance coverage and limits as indicated.

- Comprehensive General Liability Insurance coverage that shall protect Sub-Lessee from claims for damages for personal injury, including accidental and wrongful death, as well as from claims for property damage, which may arise, from Sub-Lessee's use of the Sub-Lease Premises or the performance of its' obligations hereunder, whether such use or performance be by Sub-Lessee, by any subcontractor, or by anyone employed directly or indirectly by either of them. Such insurance shall name John Obradovich and Betty Obradovich and the County of Riverside as additional insured with respect to this Sub-lease Agreement and the obligations of Sub-Lessee hereunder. Such insurance shall provide for limits of not less than \$3,000,000.00 per occurrence.
- (b) Furnish Sub-Lessor and the County with Certificates of Insurance showing that such insurance is in full force and effect, and that John Obradovich and Betty Obradovich and the County of Riverside are names as additional insureds. Further, said certificates shall contain the covenant of the insurance carrier that thirty (30) days advance written notice will be given to John Obradovich and Betty Obradovich and the County of Riverside prior to cancellation or reduction in coverage of such insurance.
- (c) Sub-Lessee shall carry Hull and Liability Insurance for any aircraft stored in or on the premises. Hull Insurance shall be for the full replacement value of all aircraft stored by Sub Lessee in the Leased Premises and the contents therein. Policy will be endorsed to include John Obradovich and Betty Obradovich and Riverside County, their Directors, Officers, employees, agents and representatives.

Sub-Lessee may elect to self-insure or un-insure the Hull portion of the coverage required herein; however, if Sub-Lessee elects not to acquire insurance to cover the Hull, Sub-Lessee agrees to hold John Obradovich and Betty Obradovich and the County of Riverside harmless, and not make any claim against John Obradovich or Betty Obradovich or the County of Riverside for loss or damage to the Hull of any aircraft of the contents therein for any reason whatsoever, regardless of any negligence by John Obradovich or Betty Obradovich or the County of Riverside that may have contributed to said loss or damage.

### 10. TERMINATION BY SUB-LESSOR

Sub-Lessor shall have the right to terminate this Sub-Lease:

- (a) In the event a petition is filed for voluntary or involuntary bankruptcy for the adjudication of Sub-Lessee as a debtor and, as a result, Sub-Lessee is unable or unwilling to fully and timely fulfill Sub-Lessee's rent obligations consistent with the requirements of Paragraph 5 herein.
- (b) In the event that Sub-Lessee makes a general assignment, or Sub-Lessee's interest hereunder is assigned involuntarily or by operation of law for the benefit of creditors.
- (c) In the event of any act which operates to deprive Sub-Lessee of the ability to perform its duties under this Sub-lease Agreement.

- (d) In the event of the abandonment of, or the discontinuance of the use of the Sub-Lease Premises by Sub-Lessee.
- (e) In the event Sub-Lessee fails to perform, keep or observe any of its duties or obligations hereunder, provided, however that Sub-Lessee shall have thirty (30) days in which to correct its breach or default after receiving written notice served on it by Sub-Lessor.
- (f) In the event that the Sub-Lease Premises are rendered unfit for Sub-Lessee's continued use and cannot be restored to habitability within a reasonable time.

### 11. TERMINATION BY SUB-LESSEE

Sub-Lessee shall have the right to terminate this Sub-Lease:

- (a) In the event a petition is filed for voluntary or involuntary bankruptcy for the adjudication of Sub-Lessor as a debtor and, as a result, Sub-Lessor is unable or unwilling to perform its' duties under this Sub-lease Agreement.
- (b) In the event that Sub-Lessor makes a general assignment for the benefit of creditors.
- (c) In the event of any act which operates to deprive Sub-Lessor of the ability to perform its' duties under this Sub-lease Agreement.
- (d) In the event of the abandonment of, or the discontinuance of, the use of the area leased pursuant to the Master Lease.
- (e) In the event Sub-Lessor fails to perform, keep or observe any of its duties or obligations hereunder, provided, however, that Sub-Lessor shall have thirty (30) days in which to correct its breach or default after written notice thereof has been served on it by Sub-Lessee.
- (f) In the event that the Sub-Lease Premises are rendered unfit for Sub-Lessee's use and cannot be restored within a reasonable time.

### 12. HOLD HARMLESS

Sub-Lessee shall indemnify and hold Sub-Lessor and the County of Riverside, their officers, agents, employees and independent contractors free and harmless from any liability whatsoever, based or asserted on any act or omission of Sub-Lessor, its officers, agents, employees, subcontractors and independent contractors for property damage, bodily injury, or death (Sub-Lessee's employees included) or any other element of damage of any kind or nature in any way connected with or arising from its use and responsibilities in connection therewith of the Sub-Lease Premises, or the condition thereof, and Sub-Lessee shall defend at its expense, including attorney fees, Sub-Lessor, County, its officers, agents, employee and independent contractors in any legal action based on any alleged acts or omissions.

#### 13. **ASSIGNMENT**

Sub-Lessee cannot assign, sublet, mortgage, hypothecate, or otherwise transfer in any manner any of its rights, duties and obligations hereunder to any person or entity without the express written consent of Sub-Lessor and County being first obtained which consent shall not be unreasonably withheld.

#### 14. BINDING ON SUCCESSORS

Sub-Lessee, its' heirs, assigns and successor(s) in interest shall be bound by all the terms and conditions contained in this Sub-lease Agreement, and all of the parties hereto shall be jointly and severally liable hereunder.

#### 15. EMPLOYEES AND AGENTS OF THE SUB-LESSEE

It is understood that all persons hired or engaged by Sub-Lessee shall be considered to be employees or agents of Sub-Lessee and not of Sub-Lessor or County.

#### 16. COMPLIANCE WITH LAW

Sub-Lessee shall observe all statutes, rules, regulations, ordinances, and orders relating to the use of the Sub-lease Premises enacted or promulgated by the County, the State of California, the United States of America and the agencies thereof.

#### WAIVER OF PERFORMANCE 17.

No waiver by Sub-Lessor at any time of any of the terms and conditions of this Sub-lease Agreement shall be deemed or construed as a waiver at any time thereafter of the same or of any other terms and conditions contained herein or of the strict and timely performance of such terms and conditions.

#### **SEVERABILITY** 18.

The invalidity of any provision in this Sub-lease Agreement as determined by a court of competent jurisdiction shall in no way effect the validity of any other provisions hereof.

#### 19. **NOTICES**

Any notices required or to be served by either party upon the other shall be addressed to the respective parties as set forth below:

For Sub-Lessor

John and Betty Obradovich 84-401 Cabazon Center Dr.

Indio, CA 92201

For Sub-Lessee

**DSDG Enterprizes, LLC** 79580 Via Sin Cuidado La Quinta, CA 92253

or to such other addresses as may from time-to-time be designated in writing by the respective parties.

### 20. VENUE

Any action at law or in equity brought by either of the parties hereto for the purposes of enforcing a right or rights provided for by this Sub-lease Agreement shall be tried in a Court of competent jurisdiction in the County of Riverside, State of California, and the parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other County.

### 21. TAXES

Sub-Lessee shall timely pay all fees and taxes levied or required by any authorized public entity relating to the Sub-Lesse Premises. Sub-Lessee recognizes and understands that this Sub-lease Agreement will create a possessory interest subject to property taxation and that Sub-Lessee will be subject to the payment of property taxes levied on such interest.

### 22. TOXIC MATERIALS

During the term of this Sub-lease Agreement and any extensions thereof, Sub-Lessee shall not violate any Federal, State, or Local law, or ordinance or regulation, relating to industrial hygiene or to the environmental condition on, under or about the Sub-Lease Premises including, but not limited to, soil and ground water conditions. Further, Sub-Lessee, its' successors and assigns shall not use, generate manufacture, produce, store or dispose of, on, under or about the Sub-Lease Premises or transport to or from the Sub-Lease Premises, any flammable explosives, asbestos, radioactive materials, hazardous wastes, toxic substances or related injurious materials, whether injurious by themselves or in combination with other materials (collectively, the "Hazardous Materials"). For the purpose of this sub-lease, Hazardous Materials shall include, but not be limited to, substances defined as "hazardous substances," "hazardous materials," or "toxic substances," in the Comprehensive Environmental Response, Comprehensive and Liability Act of 1980, as amended, 42 U. S. C. §9601, et seq.; the Hazardous Materials Transportation Act, 49 U. S. C. §1801, et seq.; the Resource Conservation and Recovery Act, 42 U. S. C. §6901, et seq.; and those substances defined as "hazardous wastes" in Section 25117 of the California Health and Safety Code or as "hazardous wastes" in Section 25316 of the California Health and Safety Code; and in the regulations adopted in publications promulgated pursuant to said laws.

### 23. FREE FROM LIENS

Sub-Lessee shall pay, when due, all sums of money that may become due for any labor, services, material, supplies, or equipment, alleged to have been furnished or to be furnished to Sub-Lessee, in, upon or about the Sub-Lease Premises, and which may be secured by a mechanic's, materialman's, or other lien against the Sub-Lease Premises or County's interest therein, and will cause such lien to be fully discharged and released at the time the performance of any obligation secured by such lien matures or becomes due; provided, however, that if Sub-Lessee desires to contest any such lien, it may do so, but notwithstanding any such contest, if such lien shall be reduced to final judgment or such process as may be issued for the enforcement thereof is not promptly stayed, or if so stayed, and said stay thereafter expires, then and in such event, Sub-Lessee shall forthwith pay and discharge said judgment.

### 24. ATTORNEY FEES AND COSTS

In the event of litigation arising out of this Sub-lease Agreement, the prevailing party is entitled to recover its' actual attorney fees and costs incurred, whether the matter is arbitrated, settled, or tried to a judge and/or jury.

### 25. MASTER LEASE / SURVIVAL OF SUB-LEASE

- (a) Sub-Lessee acknowledges and agrees that it shall be bound, and shall otherwise be subject to all of the terms and conditions contained in the Master Lease except as otherwise permitted by the provisions of the Master Lease. (A complete copy of the Master Lease is attached hereto and made part hereof as ADDENDUM A.)
- (b) In the event the Master Lease is terminated, Sub-Lessee agrees to keep, observe and perform all of the terms and conditions of the Master Lease on the part of the Sub-Lessor to be kept, observed and performed as relates to the Sub-Lease Premises, and Sub-Lessee's right to possession shall remain in effect as provided in the Master Lease to all intents and purposes as though Sub-Lessee was the original Lessee there under; provided, however, that such assumption and agreement shall pertain only to the Sub-Lease Premises and not to the entire leased premises under the Master Lease, and Sub-Lessee, among other things, shall make rental payments to the County in an amount equal to such payments which Sub-Lessee is required to pay Sub-Lessor under this sub-lease.

### 26. CONSENT BY COUNTY

The parties hereto understand and agree that this Sub-Lease shall not be enforceable by either unless and until consent has been obtained from County in writing.

### 27. SIGNED IN COUNTERPART

This agreement in all parts applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns, and whenever the context so requires the masculine gender includes the feminine and neuter, and the singular number includes the plural. These instructions and any other amendments may be executed in any number of counterparts, each of which shall be considered as an original and be effective as such.

### CONSENT BY COUNTY

The parties hereto understand and agree that this Sub-Lease shall not be enforceable by either unless and until consent has been obtained from County in writing.

IN WITNESS WHEREOF, this Sublease is executed on 2-18-2016.

SUB-LESSOR:

John (	Obrad	lovich	ı and	Betty	Ol	orad	ovi	ch
Husba	and ar	nd Wi	fe					

By: Date:

Date: 3/29/16

SUB-LESSEE:	
DSDG Enterprizes, LLC	
By: David R. Sidor, Member	Date: <u>2-18-</u> 2011
By Daniel B. Greco, Member	Date: 555 15-2016
Consent	
Consen	
The COUNTY of Riverside hereby consents to	the foregoing Sub-Lease.
By:	Date
John J. Benoit, Chairman	Date:
Board of Supervisors	
ATTEST:	
KECIA HARPER-IHEM, Clerk of the Board	
RECIA HARFER-INEW, CIERROI IIIE BOald	
Ву:	Date:
	(7.1)
2	(Seal)
APPROVED AS TO FORM:	
GREGORY P. PRIMOS, County Counsel	
By:	Date:
By:County Counsel	Duto.

STATE OF CALIFORNIA COUNTY OF Riverside before me, K.LARBY 29,2016 a Notary Public, personally appeared John Obradovich and Betty Obradovich who proved to me on the basis of satisfactory evidence to be the person(s)whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s)on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. K. LARBY WITNESS my hand and official seal. Commission # 2004824 Notary Public - California Riverside County Signature My Comm. Expires Feb 17, 2017 A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. STATE OF CALIFORNIA } ss: COUNTY OF Riverside before me, K. Larby On February 18, 2016 who proved to me on the basis of satisfactory evidence a Notary Public, personally appeared **David R. Sidor** to be the person(s)whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s)on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is

WITNESS my hand and official seal.

Signature

true and correct.

K. LARBY
Commission # 2004824
Notary Public - California
Riverside County
My Comm. Expires Feb 17, 2017

COUNTY OF Riverside } ss	:
On February 18, 2016 a Notary Public, personally appeared Daniel B. Greco me on the basis of satisfactory evidence to be the person(s)wh and acknowledged to me that he/she/they executed the same i his/her/their signature(s)on the instrument the person(s), or the executed the instrument.	n his/her/their authorized capacity(ies) and that by e entity upon behalf of which the person(s) acted,
I certify under PENALTY OF PERJURY under the laws of the true and correct.	e State of California that the foregoing paragraph is
WITNESS my hand and official seal.  Signature	K. LARBY Commission # 2004824 Notary Public - California Riverside County My Comm. Expires Feb 17, 20
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	
STATE OF CALIFORNIA } ss: COUNTY OF Riverside	
On	before me,
ona Notary Public, personally appearedsatisfactory evidence to be the person(s)whose name(s) acknowledged to me that he/she/they executed the same by his/her/their signature(s)on the instrument the person person(s) acted, executed the instrument.	who proved to me on the basis of is/are subscribed to the within instrument and in his/her/their authorized capacity(ies) and that
I certify under PENALTY OF PERJURY under the law paragraph is true and correct.	s of the State of California that the foregoing
WITNESS my hand and official seal.	
Signature	

### **CONSENT TO BILL OF SALE**

(Behind this page)

### CONSENT TO BILL OF SALE

The County of Riverside, a political subdivision of the State of California ("County") hereby consents to the attached Bill of Sale Coupled with Sub-Lease, dated February 18, 2016 by and between Debra A. Elefant, trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 (as "Seller"), and DSDG Enterprizes, LLC, a Texas limited liability company (as "Buyer") ("Bill of Sale") relating to the sale of the aircraft storage hangar known as Building "E" Hangar "6", located at Jacqueline Cochran Regional Airport, Thermal, California. A copy of the Bill of Sale is attached hereto as Exhibit "A."

By consenting to the Bill of Sale Coupled with Sub-Lease, the County neither undertakes nor assumes nor will have any responsibility or duty to DSDG Enterprizes, LLC or to any third party to review, inspect, supervise, pass judgment upon or inform DSDG Enterprizes, LLC or any third party of any matter in connection with the subject aircraft storage hangar, whether regarding the quality, adequacy or suitability of the subject hangar for DSDG Enterprizes, LLC's proposed use or otherwise. DSDG Enterprizes, LLC and all third parties shall rely upon its or their own judgment regarding such matters. The County makes no representations, express or implied, with respect to the legality, fitness, or desirability of the subject aircraft storage hangar for DSDG Enterprizes, LLC's intended use.

IN WITNESS WHEREOF, the County has caused its duly authorized representative to execute this Consent to Bill of Sale as of the date set forth below.

Date:	OLI 10 ZOIO	COUNTY OF RIVERSIDE, a political
		Subdivision of the State of California
		(1) \ (1)
		Bu Benerit
		Du Villano ( 1 1002)7XI

John J. Bertoit, Chairman Board of Supervisors

APPROVED AS TO FORM Gregory P. Priamos, County Counsel

**SED 1 9 2016** 

By: Muly R. Brown

Deputy County Counsel

ATTEST: KECIA IHEM-HARPER

Clerk of the Board

By: V Doputy

DSDG Enterprizes, LLC hereby acknowledges and consents to the terms set forth in this Consent to Bill of Sale.

By:\_

David R. Sidor, Member DSDG Enterprizes, LLC

By(\_

Daniel B. Greco, Member DSDG Enterprizes, LLC

Dated: <u>\$5-1/-16</u>

### EXHIBIT A BILL OF SALE

(behind this page)

### **EXHIBIT A**

### BILL OF SALE COUPLED WITH SUB-LEASE

Steven M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000 hereinafter called the "Seller," hereby sells to <u>DSDG Enterprizes</u>, <u>LLC</u>, a <u>Texas limited liability company</u> hereinafter called the "Buyer," and said Buyer hereby purchases from Seller the property described below, upon the following terms and conditions:

- 1. RECITALS. The Seller owns concrete floor structure and steel building labeled as Bldg E, 06 at Jacqueline Cochran Regional Airport, (formerly Desert Regional Resorts Airport) Thermal, California, Riverside County, as described on the attached Exhibit "1" also described as Bldg E, Hangar # 06, the sale of which is the subject of this Agreement and which is intended to convey title thereto for the sum of \$175,000.00.
- 2. THIS BILL OF SALE IS SUBJECT TO MASTER LEASE AND COUPLED WITH SUB-LEASE. This Bill of Sale is subject to that certain Master Lease executed by the County of Riverside and John and Betty Obradovich, dated April 24, 2003, executed June 3, 2003, and amended September 14, 2004, and September 12, 2006, and March 17, 2009, and which instruments affect directly the uses and purposes to which the aforesaid subject personal property may be put. Furthermore, Seller hereby incorporates in this instrument by reference the terms and conditions of that certain "Sub-Lease" executed by the parties hereto on \_\_\_\_\_\_\_. This Bill of Sale shall be enforceable only on the condition that the parties have entered into the aforesaid Sub-Lease.
- 3. WARRANTY OF TITLE. Seller does hereby, for the benefit of Buyer, covenant and agree to warrant and defend title to the aforesaid personal property hereby conveyed, against the just and lawful claims and demands of all persons whomsoever, and Seller further covenants that the aforesaid real property is not subject to liens of any type, including but not limited to liens for unpaid taxes, nor is said personal property subject to a security agreement or financing statement.
- 4. REVERSION OF PROPERTY TO SELLER. The aforesaid Sub-Lease, with which this Bill of Sale is coupled provides for a sub-lease period of approximately 30 years with a 10-year option, during which time the Buyer hereto, subject to certain conditions precedent, may sell, rent, assign, convey, hypothecate, or encumber the personal property subject to is instrument, provided further, that upon the expiration of said Sub-Lease or 30 years with a 10-year option lease period, whichever shall first occur, the personal property subject to this Bill of Sale shall revert to the Seller hereunder, or to Seller's assignee, or to the County of Riverside, which reversion shall be governed by the terms and conditions of the aforesaid Master Lease and all of the aforesaid amendments thereto and the terms and conditions of the aforesaid Sub-Lease between Sub-Lessor and Sub-Lessee. Provided further that in accordance with the aforesaid Sub-Lease, Buyer hereunder shall not sell, rent, assign, hypothecate or encumber the personal property subject to this instrument except upon the express written consent of the county of Riverside and Seller or his assignee hereunder, which consent shall not be unreasonably withheld.
- 5. TAX CLAUSE. During the aforementioned period of possession of Buyer of the personal property, Buyer shall be solely responsible for the payment of the personal property and/or possessory interest taxes and all other taxes levied upon the specific structure by the County of Riverside and/or all other lawfully constituted taxing authorities, and said responsibility shall include real property taxes which may be assessed to Seller, to Seller's successor, or to Buyer in connection with the subject property.

Arbitrator shall comply with, and the decision of the Arbitrator shall be rendered in accordance with the laws of the State of California. The Arbitrator shall have the power to grant all legal and equitable remedies and award compensatory damages provided by California Law, but shall not have the power to award punitive damages. The parties agree to be bound by the decision of the Arbitrator, which shall be final, shall not be appealable, and which shall allow for no trial de novo on the same issues. The Arbitrator's decision shall be rendered within 30 days following submission of the matter at issue, but the failure to comply with this provision shall in no way invalidate any decision or award as may be rendered more than 30 days after submission.

Judgment upon the decision rendered by the arbitrator may be entered in any court having proper jurisdiction or applications may be made to such court for judicial acceptance of the award and an Order of Enforcement. The parties hereby agree to have any dispute arising out of the matters included in the "Arbitration of Disputes" provision decided by neutral arbitration as provided by California Law and are giving up any rights to have the dispute litigated in a court or jury trial, as well as judicial rights to discovery and appeal, unless those rights are specifically included in the "Arbitration of Disputes" provision. Your agreement to this arbitration provision is voluntary.

This agreement in all parts applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns, and whenever the context so requires the masculine gender includes the feminine and neuter, and the singular number includes the plural. These instructions and any other amendments may be executed in any number of counterparts, each of which shall be considered as an original and be effective as such.

IN WITNESS WHEREOF, this Bill of Sale is executed on <u>February 18, 2016</u>.

SIGNED IN COUNTERPART

Daniel B. Greco, Member

**SELLER:** 

By: Debra A. Elefant, trustee of the 2000 Revocable Trust UDT 4/26/2000

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Arbitrator shall comply with, and the decision of the Arbitrator shall be rendered in accordance with the laws of the State of California. The Arbitrator shall have the power to grant all legal and equitable remedies and award compensatory damages provided by California Law, but shall not have the power to award punitive damages. The parties agree to be bound by the decision of the Arbitrator, which shall be final, shall not be appealable, and which shall allow for no trial de novo on the same issues. The Arbitrator's decision shall be rendered within 30 days following submission of the matter at issue, but the failure to comply with this provision shall in no way invalidate any decision or award as may be rendered more than 30 days after submission.

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IN WITNESS WHEREOF, this Bill of Sale is executed on 156 (5-2016.

SELLER:

Debra A. Elefant, trustee of the 2000 Revocable Trust UDT 4/26/2000

**BUYER**:

DSDG Enterprizes, LLC a Texas limited liability company

David R. Sidor, Member

Daniel B. Greco, Member

John Obradovich

Betty Obradovich

STATE OF CALIFORNIA COUNTY OF	} ss:
On	before me.
satisfactory evidence to be the person(s)whose na acknowledged to me that he/she/they executed the	before me,  Elefant who proved to me on the basis of ame(s) is/are subscribed to the within instrument and are same in his/her/their authorized capacity(ies) and that a person(s), or the entity upon behalf of which the
l certify under PENALTY OF PERJURY under paragraph is true and correct.	the laws of the State of California that the foregoing
WITNESS my hand and official seal.	
Signature	
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificat attached, and not the truthfulness, accuracy, or vof that document.	te is
STATE OF CALIFORNIA COUNTY OF CONTROL COSTA  On MANCH 18, 2014	before me, Chruse VIA
a Notary Public, personally appeared <u>Debra A. I</u> satisfactory evidence to be the person(s)whose nacknowledged to me that he/she/they executed the	who proved to me on the basis of ame(s) (s/are subscribed to the within instrument and he same in his/her/their authorized capacity(ies) and that e person(s), or the entity upon behalf of which the
I certify under PENALTY OF PERJURY under paragraph is true and correct.	the laws of the State of California that the foregoing
WITNESS my hand and official seal.  Signature	CARLOS VIA COMM. #2132639 NOTARY PUBLIC • CALIFORNIA CONTRA COSTA COUNTY My Comm. Expires Nov. 30, 2019

STATE OF CALIFORNIA} ss:  COUNTY OF Riverside
On February 18, 2016 before me, K. Larby , a Notary Public, personally appeared David R. Sidor who proved to me on the basis of satisfactory evidence to be the person(s)whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s)on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  Signature  K. LARBY Commission # 2004824 Notary Public - California Riverside County My Comm. Expires Feb 17, 2017
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
STATE OF CALIFORNIA } ss: COUNTY OF Riverside
On <u>February 18, 2016</u>
Legify under PENALTY OF PERJURY under the laws of the State of California that the foregoing

Signature

paragraph is true and correct.

WITNESS my hand and official seal.

K. LARBY
Commission # 2004824
Notary Public - California
Riverside County
My Comm. Expires Feb 17, 2017

STATE OF CALIFORNIA} ss: COUNTY OF Riverside	
a Notary Public, personally appeared John Obradovich at the basis of satisfactory evidence to be the person(s instrument and acknowledged to me that he/she/they capacity(ies) and that by his/her/their signature(s)on behalf of which the person(s) acted, executed the instrument	)whose name(s) is/are subscribed to the within executed the same in his/her/their authorized the instrument the person(s), or the entity upon nent.
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A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	
STATE OF CALIFORNIA} ss: COUNTY OF Riverside	*
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a Notary Public, personally appeared_satisfactory evidence to be the person(s)whose name(sacknowledged to me that he/she/they executed the same by his/her/their signature(s)on the instrument the perperson(s) acted, executed the instrument.	s) is/are subscribed to the within instrument and e in his/her/their authorized capacity(ies) and that
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WITNESS my hand and official seal.	
Signature	

STATE OF CALIFORNIACOUNTY OF Riverside	} ss:
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I certify under PENALTY OF PERJURY under paragraph is true and correct.	er the laws of the State of California that the foregoing
WITNESS my hand and official seal.	
Signature	

Escrow No.: 23075377-003-KL

### **Description 1-A**

THAT PORTION OF THE FOLLOWING DESCRIBED LAND WHICH IS INCLUDED WITHIN THE LEASED PREMISES AS SET OUT IN THE SUBLEASE WITH SALE OF AVIATION HANGER EXECUTED BY JOHN OBRADOVICH AND BETTY OBRADOVICH, AS SUBLESSOR AND STEVEN M. ELEFANT AND DEBRA A. ELEFANT, TRUSTEES OF THE 2000 REVOCABLE TRUST UDT 4/26/2000, AS SUBLESSEE, RECORDED JANUARY 26, 2007 AS INSTRUMENT NO. 2007-0063691, OFFICIAL RECORDS.

THAT PORTION OF THE EAST HALF OF SECTION 20, TOWNSHIP 6 SOUTH, RANGE 8 EAST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENUE 56 (AIRPORT BOULEVARD), SAID POINT BEING THE NORTHEAST CORNER OF SAID SECTION 20;

THENCE SOUTH 00° 00' 12" EAST, A DISTANCE OF 1,967.78 FEET TO THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENGER BOULEVARD;

THENCE NORTH 89° 58' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 462.70 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING OF THIS DESCRIPTION;

THENCE CONTINUING NORTH 89° 59' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 668.58 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND LIBERATOR LANE;

THENCE SOUTH ALONG THE CENTERLINE OF LIBERATOR LANE, A DISTANCE OF 658.00 FEET;

THENCE EAST, A DISTANCE OF 178.00 FEET;

THENCE SOUTH, A DISTANCE OF 85.00 FEET;

THENCE EAST, A DISTANCE OF 80.00 FEET;

THENCE SOUTH, A DISTANCE OF 185.00 FEET;

THENCE EAST, A DISTANCE OF 150.00 FEET;

THENCE NORTH, A DISTANCE OF 285.00 FEET;

THENCE EAST, A DISTANCE OF 260.58 FEET TO THE CENTERLINE OF WARHAWK WAY;

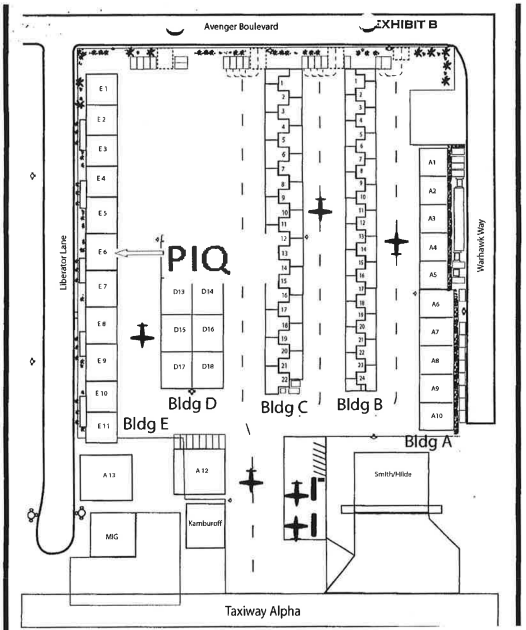
THENCE NORTH  $00^{\circ}~00'~20"$  WEST A DISTANCE OF 643.00 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING.

EXCEPTING THEREFROM THE NORTHERLY 30.00 FEET.

ALSO EXCEPTING THEREFROM THE WESTERLY 30.00 FEET.

ALSO EXCEPTING THEREFROM THE EXISTING COUNTY MAINTENANCE AREA LOCATED AT THE NORTHEASTERLY CORNER OF THE SUBJECT PROPERTY.

APN(s): PORTION OF 759-040-013-1



This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances, location of easements, acreage or other matters shown thereon.

### **CERTIFICATION OF TRUST**

### OF THE

# 2000 STEVEN M. ELEFANT AND DEBRA A. ELEFANT REVOCABLE TRUST

### TO WHOM IT MAY CONCERN:

- I, Debra A. Elefant, as trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust, certify as follows:
- 1. On April 26, 2000, Steven M. Elefant and Debra A. Elefant, as settlors, signed a Declaration of Trust that established a revocable living trust known as the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust (the "Trust").
  - 2. This Certification is a true and correct representation of the terms of the Trust.
- 3. Under the terms of the Trust, Steven M. Elefant and Debra A. Elefant were the designated cotrustees of the Trust.
- 4. Steven M. Elefant is currently incapacitated, as defined in Section 8.6 of the Trust, as attested to by two Certifications of Incapacity, copies of which are attached hereto as Exhibit A, that conclude that Steven M. Elefant is currently incapable of managing his own financial resources.
- 5. Section 7.2 of the Trust provides that, if while both settlors are acting as cotrustees either settlor becomes incapacitated, the other settlor thereafter shall be sole trustee, with full power to continue the trust administration.
- 6. Upon Steven M. Elefant's incapacity, Debra A. Elefant became the sole trustee duly appointed and acting under and by terms of the Trust, and Debra A. Elefant agreed to serve in that capacity.
- 7. The currently acting trustee of the Trust is Debra A. Elefant, whose address is 4033 Tilden Lane, Lafayette, California 94549. This Certification of Trust is being signed by all currently acting trustees of the Trust.
- 8. The Trust has not been revoked, modified, or amended in any manner that would cause the representations contained herein to be incorrect.

- 9. The Trust is revocable. The persons holding the power to revoke the Trust are Steven M. Elefant and Debra A. Elefant.
  - 10. Title to trust assets of the Trust should be taken in substantially the following form:

Debra A. Elefant, as trustee of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust.

- 11. United States Treasury Regulations Sections 1.671-4, 1.6012-3(a)(9), and 301.6109-1(a)(2) provide that either settlor's Social Security Number may be used in lieu of a separate taxpayer identification number for the trust. The Taxpayer Identification Number of this Trust is the social security number of either settlor.
- 12. Under Article 7 of this Trust, the trustee has all of the powers given to trustees under California law (see Probate Code sections 16200 and following), plus the relevant powers listed on Exhibit B, attached hereto.
- 13. This Certification is intended to serve as a "Certification of Trust" under California Probate Code Section 18100.5 as amended. Its purpose is to declare the existence of the Trust, the identity and powers of the trustee, the manner of taking title to assets, and to summarize some of the more important provisions of the Trust so that the trustee can deal with third parties, such as financial institutions, stock transfer agents, brokerage houses, title companies, insurance companies, and others, without disclosing the entire Trust, which is a private and confidential document.
- 14. All third parties dealing with the trustee may rely on this Certification as a true statement of the provisions of the Trust described as of the date this Certification is presented to such third party (regardless of the date of execution of this Certification), unless the third party has actual knowledge that the representations contained herein are incorrect. The trustee is expressly authorized to sue a third party who fails to rely on this Certification and demand damages, including punitive damages, on trustor's behalf for such non-reliance.
- 15. This certification is made in accordance with California Probate Code Section 18100.5 as amended, a copy of which is attached to this instrument. Any transaction entered into by a person acting in reliance on this certification shall be enforceable against the trust assets. PROBATE CODE SECTION 18100.5(H) PROVIDES THAT ANY PERSON WHO REFUSES TO ACCEPT THIS CERTIFICATION IN LIEU OF THE ORIGINAL TRUST DOCUMENT WILL BE LIABLE FOR DAMAGES, INCLUDING ATTORNEYS' FEES, INCURRED AS A RESULT OF THAT REFUSAL, IF THE COURT DETERMINES THAT THE PERSON ACTED IN BAD FAITH IN REQUESTING THE TRUST DOCUMENT.

16. I hereby certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at Walnut Creek, California on January 22, 2016.

Debra A. Elefant, Trustee of the

2000 Steven M. Elefant and Debra A. Elefant Revocable Trust, under Declaration of Trust

dated April 26, 2000

### **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of Contra Costa

On January 22, 2016, before me, Teressa Duarte, a Notary Public, personally appeared DEBRA A. ELEFANT, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature I sound Dunda (Seal

TERESSA DUARTE COMM. # 2025659
NOTARY PUBLIC © CALIFORNIA CONTRA COUNTY
COMM. Exp. JUNE 17, 2017

### TEXT OF CALIFORNIA PROBATE CODE SECTION 18100.5

(effective January 1, 2005)

### Section 18100.5. Certification of Trust

- (a) The trustee may present a certification of trust to any person in lieu of providing a copy of the trust instrument to establish the existence or terms of the trust. A certification of trust may be executed by the trustee voluntarily or at the request of the person with whom the trustee is dealing.
- (b) The certification of trust may confirm the following facts or contain the following information:
  - (1) The existence of the trust and date of execution of the trust instrument.
  - (2) The identity of the settlor or settlors and the currently acting trustee or trustees of the trust.
  - (3) The powers of the trustee.
  - (4) The revocability or irrevocability of the trust and the identity of any person holding any power to revoke the trust.
  - (5) When there are multiple trustees, the signature authority of the trustees, indicating whether all, or less than all, of the currently acting trustees are required to sign in order to exercise various powers of the trustee.
  - (6) The trust identification number, whether a social security number or an employer identification number.
  - (7) The manner in which title to trust assets should be taken.
  - (8) The legal description of any interest in real property held in the trust.
- (c) The certification shall contain a statement that the trust has not been revoked, modified, or amended in any manner which would cause the representations contained in the certification of trust to be incorrect and shall contain a statement that it is being signed by all of the currently acting trustees of the trust. The certification shall be in the form of an acknowledged declaration signed by all currently acting trustees of the trust. The certification signed by the currently acting trustee may be recorded in the office of the county recorder in the county where all or a portion of the real property is located.
- (d) The certification of trust may, but is not required to, include excerpts from the original trust documents, any amendments thereto, and any other documents evidencing or pertaining to the succession of successor trustees. The certification of trust shall not be required to contain the dispositive provisions of the trust which set forth the distribution of the trust estate.
- (e) A person whose interest is, or may be, affected by the certification of trust may require that the trustee offering or recording the certification of trust provide copies of those excerpts from the original trust documents, any amendments thereto, and any other documents which designate, evidence, or pertain to the succession of the trustee or confer upon the trustee the power to act in the pending transaction, or both. Nothing in this section is intended to require or

imply an obligation to provide the dispositive provisions of the trust or the entire trust and amendments thereto.

- (f) A person who acts in reliance upon a certification of trust without actual knowledge that the representations contained therein are incorrect is not liable to any person for so acting. A person who does not have actual knowledge that the facts contained in the certification of trust are incorrect may assume without inquiry the existence of the facts contained in the certification of trust. Actual knowledge shall not be inferred solely from the fact that a copy of all or part of the trust instrument is held by the person relying upon the trust certification. Any transaction, and any lien created thereby, entered into by the trustee and a person acting in reliance upon a certification of trust shall be enforceable against the trust assets. However, if the person has actual knowledge that the trustee is acting outside the scope of the trust, then the transaction is not enforceable against the trust assets. Nothing contained herein shall limit the rights of the beneficiaries of the trust against the trustee.
- (g) A person's failure to demand a certification of trust does not affect the protection provided that person by Section 18100, and no inference as to whether that person has acted in good faith may be drawn from the failure to demand a certification of trust. Nothing in this section is intended to create an implication that a person is liable for acting in reliance upon a certification of trust under circumstances where the requirements of this section are not satisfied.
- (h) Except when requested by a beneficiary or in the context of litigation concerning a trust and subject to the provisions of subdivision (e), any person making a demand for the trust documents in addition to a certification of trust to prove facts set forth in the certification of trust acceptable to the third party shall be liable for damages, including attorney's fees, incurred as a result of the refusal to accept the certification of trust in lieu of the requested documents if the court determines that the person acted in bad faith in requesting the trust documents.
- (i) Any person may record a certification of trust that relates to an interest in real property in the office of the county recorder in any county in which all or a portion of the real property is located. The county recorder shall impose any fee prescribed by law for recording that document sufficient to cover all costs incurred by the county in recording the document. The recorded certification of trust shall be a public record of the real property involved. This subdivision does not create a requirement to record a certification of trust in conjunction with the recordation of a transfer of title of real property involving a trust.

# Certification of Incapacity of Steven M. Elefant

WHEREAS, Steven M. Elefant is experiencing a medical condition that is adversely affecting his ability to manage his own affairs; and

WHEREAS, I am a physician licensed by the state of California who has examined Steven M. Elefant;

WHEREAS, I have examined and provided my opinion of Steven M. Elefant's mental capacity as outlined in my letter attached hereto as Exhibit A.

NOW THEREFORE, I hereby certify under penalty of perjury under the laws of the State of California that, in my professional medical opinion, Steven M. Elefant does not have the sufficient understanding or ability to make or communicate decisions about his property, financial or business affairs, or resist fraud or undue influence.

Executed at Late Julie, California on 12/11, 2015.

John Linfoot, MD

Diabetes and Endocrine Institute

I la Lew John Ho

978 Second Street, Suite 200

Lafayette, CA 94549

November 19, 2015

RE: S

Steven Elefant / DOB 05-21-1958

To whom it may concern:

Steven Elefant has been a patient of mine for over twenty years. In the last two years I have noticed a marked change in his behavior and appearance. At my suggestion he had a MRI on 05/06/2015. Due to the results of the MRI I referred him to see a neurologist. The neurologist treated him initially for depression and suggested he also seek out other medical reasons for his severe fatigue.

I referred him to Dr. Yarem Yeghiazarians for a cardiac workup. Steven was initially seen on 08/14/2015. Steven had an echo cardiogram (08/25/2015) carotid ultrasound (08/25/2015) and angiogram (09/01/2015) at UCSF and all were within range. At this time it was discussed that the next step would be a referral to Neurology at UCSF.

On October 7, 2015 Dr. Yarem Yeghiazarians sent a request for referral to the Memory and Aging Clinic at UCSF, based on Steven's observed symptoms and behavior.

Steven was seen at the UCSF Memory and Aging Center on November 13, 2015 for an evaluation that consisted of medical examination, neurologic examination and cognitive testing. Steven was evaluated by Dr. Joanna Hellmuth, MD, MHS, a Clinical Instructor and Behavioral Neurology Fellow at the UCSF Memory and Aging Center.

After evaluating him, Dr. Hellmuth concluded that "Mr. Elefant has shown cognitive and behavioral abnormalities, an impairment in judgment, and has been diagnosed with neurodegenerative disease that results in progressive cognitive dysfunction. This condition causes the dependence on others for assistance with complex tasks of everyday living such as financial management. At this time it is appropriate for his selected successor or durable power of attorney to assume responsibility for his financial transactions, property and business affairs, and healthcare decisions."

Based on my previous observations and the report submitted by Dr. Joanna Hellmuth at UCSF I am in full agreement with her assessment. I agree that he is not competent to make complex decisions on his behalf and it is necessary for his durable power of attorney to assume responsibility for his financial transactions, property and business affairs, and healthcare decisions.

Please contact me if you need any additional information.

John Linfoot, M.D. Communication of the Diabetes and Endocrine Institute

978 Second Street, Suite 200

Lafayette, CA 94549 (925) 962-6988

(925) 962-6987 fax

# Certification of Incapacity of

#### Steven M. Elefant

WHEREAS, Steven M. Elefant is experiencing a medical condition that is adversely affecting his ability to manage his own affairs; and

WHEREAS, I am a physician licensed by the state of California who has examined Steven M. Elefant;

WHEREAS, I have examined and provided my opinion of Steven M. Elefant's mental capacity as outlined in my letter attached hereto as Exhibit A.

NOW THEREFORE, I hereby certify under penalty of perjury under the laws of the State of California that, in my professional medical opinion, Steven M. Elefant does not have the sufficient understanding or ability to make or communicate decisions about his property, financial or business affairs, or resist fraud or undue influence.

Executed at San Frontilo, California on De Cember 24, 2015.

Jamia Hellmuth, MD, MHS

Clinical Instructor and Behavioral Neurology Fellow

University of California, San Francisco

Memory and Aging Center



#### Department of Neurology

Alghelmer's Disease General Contac (Mirc)

California Alzheimer's Disease Canter (045)

Memory and Aging MC: 1207 875 Nelson Rising Lane Suite 190 San Francisco, CA 94158

ter 415 476,6880

veww.ucsf.adu manicifyucof.irdu memory.ucsf.edu/biug youtube.com/UCSF.Memory AndAging Jwitter.com/UCSF.Mandry AndAung November 17, 2015

Re: Steven Elefant DOB: 05/21/1958

To Whom It May Concern:

Mr. Steven Elefant was seen at the UCSF Memory & Aging Center on November 13, 2015 for an evaluation that consisted of medical examination, neurologic examination and cognitive testing. Mr. Elefant has shown cognitive and behavioral abnormalities, an impairment in judgment, and has been diagnosed with a neurodegenerative disease that results in progressive cognitive dysfunction. This condition causes the dependence on others for assistance with complex tasks of every day living such as financial management. At this time it is appropriate for his selected successor or durable power of attorney to assume responsibility for his financial transactions, property and business affairs, and healthcare decisions.

Please do not hesitate to contact me with any questions or concerns.

Sincerely,

Joanna Hellmuth, MD, MHS

Clinical Instructor and Behavioral Neurology Fellow

University of California, San Francisco

Memory and Aging Center

675 Nelson Rising Lane, Suite 190

San Francisco, California 94158

Telephone: 415/514-2384

Fax: 415/353-8292

- 7.11. General Powers of Trustee. To carry out the purposes of the trusts created under this instrument, and subject to any limitations stated elsewhere in this instrument, the trustee shall have all of the following powers, in addition to all of the powers now or hereafter conferred on trustees by law:
  - (a) With or without court authorization, sell (for cash or on deferred payments, and with or without security), convey, exchange, partition, and divide trust property; grant options for the sale or exchange of trust property for any purpose, whether the contract is to be performed or the option is to be exercised within or beyond the term of the trust; and lease trust property for any purpose, for terms within or extending beyond the expiration of the trust, regardless of whether the leased property is commercial or residential and regardless of the number of units leased.
  - (b) Engage in any transactions with the personal representative of the estate of either settlor that are in the best interest of any trusts created in this instrument.
  - (c) Manage, control, improve, and maintain all real and personal trust property.

- (d) Subdivide or develop land; make or obtain the vacation of plats and adjust boundaries, or adjust differences in valuation on exchange or partition by giving or receiving consideration; and dedicate land or easements to public use with or without consideration.
- (e) Make ordinary or extraordinary repairs or alterations in buildings or other trust property, demolish any improvements, raze existing party walls or buildings, and erect new party walls or buildings, as the trustee deems advisable.
- (f) Employ and discharge agents and employees, including but not limited to attorneys, accountants, investment and other advisers, custodians of assets, property managers, real estate agents and brokers, and appraisers, to advise and assist the trustee in the management of any trusts created under this trust instrument, and compensate them from the trust property.
- (g) With respect to securities held in trust, exercise all the rights, powers, and privileges of an owner, including, but not limited to, the power to vote, give proxies, and pay assessments and other sums deemed by the trustee necessary for the protection of the trust property; participate in voting trusts, pooling agreements, foreclosures, reorganizations, consolidations, mergers, and liquidations, and, in connection therewith, deposit securities with and transfer title to any protective or other committee under such terms as the trustee deems advisable; exercise or sell stock subscription or conversion rights; and accept and retain as investments of the trust any securities or other property received through the exercise of any of the foregoing powers.
- (h) Hold securities or other trust property in the trustee's own name or in the name of a nominee, with or without disclosure of the trust, or in unregistered form, so that title may pass by delivery.
- (i) Deposit securities in a securities depository that is either licensed or exempt from licensing.
- (j) Borrow money for any trust purpose from any person or entity, including one acting as trustee hereunder, on such terms and conditions as the trustee deems advisable, and obligate the trust for repayment; encumber any trust property by mortgage, deed of trust, pledge, or otherwise, whether for terms within or extending beyond the term of the trust, as the trustee deems advisable, to secure repayment of any such loan; replace, renew, and extend any such loan or encumbrance; and pay loans or other obligations of the trust deemed advisable by the trustee.
- (k) Procure and carry, at the expense of the trust, insurance in such forms and in such amounts as the trustee deems advisable to protect the trust property against damage or loss, and to protect the trustee against liability with respect to third persons.
- (1) Enforce any obligation owing to the trust, including any obligation secured by a deed of trust, mortgage, or pledge held as trust property, and purchase any property subject to a security instrument held as trust property at any sale under the instrument.
- (m) Extend the time for payment of any note or other obligation held as an asset of, and owing to, the trust, including accrued or future interest, and extend the time for repayment beyond the term of the trust.

- (n) Pay or contest any claim against the trust; release or prosecute any claim in favor of the trust; or, in lieu of payment, contest, release, or prosecution, adjust, compromise, or settle any such claim, in whole or in part, and with or without consideration.
- (o) At trust expense, prosecute or defend actions, claims, or proceedings of whatever kind for the protection of the trust property and of the trustee in the performance of the trustee's duties, and employ and compensate attorneys, advisers, and other agents as the trustee deems advisable.
- 7.12. Power to Retain Trust Property. The trustee shall have the power to retain property received into the trust at its inception or later added to the trust, as long as the trustee considers that retention in the best interests of the trust or in furtherance of the goals of the settlors in creating the trust, as determined from this trust instrument, but subject to the standards of the prudent investor rule as set forth in the California Uniform Prudent Investor Act, as amended from time to time.
- 7.13. Trustee's Power to Invest Property. Subject to the standards of the prudent investor rule as stated in the California Uniform Prudent Investor Act, as amended from time to time, the trustee shall have the power to invest and manage the trust assets as a prudent investor would, by considering the purposes, terms, distribution requirements, and other circumstances of the trust.
- 7.14. Power Over Unproductive Property. The trustee shall have the power to retain or acquire unproductive or underproductive property; provided, however, that as to any assets of the Survivor's Trust, the surviving settlor shall have the right, by delivery of a written instrument to the trustee, to require the trustee to make unproductive property productive, within a reasonable time following receipt of the request.
- 7.15. Power to Operate Business. The trustee shall have the power to hold and operate any business or enterprise that is or becomes trust property, on such terms and for such a time as the trustee, in the trustee's discretion, deems advisable; to purchase, acquire, invest in, or otherwise participate in, any business or other enterprise on behalf of the trust; or to sell, dissolve, liquidate, or terminate any such business. The trustee shall also have the power to incorporate, reorganize, or AMBLEFANT DANTELEMENT.

otherwise change the form of a business or enterprise that is part of the trust, through merger or consolidation of two or more enterprises or otherwise, and to participate in that business or enterprise as a sole proprietor, as a general or limited partner, as a shareholder, or in any other capacity. Any operation, sale, purchase, acquisition, investment in, or dissolution or liquidation of a business interest, in good faith, shall be at the risk of the trust, and without liability on the part of the trustee for any resulting losses. The trustee shall also have the power to contribute capital or loan money to the business or enterprise on such terms and conditions as the trustee deems advisable.

7.16. Power to Operate Farm or Ranch. The trustee shall have the power to continue to hold, operate, sell, purchase, acquire, invest in, or liquidate any farming or ranch property, or any interest in farming or ranching property, whether organized as a sole proprietorship, general or limited partnership, corporation, or otherwise, on such terms and for such time as the trustee, in the trustee's discretion, deems advisable. Any such operation, sale, purchase, acquisition, investment, or liquidation, in good faith, shall be at the risk of the trust and without liability on the part of the trustee for any resulting losses. The trustee shall have all powers necessary or appropriate to carry out the management of such farming and ranching property. The trustee shall also have the power to incorporate any farming or ranching property, or any interest therein, and to hold the stock as a trust asset; to borrow money for any purpose related to the operation, or the acquisition or disposition, of any such farming or ranching interests; and to employ agents in the management and operation of that property. The net profits and losses from the farming and ranching operations conducted by the trust shall be computed in accordance with recognized methods of accounting for comparable activities. The net profits from these activities shall become trust income. The net losses from these activities shall not reduce other trust income for the fiscal or

calendar year during which they occur, but shall be carried into subsequent fiscal or calendar years and reduce the net profits of the business for those years.

- 7.17. Power to Self-Deal. The trustee, acting as an individual or as a trustee of another trust not created by this trust instrument, shall have the power to perform the following acts with respect to the property of any trust under this trust instrument: purchase property from or sell property to the trust at fair market value; exchange property for trust property of equal value; lease property from or to the trust at fair rental value; borrow funds from or lend or advance funds to the trust, with interest at then-prevailing rates, and give or receive security for the loans in any commercially reasonable form; and receive from any business in which the trust has an interest a reasonable salary and reimbursement of expenses while performing duties as a trustee.
- 7.18. Powers Regarding Subchapter S Stock. If at any time the trust estate includes shares of stock in any corporations that have elected to be governed by the provisions of Subchapter S of Chapter 1 of Subtitle A of the Internal Revenue Code (IRC Section 1361 et seq., or any successor sections), then notwithstanding any other provision of this instrument, the trustee shall at all times manage those shares, and administer the trust estate, in a manner that will maintain the S corporation status. To satisfy this obligation, but without limiting the discretion of the trustee to take any action to protect the S corporation status, the trustee shall act as follows:
  - (a) <u>Allocation or Distribution to Permitted Shareholders</u>. The trustee shall allocate or distribute shares of S corporation stock only to those trusts or those beneficiaries that are permitted to be shareholders of an S corporation.
  - (b) Qualified Subchapter S Trust Provisions. If shares of S corporation stock are allocated to any trust created under this instrument and that trust does not otherwise qualify as a permitted shareholder under Internal Revenue Code Section 1361, or any successor section, then notwithstanding any other provision of this instrument, that trust (or any portion of that trust containing S corporation stock) shall be administered so as to ensure that it is a Qualified Subchapter S Trust (QSST), an Electing Small Business Trust (ESBT), or some other form of trust that qualifies as a permitted shareholder under Internal Revenue Code Section 1361, or any successor section. The S corporation stock

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in each such trust shall be held in separate share trusts (within the meaning of Internal Revenue Code Section 663(c), or any successor section) for each beneficiary; and all other property in each trust shall be held in a separate trust, which shall continue to be administered in accordance with the terms of this instrument. With respect to the separate share trusts holding S corporation stock, the trustee shall make distributions of income and principal, and otherwise administer the trusts, to ensure that those trusts do not become ineligible shareholders of an S corporation. To the extent that the terms of this instrument are inconsistent with those separate share trusts qualifying as permitted shareholders of an S corporation, those terms shall be disregarded.

- (c) Other Trustee Administrative Powers. The trustee shall have the power (1) to enter into agreements with other shareholders or with the corporation relating to transfers of S corporation stock or the management of the S corporation; and (2) to allocate amounts received, and the tax on undistributed income, between income and principal. During the administration of a trust holding S corporation stock, the trustee may allocate tax deductions and credits arising from ownership of S corporation stock between income and principal. In making those allocations, the trustee shall consider that the beneficiary is to have the enjoyment of the property at least equal to that ordinarily associated with an income interest.
- (d) Beneficiary Agreement. The trustee shall not distribute any S corporation stock to any beneficiary unless, prior to that distribution, the beneficiary enters into a written agreement with the S corporation stating the following: (1) that the beneficiary will consent to any election to qualify the corporation as an S corporation; (2) that the beneficiary will not interfere with the S corporation maintaining its S corporation status; (3) that the beneficiary will not transfer the S corporation stock to any transferee who does not agree to execute a similar consent; (4) that the beneficiary will not transfer the stock in a manner that will cause a termination of S corporation status under Then applicable federal and state tax law and regulations; and (5) that the beneficiary will join in any attempt to obtain a waiver from the Internal Revenue Service of a terminating event on the grounds of inadvertence if S corporation status is inadvertently terminated and the S corporation or any shareholder desires that S corporation status should continue.
- (e) Certificate to Bear Legend. If the trustee receives any shares of S corporation stock whose stock certificates bear a legend stating that the transfer, pledge, assignment, hypothecation, or other disposition of the stock is subject to the terms set forth in the preceding subsection, then the stock certificates shall also bear that legend when the trustee distributes those shares of S corporation stock to a beneficiary.
- (f) No Disqualification of Marital Deduction. Any grant of power or discretion to the trustee under this section shall be void to the extent that that grant would cause the estate of the deceased settlor to lose all or part of the federal estate tax marital deduction, and in the event of an irreconcilable conflict between qualification of a trust as a permitted shareholder of an S corporation and qualification of that trust for the federal estate tax marital deduction, all of the

S corporation's stock otherwise passing to that trust shall be distributed outright to the surviving settlor.

7.19. Retention of Family Residence. The trustee shall retain, in any trust or trusts created by this trust instrument, any interest in real property used by the settlors as their principal residence at the time of the deceased settlor's death ("the family residence"), and shall deal with the family residence in accordance with the following terms and conditions:

(a) During his or her lifetime, the surviving settlor shall have the right to occupy the family residence (or any substitute residence or residential property purchased as provided in this section of the trust instrument) free of any rent.

- (b) The trustee shall pay as much of the mortgage or trust deed payments, property taxes, assessments, insurance, maintenance, and ordinary repairs on the family residence (or any substitute residence or residential property purchased as provided in this section of the trust instrument) as corresponds to the trust's proportionate interest in the same. The trustee shall make those payments out of income or principal of the trust or trusts in accordance with the principles applicable to the charging of payments under California law, but in no event shall payment be made in a manner that disqualifies any part of the trust, that would otherwise so qualify, for the federal estate tax marital deduction.
- (c) The surviving settlor, at his or her option, shall have the right to advise the trustee in writing that he or she no longer wishes to occupy the family residence and to direct the trustee to sell it, or any interest therein. In deciding on the terms and conditions relating to any sale, the trustee shall take into account all relevant factors, including, but not limited to, the intent of the settlors that no sale be made in a "forced sale" situation (other than at the direction of the surviving settlor) or at a time when, because of high mortgage rates or otherwise, the residential real estate market is depressed. In selling the family residence, the trustee may dispose of it on such terms as the trustee deems desirable, including an installment sale or any other desirable method of disposing of the family residence, provided that if the sale is for consideration other than cash, the purchaser's obligation shall be secured by a first deed of trust. In the event of a sale, the surviving settlor may direct the trustee in writing to apply the proceeds of the sale to the purchase of a substitute residence or residential property, of comparable or lesser value, to be selected by the surviving settlor, or to reinvest the proceeds in any manner that he or she may direct, provided that any such investments satisfy normal fiduciary standards of prudence and safety, and to use the income from reinvestment to pay the rental or lease payments on another residence or residential property, to be selected by the surviving settlor. Any net trust accounting income from any such investments, in excess of the trust share of the rental costs and any other expenses of trust administration, shall be added to the other trust income and

- distributed in accordance with the relevant provisions of the trust or trusts as set forth in Article Six of this trust instrument.
- (d) On the death of the surviving settlor, the trust interest in either the family residence, any proceeds remaining from the sale of the family residence, or any substitute residence or residential property purchased by the trustee with any proceeds of sale of the family residence, shall be distributed in accordance with the applicable provisions of the trust or trusts in which the interest or interests are held, as set forth in Article Six of this trust instrument.
- 7.20. Power to Combine Trust Assets. Each trust created under this instrument shall constitute a separate trust and be administered accordingly; however, the assets of all of the trusts may be combined for bookkeeping purposes and held for the trust beneficiaries without physical division into separate trusts until time of distribution.
- 7.21. Early Termination of Trusts. The trustee shall have the power, in the trustee's discretion, to terminate any trust created under this trust instrument whenever the fair market value of the trust falls below forty thousand dollars (\$40,000), or becomes so small in relation to the costs of administration as to make continuing administration uneconomical. Continuing administration shall be uneconomical if the trustee determines that, with reference to the trust fee schedules then in effect for corporate fiduciaries in the area in which the trust is being administered, the trust would be subject to the minimum trust administration fees of those fiduciaries, regardless of the value of the trust. On termination, the trustee shall distribute the principal and any accrued or undistributed net income to the income beneficiaries in proportion to their shares of the income. If no fixed amount of income is payable to specific beneficiaries, the trustee shall distribute the principal and any accrued or undistributed net income in equal shares to those beneficiaries who would then be entitled to income payments from the trust.
- 7.22. <u>Division or Distribution in Cash or Kind</u>. In order to satisfy a pecuniary gift or to distribute or divide trust assets into shares or partial shares, the trustee may distribute or divide those assets in kind, or divide undivided interests in those assets, or sell all or any part of those A:ELEFANT D2/TRUST

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assets and distribute or divide the property in cash, in kind, or partly in cash and partly in kind. Property distributed to satisfy a pecuniary gift under this instrument shall be valued at its fair market value at the time of distribution. This section shall apply only to the extent that it does not conflict with the provisions in this instrument specifying allocation of assets involving the marital deduction share or with the provisions in this instrument specifying allocation of assets involving generation-skipping trusts.

- 7.23. Payments to Legally Incapacitated Persons. If at any time any trust beneficiary is a minor, or it appears to the trustee that any trust beneficiary is incapacitated, incompetent, or for any other reason not able to receive payments or make intelligent or responsible use of the payments, then the trustee, in lieu of making direct payments to the trust beneficiary, may make payments to the beneficiary's conservator or guardian; to the beneficiary's custodian under the Uniform Gifts to Minors Act or Uniform Transfers to Minors Act of any state; to one or more suitable persons as the trustee deems proper, such as a relative of or a person residing with the beneficiary, to be used for the beneficiary's benefit; to any other person, firm, or agency for services rendered or to be rendered for the beneficiary's assistance or benefit; or to accounts in the beneficiary's name with financial institutions. The receipt of payments by any of the foregoing shall constitute a sufficient acquittance of the trustee for all purposes.
- 7.24. Written Notice to Trustee. Until the trustee receives written notice of any death or other event on which the right to payments from any trust may depend, the trustee shall incur no liability for disbursements made in good faith to persons whose interests may have been affected by that event.
- 7.25. Duty to Account. So long as the settlors, or either or them, are acting as trustee or cotrustee of this trust, the trustee shall have no duty to account. In all other circumstances, the A:\ELBFANT D2\TRUST

Exhibit B

trustees shall render accounts at least annually, at the termination of a trust, and on a change of trustees, to the persons and in the manner required by law.

7.26. Cotrustee May Delegate Acts to Other Cotrustee. Any cotrustee may, from time to time, delegate to the other cotrustee routine acts of trust administration and may establish bank or other accounts for the trust that will honor the signature of one or of either cotrustee.

# LEASE CANCELLATION AGREEMENT (BEHIND THIS PAGE)

# LEASE CANCELLATION AGREEMENT JACQUELINE COCHRAN REGIONAL AIRPORT

WHEREAS, John Obradovich and Betty Obradovich, hereinafter Sublessor, and Steven M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000 as entered into that certain Sublease dated <u>February 21, 2006</u>, attached hereto as Exhibit A, and by this reference incorporated herein, relating to land located at Jacqueline Cochran Regional Airport (formerly Desert Resorts Regional Airport), Riverside County, California; and

WHERAS, Sublessor improved the land with a 3,000 square foot aircraft storage hangar; and

WHEREAS, Sublessor sold the improvements to Sublessee; and

WHEREAS, Sublessee has subsequently sold the improvements to a third party

WHEREAS, Sublessor and Sublessee find it in their mutual best interests to cancel the Lease;

NOW, THEREFORE, the parties hereto for good and valuable consideration do mutually agree to cancel the Lease effective the date of execution of this agreement by all parties.

This agreement in all parts applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns, and whenever the context so requires the masculine gender includes the feminine and neuter, and the singular number includes the plural. These instructions and any other amendments may be executed in any number of counterparts, each of which shall be considered as an original and be effective as such.

SIGNED IN COUNTERPART

Date: 3 18 16	SUBLESSEE  By: Debra A. Elefant, trustee of the 2000 Revocable  Trust UDT 4/26/2000
Date:	SUBLESSOR
	By: John Obradovich
	By: Betty Obradovich

# LEASE CANCELLATION AGREEMENT JACQUELINE COCHRAN REGIONAL AIRPORT

WHEREAS, John Obradovich and Betty Obradovich, hereinafter Sublessor, and Steven M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000 as entered into that certain Sublease dated February 21, 2006, attached hereto as Exhibit A, and by this reference incorporated herein, relating to land located at Jacqueline Cochran Regional Airport (formerly Desert Resorts Regional Airport), Riverside County, California; and 500

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WHEREAS, Sublessor and Sublessee find it in their mutual best interests to cancel the Lease;

NOW. THEREFORE, the parties hereto for good and valuable consideration do mutually agree to cancel the Lease effective the date of execution of this agreement by all parties.

This agreement in all parts applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns, and whenever the context so requires the masculine gender includes the feminine and neuter, and the singular number includes the plural. These instructions and any other amendments may be executed in any number of counterparts, each of which shall be considered as an original and be effective as such.

# SIGNED IN COUNTERPART Date: SUBLESSEE By: Debra A. Elefant, trustee of the 2000 Revocable Trust UDT 4/26/2000 Date: 3/29/2016

**SUBLESSOR** 

By: John Obradovich

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA COUNTY OF WTOA

} ss:

On MANCH 18, 2016

before me. a Notary Public, personally appeared Steven M. Elefant and Debra A. Elefant who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s)on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature



A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA COUNTY OF Riverside

} ss:

On MARCH 29, 2016

before me, K. Larby

a Notary Public, personally appeared John Obradovich and Betty Obradovich who proved to me on the basis of satisfactory evidence to be the person(s)whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s)on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature



# SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Economic Development Agency

SUBMITTAL DATE: April 5, 2006

SUBJECT: Aviation Subleases and Hangar Sales at Jacqueline Cochran Regional Airport, Fourth District

**RECOMMENDED MOTION:** That the Board of Supervisors:

- Consent to the Subleases and Bills of Sale between John Obradovich and Betty Obradovich, as Sublessor, and 1) Evans Family Trust, dated October 7, 2005; 2) Steve M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000, dated February 21, 2005; 3) Roy L. Stephens, dated February 21, 2006; and, 4) Frank Welker, dated February 21, 2006, as Sublessees;
- 2. Authorize the Chairman to execute the Consents to Sublease and the Bills of Sale; and
- 3. Authorize the Assistant County Executive Officer/EDA or designee to execute any additional documents required by the Subleases.

BACKGROUND: The Economic Development Agency has received Subleases and Bills of Sale between John Obradovich and Betty Obradovich, as Sublessor and Seller, and 1) Evans Family Trust, Sublessee and Buyer of hangar E5; 2) Steve M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000, Sublessee and Buyer of hangar E6; 3) Roy L. Stephens, Sublessee and Buyer of hangar E4; and, 4) Frank Welker, Sublessee and Buyer of hangar E9. The Subleases are under a nine-acre lease between County and Sublessor dated June 3, 2003, and Amended on September 14, 2004. (Continued)

	RZ:JC:RF:HO S:EDCOMWIRPORTSUCR 080405.doc	NA-Thermal\Obradovich\AIS F11 EEWS	Robin Zimpfer Assistant Coun	ty Executive Office	er/EDA	
	FINANCIAL	Current F.Y. Total Cost:	\$ 0	In Current Year	Budget:	NA
	DATA	Current F.Y. Net County Cost:	<b>\$</b> 0	Budget Adjustm	ent;	NA
		Annual Net County Cost:	\$ 0	For Fiscal Year:		No
		M ON BOARD OF DIRECTO	RS AGENDA: N	0		
	SOURCE OF FUN	NDS: NA			Positions T Deleted Per	A-30 📙
	C.E.O. RECOMM	ENDATION:			Requires 4/5	Vote
<u>,</u>	C.E.O. RECOMM	APPROVE	) / /		FORM APP COUNTY C	
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District: 4th

Agenda Number:

2004 3.17

Prev. Agn. Ref.: Jun 03, 2003 3.11; Sept 14,

Form 11 - Aviation Subleases and Hangar Sales at Jacqueline Cochran Regional Airport, Fourth District April 5, 2006 Page 2

# (Continued)

Economic Development Agency staff recommends consent to the Subleases and Bills of Sale. County Counsel has reviewed the Subleases and Bills of Sale and has approved the Consents as to form.

# SUB-LEASE WITH SALE OF AVIATION HANGAR

John Obradovich and Betty Obradovich, herein called Sub-Lessor, sub-leases to <u>Steven M. Elefant and Debra A. Elefant, trustees of the 2000 Revocable Trust UDT 4/26/2000.</u> herein called Sub-Lessee, the property described below, upon the following items and conditions.

#### RECITALS

Sub-Lessor leases from the County of Riverside, approximately nine (9) acres located at the Jacqueline Cochran Regional Airport, Thermal, in the County of Riverside, State of California.

This and other sub-leases entered into by the Sub-Lessor are intended to conform with, be compatible with, and be subject to the terms and conditions of the Master Lease dated May 3, 2003, executed June 3, 2003, and amended September 14, 2004, between the County of Riverside as Lessor, and John and Betty Obradovich, Husband and Wife, as Lessee which lease and amendments thereto shall be called the "Master Lease" and the County of Riverside shall be called the "County."

By separate document entitled, "Bill of Sale," a copy of which is attached hereto as **Exhibit** "A," Sub-Lessor intends to convey, assign or transfer to Sub-Lessee its (Sub-Lessor's) interest in certain facilities and improvements it owns within the premises sub-leased hereunder.

#### DESCRIPTION

The premises sub-leased hereby are located within Desert Resorts Regional Airport generally, and within the area leased from County by Sub-Lessor consisting of nine (9) acres and as more particularly shown on **Exhibit "B,"** attached thereto and by this reference, made a part of this sub-lease. The portion of the nine acres being sub-leased is that portion of land occupied in **Building E Hangar # 6** as depicted in **Exhibit "B."** In addition to the forgoing during the term of this lease Sublessor grants to Sublessee the right to ingress and ingress over that portion of the leasehold premises of Sublessor held under the Master Lease and a license to use the taxiway areas as designated by Sublessor.

#### **USE**

The premises are sub-leased hereby for the purposes of aircraft storage.

#### **TERM**

The term of this sub-lease, subject to any provisions in the Master Lease that may be applicable and take precedence, shall be for a period equal to the portion of thirty (30) years remaining under the Master Lease and terminating on June 30, 2033. Sub-Lessor has an option to extend the term for an additional ten (10) years, as provided in the Master Lease. If the Sub-Lessor extends the lease with the County for the additional ten years, this Sub-Lease shall extend as well for the additional ten years. Nothing in this Sublease shall be interpreted to obligate or require the Sublessor to so extend the term of the Master Lease and Sublessor or its successors and assigns may or may not so extend the term of the Master Lease in its sole and absolute discretion

## RENT

Sub-Lessee shall pay to Sub-Lessor the sum of \$\_\_\_77\_\_ per month, payable in advance, on the first day of each month.

EACH DOCUMENT TO WHICH THIS Electricities of ATTACHED IS CERTIFIED TO SE A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL, ON HILE AND OF RECORD IN MY OFFICE, 200

MAY 1 6 2006 3.5

The monthly rent shall be subject to adjustment as of the dates and in the amounts as described in Section 5, paragraphs (d) and (e) of the Master Lease. In no event shall any adjustment be a negative adjustment.

The monthly rent is due and payable on or before the first of the appropriate month during the term of this lease agreement and shall be considered delinquent, if not paid by the 15th of the month. If the monthly rent becomes delinquent, lessee will be charged a late fee equivalent to ten percent (10%) of the delinquent rental amount, exclusive of late fees, for each month that rent is delinquent.

#### ADDITIONAL OBLIGATIONS OF SUB-LESSEE

Sub-Lessee shall, during the terms of this sub-lease;

Observe and comply with all rules, regulations and laws which govern and are in effect adopted by Sublessor or the County of Riverside. Maintain premises and equipment in a clean, orderly, neat and safe condition.

Pay for all utilities, including trash disposal and a pro rata share of Sublessor's cost of maintaining and insuring the Project, as determined by Sublessor.

#### SUB-LESSOR'S RESERVED RIGHTS

Sub-Lessor and County, or either duly authorized agents, shall have the right to enter the sub-leased premises for inspections, repairs or for any other reasonable cause.

#### **IMPROVEMENTS, REPAIRS & SIGNS**

Sub-Lessee shall not make any improvements, repairs or modifications, paint the exterior of the hangar or install any signs without prior written approval of Sub-Lessor.

#### **INSURANCE**

Sub-Lessee shall, during the term of this sub-lease, procure and maintain the following described insurance coverage and limits as indicated.

- a. Procure and maintain comprehensive General Liability Insurance coverage that shall protect Lessee from claims for damages for personal injury, including accidental and wrongful death, as well as from claims for property damage, which may arise from Lessee's use of the leased premises or the performance of its obligations hereunder, whether such use or performance be by Lessee, by a subcontractor, or by anyone employed directly or indirectly by either of them. Such insurance shall name Sublessor and all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds with respect to this sublease and obligations of Sublessee hereunder. Such insurance shall provide for limits of not less than \$1,000,000, per occurrence.
- b. Furnish Sublessor and the County of Riverside with Certificates of Insurance showing that such insurance is in full force and effect, and that additional insureds are named as required in (a) above. Further, said certificates shall contain the covenant of the insurance carrier that 30 days written notice will be given to the County of Riverside and Sublessor prior to cancellation or reduction in coverage of such insurance.

#### **TERMINATION BY SUB-LESSOR**

Sub-Lessor shall have the right to terminate this Sub-Lease.

In the event a petition is filed for voluntary or involuntary bankruptcy, for the adjudication of Sub-Lessee as a debtor.

In the event that Sub-Lessee makes a general assignment, or sub-lessee's interest hereunder is assigned involuntarily or by operation of law for the benefit of creditors.

In the event of any act which operates to deprive Sub-Lessee of the ability to perform its duties under this Sub-Lease.

In the event of the abandonment of, or the discontinuance of the use of, the sub-leased premises by Sub-Lessee.

In the event Sub-Lessee fails to perform, keep or observe any of its duties or obligations hereunder, provided, however, that Sub-Lessee shall have 30 days in which to correct its breach or default after written notice hereof has been served on it by Sub-Lessor.

In the event that the lease premises are rendered unfit for Sub-Lessee's use and cannot be restored within a reasonable time.

#### **TERMINATION BY SUB-LESSEE**

Sub-Lessee shall have the right to terminate this Sub-Lease;

In the event a petition is filed for voluntary or involuntary bankruptcy, for the adjudication of Sub-Lessor as a debtor.

In the event that Sub-Lessor makes a general assignment for the benefit of creditors.

In the event of any act which operates to deprive Sub-Lessee of the ability to perform its duties under this lease.

In the event of the abandonment of, or the discontinuance of, the use of the leased premises by Sub-Lessor.

In the event Sub-Lessor fails to perform, keep or observe any of its duties or obligations hereunder, provided, however, that Sub-Lessor shall have 30 days in which to correct its breach or default after written notice hereof has been served on it by Sub-Lessee.

In the event that the leased premises are rendered unfit for Sub-Lessor's use and cannot be restored within a reasonable time.

## **HOLD HARMLESS**

Sub-Lessee shall indemnify and hold Sub-Lessor and County, their officers, agents, employees and

independent contractors free and narmless from any liability whatsoever, based or asserted on any act or omission of Sub-Lessee, its officers, agents, employees, subcontractors and independent contractors for property damage, bodily injury, or death (Sub-Lessee's employees included) or any other element of damage or any kind or nature in any way connected with or arising from its use and responsibilities in connection therewith of the leased premises, or the condition thereof, and Sub-Lessee shall defend at its expense, including attorney fees, Sub-Lessor, County, its officers, agents, employees and independent contractors in any legal action based on any alleged acts or omissions.

### **ASSIGNMENT**

Lessee cannot assign, sublet, mortgage, hypothecate or otherwise transfer in any manner any of its rights, duties and obligations hereunder to any person or entity without the written consent of Sub-Lessor and County being first obtained.

#### **BINDING ON SUCCESSORS**

Sub-Lessee, his heirs, assigns and successor in interest shall be bound by all the terms and conditions contained in this sub-lease, and all of the parties thereto shall be jointly and severely liable hereunder.

#### EMPLOYEES AND AGENTS OF SUB-LESSEE

It is understood that all persons hired or engaged by Sub-Lessee shall be considered to be employees or agents of Sub-Lessee and not of Sub-Lessor or County.

## **COMPLIANCE WITH LAW**

Sub-Lessee shall observe all statutes, rules, regulations, ordinances, and orders relating to the use of the sub-leased premises enacted or promulgated by County, the State of California, the United States of America and the agencies thereof.

#### WAIVER OF PERFORMANCE

No waiver by Sub-Lessor at any time of any of the terms and conditions of his sub-lease shall be deemed or construed as a waiver at any time thereafter of the same or any other terms and conditions contained herein or of the strict and timely performance of such terms and conditions.

#### **SEVERABILITY**

The invalidity of any provision in this sub-lease as determined by a court of competent jurisdiction shall in no way effect the validity of any other provisions hereof.

#### **NOTICES**

Any notices required or desired to be served by either party upon the other shall be addressed to the respective parties as set forth below:

#### **SUB-LESSOR:**

John and Betty Obradovich 84-401 Cabazon Center Drive Indio, CA 92201

#### SUB-LESSEE:

Steven M. Elefant and Debra A. Elefant , Trustees 4033 Tilden Lane Lafayette, CA 94549

or to such other addresses as from time to time shall be designated in writing by the respective parties.

#### **VENUE**

Any action at law or in equity brought by either of the parties hereto for the purpose of enforcing a right or rights for by this sub-lease shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other County.

#### **TAXES**

Sub-Lessee shall pay for all fees and taxes levied or required by any authorized public entity. Sub-Lessee recognizes and understands that this Sub-Lease will create a possessory interest subject to property taxation and that Sub-Lessee will be subject to the payment of property taxes levied on such interest.

#### **TOXIC MATERIALS**

During the term of this sub-lease and any extension thereof, Sub-Lessee shall not violate any federal, state or local law, or ordinance or regulation, relating to industrial hygiene or to the environmental condition on, under or about the sub-leased premises including, but not limited to, soil and ground water conditions. Further, Sub-Lessee, its successors and assigns shall not use, generate, manufacture, produce, store or dispose of, on, under or about the sub-leased premises or transport to or from the sub-leased premises, any flammable explosives, asbestos, radioactive materials, hazardous wastes, toxic substances or related injurious materials, whether injurious by themselves or in combination with other materials (collectively, "hazardous materials"). For the purpose of this sub-lease, hazardous materials shall include, but not be limited to, substances defined as "hazardous substances," "hazardous materials" or "toxic substances," in the Comprehensive Environmental Response, Cleanup and Liability Act of 1980, as amended, 42 U.S.C. § 9601, et seq.; the Hazardous Materials Transportation Act, 49, U.S.C. § 1801, et seq.; the Resource Conservation and Recovery Act, 42 U.S.C. § 6901, et seq.; and those substances defined as "hazardous wastes" in Section 25117 of the California Health and Safety Code or as "hazardous wastes" in Section 25316 of the California Health and Safety Code; and in the regulations adopted in publications promulgated pursuant to said laws.

#### **FREE FROM LIENS**

Sub-Lessee shall pay, when due, all sums of money that may become due for any labor, services, material, supplies, or equipment, alleged to have been furnished or to be furnished to Sub-Lessee, in, upon or about the sub-leased premises, and which may be secured by a mechanic's, materialmen's, or other lien against the sub-leased premises or County's interest therein, and will cause such lien to be fully discharged and released at the time the performance of any obligation secured by such lien natures or becomes due, provided, however, that if Sub-Lessee desires to contest any such lien provided that it either pays the lien or obtains a bond to allow release of said lien, and then it may do so, but notwithstanding any such contest, if such lien shall be reduced to final judgment or such process as may be issued for the enforcement thereof is not promptly stayed, or if so

stayed, and said stay thereafter expires, then and in such event, Sub-Lessee shall forthwith pay and discharge said judgment.

#### **DISPUTES/DAMAGES**

In the event it is necessary to enforce or interpret any provision herein contained, or to recover any rent due or to recover possession of the Premises for any default or breach of the Agreement, the matter shall be submitted to binding arbitration conducted by the American Arbitration Association ("AAA") who shall be selected by mutual agreement of the parties. The Arbitrator shall comply with, and the decision of the Arbitrator shall be rendered in accordance with, the law of the State of California. The Arbitrator shall have the power to grant all legal and equitable remedies and award compensatory damages provided by California Law, but shall not have the power to award punitive damages. The parties agree to be bound by the decision of the Arbitrator, which shall be final, shall not be appealable, and which shall allow for no trial de novo on the same issues. The Arbitrator's decision shall be rendered within 30 days following submission of the matter at issue, but the failure to comply with this provision shall in no way invalidate any decision or award as may be rendered more than 30 days after submission.

Judgment upon the decision rendered by the Arbitrator may be entered in any court having proper jurisdiction or applications may be made to such court for judicial acceptance of the award and an Order of Enforcement.

You are agreeing to have any dispute arising out of the matters included in the "Arbitration of Disputes" provision decided by neutral arbitration as provided by California Law, and you are giving up any rights you might possess to have the dispute litigated in a court or jury trial. You are giving up your judicial rights to discovery and appeal, unless those rights are specifically included in the "Arbitration of Disputes" provision. If you refuse to submit to Arbitration after agreeing to this provision, you may be compelled to arbitrate under the authority of the California Code of Civil Procedure. Your agreement to this arbitration provision is voluntary.

#### MASTER LEASE/SURVIVAL OF SUB-LEASE

- a. Sub-Lessee acknowledges and agrees that it shall be bound, and shall otherwise be subject to all of the terms and conditions contained in the Master Lease except as otherwise permitted by the provisions of Paragraph 29 of the Master Lease.
- b. In the event the Master Lease is terminated, Sub-Lessee agrees to keep, observe and perform all of the terms and conditions of the Master Lease on the part of the Sub-Lessor to be kept, observed and performed, and Sub-Lessee's right to possession shall remain in effect as provided in Paragraph 29 of the Master Lease to all intents and purposes as though Sub-Lessee was the original Lessee thereunder; provided, however, that such assumption and agreement shall pertain only to the sub-leased premises and not to the entire leased premises under the Master Lease, and Sub-Lessee, among other things, shall make rental payments to County in an amount equal to such payments which Sub-Lessee is required to pay Sub-Lessor under this sub-lease.

#### CONSENT BY COUNTY

The parties hereto understand and agree that this Sub-Lease shall not be enforceable by either unless and until consent has been obtained from County in writing.

IN WITNESS WHEREOF, this Sublease is executed	d on <u>February</u> 2/ , 2005.
SUB-LESSOR: J  John Obradovich	Setty Merculetzel.  Betty Obradovich
SUB-LESSEE: Steven M. Elefant, Trustee	Debra A. Elefant, Trustee
The COUNTY of Riverside hereby consents to the fore	going Sub-Lease.
LESSOR:	
COUNTY OF RIVERSIDE	
By: Bustu  Chairman, Board of Supervisors	By:
Date:	
ATTEST:	FORM APPROVED:
Nancy Romero,	Joe S. Rank,
Clerk of the Board	County Counsel
By: Sumb Shlemms	ву: <b>Gordon V. Woo</b> 4/28/06
Deputy	Deputy

Deputy

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT $\leq \frac{1}{2} \frac{1}{2} \frac{1}{2} \left( \frac{1}{2} \frac{1}{2}$

State of California County of KIVE/SICE	ss.	
On May Heddle, before me, popersonally appeared	Name and Title of Officer (e.g., Jane Doe, Notary Purish Name(s) of Signer(s)	MR Rible
	☐ personally known to me ☐ proved to me on the basis of evidence	satisfactory
MARIA J. VILLARREAL Commission # 1456976 Notary Public - California Riverside County My Comm. Expires Dec 16, 2007	to be the person(s) whose nan subscribed to the within instruction acknowledged to me that he/she/the the same in his/her/their capacity(ies), and that by signature(s) on the instrument the puthe entity upon behalf of which the acted, executed the instrument.	ument and ey executed authorized nis/her <del>/their</del> person( <del>s)</del> , or
Place Nolary Seal Above	WITNESS my hand and official sea	nes/
Though the information below is not required by la and could prevent fraudulent removal a	w, it may prove valuable to persons relying on th nd reattachment of this form to another documen	e document t.
Description of Attached Document Title or Type of Document:		
Document Date:	Number of Pages:	
Signer(s) Other Than Named Above:		
Capacity(ies) Claimed by Signer		SHT THUMBPRINT
Signer's Name: ☐ Individual ☐ Corporate Officer — Title(s):	To	OF SIGNER op of thumb here
<ul><li>☐ Partner — ☐ Limited ☐ General</li><li>☐ Attorney in Fact</li><li>☐ Trustee</li></ul>		
☐ Guardian or Conservator ☐ Other:		
Signer Is Representing:		
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STATE OF CALIFORNIA	)
CONTY OF RIVERSIDE	) SS.
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On Jan 19, 2006 2	005; before me,
Caxherine H	olly Conable personally appeared
Steven m.	Elefant 9.
Debra a:	elefant.
personally known to me for proved to m	e on the basis of satisfactory evidence to be the person (s) whose name(s)
	nt and acknowledged to me that he/she/they executed the same in
	nd that by his/her/ther signature on the instrument the person or the
entity upon behalf of which the person(s	Dacted, executed the instrument.
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WITNESS my hand and official	seal.
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Catherine Holley Venables	Notary Public
COMM. #1412629 T	
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COUNTY OF RIVERSIDE	) SS.
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- E21-21 2001	
7	<del>005</del> , before me,
Diana C. Delgado	Notary Public personally appeared
John Obradovich	& Betty Obradovich
nerconally imments are (or proved to me	e on the basis of satisfactory evidence) to be the person(s) whose name(s)
	t and acknowledged to me that he/she/they executed the same in
his/her/their authorized capacity(ies), and	d that by his/her/their signature(s) on the instrument the person(s), or the
entity upon behalf of which the person(s)	acted, executed the instrument.
Transce t t t ce tt	•

WITNESS my hand and official seal.

DIANA C. DELGADO
Commission # 1621598
Notary Public - California
Riverside County
My Comm. Expires Nov 14, 2009

#### BILL OF SALE COUPLED WITH SUB-LEASE

All Inside AV Storage, Inc. hereinafter called the "Seller," hereby sells to <u>Steven M. Elefant and Debra A. Elefant, trustees of the 2000 Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000</u>, hereinafter called the "Buyer," and said Buyer hereby purchases from Seller the property described below, upon the following terms and conditions:

1. RECITALS. The Seller owns concrete floor structures and steel buildings labeled as Bldg. A, Bldg. B
Bldg. C, Bldg. D, and Bldg. E at Jacqueline Cochran Regional Airport, Thermal, California, Riverside County, as
described on the attached Exhibit "1" also described as Bldg E, Hangar # 6, the sale of which is the subject of the
Agreement and which is intended to convey title thereto for the sum of \$ 208.000

2. THIS BILL OF SALE IS SUBJECT TO MASTER LEASE AND COUPLED WITH SUB-LEASE
This Bill of Sale is subject to that certain Master Lease executed by the County of Riverside and John and Betty
Obradovich, dated May 3, 2003, executed June 3, 2002, and amended September 14, 2004, and which instruments affect
directly the uses and purposes to which the aforesaid subject personal property may be put. Furthermore, Seller hereby
incorporates in this instrument by reference the terms and conditions of that certain "Sub-Lease" executed by the parties
hereto on Fegurary 21, 2006. This Bill of Sale shall be enforceable only on the condition
that the parties have entered into the aforesaid Sub-Lease.

- 3. WARRANTY OF TITLE. Seller does hereby, for the benefit of Buyer, covenant and agree to warrant and defend title to the aforesaid personal property hereby conveyed, against the just and lawful claims and demands of all persons whomsoever, and Seller further covenants that the aforesaid real property is not subject to liens of any type, including but not limited to liens for unpaid taxes, nor is said personal property subject to a security agreement or financing statement.
- 4. REVERSION OF PROPERTY TO SELLER. The aforesaid Sub-Lease, with which this Bill of Sale is coupled provides for a sub-lease period of approximately 30 years with a 10-year option, during which time the Buyer hereto, subject to certain conditions precedent, may sell, rent, assign, convey, hypothecate, or encumber the personal property subject to is instrument, provided further, that upon the expiration of said Sub-Lease or 30 years with a 10-year option lease period, whichever shall first occur, the personal property subject to this Bill of Sale shall revert to the Seller hereunder, or to Seller's assignee, or to the County of Riverside, which reversion shall be governed by the terms and conditions of the aforesaid Master Lease and all of the aforesaid amendments thereto and the terms and conditions of the aforementioned Sub-Lease between Sub-Lessor and Sub-Lessee. Provided further that in accordance with the aforesaid Sub-Lease, Buyer hereunder shall not sell, rent, assign, hypothecate or encumber the personal property subject to this instrument except upon the express written consent of the county of Riverside and Seller or his assignee hereunder, which consent shall not be unreasonably withheld.
- 5. TAX CLAUSE. During the aforementioned period of possession of Buyer of the personal property, Buyer shall be solely responsible for the payment of the personal property and/or possessory interest taxes and all other taxes levied upon the specific structure by the County of Riverside and/or all other lawfully constituted taxing authorities, and said responsibility shall include real property taxes which may be assessed to Seller, to Seller's successor, or to Buyer in connection with the subject property.

# 6. BUYER'S RIGHT TO TRANSFER PROPERTY AND SURVIVAL OF SUB-LEASE.

a. <u>RIGHT TO TRANSFER.</u> Seller hereby consents to and agrees that Buyer may convey, assign, or transfer Buyer's interest in or to the subject personal property to one or more individuals; provided however, that such

conveyance, assignment, or transfer includes the aforementioned sub-lease and shall be subject to the prior written approval of the Seller, County of Riverside, and Sub-Lessor. Provided further, that Seller shall have the right of first refusal to purchase, lease, rent, or receive Buyer's interest in the subject property and the subleasehold estate of Buyer on the same terms as offered by Buyer to any other individual or entity. Seller's failure to exercise right of first refusal within sixty (60) days of written notice thereby by Buyer to Seller shall be deemed to be waiver of such right by Seller. Upon such waiver or rejection by Seller, and subject to the provisions contained in this Paragraph 6 (a) Buyer may proceed to convey, assign or transfer all of part of his/her interest in the subject property on the same terms and conditions offered to Seller; provided, however, that Buyer shall not, except with Seller's permission, convey, lease, rent or sell any portion of the premises to any commercial operations for the purpose of doing any business at Jacqueline Cochran Regional Airport (Thermal) other than if said sale is to the aforesaid Seller.

- b. <u>SURVIVAL OF SUB-LEASE</u>. Subject to the provision of the aforesaid Master Lease, Buyer's rights, including the right of possession and all other rights not in conflict with the terms and conditions of the aforesaid Lease and amendments thereto, and all of the Buyer's obligations and duties under the aforementioned Sub-Lease and the Master Lease and amendments thereto, shall remain in effect, notwithstanding a termination of the aforesaid Master Lease, or an assignment or a transfer of the Seller's rights, duties and obligations hereunder, prior to the expiration of the aforementioned Sub-Lease, provided that the Buyer (as Sub-Lessee under the aforementioned Sub-Lease) has fully and faithfully performed the terms and conditions that it is required to perform under the aforementioned Sub-Lease and Master Lease and amendments thereto, and it otherwise is not in default hereunder.
- 7. NOTICES. Any notices required or desired to be served by either party upon the other shall be addressed to the respective party as set forth below:

SELLER:

All Inside AV Storage, Inc. 84-401 Cabazon Center Drive Indio, CA 92201 **BUYER:** 

Steven M. Elefant and Debra A. Elefant Revocable Trust UDT 4/26/2000 4033 Tilden Lane Lafayette, CA 94549

or such other addresses as from time to time shall be assigned by the respective parties.

- 8. TERMS. The terms of this Bill of Sale shall be governed by and construed in accordance with the laws of the State of California and the parties hereto stipulate to the jurisdiction of the Riverside County Courts.
- 9. DISPUTES/DAMAGES. In the event it is necessary to enforce or interpret any provision herein contained, the matter shall be submitted to binding arbitration conducted by the American Arbitration Association ("AAA") who shall be selected by mutual agreement of the parties. The Arbitrator shall comply with, and the decision of the Arbitrator shall be rendered in accordance with the laws of the State of California. The Arbitrator shall have the power to grant all legal and equitable remedies and award compensatory damages provided by California Law, but shall not have the power to award punitive damages. The parties agree to be bound by the decision of the Arbitrator, which shall be final, shall not be appealable, and which shall allow for no trial de novo on the same issues. The Arbitrator's decision shall be rendered within 30 days following submission of the matter at issue, but the failure to comply with this provision shall in no way invalidate any decision or award as may be rendered more than 30 days after submission.

Judgment upon the decision rendered by the arbitrator may be entered in any court having proper jurisdiction or applications may be made to such court for judicial acceptance of the award and an Order of Enforcement. The parties hereby agree to have any dispute arising out of the matters included in the "Arbitration of Disputes" provision decided by neutral arbitration as provided by California Law and are giving up any rights to have the dispute litigated in a court or jury trial, as well as judicial rights to discovery and appeal, unless those rights are specifically included in the "Arbitration of Disputes" provision. Your agreement to this arbitration provision is voluntary.

BLUUTTIEGO WINEDEGE AL' BUIL GO L	executed on Fullwary 21
IN WITNESS WHEREOF, this Bill of Sale is	executed on the much of
SELLER:	€°
All Inside AV Størage, Inc.	
John Obradovich, President	
	9
BUYER:	Steven M. Elefant, Trustee
Steven M. Elefant	Printed Name and Title
Ochra WElefint	Debra A. Elefant, Trustee
Debra A. Elefant	Printed Name and Title
LESSEE:	
X fel oleral	
John Obradovich	
Telly Ceradyte	
Betty Obradovich	
The COUNTY of Riverside hereby consents to the fore	going Bill of Sale,
LESSOR:	
COUNTY OF RIVERSIDE	
By: Do Gustu	By:
Chairman, Board of Supervisors	EP -
MAY 1 6 2006	
ATTEST:	FORM APPROVED:
Nancy Romero,	Joe S. Rank,
Clerk of the Board	County Counsel
By: Sand Shlemme	By: Gordon V. Woo 4/28/06
Deputy	Deputy
	- I-

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California County of KIVE/SI (R	ss.
On My Loub, before me, M personally appeared	Name and Title of Officer (e.g., Jane Doe, Notary Public)  Name(s) of Signer(s)
	☐ personally known to me ☐ proved to me on the basis of satisfactory evidence
MARIA J. VILLARREAL Commission # 1456976 Notary Public - California Riverside County My Comm. Expires Dec 16, 2007	to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) acted, executed the instrument.
Place Notary Seal Above	WITNESS my hand and official seal.  MOUGH Signal for official seal.
Though the information below is not required by law	y, it may prove valuable to persons relying on the document d reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	
Document Date:	Number of Pages:
Signer(s) Other Than Named Above:	
Capacity(ies) Claimed by Signer Signer's Name:	RIGHT THUMBPRINT
☐ Individual	OF SIGNER Top of thumb here
☐ Corporate Officer — Title(s):	
☐ Partner — ☐ Limited ☐ General	
☐ Attorney in Fact	
<ul><li>☐ Trustee</li><li>☐ Guardian or Conservator</li></ul>	
Other:	
Signer Is Representing:	
8	\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

Contra Costa ) SS. COUNTY OF-RIVERSIDE )
on Jan 19, 2000, 2005, before me, Carning Willy Vinables  personally appeared Seven m. Elefant &  Deliva a. Elefant  personally known to me for proved to me on the basis of satisfactory evidence) to be the person (5) whose name (s) is large
subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/then
authorized capacity(is), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of
which the person(s) acted, executed the instrument.
Catherine Holley Venables COMM. #1412629 Notary Public Notary Public Contra Costa County My Comin. Espires April 20, 2007
STATE OF CALIFORNIA ) ) SS. COUNTY OF RIVERSIDE )
on Feb 21, 2006, 2005, before me, Diana C. Delgado, Notur Public personally appeared John Obradovich & Betty Obradovich

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are

authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of

subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their

WITNESS my hand and official seal.

which the person(s) acted, executed the instrument.

DIANA C. DELGADO
Commission # 1621598
Notary Public - California
Riverside County
My Comm. Expires Nov 14, 2009

#### DESCRIPTION 1-A

THAT PORTION OF THE FOLLOWING DESCRIBED LAND, WHICH IS INCLUDED WITHIN THE LEASED PRELISES AS SET OUT IN THE LEASE OR MEMORANDUM

THAT PORTION OF THE EAST HALF OF SECTION 20, TOWNSHIP 6 SOUTH, RANGE 8 EAST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENUE 56 (AIRPORT BOULEVARD), SAID POINT BEING THE NORTHEAST CORNER OF SAID SECTION 20;

THENCE SOUTH 00° 00' 12" EAST, A DISTANCE OF 1,967.78 FEET TO THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENGER BOULEVARD;

THENCE NORTH 89° 58' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 462.70 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING OF THIS DESCRIPTION;

THENCE CONTINUING NORTH 89° 59' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 668.58 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND LIBERATOR LANE;

THENCE SOUTH ALONG THE CENTERLINE OF LIBERATOR LANE, A DISTANCE OF 658.00 FEET;

THENCE EAST, A DISTANCE OF 178.00 FEET;

THENCE SOUTH, A DISTANCE OF 85.00 FEET;

THENCE EAST, A DISTANCE OF 80.00 FEET;

THENCE SOUTH, A DISTANCE OF 185.00 FEET;

THENCE EAST, A DISTANCE OF 150.00 FEET;

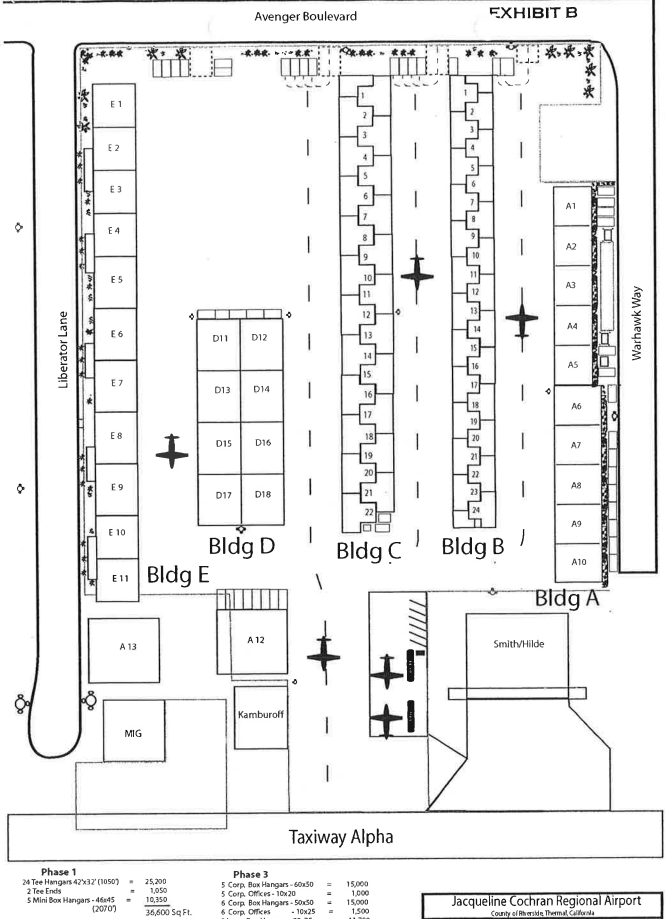
THENCE NORTH, A DISTANCE OF 285.00 FEET;

THENCE EAST, A DISTANCE OF 260.58 FEET TO THE CENTERLINE OF WARHAWK WAY;

THENCE NORTH 00° 00' 20" WEST, A DISTANCE OF 643.00 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING.

EXCEPTING THEREFROM THE NORTHERLY 30.00 FEET.
ALSO EXCEPTING THEREFROM THE WESTERLY 30.00 FEET.

ALSO EXCEPTING THEREFROM THE EXISTING COUNTY MAINTENANCE AREA LOCATED AT THE NORTHEASTERLY CORNER OF THE SUBJECT PROPERTY.



36,600 Sq Ft.

44,200 Sq Ft.

1,500 2 Large Box Hangar - 78x75 11,700

#### Phase 2

30,360

22 Tee Hangars - 46'x40' (1380) = 5 Business Box Hangars - 46x55 = 8 Large Box Hangars - 60x50 = 24,000

67,010 Sq.Ft.

Jacqueline Cochran Regional Airport County of Riverside, Thermal, California

Master Development 9 Acres All Inside AV Storage and Self Serve Fuel

John & Betty Obradovich All Inside AV Storage, Inc 84-401 Cabazon Center Drive Indio, CA 92201

10-29-04 Drawn by JO Sheet 1 of 1

# MASTER LEASE (BEHIND THIS PAGE)

## SUBMI L TO THE BOARD OF SUPERVI COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Economic Development Agency SUBMITTAL DATE: April 28, 2003

Lease Agreement between the County of Riverside and John Obradovich and Betty

Obradovich, Husband and Wife - Desert Resorts Regional Airport, Fourth District

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve the Lease between the County and the Lessee, John Obradovich and Betty Obradovich, Husband and Wife, for the development of nine (9) acres with aircraft storage hangars and a self-serve

2. Authorize the Chairman to execute the Lease.

#### BACKGROUND:

The Economic Development Agency is in receipt of a lease agreement between the County and John Obradovich and Betty Obradovich, Husband and Wife. The Lessee will occupy nine (9) acres of unimproved land at Desert Resorts Regional Airport for the development of aircraft storage hangars and a self-service fuel station. Plans and specifications for all improvements will be submitted to the County for approval prior to start of construction.

F:\Shared\EDCOM\A\RPORTS\DRRA-Thermal\Obradovich\OBRADADOVICH DRRA9ac F11.doc

Bradley J. Hudson

Assistant County Executive Officer/EDA

ANNUAL COST \$0 IN CURRENT YEAR BUDGET: N/A

FINANCIAL DATA:

**CURRENT YEAR COST: \$0** NET COUNTY COST:

BUDGET ADJUSTMENT: NO

COMPANION ITEM ON BOARD OF DIRECTORS AGENDA: SOURCE OF FUNDS: N/A

FOR FY: N/A

FORM APPROVED

C.E.O. RECOMMENDATIONS:

APPROVE

County Executive Officer Signature:

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Wilson and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Venable, Wilson and Ashley

Noes:

None

Absent:

None

ATTROPHENTS FILED

Date:

June 3, 2003

WITH THE CLERK OF THE BOARD

xc:

EDA, Co.Co., Auditor

Prev. Agn. Ref.

Dist.

AGENDA NO.

Deputy

None

4th

Department Recommendation: ☐ Consent ☑ Policy

ORLI II (Rev. 1/92)

Form 11 – John Obradovich and Betty Obradovich Husband and Wife, DRRA 9 acres Page 2
April 28, 2003

BACKGROUND (continued):

As consideration for occupying the leasehold, Lessee will pay a monthly Base Rent equal to one thousand four hundred ninety-four dollars (\$1,494.00) during construction, not to exceed twelve (12) months from the date of Lease commencement, and will pay base monthly rent of two thousand nine hundred eighty-eight dollars (\$2,988.00) once construction has been completed. The base rent will be adjusted annually, except for dates coinciding with appraisals conducted every fifth year, beginning on July 1, 2004, by the increase in the Consumer Price Index. Beginning July 1, 2005, and every fifth year thereafter, the Lease rate will be adjusted to fair market value based on the results of a County procured and approved appraisal. In addition to the base rent, Lessee will pay to County a fuel flowage fee equal to 5% of the total net price paid by Lessee for all aviation and automotive fuel and lubricants received on the Leased Premises by Lessee.

The Lease calls for the development of the Leased Premises in three (3) phases, with all phases to be completed within five (5) years of Lease commencement. In the event construction is not completed within five (5) years, either party shall have the option of terminating the Lease for the uncompleted phase(s) by giving notice within thirty days from the end of the first five (5) years of the term. In the event either party exercises the option, the undeveloped phase(s) will be returned to the County and the size of the Leasehold and the Base Rent will be adjusted accordingly.

The term of the lease is for thirty (30) years, with an option by the Lessee to extend the term for an additional ten (10) years. Lessee must be in compliance with all terms and conditions of the Lease to exercise the option. The Economic Development Agency's Aviation staff recommends approval of the lease to John Obradovich and Betty Obradovich, Man and Wife. County Counsel has approved the lease document as to form.

#### LEASE SUMMARY:

Rate:

- 1. Base rent: \$1,494.00/month during construction phase; \$2,988.00/month thereafter with annual CPI adjustments. Lease rate to be adjusted to fair market value on July 1, 2005 and every fifth year thereafter based on the results of a County procured and approved appraisal.
- 2. A fuel flowage fee of 5% of the total net price of all aviation and automotive fuel and lubricants received.

Size:

- 1. Nine (9) acres
- 2. To be developed in three (3) phases within five (5) years of lease commencement. At the end of five (5) years, either party has option to cancel lease on undeveloped phases. In the event the option is exercised, any undeveloped phase(s) will be returned the County and the size of the Leased Premises and the Base Rent will be adjusted accordingly.

Term:

30 years. Lessee has an option to extend for an additional 10 years if Lessee is in compliance with all terms and conditions of the Lease.

PLEASE COMPLETE THIS INFORMATION RECORDING REQUESTED BY

#### CHICAGO TITLE COMPANY

AND WHEN SECRECES WARL TO ALL INSIDE AV STORAGE 84-401 CABAZON CENTER DR INDIO, CA 92201 ATTN: JOHN OBRADOVICH DOC # 2003-970459

12/11/2003 08:00A Fee.253.00 Page 1 of 83 Recorded in Official Records County of Riverside

Gary L. Orso Assessor, County Clerk & Recorder



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Title of Document

# THIS AREA FOR RECORDER'S USE ONLY

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION (\$3.00 Additional Recording Fee Addition)

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**LEASE** 

#### **DESERT RESORTS REGIONAL AIRPORT**

The COUNTY OF RIVERSIDE, herein called County, Leases to John Obradovich and Betty Obradovich, Husband and Wife, herein called Lessee, the property described below under the following terms and conditions:

#### 1. Recitals.

- (a) County owns approximately nine acres (9 acres) of vacant land at the Desert Resorts Regional Airport, County of Riverside, California.
- (b) County desires to lease said property to Lessee for the construction of a facilities necessary for conducting the business of a Limited Fixed Base Operator, including executive hangars, storage hangars, fueling station and other aviation related buildings.
- (c) Lessee desires to lease said property from the County, for the construction of facilities necessary for conducting the business of a Limited Fixed Base Operator, including executive hangars, storage hangars, fueling station and other aviation related buildings.
- 2. <u>Description.</u> The premises leased hereby are located within the Desert Resorts Regional Airport, 56-580 Higgins Drive, Thermal, California and consist of approximately nine acres (9 acres) of vacant land, being described in Exhibit A attached hereto and incorporated by reference herein. Said property is hereafter referred to as the "Leased Premises."
- 3. <u>Term.</u> This Lease shall commence the first day of the month following execution by all parties thereto and terminate thirty years (30 years) thereafter, a term of thirty-years (30-years). Lessee shall have an option to extend the term for an additional ten years (10 years) as provided in 3(b) below.
- (a) Any holding over by the Lessee after the expiration of this Lease shall be strictly on a day-to-day basis, and continuing tenancy rights shall not accrue to the Lessee.

(b) Option to Renew. With respect to the Leased Premises and subject to the provisions of paragraphs 5, 8 12(c), 17 and 18 hereof, and provided that Lessee, at the time of exercising the option, is in full compliance with the terms of this Lease, Lessee shall have the option to extend the term of this Lease on the same terms and conditions for an additional ten (10) years. Lessee will notify County in writing of its intention to exercise the option to extend not more than twelve (12) months prior to nor less than six (6) from the expiration date of the initial term.

#### 4. <u>Use</u>.

- (a) The Leased Premises is leased hereby for the following purposes provided appropriate governmental approvals and permits are obtained:
- (1) Building, maintenance, repair, overhaul and modification of all types of automatic flight systems, instruments, radio and other electronic equipment, propellers and all other aircraft components;
  - (2) Upholstering of aircraft,
  - (3) Financing, leasing, renting and insuring of aircraft,
  - (4) Providing a self-service fueling station,
  - (5) Providing aircraft storage inside hangar buildings,
- (b) The Leased Premises shall not be used for any purpose other than in paragraph 4 (a) without first obtaining the written consent of County, which consent shall not be unreasonably withheld.

#### 5. Rent.

(a) Commencing upon the first day of the month after lease execution, Lessee shall pay to Lessor as base rent for the use and occupancy of the Leased Premises, monthly rent equal to two thousand nine hundred eighty-eight dollars (\$2,988.00) per month (Base Rent). Said rent is due and payable in advance on the first of each month. The rent shall be considered delinquent, if not paid by the 15<sup>th</sup> of the month. If the monthly rent becomes delinquent, lessee will be charged a

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late fee equivalent to ten percent (10%) of the delinquent rental amount, exclusive of late fees, for each month that rent is delinquent.

- (b) During construction of the Leased Premises, Lessee shall have a monthly rent equal to one thousand four hundred ninety four dollars (\$1,494.00) per month for a period not to exceed twelve (12) months from the date of Lease execution by all parties. Rent shall then be paid as described in paragraph 5(a) above.
- In addition to the basic rent required herein, Lessee shall pay to (c) County a fuel flowage fee, or cause such fee to be paid to County as hereinafter provided, in an amount equal to five percent (5%) of the total net price paid by Lessee for all aviation and automotive fuel and lubricants received on the Leased Premises by Lessee. The term "total net price" shall mean the net price per unit of such fuel and lubricants, excluding taxes imposed thereon by any government or agency thereof, multiplied by the total number of units of such fuel and lubricants received. Lessee reserves the right of selecting its own fuel and lubricant suppliers, and Lessee's agreement with any such suppliers shall contain a provision therein obligating such suppliers upon written request by County to submit a duplicate invoice for any fuel and lubricant deliveries made to Lessee within thirty (30) days following each such delivery and such agreement may contain a provision therein obligating such suppliers to submit payment to County in connection therewith. Such invoice shall indicate the type of products delivered, the date of delivery, the quantity delivered, the per-unit cost, the total extended cost, and the invoice number. In the event such agreement does not contain a provision for either submission of invoices or payments to County, Lessee shall be obligated to submit such invoices or payments to County, or both if applicable. In the event such agreement contains such provisions and the supplier fails, or refuses, to properly and timely submit any invoices to County, or submit any payments if required to do so, Lessee, upon County's written request, shall make a separate accounting of such fuel and lubricant deliveries or submit payment to County in connection therewith, or both. Notwithstanding provisions of this Paragraph 5 (a)

- (d) Beginning July 1, 2005 and every fifth (5<sup>th</sup>) year thereafter, the Base Rent shall be one-twelfth (1/12) of eight percent (8%) of the appraised fair market value of the land value portion of the Leased Premises. The appraised fair market value shall not include the value of the improvements placed on the premises. In no event will application of this paragraph result in a monthly rental amount lower than the most previous monthly rental amount. A property appraisal for this purpose is to be performed by an independent certified appraiser, knowledgeable in aviation appraising, in good standing with the American Institute of Real Estate Appraisers and to be procured and paid for by the County. Once established, said rent shall be adjusted annually in the manner set forth in Paragraph 5 (e) below.
- (e) Consumer Price Index. Beginning July 1, 2004 and at each July 1st thereafter, except for dates coinciding with the appraisals conducted every fifth year as referenced in 5(d) above, the rent shall be adjusted by the percentage change, in the Consumer Price Index, All Urban Consumers, Los Angeles-Riverside-Orange County, California Area index for the twelve month period ending two months before the month of rent adjustment under this paragraph. In no event will application of this paragraph result in a monthly rental amount lower than the most previous monthly rental amount.
- 6. <u>Additional Obligations of Lessee</u>. Lessee shall, during the term of this Lease and any extensions thereof:
- (a) Observe and obey, and compel its employees, agents, invitees and those doing business with it to observe and obey all such rules and regulations of County which are now in effect or which may hereafter be promulgated; provided that such rules and regulations many not unduly interfere or conflict with the rights and privileges granted to Lessee in this Lease or any later amendments.

- (b) Operate the Leased Premises and the facilities thereon in a progressive and efficient manner, charging fair and reasonable prices for each unit or service, said prices being competitive with prices charged by other fixed based operators at the Desert Resorts Regional Airport and other County airports. Upon request from County, Lessee shall furnish County with a schedule of all prices for each unit or service offered for sale or lease to the general public.
- (c) Not engage in the painting of aircraft (other than small 'spot painting' jobs in connection with repair(s) within any building unless, or until, it has established therein a regular paint shop which is adequately enclosed and vented, and has been inspected and approved, in writing, by representatives of the Federal Aviation Administration and County's Fire and Building and Safety Departments, and all applicable permits have been obtained.
- (d) Provide aviation fuel for sale to the general public, unless Lessee is precluded from providing such fuel due to causes beyond its control relating to its suppliers' fuel shortages, work stoppages (excluding Lessee's employment force), acts of God, acts of war, civil disorders or other similar acts.
- (e) The Lessee shall observe the Taxiway Object Free Area adjacent to their leasehold to allow the passage of taxiing aircraft. The Taxiway Object Free Area boundary for Taxiway A is seventy-five feet (75') from the centerline of the taxiway.
- 7. Permits, Licenses and Taxes. Lessee shall secure at its expense, all necessary permits and licenses as it may be required to obtain, and Lessee shall pay for all fees and taxes levied or required by any authorized public entity. Lessee recognizes and understands that this Lease may create a possessory interest subject to property taxation and that Lessee may be subject to the payment of property taxes levied on such interest.

#### 8. On-Site Improvements

(a) Lessee, at its expense, shall construct, or cause to be constructed,

requisite permits by the County.

improvements described in a plot plan, approved by County, showing the location and dimensions of all planned improvements. Improvements will include executive hangars, storage hangars, a self-service fueling station, other aviation-related buildings, associated landscaping and improvements in accordance with County requirements.

Within two months of lease execution, Lessee shall submit a plot plan to the Economic Development Agency showing the location and dimensions of all planned improvements. Upon approval of the layout by the Economic Development Agency, Lessee shall submit plans to the County for building permits. Construction of said improvements shall commence within thirty days (30 days) following issuance of the

The site may be developed in phases subject to the approval of the Economic Development Agency, provided that all construction is completed within five years of lease execution. In the event Lessee fails to complete all phases of the development in the time allotted, either party shall have the option of reducing the size of the leasehold by the amount of land in any phase in which development activity has not commenced. For the purpose of this agreement development activity shall mean activity that will result in the start of construction of the buildings approved for that phase and the completion of those buildings within a reasonable time.

Said option shall be exercised by notifying the other party in writing within thirty days (30 days) after the end of the fifth year (5<sup>th</sup> year) of the lease term. Upon delivery of such notice the undeveloped phase(s) of the leasehold so identified (the "Returned Phase(s)") will revert to the County and this Lease will be amended accordingly to reflect the reduced acreage and rent.

Any such amendment shall include easements, satisfactory to County, through Lessee's initial phase(s) providing access to Taxiway A from the Returned Phase(s) (the "Taxiway Easement"). Provided however, County shall make provision in any lease of a Returned Phase to a third party (the "Third Party Lease") that prior to use by

the Third Party Lessee of the Taxiway Easement the Third Party Lessee shall reimburse Lessee for a proportionate share of the cost to improve the area of approximately 150 feet by 260 feet, less the area allocated to the plane wash area and fueling station, leading to Taxiway A (the "Delivery Apron", Exhibit G).

Upon completion of the improvements to the Delivery Apron, Lessee shall provide to County a statement and supporting invoices evidencing the total cost to improve the Delivery Apron, less the cost of plane wash area and fueling station, (the "Improvement Cost"). The Third Party shall reimburse the Lessee that portion of the Improvement Cost equal to the portion of the Leased Premises being leased by the Third Party Lessee. (By way of example: If the Leased Premises totals five acres, and the Third Party Lessee is leasing a phase totaling one acre, the Third Party Lessee would reimburse Lessee 20% of the Improvement Cost.)

Lessee shall obtain performance, material and labor payment bonds in the amounts required by law and determined by County and shall furnish County with copies thereof prior to the commencement of such construction.

- (b) All improvements to be at Lessee's sole cost. Lessee to pay for construction of any required utility extensions and hookups and any access road improvements. All improvements are to be submitted to County for approval prior to start of any construction.
- (c) Any improvements, alterations and installation of fixtures, to be undertaken by Lessee, shall have the prior written approval of the Economic Development Agency after Lessee has submitted to County proposed plot and building plans, and specifications therefore, in writing. In addition, Lessee understands and agrees that such improvements, alterations and installation of fixtures may be subject to County Ordinance Nos. 348 and 457, as well as other applicable County ordinances, and that Lessee shall fully comply with such ordinances prior to the commencement of any construction in connection therewith.

 (d) No later than thirty days (30 days) following completion of each phase, Lessee shall submit two (2) sets of record (as-built) drawings to County.

(e) All improvements, alterations and fixtures, shall remain or become as the case may be, the property of County with the exception of trade fixtures as that term is used in Section 1019 of the Civil Code, provided, however, that Lessee shall have the full and exclusive use and enjoyment of such improvements, alterations and fixtures during the term of this Lease. At or prior to the expiration of this Lease, Lessee shall remove, at its expense, such trade fixtures and restore said Leased Premises to their original shape and condition as nearly as practicable. In the event Lessee does not so remove such trade fixtures, they shall become the property of the County for no further consideration of any kind, and Lessee shall execute any documents that may be required or necessitated conveying its interest in such improvements, alterations and fixtures to County.

#### 9. Off-Site Improvements

- (a) County and Lessee herein acknowledge that Lessee has no fee title interest in or to the Leased Premises.
- (b) County shall provide the following off-site improvements to serve the site: (1) water, (2) sewer, and (3) a paved access road. Connections to these off-site improvements shall be the sole cost and responsibility of Lessee as described in paragraph 9(c). Additionally, Lessee shall be responsible for any improvements beyond those listed in this paragraph, including, but not limited to, electricity, telephone and gas service.
- (c) It is understood by the parties hereto that utility services are available in the general vicinity of the Leased Premises and it is the intention, as part of the Airport Master Plan, to have all utilities underground at some future date. It is further understood by the parties that in order for the on-site improvements required in Paragraph 8 herein to be fully usable and operational, Lessee, at its expense, shall extend and/or connect, or cause to be extended and/or connected, to such utility

 service facilities that may be required or desired by Lessee in the use, operation and maintenance of such on-site improvements. After such extensions and/or connections have been made, Lessee shall be responsible for payment for the use of such utility services, without limitation, all electricity, gas, telephone and water.

- (d) Upon commencement of construction of Phase I, Lessee shall, at its sole cost, install in-ground electrical service per the plans and specifications of the Imperial Irrigation Districts' Master Electrical Plan for Desert Resorts Regional Airport (Underground for County of Riverside S/O Airport Blvd. @ Vic Higgins Conduit Layout) dated 12/13/01 along Warhawk Way on the eastern boundary of the Leased Premises (Exhibit E). Upon commencement of construction of Phase III, Lessee shall pay the cost of in-ground electrical conduit along Avenger Blvd adjacent to the northern border of the Leased Premises. Lessee shall pay the cost of Imperial Irrigation District electrical extension charges as required to provide electrical service to the Leased Premises (Exhibit E).
- (e) Lessee will provide an electrical service easement, at no cost, for the benefit of Hi-Tech Aviation, Inc., hereinafter HTA, and John Kamburoff. The location of said easement will be identified in the Phase I development site plan approved by County.
- (f) Lessee agrees to provide at Lessee's cost, at a location to be agreed upon by Lessee and County, a transformer pad and electrical service line for power to the existing hangar owned by HTA, at the southwest corner of the Leased Premises, commonly known as the "MIG Museum".
- (g) In place of the existing water service to HTA, Lessee will make water service available, at the same rate that Lessee pays for water, to HTA until such time as HTA establishes water service along Liberator Lane. Lessee will install a submeter to properly measure the amount of water used by HTA and bill HTA every three months for the amount of water provided.

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Lessee will allow John Kamburoff to use the electrical service (h) easement and transformer pad to provide power to his leasehold. John Kamburoff will be responsible for any cost associated with bringing electrical service to his leasehold from the transformer pad.

- Lessee shall be allowed to remove 4,000 cubic yards of soil from (i) County property as identified in Exhibit F, (the "Development Soil"). The Development Soil shall be moved at Lessee's cost. Lessee will determine to its satisfaction that the Development Soil designated can be efficiently extracted and moved by grading scrapers. After removal of the Development Soil, lessee shall pay the cost to insure that the extraction site is returned to a stable condition with appropriate dust control measures in place. Lessee shall be responsible for returning Taxiway A to its original condition prior to movement of the Development Soil and for the repair of any damage caused by Lessee's in moving the Development Soil.
- Lessee shall obtain, or cause to be obtained performance, material (i) and labor, and payment bonds in the amounts required by law and determined by County and shall furnish County with copies thereof prior to the commencement of such off-site improvements.
- Additional Obligations of Lessee. The Lessee shall maintain the Leased 10. Premises, approaches thereto, and improvements now or hereafter located thereon, in good and sanitary order, condition, and repair, and upon any termination of this Lease, Lessee agrees to surrender said Leased Premises and improvements thereon in such condition, reasonable use and wear thereof and damages by fire, acts of God, war, civil insurrection, or by the elements excepted.
- Compliance with Law. Lessee shall, at its sole cost and expense, comply 11. with all of the requirements of all governmental agencies now in force, or which may hereafter be in force, pertaining to the Leased Premises, and any improvements hereafter constructed or maintained thereon, and Lessee shall faithfully observe all ordinances now or hereafter in force in the use of the Leased Premises.

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The Leased Premises are accepted by Lessee subject to any and (a) all existing easements or other encumbrances, and County shall have the right to enter upon the Leased Premises and to install, lay, construct, maintain, repair and operate such sanitary sewers, drains, storm water sewers, pipelines, manholes, connections, water, oil and gas pipelines, and telephone and telegraph power lines and such other facilities and appurtenances necessary or convenient to use in connection therewith, over, in, upon, through, across and along the Leased Premises or any part thereof. County also reserves the right to grant franchises, easements, rights of way and permits in, over and upon, along or across any and all portions of said Leased Premises as County may elect; provided, however, that no right of the County provided for in this paragraph shall be so executed so as to not interfere unreasonably with Lessee's use hereunder, or impair the security of any secured creditor of Lessee. County shall cause the surface of the Leased Premises to be restored to its original condition (as they existed prior to any such entry) upon the completion of any construction by County or its agents. In the event such construction renders any portion of the Leased Premises unusable, the rent shall abate pro rata as to such unusable portion during the period of such construction. Any right of County set forth in this paragraph shall not be exercised unless a prior written notice of thirty (30) days is given to Lessee; provided, however, in the event such right must be exercised by reason of emergency, then County shall give Lessee such notice in writing as is reasonable under the existing circumstances.

(b) County reserves the right to further develop, or improve the aircraft operating area of Desert Resorts Regional Airport as it deems appropriate. County reserves the right to take any action it considers necessary to protect the aerial approaches of the Desert Resorts Regional Airport against obstruction, together with the right to prevent the Lessee from erecting or permitting to be erected, any building or other structure on the Desert Resorts Regional Airport, which in the reasonable

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opinion of County, would limit usefulness of the Desert Resorts Regional Airport or constitute a hazard to aircraft.

- During the time of war or national emergency, County shall have (c) the right to lease the landing area of the Desert Resorts Regional Airport, or any part thereof, to the United States Government for military use and, if such lease is executed, the provisions of this Lease insofar as they are inconsistent with the provisions of such lease to the Government, shall be suspended. In that event, a just and proportionate part of the rent hereunder shall be abated, and the period of such closure shall be added to the term of this Lease, or any extensions thereof, so as to extend and postpone the expiration thereof unless Lessee otherwise elects to terminate this Lease.
- Notwithstanding any provisions herein, this Lease shall be (d) subordinate to the provisions of any existing or future agreement between County and the United States, relative to the operation or maintenance of the Desert Resorts Regional Airport, the terms and execution of which have been or may be required as a condition precedent to the expenditure or reimbursement to County of Federal funds for the development of said airport.
- This Lease is subject to the provisions set forth in Exhibit "B" (e) (Federally Required Lease Provisions), attached hereto and by this reference made a part of this Lease.
- Inspection of Premises. County, through its duly authorized agents, shall 13. have, at any time during normal business hours, the right to enter the Leased Premises for the purpose of inspecting, monitoring and evaluating the obligations of Lessee hereunder and for the purpose of doing any and all things which it is obligated and has a right to do under this.
- Quiet Enjoyment. Lessee shall have, hold and quietly enjoy the use of 14. the Leased Premises so long as Lessee shall fully and faithfully perform the terms and conditions that the Lessee is required to do under this Lease.

cost and expense, comply with the requirements of all local, state and federal statutes, regulations, rules, ordinances and orders now in force or which may be hereafter in force, pertaining to the Leased Premises. The final judgment, decree or order of any Court of competent jurisdiction, or the admission of Lessee in any action or proceedings against Lessee, whether Lessee be a party thereto or not, that Lessee has violated any such statutes, regulations, rules, ordinances, or orders, in the use of the Leased Premises, shall be conclusive of that fact as between County and Lessee.

## 16. <u>Discrimination or Segregation</u>

- (a) Lessee shall not discriminate in Lessee's recruiting, hiring, promotion, demotion or termination practice on the basis of race, religious creed, color, national origin, ancestry, sex, age, physical handicap, medical condition or marital status with respect to its use of the Leased Premises hereunder, and Lessee shall comply with the provisions of the California Fair Employment and Housing Act (Government Code Sections 12900 et seq.), the Federal Civil Rights Act of 1964 (P. L. 88-352), and all amendments thereto, Executive Order No. 11246 (30 Federal Register 12319), as amended, and all Administrative Rules and Regulations issued pursuant to said Acts and orders with respect to it use of the Leased Premises.
- (b) Lessee shall not discriminate against or cause the segregation of any person or group of persons on account of race, religious creed, color, national origin, ancestry, sex, age, physical handicap, medical condition or marital status, in the occupancy, use, tenure or enjoyment of the Leased Premises, nor shall Lessee, or any person claiming under or through Lessee, establish or permit any such practice or practices of discrimination or segregation with reference to the selection, location, number, use or occupancy of any persons within the Leased Premises.
- (c) Lessee assures that it will undertake an affirmative action program as required by 49 CFR, Part 21, to insure that no person shall on the grounds of race creed, color, national origin, or sex be excluded from participating in any employment

activities covered in 49 CFR, Part 21, with respect to its use of the Leased Premises. Lessee further assures that no person shall be excluded on these grounds from participating in or receiving services or benefits of any program or activity covered herein with respect to its use of the Leased Premises. Lessee further assures that it will require that its subcontractors and independent contractors provide assurance to Lessee that they similarly will undertake affirmative action programs and that they will require assurances from their subcontractors and independent contractors, as required by 49 CFR, Part 21, to the same effect with respect to their use of the Leased Premises.

- 17. <u>Termination by County</u>. County shall have the right to terminate this Lease forthwith:
- (a) In the event a petition is filed for voluntary or involuntary bankruptcy for the adjudication of Lessee as debtors.
- (b) In the event that Lessee makes a general assignment, or Lessee's interest hereunder is assigned involuntarily or by operation of law, for the benefit of creditors.
  - (c) In the event of abandonment of the Leased Premises by Lessee.
- (d) In the event Lessee fails or refuses to perform, keep or observe any of Lessee's duties or obligations hereunder; provided, however, that Lessee shall have thirty (30) days in which to correct Lessee's breach or default after written notice thereof has been served on Lessee by County.
- (e) In the event Lessee fails, or refuses, to meet its rental obligations, or any of them, hereunder or as otherwise provided by law.
- (f) Failure of Lessee to maintain insurance coverage required herein and to provide evidence of coverage to the County.
- 18. <u>Termination by Lessee</u>. Lessee shall have the right to terminate this Lease in the event County fails to perform, keep or observe any of its duties or obligations hereunder; provided, however, that County shall have thirty (30) days in

which to correct its breach or default after written notice thereof has been served on it by Lessee; provided, further, however, that in the event such breach or default is not corrected, Lessee may elect to terminate this Lease in its entirety or as to any portion of the premises affected thereby, and such election shall be given by an additional thirty (30) day written notice to County.

- eminent domain and a portion thereof remains which is usable by Lessee for the purposes set forth in Paragraph 4 herein, this Lease shall, as to the part taken, terminate as of the date title shall vest in the condemnor, or the date prejudgment possession is obtained through a court of competent jurisdiction, whichever is earlier, and the rent payable hereunder shall abate pro rata as to the part taken; provided, however, in such event County reserves the right to terminate this Lease as of the date when title to the part taken vests in the condemnor or as of such date of prejudgment possession. If all of the Leased Premises are taken by eminent domain, or such part be taken so that the Leased Premises are rendered unusable for the purposes set forth in Paragraph 4 herein, this Lease shall terminate. If a part or all of the Leased Premises be so taken, all compensation awarded upon such taking shall be apportioned between County and Lessee according to law.
- 20. <u>Insurance</u>. Lessee shall procure and maintain or cause to be maintained, at it sole cost and expense, the following insurance coverages during the term of this Lease. The procurement and maintenance of the insurance required below will not diminish or limit Lessee's obligation to indemnify or hold the County harmless.
- (a) <u>Workers Compensation</u>. Workers Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less that \$1,000,000 per person per accident. Policy shall be endorsed, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement and Waiver of Subrogation in favor of all Agencies, Districts, Special Districts, and Departments of the

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County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives.

- Airport Commercial General Liability. Airport Commercial General (b) Liability Insurance coverage including, but not limited to, premises liability, contractual liability, products and completed operations, contingent liability, non-owned hull liability, personal and advertising injury and, if liquor is sold, liquor law liability covering claims which may arise from or out of Lessee's performance of its obligations hereunder. Policy shall name all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds. Policy's limit of liability shall not be less than \$3,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Such insurance will include Medical Payments for a limit of \$5,000 and Fire Legal Liability for a limit of \$300,000.
- Vehicle Liability. If Lessee's vehicles or mobile equipment are (c) used in the performance of the obligations under this Lease, then Lessee shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. The policy shall name all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives. This coverage may be included in the Airport Commercial General Liability policy.
- Aircraft Hull and Liability Insurance. Aircraft hull coverage for the (d) full replacement value of all aircraft owned or operated by the Lessee in the Leased Premises and the contents thereof. The policy will be endorsed to include all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed

officials, agents or representatives as Additional Insureds. Lessee may elect to self-insure or un-insure the hull portion of the coverage required herein; however, if Lessee elects not to acquire commercial insurance for the hull, Lessee agrees to hold the County of Riverside harmless and not make any claim against the County of Riverside for loss or damage to the hull of his aircraft for any reason whatsoever regardless of any negligence of the County that may have contributed to said loss or damage. Aircraft Liability Coverage and commercial general liability insurance including, but not limited to, premises liability and contractual liability with a limit of liability for bodily injury (including death) and property damage of at least \$1,000,000 with a per seat limit of not less than \$100,000. Coverage will apply to all owned aircraft and all non-owned or hired aircraft operated by the Lessee.

- (e) <u>Products Liability Insurance</u>. If Lessee provides maintenance and repair services under the terms of this Lease, Lessee shall provide Products Liability Insurance including completed operations not otherwise covered by the Airport Commercial General Liability policy with a limit of not less than \$1,000,000 any one occurrence combined single limit and in the annual aggregate.
- (f) <u>Hangars Keepers Liability Insurance (Ground Coverage).</u> If applicable, Lessee shall provide Hangar Keepers Liability Insurance providing coverage for aircraft in the care, custody or control of the Lessee with a limit equal to the replacement value of all aircraft hulls controlled by the Lessee while on the ground; however, in no event, shall the limit of liability be less than \$1,000,000.
- (g) <u>Hangars Keepers Liability Insurance (Flight Coverage)</u>. If applicable, Lessee shall provide Hangar Keepers Liability Insurance providing coverage for aircraft in the care, custody or control of the Lessee with a limit equal to the replacement value of the highest valued hull that may be flight tested by the Lessee; however, in no event, shall the limit of liability be less than \$1,000,000.
- (h) <u>Pollution Liability Insurance</u>. If Lessee provides aircraft fueling service, they shall provide Pollution Liability Insurance covering gradual,

sudden and accidental pollution including first party clean up with a limit of no less than \$1,000,000.

#### (i) Property (Physical Damage):

- earthquake and flood if applicable, for the full replacement cost value of building, structures, fixtures, equipment, improvements/alterations and systems on the premises for property that the Lessee owns or is contractually responsible for. Policy shall include Business Interruption, Extra Expense, and Expediting Expense to cover the actual loss of business income sustained during the restoration period. Policy shall name the County of Riverside as a Loss Payee and provide a Waiver of Subrogation in favor of the County of Riverside.
- (2) Boiler & Machinery insurance coverage on a full replacement cost value basis. Policy shall provide Business Interruption, Extra Expense, and Expediting Expense coverage as well as coverage for off-premises power failure. Policy shall name the County of Riverside as a Loss Payee and contain a Waiver of Subrogation in favor of the County of Riverside.

# (j) General Insurance Provisions - All Lines:

- (1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California unless waived, in writing, by the County Risk Manager. Carrier(s) shall have an A.M. BEST rating of not less than an A: VIII (A:8).
- declared by the Lessee's insurance carrier(s), and such deductibles and retentions shall have the prior written consent from the County Risk Manager. Failure of the Lessee's carriers to declare deductibles or self-insured retentions to the County shall waive any obligation of the County, as an additional insured, to honor said deductibles or self-insured retentions in the event of Lessee's insolvency. Upon notification of deductibles or self-insured retentions unacceptable to the County, and at the election of

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the County's Risk Manager, Lessee's carriers shall either: 1) reduce or eliminate such deductibles or self-insured retentions as respects this Lease with the County; or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

- Cause Lessee's insurance carrier(s) to furnish the County of (3)Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein; or 2) if requested to do so in writing in the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Lease shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or, if requested, certified original policies, including all endorsements and attachments thereto evidencing coverages set forth herein and the insurance required herein is in full force and effect. Lessee shall not commence operations until the County of Riverside has been furnished original Certificate(s) of Insurance and certified original copies of endorsements or, if requested, policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.
- It is understood and agreed to by the parties hereto and the (4) insurance company(s), that the Certificate(s) of Insurance and policies shall so covenant and shall be construed as primary insurance, and the County's insurance

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and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.

- Course of Construction Insurance. During construction of the **(I)** planned improvements, Lessee shall purchase and maintain or cause to be maintained All Risk Builder's Risk insurance (Completed Value Form) including earthquake and flood for the entire Project, and shall include coverage for materials and supplies located offsite but earmarked for the Project. Policy shall also include as insured property scaffolding, falsework, and temporary buildings located on the Project site, and the cost of demolition and debris removal. Policy shall name all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insured, and provide a Waiver of Subrogation in favor of the County.
- (m) The County of Riverside's Reserved Rights Insurance. If during the term of this Lease or any extension thereof, there is a material change in the scope of services or performance of work; or, there is a material change in the scope of services or performance of work, the County of Riverside reserves the right to adjust the types of insurance required under this Lease and the monetary limits of liability for the insurance coverages currently required herein, if, in the Assistant County Executive Officer/EDA'S reasonable judgment, upon advice of the County Risk Manager, the amount or type of insurance carried by the Lessee has become inadequate. The Lessee agrees to notify the County of any plan or change of plan for the Lessee's operations and such notification shall occur prior to implementing any such change.
- Insurance for Fuel Suppliers. Lessee shall also require suppliers of fuel to 21. procure, maintain, show evidence and comply will all requirements of insurance as follows:
- Workers' Compensation. Workers' Compensation Insurance (a) (Coverage A) as prescribed by the laws of the State of California. Policy shall include

Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. Policy shall be endorsed, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement and Waiver Of Subrogation in favor of the Lessee and all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives.

- (b) <u>Commercial General Liability.</u> Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations, personal and advertising injury covering claims which may arise from or out of Supplier's performance of its obligations hereunder. Policy shall name the Lessee, all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.
- (c) <u>Vehicle Liability.</u> Supplier shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the Lessee, all Agencies, Districts, Special Districts, and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds.
- (d) <u>Pollution Liability Insurance.</u> The Supplier shall provide Pollution Liability Insurance covering gradual, sudden and accidental pollution including first party clean up with a limit of no less than \$5,000,000.

 (e) <u>General Insurance Provisions – All lines</u>: Lessee shall cause Supplier's insurance carrier(s) to furnish the Lessor and the County of Riverside with a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the Lessee and the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, the Supplier's Agreement shall terminate forthwith, unless the Lessee and the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto evidencing coverages set forth herein and the insurance required herein is in full force and effect.

Supplier shall not commence operations until the County of Riverside has been furnished original Certificate (s) of Insurance and certified original copies of endorsements or policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.

The Supplier's insurance company(s) shall agree and the Certificate(s) of Insurance and policies shall so covenant that coverage provided by them shall be construed as primary insurance, and the Lessee's and the County's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.

22. <u>Insurance for Sub-Lessees</u>. Lessee shall require each of it Sub-Lessees to meet all insurance requirements imposed by the Lessee. These requirements, with

# 23. <u>Indemnifications and Hold Harmless.</u>

- (a) Lessee represents that it has inspected the leased premises accepts the condition thereof and fully assumes any and all risks associated to the use thereof. County shall not be liable to Lessee, its officers, agents, employees, subcontractors or independent contractors for any personal injury or property damage suffered by them which may result from hidden, latent or other dangerous conditions in, on, upon or within the leased premises; provided, however, that such dangerous conditions are not caused by the sole negligence of County, its officers, agents or employees.
- (b) Lessee shall indemnify and hold harmless all Agencies, Districts, Special Districts and Departments of the County of Riverside, its respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives from any liability whatsoever, based or asserted upon any acts, actions or services of Lessee, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever and resulting from any reason whatsoever arising from the performance of Lessee, its officers, agents, employees, subcontractors, agents or representatives from this Agreement.

Lessee shall defend at its sole expense, including but not limited to attorney fees, cost of investigation, defense, settlements or awards all Agencies, Districts, Special Districts and Departments of the County of Riverside, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives in any claim or action based upon such alleged acts or omissions.

With respect to any action or claim subject to indemnification herein by Lessee, Lessee shall, at its sole cost, have the right to use counsel of their own choice and shall have

 the right to adjust, settle, or compromise any such action or claim without the prior consent of County provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes Lessee's indemnification to County as set forth herein.

Lessee's obligation to defend, indemnify and hold harmless County shall be subject to County having given Lessee written notice within a reasonable period of time of the claim or of the commencement of the related action, as the case may be, and information and reasonable assistance, at Lessee's expense, for the defense or settlement thereof. Lessee's obligation hereunder shall be satisfied when Lessee has provided to County the appropriate form of dismissal relieving County from any liability for the action or claim involved.

- (c) County shall indemnify and hold Lessee, its officers, agents, employees and independent contractors free and harmless from any liability whatsoever, based or asserted upon any act or omission of County, its elected officials, officers, agents, employees, subcontractors and independent contractors, for property damage, bodily injury, or death or any other element of damage of any kind or nature, relating to or in anyway connected with or arising from its use and responsibilities in connection therewith of the leased premises or the condition thereof, and County shall defend, at its expense, including without limitation attorney fees, expert fees and investigation expenses, Lessee, its, agents, employees, and independent contractors in any legal action based upon such alleged acts or omissions. The obligation to indemnify and hold Lessee free and harmless herein shall survive until any and all claims, actions and causes of action with respect to any and all such alleged acts or omissions are fully and finally barred by the applicable statute of limitations.
- (d) The specified insurance limits required in Paragraph 20 herein shall in no way limit or circumscribe Lessee's obligations to indemnify and hold County free and harmless herein.

 24. <u>Assignment</u>. Lessee cannot assign, sublet, mortgage, hypothecate or otherwise transfer in any manner any of its rights, duties or obligations hereunder to any person or entity without the written consent of County being first obtained, which consent shall not be unreasonably withheld. In the event of any transfer as provided in this Paragraph, Lessee expressly understands and agrees that it shall remain liable with respect to any and all the obligations and duties contained in this Lease.

#### 25. Right to Encumber/Right to Cure.

- (a) <u>Lessee Right to Encumber</u>. Notwithstanding provisions of Paragraph 24 herein, County does hereby consent to and agree that Lessee may encumber or assign, or both, for the benefit of a lender, herein called Encumbrancer, this Lease, the leasehold estate and the improvements thereof by a deed of trust, mortgage or other security-type instrument, herein called trust deed, to assure the payment of the promissory note of Lessee if the Encumbrancer is an established bank, savings and loan association or insurance company, and the prior written consent of County shall not be required:
- (1) To a transfer of this Lease at foreclosure under the trust deed, judicial foreclosure, or an assignment in lieu of foreclosure; or
- Encumbrancer is an established bank, savings and loan association or insurance company, and is the purchaser at such foreclosure sale, or is the assignee under an assignment in lieu of foreclosure; provided, however, that in either such event the Encumbrancer forthwith gives notice to County in writing of any such transfer, setting forth the name and address of the transferee, the effective date of such transfer, and the express agreement of the transferee assuming and agreeing to perform all of the obligations under this Lease, together with a copy of the document by which such transfer was made.

Any Encumbrancer described in Paragraph 25(a)(2) above, which is the transferee under the provisions of Paragraph 25(a)(1) above, shall be liable to perform the

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24 herein. notice with a true copy of the trust deed and note secured thereby. (b)

holds title to the leasehold. Any subsequent transfer of this leasehold hereunder, except as provided for in Paragraph 25(a)(2) above, shall not be made without the prior written consent of

obligations and duties of Lessee under this Lease only so long as such transferee

County and shall be subject to the conditions relating hereto as set forth in Paragraph

Lessee shall give County prior notice of any such trust deed and shall accompany such

- Right of Encumbrancer to Cure. County agrees that it will not terminate this Lease because of any default or breach hereunder on the part of Lessee if the Encumbrancer under the trust deed, within ninety (90) days after service of written notice on the Encumbrancer by County of its intention to terminate this Lease for such default or breach shall:
- Cure such default or breach if the same can be cured by the (1) payment or expenditure of money provided to be paid under the terms of this Lease; provided, however, that for the purpose of the foregoing, the Encumbrancer shall not be required to pay money to cure the bankruptcy or insolvency of Lessee; or,
- If such default of breach is not so curable, cause the trustee (2)under the trust deed to commence and thereafter diligently to pursue to completion steps and proceedings for judicial foreclosure, the exercise of the power of sale under and pursuant to the trust deed in the manner provided by law, or accept from Lessee an assignment in lieu of foreclosure, and keep and perform all of the covenants and conditions of this Lease requiring the payment or expenditure of money by Lessee(s) until such time as said leasehold shall be sold upon foreclosure pursuant to the trust deed, be released or reconveyed thereunder, be sold upon judicial foreclosure or be transferred by deed in lieu of foreclosure.
- Estoppel Certificate. Each party shall, at any time during the term of the 26. Lease, within ten (10) days of written Notice (or as soon as reasonably possible) from

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the other party, execute and deliver a statement in writing certifying that this Lease is unmodified and in full force and effect, or if modified, stating the nature of such modification. The statement shall include other details requested by the other party as to the date to which rent and other charges have been paid, and the knowledge of the other party concerning any uncured defaults with respect to obligations under this Lease and the nature of such defaults, if they are claimed. Any such statement may be relied upon conclusively by any prospective purchaser, Encumbrancer, or Sublessee of the Demised Premises, the building or any portion thereof.

27. Toxic Materials. County has no actual knowledge of the Premises ever having been used as a waste dump, of the past or present existence of any above or below ground storage tanks on the Premises, or of the current existence on the Premises of asbestos, transformers containing PCB's or any hazardous, toxic or infectious substance whose nature and/or quantity of existence, use, manufacture or effect, render it subject to Federal, state or local regulation, investigation, remediation or removal as potentially injurious to public health or welfare.

County shall be responsible for the removal and remediation of any contamination and/or hazardous materials that may be found and which existed on the site prior to the execution of this Lease. During the removal and remediation of any such contamination or hazardous materials, rental shall abate pro rata as to the period of time taken to remove and remediate the area of contamination and for any additional portion of the Premises that cannot be developed because of these activities.

During the term of this Lease and any extensions thereof, Lessee shall not violate any federal, state, or local law, or ordinance or regulation relating to industrial hygiene or to the environmental condition on, under or about the Leased Premises including, but not limited to, soil, air, and groundwater conditions. Further, Lessee, its successors, assigns and Sublessee shall not use, generate, manufacture, produce, store or dispose of on, under, or about the Leased Premises or transport to or from the Leased Premises any flammable explosives, asbestos, radioactive materials, hazardous

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wastes, toxic substances or related injurious materials, whether injurious by themselves or in combination with other materials (collectively, "hazardous materials"). For the purpose of this Lease, hazardous materials shall include, but not be limited to, substances defined as "hazardous substances," "hazardous materials," or "toxic substances" in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq.; the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq.; the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq.; and those substances defined as "hazardous wastes" in Section 25117 of the California Health and Safety Code or as "hazardous substances" in Section 25316 of the California Health and Safety Code; and in the regulations adopted in publications promulgated pursuant to said laws.

- 28. National Pollution Discharge Elimination System (NPDES) Permit. Lessee acknowledges, understands and agrees that it shall comply with California State Water Resources Control Board general permit requirements relating to storm water discharges associated with activities such as aircraft rehabilitation, mechanical repairs, fueling, lubrication, cleaning, painting and deicing. Lessee further acknowledges, understands and agrees that it shall participate as a co-permittee under said general permit, participate in the Desert Resorts Regional Airport Storm Water Pollution Prevention Plan (SWPPP) as noted in Exhibit "D" including with out limitation, the Best Management Practices, Best Available Technology Economically Achievable, and Best Convention Pollutant Control Technology.
- 29. Free from Liens. Lessee shall pay, when due, all sums of money that may become due for any labor, services, material, supplies, or equipment, alleged to have been furnished or to be furnished to Lessee, in, upon, or about the Leased Premises, and which may be secured by a mechanics, materialmen's or other lien against the Leased Premises or County's interest therein, and will cause each such lien to be fully discharged and released at the time the performance of any obligation

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secured by such lien matures or becomes due; provided however, that if Lessee desire to contest any such lien, it may do so, but notwithstanding any such contest, if such lien shall be reduced to final judgment, and such judgment or such process as may be issued for the enforcement thereof is not promptly stayed, or is so stayed, and said stay thereafter expires, then and in such event, Lessee shall forthwith pay and discharge said judgment.

- 30. <u>Employees and Agents of Lessee</u>. It is understood and agreed that all persons hired or engaged by Lessee shall be considered to be employees or agents of Lessee and not of County.
- 31. <u>Binding on Successors</u>. Lessee, its assigns and successors in interest, shall be bound by all the terms and conditions contained in this Lease, and all of the parties thereto shall be jointly and severally liable hereunder.
- Right of First Refusal. Providing Lessee faithfully performs all of the 32. conditions and covenants contained herein, and is not in default of the Lease at the date of expiration, and further providing Lessor offers the Leased Premises for lease at any time during the twelve (12) months subsequent to said expiration, Lessee, its successor, or assigns shall have the first right of refusal to enter into a new lease agreement with Lessor under the final terms being offered by Lessor to any prospective lessee. Issuance of a Request for Proposals or Bid or similar issuance does not constitute an offering of lease terms. Lessor shall provide Lessee written notice by United States mail, that the Leased Premises are available for lease and the terms of said lease, and Lessee shall have thirty days (30 days) from the postmark of said notice to give written notice of acceptance of the proposed lease under the terms and conditions contained in said notice. Should Lessee fail to notify Lessor of acceptance of said lease agreement within the thirty (30) days set forth herein, Lessee shall be deemed to have rejected said offer to lease, and Lessor shall be released from any further obligation hereunder.

- 33. <u>Waiver of Performance</u>. No waiver by County at any time of any of the terms and conditions of this lease shall be deemed or construed as a waiver at any time thereafter of the same or of any other terms or conditions contained herein or of the strict and timely performance of such terms and conditions.
- 34. <u>Severability</u>. The invalidity of any provision in this Lease as determined by a court of competent jurisdiction shall in no way affect the validity of any other provision hereof.
- 35. <u>Venue</u>. Any action at law or in equity brought by either of the parties hereto for the purpose of enforcing a right or rights provided for by this Lease shall be tried in a Court of competent jurisdiction in the County of Riverside, State of California, and the parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other County.
- 36. Attorney's Fees. In the event of any litigation or arbitration between Lessee and County to enforce any of the provisions of this Lease or any right of either party hereto, the unsuccessful party to such litigation or arbitration agrees to pay to the successful party all costs and expenses, including reasonable attorney's fees, incurred therein by the successful party, all of which shall be included in and as a part of the judgment or award rendered in such litigation or arbitration.
- 37. <u>Notices</u>. Any notices required or desired to be served by either party upon the other shall be addressed to the respective parties as set forth below:

LESSEE

John Obradovich and

48-200 Casitas Drive

La Quinta, CA 92253

Betty Obradovich

# COUNTY County of Riverside Economic Development Agency 3525 Fourteenth Street Riverside, CA 92501

Attn: Assistant County Executive Officer/EDA

or to such other addresses as from time to time shall be designated by the respective parties.

38. <u>Paragraph Headings</u>. The paragraph headings herein are for the convenience of the parties only, and shall not be deemed to govern, limit, modify or in

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27 28 any manner affect the scope, meaning or intent of the provisions or language of this Lease.

- 39. <u>County's Representative</u>. County hereby appoints the Assistant County Executive Officer/EDA or his designee as its authorized representative to administer this Lease.
- 40. <u>Acknowledgment of Lease by County</u>. Upon execution of this Lease by the parties hereto, County shall acknowledge this Lease in such a manner that it will be acceptable by the County Recorder for recordation purposes, and thereafter, Lessee shall cause this Lease to be recorded in the Office of County Recorder of Riverside County forthwith and furnish County with a conformed copy thereof.
- 41. Agent for Service of Process. It is expressly understood and agreed that, in the event Lessee is not a resident of the State of California or it is an association or partnership without a member or partner resident of the State of California, or it is a foreign corporation, then in any such event, Lessee shall file with County's clerk, upon its execution hereof, a designation of a natural person residing in the State of California, giving his or her name, residence and business addresses, as its agent for the purpose of service of process in any court action arising out of or based upon this Lease, and the delivery to such agent of a copy of any process in any such action shall constitute valid service upon Lessee. It is further expressly understood and agreed that if for any reason service of such process upon such agent is not feasible, then in such event Lessee may be personally served with such process out of this County and that such service shall constitute valid service upon Lessee. It is further expressly understood and agreed that Lessee is amenable to the process so served, submits to the jurisdiction of the Court so obtained and waives any and all objections and protests thereto.
- 42. <u>FAA Consent to Lease</u>. Lessee acknowledges that Desert Resorts Regional Airport was transferred to the County by the Federal Government and, as such, may require FAA consent to the Lease.

44. <u>Construction of Lease</u>. The parties hereto negotiated this Lease at arms length and with the advice of their respective attorneys, and no provisions contained herein shall be construed against County solely because it prepared this Lease in its executed form.

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1	Date:	LESSEE						
2		JOHN OBRADOVICH and BETTY OBRADOVICH,						
3	E	Husband and Wife						
4 5	a-1	By: kel Olan						
6		John Obradovich						
7		Ret Dan Love L						
8		Betty Obyadovich						
9		2011, 97						
10	Date: 4-24-03	COUNTY OF RIVERSIDE						
11		RK //						
12		By: Chairman, Board of Sype visors						
13		Chairman, Board of Supervisors						
14	ATTEST:	APPROVED AS TO FORM:						
15	NANCY ROMERO	WILLIAM C. KATZENSTEIN, County Counsel						
16	Clerk of the Board	JOE S. RANK, Assistant County Counsel						
17		27						
18	de marrel	By: Stran V. Woo 5/13/03						
18	Depoty	Attorneys for County						
20	(SEAL)							
21	(SEAL)							
22	Attachments:							
23	1. Exhibit A – Leased Premises							
	Exhibit B – Federally Required Lease Provisions     Exhibit C – Minimum Standards For Fixed Based Operators							
24	41							
25	4. Exhibit D – Storm Water Pollution							
26	5. Exhibit E – Imperial Irrigation Distr	ict Onderground Conduit Layout Flair						
27	6. Exhibit F – Development Soil							
28	7. Exhibit G – Delivery Apron	DDBA 10.03 d						
	F-\Shared\EDCOM\AIRPORTS\DRRA-Thermal\Obradovich\OBR	ADOVICH DRRA 9 ac lease DRRA april 03 doc						

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

\$	ALAMANA MARANA M
State of California	)
County of RIVERSIDE	ss
State of California  County of RIVERSIDE  On XCEMBER 9, 2003 before me Expersonally appeared	Name and Tale of Officer (e.g. Jane Oge Notary Public)  OOVICH & BETTY OBRADO
pordaniany appeared	Name(s) of Signer(s)  [1] personally known to me
	proved to me on the basis of satisfactory evidence
	to be the person(s) whose name(s) is are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/he/their authorized capacity(ies), and that by his/he/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s)
ELAINE RUBIN	acted, executed the instrument.
Commission # 1386068 Notary Public - California	WITNESS my hand and official seal.
Riverside County	So elubra
M; Comm. Expires Dec 18, 2006	Signature of Notary Public
OPTI	20/0/
Though the information below is not required by law it may prove	ONAL  a valuable to persons relying on the document and could prevent
fraudulent removal and reattachmet	nt of this form to another document
Description of Attached Document	
Title or Type of Document	
Document Date:	Number of Pages:
Signer(s) Other Than Named Above.	
Signer(s) Other Than Named Above  Capacity(les) Claimed by Signer  Signer's Name:  Individual Corporate Officer — Title(s): Partner — Fi Limited [ General Attorney-in-Fact Trustee Guardian or Conservator Other:  Signer Is Representing:  Signer Is Representing:  PO Box 2402 * Challsworth CA 91313 24	
Signer's Name:	RIGHT THUMBPRING OF SIGNER
Individual	Top of thumb here
Corporate Officer — Title(s):	
Attorney-in-Fact	
: Trustee	
Guardian or Conservator	1
Cother:	
Signer Is Representing:	
	**************************************

# Exhibit A

### **LEGAL DESCRIPTION**

As shown on the map marked "Exhibit A" and further described as follows:

THAT PORTION OF THE EAST HALF OF SECTION 20, TOWNSHIP 6 SOUTH, RANGE 8 EAST, SAN BERNARDINO MERIDIAN, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENUE 56(AIRPORT BOULEVARD), SAID POINT BEING THE NORTHEAST CORNER OF SAID SECTION 20;

THENCE SOUTH 00\* 00' 12" EAST, A DISTANCE OF 1,967.78 FEET TO THE CENTERLINE INTERSECTION OF VIC HIGGINS DRIVE AND AVENGER BOULEVARD;

THENCE NORTH 89\* 59' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 462.70 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING OF THIS DESCRIPTION;

THENCE CONTINUING NORTH 89\* 59' 40" WEST ALONG THE CENTERLINE OF AVENGER BOULEVARD, A DISTANCE OF 668.58 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND LIBERATOR LANE;

THENCE SOUTH ALONG THE CENTERLINE OF LIBERATOR LANE, A DISTANCE OF 658.00 FEET;

THENCE EAST, A DISTANCE OF 178.00 FEET;

THENCE SOUTH, A DISTANCE OF 85.00 FEET;

THENCE EAST, A DISTANCE OF 80.00 FEET;

THENCE SOUTH, A DISTANCE OF 185.00 FEET;

THENCE EAST, A DISTANCE OF 150.00 FEET;

THENCE NORTH, A DISTANCE OF 285.00 FEET;

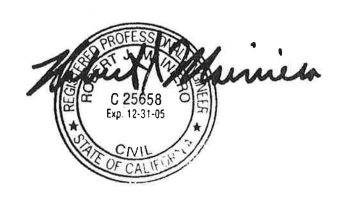
THENCE EAST, A DISTANCE OF 260.58 FEET TO THE CENTERLINE OF WARHAWK WAY;

THENCE NORTH 00\* 00' 20" WEST, A DISTANCE OF 643.00 FEET TO THE CENTERLINE INTERSECTION OF AVENGER BOULEVARD AND WARHAWK WAY, THE TRUE POINT OF BEGINNING.

EXCEPTING THEREFROM THE NORTHERLY 30.00 FEET,

ALSO EXCEPTING THEREFROM THE WESTERLY 30.00 FEET.

ALSO EXCEPTING THEREFROM THE EXISTING COUNTY MAINTENANCE AREA LOCATED AT THE NORTHEASTERLY CORNER OF THE SUBJECT PROPERTY.



# FEDERALLY REQUIRED LEASE PROVISIONS

- 1. The Lessee for himself, his heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree, as a covenant running with the land, that in the event facilities are constructed, maintained, or otherwise operated on the said property described in this lease agreement for a purpose for which a U.S. Department of Transportation (DOT) program or activity is extended or for another purpose involving the provision of similar services or benefits, the Lessee shall maintain and operate such facilities and services in compliance with all other requirements imposed pursuant to Title 49, Code of Federal Regulations, DOT, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-Assisted Programs of the Department of Transportation-Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations may be amended.
- The Lessee for himself, his personal representatives, successors in 2. interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree, as a covenant running with the land, that: (1) no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities, (2) that in the construction of any improvements on, over, or under such land and the furnishing of services thereon, no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or otherwise be subject to discrimination, and (3) that the Lessee shall use the premises in compliance with all other requirements imposed by or pursuant to Title 49, Code of Federal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Non-Discrimination in Federally-Assisted Programs of the Department of Transportation-Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations may be amended.
- That in the event of breach of any of the above nondiscrimination covenants, the County of Riverside, herein called the County, shall have the right to terminate the lease agreement and to reenter and repossess said land and the facilities thereon, and hold the same as if said lease agreement had never been made or issued. This provision does not become effective until the procedures of 49 CFR Part 21 are followed and completed, including expiration of appeal rights.
- The Lessee shall furnish its accommodations and/or services on a fair, equal, and not unjustly discriminatory basis to all users thereof, and it shall charge fair, reasonable, and not unjustly discriminatory prices for each unit or service; provided, however, that the Lessee may be allowed to make reasonable and nondiscriminatory discounts, rebates, or other similar type of price reductions to volume purchasers.

- Non-compliance with Provision 4 above shall constitute a material breach thereof, and in the event of such noncompliance, the County shall have the right to terminate this lease agreement and the estate thereby created without liability therefore or, at the election of the County or the United States, either or both said Governments shall have the right to judicially enforce these Provisions.
- 6. The Lessee agrees that it shall insert the above five provisions in any sublease agreement by which said Lessee grants a right or privilege to any person, firm, or corporation to render accommodations and/or services to the public on the premises herein leased.
- 7. The Lessee assures that it will undertake an affirmative action program as required by 14 CFR Par 152, Subpart E, to ensure that no person shall on the grounds of race, creed, color, national origin, or sex be excluded from participating in any employment activities covered in 14 CFR Part 152, Subpart E. The Lessee assures that no person shall be excluded on these grounds from participating in or receiving the services or benefits of any program or activity covered by this subpart. The Lessee assures that it will require that its covered suborganizations provide assurances to the Lessee that they similarly will undertake affirmative action programs and that they will require assurances from their suborganizations, as required by 14 CFR 152, Subpart E, to the same effort.
- 8. The County reserves the right to further develop or improve the landing area of the airport as it sees fit, regardless of the desires or view of the Lessee and without interference or hindrance.
- 9. The County reserves the right, but shall not be obligated to the Lessee, to maintain and keep in repair the landing area of the airport and all publicly-owned facilities of the airport, together with the right to direct and control all activities of the Lessee in this regard.
- 10. This lease agreement shall be subordinate to the provisions and requirements of any existing or future agreement between the County and the United States relative to the development, operation, or maintenance of the airport.
- 11. There is hereby reserved to the County, its successors and assigns, for the use and benefit of the public, a right of flight for the passage of aircraft in the airspace above the surface of the premises herein leased. This public right of flight shall include the right to cause in said airspace any noise inherent in the operation of any aircraft used for navigation or flight through the said airspace or landing at, taking off from, or operating on the Desert Resorts Regional Airport.

- 12. The Lessee agrees to comply with the notification and review requirements covered in Part 77 of the Federal Aviation Regulations in the event future construction of a building is planned for the leased premises, or in the event of any planned modification or alteration of any present or future building or structure situated on the leased premises.
- The Lessee, by accepting this lease agreement, expressly agrees for itself, its successors and assigns that it will neither erect nor permit the erection of any structure or object, nor permit the growth of any tree, on land leased hereunder with a height that exceeds the height limitation formula specified in Part 77 of the Federal Aviation Regulations without first obtaining the approval of the DOT and the County, which approval can be sought by submitting FAA Form 7460-1 (copy attached). In the event that the aforesaid covenants are breached, the County reserves the right to enter upon the land leased hereunder and to remove the offending structure or object and cut the offending tree, all of which shall be at the expense of the Lessee.
- 14. The Lessee, by accepting this lease agreement, agrees for itself, its successors and assigns that it will not make use of the leased premises in any manner, which might interfere with the landing and taking off of aircraft from Desert Resorts Regional Airport or otherwise constitute a hazard. In the event that the aforesaid covenant is breached, the County reserves the right to enter upon the premises hereby leased and cause the abatement of such interference at the expense of the Lessee.
- 15. It is understood and agreed that nothing herein contained shall be construed to grant or authorize the granting of an exclusive right within the meaning of Section 308a of the Federal Aviation Act of 1958 (49 USC 1349a)
- 16. This lease agreement and all the provisions hereof shall be subject to whatever right the United States Government now has or in the future may have or acquire affecting the control, operation, regulation, and taking over of said airport or the exclusive or non-exclusive use of the airport by the United States during time of war or national emergency.

# Minimum Standards for Fixed Base Operators

**Riverside County Airports** 

RIVERSIDE



County of Riverside Economic Development Agency

5555 Arlington Avenue Riverside CA 92504 Phone: (909) 351-0700 Fax: (909) 688-6873

Adopted January 30, 2001

**EXHIBIT C** 

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#### I. INTRODUCTION

Riverside County is the owner (sponsor) of the following six airports in Riverside County: Blythe, Chiriaco Summit, Desert Center, Desert Resorts Regional, French Valley, and Hemet Ryan. The Riverside County Economic Development Agency (EDA) is the county agency responsible for operation of the County's airports.

Minimum standards are established to promote and attract a professional level of aviation services to the County's airports while safeguarding the public's interest. The Minimum Standards provide a framework that strengthens the relationship between the Sponsor and the Fixed Base Operator (FBO). They offer information, advice and, where necessary, they provide strict regulation so that both the prospective and experienced FBO may have a firmer understanding of the many considerations which contribute to a safe, successful, and useful operation. The standards are intended to be the minimum requirements for those wanting to provide aeronautical services to the public at Riverside County airports. Operators are encouraged to exceed the minimum requirements.

FBOs are responsible for complying with the Minimum Standards and shall be familiar with revisions made to the Standards. All FBOs on the airports must comply with the standards herein as well as all applicable government regulations; however, leases executed prior to August 16, 1988, are exempt until lease renegotiations. The County's airports are subject to federal, state, and local rules and regulations. The County has adopted local rules and regulations to implement Federal Aviation Administration (FAA) requirements and to provide for safe and orderly operation on the airports. Local rules and regulations governing airport activities include, but are not limited to, applicable portions of the following:

- 1. Ordinance No. 576 Rules and Regulations for Operation of County Airports
- 2. Fixed Base Operator Minimum Standards
- 3. County Airport Fueling Standards
- 4. Special Event Permit Policy
- 5. Airport Design Standards

Federal and state rules and regulations include, but are not limited to: FAA Grant Assurances; FAA Order 5190.6A - Airport Compliance Requirements; Federal Airport Regulations (FAR's); State Aeronautics Act ( PUC § 21000); Government Code § 50470 - 50478; ADA Regulations; the California Environmental Quality Act (CEQA); and the National Environmental Policy Act (NEPA).

#### II. DEFINITIONS

<u>AERONAUTICAL ACTIVITY</u> - Any activity or service that involves, makes possible, or is required for the operation of aircraft, or which contributes to or is required for the safety of such operations.

AGREEMENT, LEASE, OR PERMIT - A contractual agreement between the EDA and an entity granting a concession or otherwise authorizing the conduct of certain activities which is in writing, executed by both parties, and enforceable by law.

AIRPORT - Includes the following six (6) airports owned by Riverside County: Blythe, Chiriaco Summit, Desert Center, Desert Resorts Regional, French Valley, and Hemet Ryan, and its environs, such as, the property, buildings, facilities, and improvements within the exterior

boundaries of each airport as it now exists or as it may hereafter be extended, enlarged, or modified.

<u>AIRPORT SPONSOR</u> - The designated entity or duly authorized representative, appointed by the Board of Supervisors, to manage the operation and development of Blythe, Chiriaco Summit, Desert Center, Desert Resorts Regional, French Valley, and Hemet Ryan airports.

ALP - Airport Layout Plan

<u>APPLICANT</u> - A person, persons, firm, partnership, or corporation desiring to acquire the use of a portion of an airport, or to establish or use any facility on an airport for an aeronautical activity or special event and who shall apply in writing and in the manner or form prescribed for authorization to establish such activities.

**CEQA** - California Environment Quality Act

<u>COUNTY</u> - County of Riverside, the FAA authorized airport sponsor.

<u>EDA</u> - Riverside County Economic Development Agency, the County agency designated to oversee and manage the County airports.

<u>EQUIPMENT</u> - All machinery, together with the supplies, tools, and apparatus necessary for the safe and proper procedure of the activity being performed.

FAA - Federal Aviation Administration

FAR - Federal Aviation Regulation

<u>FIXED BASE OPERATOR (FBO)</u> - Any person, firm, partnership, corporation, association, limited partnership, or any other legal entity duly licensed and authorized by written agreement with the Airport Sponsor (the County) to provide specific aeronautical services at an Airport, under strict compliance with such agreement and pursuant to these and all applicable regulations and standards.

FUEL - FAA authorized aviation fuel, including jet fuel

<u>FUEL FARM</u> - Any portion of an Airport, authorized by the Airport Sponsor, as an area in which gasoline or any other type of fuel may be stored.

<u>FULL SERVICE FBO</u> - An FBO which provides certain essential aeronautical services (e.g. aircraft maintenance and repair, flight instruction, fueling of aircraft, transient aircraft parking guidance, positioning of wheel chocks and tie-downs, fireguard for engine starts, baggage handling, standardized ground service and recovery equipment, pilots' lounge, and restrooms), subject to restrictions agreed to during lease negotiations (see Table A below for complete guidelines).

<u>LIMITED SERVICE FBO</u> - An FBO which provides certain of the aeronautical services provided by a Full Service FBO, subject to restrictions imposed by leasehold size requirements and to restrictions agreed to during lease negotiations (see Tables B through H below for complete guidelines).

MINIMUM STANDARDS - The qualifications and criteria set forth herein as the minimum requirements to be met as a condition for an FBO to conduct an aeronautical activity on an EDA sponsored airport.

NEPA - National Environmental Policy Act

THE BOARD - The Riverside County Board of Supervisors

TLMA - Transportation and Land Management Agency

#### III. AIRPORT RULES AND REGULATIONS

#### A. Lease

All revenue generating, commercial and/or business activities, at County operated airports are required to secure a lease approved by the County Board of Supervisors (the "Board") prior to commencement of any commercial activity.

Prospective lessees should begin the process by requesting a meeting with County staff. The purpose of the initial meeting is to introduce staff, show the available sites, and answer any questions. At the conclusion of this meeting the prospective lessee will be asked to submit a Lease Application and proposal.

Upon receipt of a lease application and proposal, County staff will review the proposal and will provide a written response. Once an agreement has been reached on the deal points and development proposal, a lease will be developed for execution by the lessee. The lease shall be executed in three counterparts and all three copies shall be returned to the County. The County will then schedule the lease for consideration at the next available Board of Supervisors' meeting. Please be advised that the County Board of Supervisors is the only entity that can provide a binding lease commitment and development may not proceed until the Board has approved the lease.

Exclusive rights for any aeronautical activity will <u>not</u> be issued at any County airport. This is to ensure that airport patrons are offered competitive market prices for services.

### B. Airport Layout

All new leases and new airport development shall comply with the current FAA approved Airport Layout Plan (ALP) for each airport. In addition, Desert Resorts Regional, French Valley, and Hemet Ryan airports have adopted Airport Master Plans and all new development shall comply with those master plans. Lessee proposals that conflict with ALPs and Master Plans will not be approved.

# C. Signs

All signs (commercial, traffic, services, advertising, etc.) must receive written approval from the EDA Executive Director or Designee prior to their placement. The request for approval should include the size, location, and design of sign. All outdoor advertising shall comply with County Ordinance No. 348 and applicable federal and state laws. FAA Form 7460-1, *Building Design*,

Construction, and/or Alteration, must be submitted to the FAA Western Pacific Region for review and determination, with a copy of the form sent to the EDA Executive Director.

# D. Building Design, Construction, and/or Alterations

All design, construction, and/or alterations shall be in compliance with Airport Design Guidelines. The County reserves the right to review and approve all architectural design of all construction or alterations to be performed on County operated airports.

The County reserves the right to review and approve the construction methods of all development at the County operated airports. All buildings shall comply with local codes and regulations as to their construction. FAA Form 7460-1, *Building Design, Construction, and/or Alteration*, must be submitted to the FAA for their review and assessment with a copy of the form submitted to the EDA Executive Director.

The County reserves the right to require a Performance Bond or Letter of Credit prior to the construction of any facility for the return of funds expended by the County in the event that the applicant defaults on any obligations.

#### E. Inspections

The County reserves the right to make periodic inspections of the leased premises during reasonable hours to ensure lease compliance and Lessee's adherence with all applicable regulations. Inspections, under this provision, may be conducted by County staff, County contractors, the FAA, and/or the State of California.

# F. Flying Clubs

All flying clubs located at Riverside County operated airports shall be nonprofit organizations. All rights shall be equally shared between members. No member shall share in profits, earnings, salaries, or other forms of compensation. The Flying Club shall not be engaged in any type of commercial operation. A copy of the Flying Club's Charter and By-laws, or other comparable documents, must be filed with the Aviation Division. Flying clubs must submit annual financial reports and furnish the County with proof of insurance of the types listed on Appendix A.

A minimum of one (1) aircraft, properly certified, is required for a flying club. Flight instruction shall only be offered to club members. The instructor must be a club member or an instructor who is a lessee on the airport for the purpose of flight instruction.

# G. Waiver from Minimum Standards

Any tenant or prospective tenant wishing to waive any minimum standard set forth in the approved Minimum Standards must submit a letter to the EDA Executive Director expressing their hardship to conform with the Minimum Standards. The EDA Executive Director has the discretion of approving or disapproving the waiver as it would apply to the future viability of the airport, subject to applicable provisions which may be contained in the tenant's lease approved by the Board. Waivers may be granted on a temporary basis, and may be withdrawn or terminated at the Director's discretion.

#### H. Civil Rights

All individuals using the County operated airports must comply with all the provisions of the Federal Civil Rights Act of 1964. The tenant or prospective tenant shall ensure there shall be no discrimination in the availability of any services or commodities based on race, religious creed, color, national origin, ancestry, sex, age, physical handicap, medical condition, or marital status.

#### I. Insurance

The FBO shall procure, maintain, and pay premiums during the term of the agreement for insurance of the types and the minimum limits set forth by the County for each aeronautical activity. The FBO shall obtain and maintain insurance (See Appendix A), which contains an endorsement that the "County of Riverside, including its elected officials, officers, employees, and agents" are named as additional insured. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California unless such requirement is waived, in writing, by the EDA Executive Director and/or the County Risk Manager. Each insurance company shall have an A.M. BEST rating of not less than A:VIII (A:8).

Proof of insurance must be submitted to the EDA Executive Director prior to commencement of operations and upon each insurance renewal. The FBO shall provide either 1) a properly executed original Certificate(s) of Insurance and 'certified original' copies of Endorsements effecting coverage as required herein, or 2) if requested to do so in writing by the EDA Executive Director and/or County Risk Manager, provide original Certified copies of policies including all endorsements and all attachments thereto, showing such insurance is in full force and effect. Certificate(s) shall contain the covenant that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration, or reduction in coverage of such insurance. Certificates of Insurance and the policies shall covenant that their coverage is primary and the County's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as primary.

If any policy contains a general aggregate limit, it shall apply separately to the Agreement with the County or be less than two (2) times the occurrence limit. All insurance policies are subject to review by the County's Department of Risk Management. The EDA Executive Director, upon the advice of the County Risk Manager, reserves the right to increase the limits, or require additional insurance coverage, beyond those set forth in these Minimum Standards, subject to applicable provisions of the tenant's lease.

#### J. Lot Size

Lot sizes may vary according to the type of operation. If available, aircraft tie-downs and hangar space, as well as automobile parking spaces, may be leased from the County to meet these minimum standards. The number of aircraft, hangar, or automobile parking spaces shall be determined during lease negotiations.

#### K. Outdoor Storage

No outside storage will be permitted except behind enclosed block walls, screened from public view, or as approved by the EDA Executive Director.

#### L. Maintenance

Lessee shall be responsible for the adequate maintenance of leased property and in compliance with all applicable Federal, State, and Local health and safety regulations.

## IV. SCOPE OF SERVICES

Each aeronautical activity has a separate scope of services. The services required of a Full-Service FBO include the Minimum Standards for all combinations of aeronautical activities. The cumulative effect of the Minimum Standards will not equate to any minimum standard greater than that applicable to the Full-Service FBO.

# Table A - FULL SERVICE FBO

Each airport shall have a minimum of one (1) Full Service FBO. Mandatory Requirements: Full Service FBOs shall provide: aircraft maintenance & repair; flight instruction; fueling of aircraft; transient aircraft parking guidance; positioning of wheel chocks and tie-downs; fireguard for engine starts; baggage handling upon request; have available and provide standardized ground service equipment and recovery equipment for aircraft weighing up to 30,000 lbs at FVA, 40,000 lbs at HRA, and 80,000 lbs at DRRA (service and recovery equipment shall include, but not be limited to, wheel chocks, tie-down ropes or chains, aircraft jacks, tow bars, auxiliary power units, and aircraft tugs); pilots' lounge; and restrooms. Optional Requirements: In addition to the required services listed in the preceding sentence, Full Service FBOs may provide: aircraft sales or leasing (including financing), sales of aircraft parts and supplies, radio and avionics sales and repair, aircraft storage hangars and tie-downs, painting and upholstering of aircraft, leasing or renting of automobiles, and operating a restaurant or café.

REQUIREMENT	MINIMUM STANDARD	PURPOSE / OTHER		
LOT SIZE: 3 acres or 130,680 SF				
Hangar area	14,000 SF	For aircraft storage		
Outside storage area	30,000 SF	For tie-down or apron parking		
Building space	2, 000 SF	For offices, pilots' lounge and briefing area, conference rooms, classrooms, and restrooms For employees per shift and custome parking		
Automobile parking	20 spaces, with landscaping as required by Ord. 348			
Fuel farm	Refer to Fueling Standards			
Landscaping	To be determined during lease negotiations	Landscaping required around vehicle parking, sidewalks, and building		
CERTIFICATION:		- I official appoint of		
As applicable for each activity	FAA, State, and/or other responsible agency as applicable	For safe and efficient operation of airport and aeronautical activities		
PERSONNEL:		- to the second of		
Staff	Adequate_number	For safe and efficient operation of airport and aeronautical activities To comply with all applicable regulations		
Certification & training	Proper certification and training			
HOURS OF OPERATION:				
Business Hours	7 days/week, 10 hrs/day	Or as demand may require		
Fueling services	During business hours and emergency situations	One (1) hr response time during non- business hours		
EQUIPMENT:				
Aeronautical operations	Refer to tables for equipment required for each activity			
FBOs providing aircraft fueling and servicing	Refer to Airport Fueling Standards			
INSURANCE:				

Refer to Appendix A

# Table B - AIRCRAFT MAINTENANCE

An aircraft airframe, engine, and accessory maintenance and repair FBO shall provide one or a combination of airframe, engine, and accessory overhauls and repair services on aircraft up to and may include business jet aircraft and helicopters. This category shall include the sale of aircraft parts and accessories.

REQUIREMENT	MINIMUM STANDARD	PURPOSE / OTHER		
OT SIZE: 1/2 acre or 21,780 SF				
Hangar area	6,000 SF	For aircraft storage		
Tie-down or apron parking	One (1) per 1,000 SF of hangar space 400 SF	For offices, public phone, and		
Building space	200 SF	restrooms Office storage room		
Automobile parking	One (1) per 1,000 SF of hangar area, with landscaping as required by Ord. 348	For employees per shift and custome parking		
Landscaping	Specific plans to be determined during lease negotiations	Landscaping required around vehicle parking, sidewalks, and building		
CERTIFICATION:				
Station	Authorized repair station and certified under FAR Part 145 or Holder of an FAA inspection authorization under FAR Part 43			
PERSONNEL:				
Staff	Sufficient qualified technicians to meet proposal.	en i i i i i i i i i i i i i i i i i i i		
Certification & training	Proper certification and training	To comply with all applicable regulations		
HOURS OF OPERATION:				
Services	5 days/week, 8 hrs/day			
	Services offered for emergency situations	One (1) hr response time during non- business hours		
EQUIPMENT:				
Sufficient inventory and equipment available to perform maintenance and repairs to manufacturers' specifications.	Should include but is not limited to tug, tow bar, jacks, and dollies	Operator is encouraged to have the capability of aircraft removal from the airport's operational areas		
INSURANCE:				

# Table C - RADIO AND AVIONICS REPAIR STATION & SALES

A radio and avionics repair station FBO engages in the business of and provides a shop for the repair of aircraft avionics, instruments, and accessories for general aviation aircraft. This category also includes the sale of new or used aircraft avionics, instruments, and accessories.

REQUIREMENT

MINIMUM STANDARD

PURPOSE / OTHER

LOT SIZE: 150 SF

Repair station

150 SF

Automobile parking

One (1) space per 150 SF, with landscaping as required by Ord. 348

**CERTIFICATION:** 

Station

Authorized repair station and certified under FAR Part 145

PERSONNEL:

Staff

One (1) FAA certified repairman

Certification & training

Proper certification and training

To comply with all applicable

regulations

**HOURS OF OPERATION:** 

**Business Hours** 

Available for appointment for at least

40 hrs/week

**EQUIPMENT:** 

Sufficient inventory and equipment available to perform maintenance and repairs to manufacturers'

specifications.

Refer to Appendix A

	Table D - FLIGHT INSTRUCTIO	
and provides such related proul	is in instructing pilots in dual and solo flight train nd school instruction as is necessary preparator y or categories of pilots' licenses and ratings inv	y to taking a written examination and
REQUIREMENT	MINIMUM STANDARD	PURPOSE / OTHER
LOT SIZE: 500 SF (not necess	arily contiguous)	
Classroom space	200 SF or as appropriate to the size of student population	For classroom instruction
Office and lobby areas	300 SF	For phones, restrooms, and space for adequate customer service
Automobile parking	3 spaces per aircraft, 2 for each additional for a maximum of 10 spaces, with landscaping as required by Ord. 348 Any additional space necessary to	For students and employees
Other	house all owned or leased aircraft	
PERSONNEL:	One (1) certified flight instructor	To be available during normal hours of operation
Staff	One (1) qualified ground school instructor	For classroom instruction
HOURS OF OPERATION:		
Business Hours	Available for appointment for at least 40 hrs/week	
EQUIPMENT:		
Aircraft	One (1) single-engine aircraft	Available for flight training
INSURANCE:		
Refer to Appendix A		

# Table E - AIRCRAFT SALES AND LEASING

An aircraft sales and/or lease FBO engages in the sale and/or lease of aircraft to the public. New aircraft sales involves the sale of new aircraft through franchises or licensed dealerships (if required by local, county, or state authority) or distributorship (either on a retail or wholesale basis) of an aircraft manufacturer. Aircraft sales FBOs may also engage in the sale of used aircraft. This can be accomplished through various methods, including matching potential purchasers with an aircraft (brokering), assisting a customer in the purchase or sale of an aircraft, or purchasing used aircraft and marketing them to potential purchasers. An aircraft sales and/or leasing FBO must show capability to support maintenance agreements for aircraft sold or leased. A used aircraft sales FBO may also provide such repair, services, and parts as may be necessary to support the operation of aircraft sold. Some requirements may not be appropriate to the sale of used aircraft because of each aircraft's unique operational history. An aircraft sales FBO may also finance aircraft purchases, subject to the applicable licensing requirements.

sales FBO may also finance aircraft put	rchases, subject to the applicable licensi	ing requirements.
REQUIREMENT	MINIMUM STANDARD	PURPOSE / OTHER
LOT SIZE: 150 SF		
Building space	150 SF	For offices, lobby area, public phone, and restrooms
Tie-down/Hangar space	Adequate number	Storage
Automobile parking	One (1) per employee One (1) per 50 SF of leased space With landscaping as required by Ord, 348 Specific plans to be determined	For employees per shift and customer parking  Landscaping required around vehicle
Landscaping	during lease negotiations.	parking, sidewalks, and buildings
CERTIFICATION:	·	
New aircraft	Dealers must possess sales and/or distribution franchise from a recognized aircraft manufacturer	
Aircraft available for sale and leasing	Aircraft must hold FAA registration and current airworthiness certificate	
PERSONNEL:		
Staff	One (1) commercial, qualified for aircraft type.	For demonstration of aircraft
HOURS OF OPERATION:		
Business Hours	Available for appointment at least 40 hrs/week	
EQUIPMENT:		
	Minimum equipment required shall be determined during lease negotiations.	
INSURANCE:		
Refer to Appendix A		

	Table F - AIRCRAFT STORAGE	
An aircraft storage FBO engages in	the construction, rental, and maintenance of	of conventional hangars or multiple
T-hangars. <u>REQUIREMENT</u>	MINIMUM STANDARD	PURPOSE / OTHER
LOT SIZE: 1acre or 43,560 SF		
Storage area of the following or proportionate combination of:	<ol> <li>Minimum of ten (10) T-Hangars to max of fourteen (14) per acre, or</li> <li>Apron tie-down space of a minimum of 15 aircraft per acre, or</li> <li>Conventional hangar of</li> <li>Box hangars - Plot Plan subject to EDA and BOS approval</li> <li>One (1) for every two (2) hangars,</li> </ol>	Automobile parking separate from
Automobile parking	with landscaping as required by Ord.	aircraft storage area
Landscaping	Specific plans to be determined during lease negotiations	Landscaping required around vehicle parking, sidewalks, and buildings
PERSONNEL:		
Staff	One (1) contact person	To be available during the normal woweek (M-F, 8am-5pm)
HOURS OF OPERATION:		
Minimum via phone contact	5 days/week, 8 hrs/day	
INSURANCE:	7	
Refer to Appendix A		
ADDITIONAL GUIDELINES:		
The County and Full Service FBOs unless circumstances warrant othe	shall possess the right to provide and oper rwise. No business activities shall be oper	rate the public aircraft storage areas ated from storage areas

# Table G - AGRICULTURAL APPLICATION

An agricultural application FBO engages in air transportation for hire for the purpose of providing the use of aircraft for agricultural operations such as, but not limited to, crop dusting, seeding, spraying, and bird chasing.

REQUIREMENT	
	•

#### MINIMUM STANDARD

PURPOSE / OTHER

LOT SIZE: ½ acre or 21,780 SF

Apron, tie-down area

6,000 SF

Storage

Building space

400 SF

For offices, lobby, public phone, and

restrooms

Chemical storage

400 SF

Minimum of five (5) parking spaces,

with landscaping as required by Ord.

For number of employees per shift and

average number customers

Automobile parking

Specific plans to be determined

during lease negotiations

Required around vehicle parking,

sidewalks, and buildings

**CERTIFICATION:** 

Landscaping

Permits and certificates

Must be submitted to EDA Executive

Director or Designee prior to

operations.

Furnished to EDA Executive Director

or Designee as received.

Procure and maintain FAR Part 137 Commercial Agricultural Operators

Agricultural Application Operator

Certificate.

Hazardous Materials Management

Permit

Renewals

Possess Hazardous Materials

Management Permit

County Ordinance No. 615

PERSONNEL:

Staff

Minimum number to be determined

during lease negotiations.

Personnel must be knowledgeable about the safe handling of poisons and agricultural chemicals and the proper disposal of substances

Certification & training

intended to be used in operations.

**HOURS OF OPERATION:** 

**Business Hours** 

Available for appointment for a minimum of 40 Hrs/week

Services offered 7 days/week

**EQUIPMENT:** 

To be determined during lease negotiations.

INSURANCE:

Refer to Appendix

# Table G - AGRICULTURAL APPLICATION (continued)

#### REQUIREMENT

#### MINIMUM STANDARD

**PURPOSE / OTHER** 

ADDITIONAL GUIDELINES: Storage and containment of Hazardous Materials

- a. Comply with California Regional Water Quality Control Board Resolution No. 79-38, dated March 14, 1979.
- b. Comply with County Ordinance No. 546, Division VIII-Fire Protection Requirement Buildings; and Division XIV-Fire Protection Requirements relating to storage of flammable or combustible liquids used as motor fuel.
- c. Comply with the 1982 Uniform Fire Code Article 80-Hazardous Materials (section 80.107, 80.108, 80.109, and 80.111); and Article 86-Pesticides storage (all sections).
- d. Comply with all hazardous waste regulations which can be found in Title 22 of the California Administrative Code and the California Health and Safety Code.
- e. Submit a waste management plan addressing the items mentioned below with an explicit clause stating that the applicant shall be held responsible for the safe and proper cleanup of any hazardous waste spills.
- f. Comply with Riverside County Ordinance No. 615 by completing the reporting form and obtaining a Hazardous Materials Management Permit.
- g. If hazardous wastes are treated and/or stored more than 90 days, or disposed or on-site, a hazardous waste facility must be obtained from the State Department of Health.
- h. If hazardous wastes are stored 90 days or less, storage area and containment shall meet the following:
- 1. Tanks and/or containers shall be of sound construction and compatible with waste stored (Title 22, California Administrative Code, Sections 66508, 67242, and 67247).
- 2. Tanks and/or containers shall be designed, constructed, maintained, and operated to minimize the possibility of fire, explosion, or any unplanned sudden, or non-sudden release of hazardous waste or any constituents to the soil, air, or surface waste which could threaten human health or the environment (Title 22, California Administrative Code, Sections 67241, 67243, 67244, 67257, and 67259).
- 3. Storage of on-site hazardous waste containers shall be in a structure that will prevent the contamination of the environment with hazardous waste. Design of the structure shall be submitted to the EDA Executive Director or Designee and Hazardous Material Division prior to construction.
- If hazardous wastes or materials are to be stored underground, applicant must comply with County Ordinance No.
   by completing the reporting form and obtaining the proper permits.
- Underground tanks shall be of proper design and construction with approved monitoring systems. Records shall be maintained concerning operations, inspections, and monitoring pursuant to County Ordinance No. 617.
- The applicant must take steps to minimize the quantity, toxicity, or other hazards of the waste generated. Such steps shall be submitted in writing to EDA Executive Director or Designee.
- 7. The facility shall be in compliance with all statutes, regulations, and ordinances pertaining to the management of hazardous waste.
- 8. Operator must submit a Letter of Credit or Performance Bond covering any clean-up or fines imposed caused by the actions or the operator.

# Table H - OTHER AERONAUTICAL ACTIVITIES

All aeronautical activities that were not included in previous sections are required to comply with these minimum standards. Activities include, but are not limited to, Air Tours, Air Charter, Banner Towing, Gliders, Ultra Lights, Parachuting, Airship Operations, and Ballooning.

REQUIREMENT	MINIMUM STANDARD	PURPOSE / OTHER
LOT SIZE: 1/2 acre or 21,780 SF		
Building space	400 SF	For offices, lobby area, and restrooms. Additional space may be required depending on the operation
Aircraft storage	To be determined during lease negotiations	Hangar or outside storage to accommodate the operational activities desired.
Automobile parking	Minimum of five (5) parking spaces or 810 SF, with landscaping as required by Ord. 348	For number of employees per shift and average number customers.
Landscaping	Specific plans to be determined during lease negotiations.	Required around vehicle parking, sidewalks, and buildings.
CERTIFICATION:		
As applicable for each activity	FAA, State, and local certification and licensing as applicable	For safe and efficient operation of airport and aeronautical activities
PERSONNEL:		
Staff Certification & training	Sufficient number during normal hours of operation Properly trained and, if applicable, certified or licensed to perform the activities or a normal course of operation.	To comply with all applicable regulations
HOURS OF OPERATION:		
Services	To be determined during lease negotiations.	Minimum requirements would be: normal telephone contact five (5) days a week (M-F) eight (8) hours a day.
EQUIPMENT:		
	To be determined during lease negotiations depending on the type of activity proposed.	
INSURANCE:		
Refer to Appendix A		

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#### MINIMUM STANDARDS FOR FIXED BASE OPERATORS APPENDIX NO. 1 - INSURANCE REQUIREMENTS

'PER OCCURRENCE' AND ASSUME THE POLICY LIMIT IS ON A 'COMBINED SINGLE LIMIT' BASIS	Statutory Workers' Compensation Insurance Including Employers' Liability Including Occupational Disease with a	Airport Com General Lial Insurance in but not limit premises its contractual products an completed e itability	emercial bility ncluding, ted to, tibility, tlability,	Airpo Com Gene Liabl	lity nally ded with ort mercial	insura cover owner owner vehicl	ince ing atl d, non- d or bired les	Liabili for fu value liabili minin (Mine passe	of the hull and ty with a num limit of	insu inck com oper othe in th	rrance uding ipleted rations not erwise included he Airport inmercial	Liabi (Grouwith: Wabii comb of all	Ity Insurance and Coverage) a limit of ity equal to the bloed hull value aircraft in any nangar and a	Hangar Keepers Liability Insurance (Flight Coverage)	Pollution Liability insurance covering gradual, sudden and accidental pollution including first party clean-up with a minimur limit of
Full Service F80	\$ 1,000,000	S	3 000,000	_	300,000	\$	1,000,000	S	1 000,000	5	1,000,000	\$	1 000,000	Replacement Cost	\$ 1,000,000
Aircraft Maintenance	\$ 1,000,000	\$	1,000,000	\$	300.000	5	1 000 000	5	1,000,000	5	1,000,000	5	1,000,000	Replacement Cost	If Applicable
Radio and Avionics Repair Stations and Sales	\$ 1,000,000	S	1,000,000	s	300,000	\$	1,000,000	s	1 000 000	5	1,000 000	s	1,000,000	Replacement Cost	If Applicable
Flight Instruction	\$ 1,000,000	\$	2 000 000	s	300,000	S	1,000 000	s	2,000 000	$\vdash$	tf Applicable		If Applicable	Replacement Cost	if Applicable
Aircraft Sales Rental and	\$ 1,000,000	5	2.000 000	\$	300,000	s	1,000,000	S	2,000 000	5	1,000,000	s	1,000,000	Replacement Cost	M Applicable
Aircraft Storage	\$ 1,000,000	\$	1,000,000	S	300,000	5	1,000,000	\$	1,000,000		ff Applicable	\$	1,000,000	Replacement Cost	tf Applicable
Agricultural Application**	\$ 1,000,000	S	1,000,000	S	300,000	5	1,000,000	5	1,000,000		If Applicable		If Applicable	Replacement Cost	If Applicable
Other Aeronautical Activities ***	\$ 1,000,000		1,000 000		300,000		1,000,000		1,000,000	Γ	l'Applicable		If Applicable	If Applicable	# Applicable
Flying Clubs****	\$ 1,000,000	5	2,000.000	\$	300,000	5	1,000,000	5	1,000 000		If Applicable		lf Applicable	If Applicable	If Applicable
Special Events	EACH SPECIA	L EVENT IS SI	UBJECT TO	REVIE	W OF INSU	JRANC	E REQUIRE	EMEN"	IS BY THE COL	YTN	RISK MANAGE	R			

\* Airport Commercial General Liability Insurance must also include Contingent Liability and non-owned Hull Liability. If liguor is sold. Liguor Law Liability must be included.

"Include Agriculture Endorsement on Aircraft Hull and Liability Insurance policy and provide the County with a certified original copy of the endorsement

\*\*\* The limits and coverage required may very depending upon the activity involved

\*\*\*\* Workers' Compensation is required if Flying Club has employees

#### APPENIX No. 1. - INSURANCE REQUIREMENTS (Continued, Page 2 of 2)

#### Workers' Compensation

- 1. Policy shall be endorsed to include, if applicable, Borrowed Servant / Alternate Employer.
- 2. Policy shall be endorsed to 'Waive Subrogation in favor of the County of Riverside'

#### All Policies (Other than Workers' Compensation)

- 1. Each policy shall be endorsed to name all Agencies, Districts, Special Districts and Departments of the County of riverside, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds.
- 2. If any policy contains a general aggregate limit, it shall apply separately to the Agreement with the County or be no less than two (2) times the occurrence limit.

#### All Policies (Including Workers' Compensation)

- 1. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California unless such requirement is waived, in writing, by the County Risk Manager.
- 2. Each insurance company shall have an A.M. BEST rating of not less than an; A:VIII (A:8)
- 3. Provide either 1) a properly executed original Certificate(s) of Insurance and 'certified original' copies of Endorsements effecting coverage as required herein, or 2) if requested to do so in writing by the County Risk Manager, provide original Certified copies of policies including all endorsements and all attachment thereto, showing such insurance is in full force and effect.
- 4. Certificates to contain the covenant that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance.
- 5. Operations shall not commence until the County of Riverside has been furnished evidence of coverage as described in item 3.
- 6. Certificates of Insurance and the policies shall covenant that their coverage is primary and the County's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as primary.
- 7. The EDA Director, upon the advise of the County Risk Manager, reserves the right to increase the limits or required additional insurance coverage beyond that set forth herein.

# DESERT RESORTS REGIONAL AIRPORT

# STORM WATER POLLUTION PREVENTION PLAN

(S.W.P.P.P)

A.A.A.E. CALIFORNIA AIRPORT GROUP TO COMPLY WITH THE CALIFORNIA STORM WATER GENERAL PERMIT

**PERMIT NUMBER W.D.I.D 733S006138** 

# NPDES PERHIT REQUIREMENT CHECKLIST

	THERMAL AIRPORT	Initial & Date
	NOI & Fee Sent to SWRCB  SWPPP Complete	3/26/92 9/22/92 11/12/92
	Monitoring Plan Complete  Group Monitoring Agreement (if appropriate)	A.A.A.E.
	Other: facout. # 7 335006/33	
	This is to certify that the above mentioned prepared and completed under my direction and compliance with the NPDES General Industrial/Cons	items have been a supervision in struction Permit.
	Printed Name: Thomas L. Turner	1/93
	Signature: Alman Alam	1/55
	Title:Airport Operations & Maintenance Supervisor	
( .1	overno gentification	
	"I certify under penalty of law that this of attachments were prepared under my direction a accordance with a system designed to assure personnel properly gather and evaluate the information or those persons directly responsible for information, the information submitted is, to knowledge and belief, true, accurate, and complete that there are significant penalties for information, including the possibility of fine a fine addition, I certify that the provisions of the the development and implementation of a Storm Wather and a Monitoring Program Plan, will be complied	mation submitted. manage the system, gathering the the best of my lete. I am aware submitting false and imprisonment." permit, including ter Pollution Plan
	Printed Name: Tek Tanaka Signature: All Manual	Date: 1.18.93
	Title: Deputy Director of Transportation	

1:U001:PL.PA:MPDESCHECKLIST.JR

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# STORM WATER POLLUTION PREVENTION PLAN INTRODUCTION AND PURPOSE

The California airport group members have submitted their Notices of Intent (NOI) and are now in the compliance phase of the California General Permit. The General Permit requires airport discharges to: eliminate non-storm water discharges; develop and implement a storm water pollution prevention plan; and perform monitoring of discharges to the storm water drainage system.

The required Storm Water Pollution Prevention Plan (SWPPP) must emphasize the storm water Best Management Practices (BMPs) and be designed to comply with Best Available Technology Economically Achievable (BAT) and Best Conventional Pollutant Control Technology (BCT). The SWPPP has two major objectives: 1) to identify the source of pollutants that affect the quality of the industrial storm water discharge; and 2) to describe practices which may be implemented to reduce the pollutants in the industrial storm water discharge.

The SWPPP is to be certified and implemented by October 1, 1992. Although the SWPPP is not submitted to the Regional Board, it must be retained on file at the airport for the duration of the permit. The SWPPP must be available for Regional Board and public review. The Regional Board may notify airport representatives if the SWPPP does not meet the minimal requirements. Within 30 days of the notice, the airport must submit a time schedule in which the required changes will be made. Once the changes have been made, the airport will provide written certification to verify the completed change. The documentation should then be retained as part of the SWPPP.

The airport is responsible for amending the SWPPP whenever there is a change in construction, operation, or maintenance, which will affect the quality or quantity of the industrial storm water discharge. The SWPPP should also be amended if the objective of controlling pollutants in the storm water discharge as not being achieved.

#### PLANNING AND ORGANIZATION

# **POLLUTION PREVENTION PERSONNEL**

# POLLUTION PREVENTION COMMITEE MEMBERS

Airport Manager/Representative:	Thomas Turner
DUTIES: Overall compliance; I	Inspection of airports.
Phone: (909) 351-0700 x 358	24-hour Phone: (909) 412-3049
Designated Individuals	
Name: Captain Heally, C.D.F. Fire	Title:
Phone: (760) 399-5303	24-hour Phone: <u>9-1-1</u>
Duties: County fire compliance	e with permit.
Name: Eric Affeldt	Title: Manager, Million Air La Quinta F.B.O.
Phone: (760) 399-1855	24-hour Phone:
Duties: F.B.O. compliance.	
Name:	Title:
Phone:	24-hour Phone:
Duties:	
Name:	Title:
	24-hour Phone:
Phone:	24-11041 ( 110110.
Duties:	
Name:	Title:
Phone:	24-hour Phone:
Duties:	

#### **FACILITY DATA COLLECTION**

The general permit requires that the following information be gathered in order to determine and evaluate pollution sources:

- Site map
- Topographic map
- Description of significant material handling
- · List of pollutants with potential to be present
- Size of airport and percentage of impervious areas
- Spill history
- · Summary of existing sampling data

### Topographic Map

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# **Description of Significant Material Handling**

# Significant Materials Treated or Stored

Significant Materials Stored:
Jet-A and Avgas stored in underground and above ground tanks.
2) Used motor oil
Significant Materials Disposed:
1) Fuel from underground tank is used in aircraft. Underground and aboveground tanks
are regulated by title 23 of the California Health and Safety Code, EPA underground
Tank Regulations, and riverside County Ordinance No. 617
2) Fertilizer and pesticides are controlled by EPA, State, and county regulations.
Fertilizers and Pesticides are disposed of off airport property.
3) Used motor oil is recycled through a licensed contractor.
Significant Materials Spilled Or Leaked (in significant quantities to storm water
after November 19, 1988):
1) To our knowledge, no materials of significant quantity have been leaked or spilled on
airport property.
2) Fuel spill in 1995, overfilled fuel trucks. Topsoil removed by airport staff and
disposed of by operator. County Haz - Mat called.
3) Site clean up completed in Feb.1998
Airport Industrial Storm Water Treatment Facilities:
1) No facilities are now on the airport.

Materials Management Practices:
1) All hazardous material spills must be reported to the airport manager, County Health
and County Fire to insure immediate and proper cleanup and disposal. Liquid
absorbent material is stored on site.
2) Areas where materials are stored and or have the possibility to spill are inspected
monthly, with spot inspections during daily airport inspections
3) Insure material handlers have proper licenses and or training for each product being
used.
Equipment Management Practices:
1) All equipment inspected monthly.
2) Routine maintenance to repair leaks and preventive maintenance scheduled to
prevent leaks.
3) Drip pans installed under areas where leaks may occur.
Vehicle Management Practices:
1) Scheduled preventative maintenance.
2) Cleaning vehicles with biodegradable solvents and soaps, in designated areas only.
3) Routine daily inspections of vehicles.
Material Loading, Unloading, and Access Areas:
1) Insure all personnel are trained and or have proper license.
2) Restrict material-handling areas to trained personnel only.
3) Insect equipment monthly to insure it is in proper working order and notify the
responsible party if not.

Existing Structural Controls (to reduce pollutants in storm water):
1) Monthly inspections of all aircraft tie downs, auto parking lots, streets and hangar
areas.
2) Daily spot inspections done during routine airport safety inspections.
Existing Non-Structural Controls (to reduce pollutants in storm water):
1) Use of dirt roads restricted to airport employees for inspections and maintenance.
2) Monthly inspections of all drains, inlets, flood control berms for unauthorized water
runoff.
Methods of On-Site Disposal of Significant Materials:
1) All hazardous materials are disposed of in State approved sites or recycled. No
hazardous materials are disposed of on the airport.
Methods of On-Site Storage of Significant Materials:
1) Aviation fuels are stored in above ground and under ground tanks or in fuel trucks.
2) Motor vehicle oils are stored inside buildings.
3) All pesticides and fertilizers are stored in building or on covered concrete slabs.
Activities that Generate Significant Quantities of Dust or Particulates (unpaved
access roads or emissions from industrial processes):
1) All main access roads and parking lots are paved. Some airport maintenance roads
are dirt but rarely used.
There are no significant industrial processes on the airport.
Dirt roads are restricted to airport personnel only.

### **Pollutant Lists**

The airport is required to list any pollutants that have a reasonable potential to be present in the storm water discharge in significant quantities. The definition of significant quantities varies depending on the material. In general, a significant quantity of material larger than that consumed within a normal day's operations or a quantity resulting in spills beyond the immediate clean-up capabilities of the individual charged with the use of the materials. For regulated substances, a significant quantity is a "reportable" quantity of those substances. An estimate of the annual quantities of these pollutants in the discharge is also required. List substances and quantities in the following table (Table 3-1) and retain a copy in the SWPPP documentation.

### **POLLUTANT LIST**

**TABLE 3-1** 

Date	Pollutant Present	Use	Quantity Estimate
10/1	Aviation Fuels	20,000 gal. annually	
10/1	Motor oils	300	
10/1	Anti Freeze	Ground vehicles	No significant
10/1	Engine oil	Aircraft and Ground vehicles	Spill history
		1	

### Airport Size

Airport Size (acres or square feet):

2,363 Acres

Impervious Area (acres or Square Feet):

35.5 Acres

Percentage of Impervious Area (Impervious area/total area x 100):

1.5%

### Significant Spills or Leaks:

Table 3-2 should be used to record the lists described above.

### Summary of Sampling Data:

Record the sampling event(s) information on Table 3-3 and include only a one-page summary from the sampling data report package.

### Airport Size

Airport Size (acres or square feet):

2,363 acres

Impervious Area (acres or Square Feet): 45. Acres Amendment-10-26-50.75 acres

Percentage of Impervious Area (Impervious area/total area x 100): 2. % - 2.1%

Significant Spills or Leaks: Table 3-2 should be used to record the lists described

above.

**Summary of Sampling Data:** Record the sampling event(s) information on Table 3-3 and include only a one-page summary from the sampling data report package.

## **SAMPLING EVENT RECORDS TABLE 3-3**

Date Sampled	Outfall Sampled	Analysis Performed	Analysis Method	Sampling Team
Nov. 98	1			Tom Turner

### STORM WATER MANAGEMENT CONTROLS

This section of the SWPP describes storm water management controls, which are appropriate for the identified potential pollutant sources at the facility

The regulations require the following descriptions and information to be included in the storm water management control portion of the SWPPP:

- Prevention Maintenance and Inspections
- Good Housekeeping
- Spill Prevention and Response
- Storm Water Management Practices
- Sediment and Erosion Prevention
- Employee training

### **Preventative Maintenance**

The preventative maintenance program should include the following:

- Identification of the equipment and systems targeted for the PM program
- Periodic inspections of identified equipment and systems
- Appropriate adjustments, repair, or replacement of parts
- Record keeping documenting inspections and follow-up action

Documentation and retention of records is a critical element of a good preventative maintenance and inspection program. A tracking and follow-up procedure is recommended to ensure that an appropriate response to the inspection findings has been made. All inspection documentation and records must be maintained with the SWPPP for a period of 5 years, Table 4-1 should be used to record inspection and maintenance activities, and any corrective actions implemented.

### Good Housekeeping

Written Protocol

The protocols should be developed to meet the site-specific requirements of the airport.

The protocols should cover:

- 1) Daily inspections of tie down areas to look for leaks and spills.
- 2) Notices sent to F.B.O.s and aircraft owners to correct any problems.
- 3) Vehicle and equipment washing to be done in designated areas only.
- 4) No hangars, equipment storage or maintenance facilities are allowed to be hosed out. All oil and fuel will be cleaned by using oil absorbent materials or biodegradable solvents or soaps, then disposed of properly.

5) Drip pans and 100 pounds of absorbent material stored at each F.B.O. site near fuel storage and maintenance areas.

6) Drums and tanks containing used oil are to store in a covered area with retention.

7) The County and each co-Permittees will train all personnel on the proper handling of hazardous materials. List of agency's to notify if a spill occurs.

8) The designated airport representative will inspect the airport monthly to include co-Permittees areas to insure compliance with the S.W.P.P.P.

9) All unpaved roads restricted to necessary traffic.

10) All vehicle fueling to take place on paved areas to simplify clean up if a spill occurs. Also keeps cost down.

## A protocol document should be included with the SWPPP document; Table 4-3 can be used for this purpose. Spill Prevention and Response

Table 4-4 will be used to record the spill control and countermeasures established by the airport. Please add any additional documentation relating to spill prevention countermeasures and control to this document.

See Protocols and Management Practices

**Emergency Response Coordinator** 

		is information should be kept on file as
part of the SWPPP do	cumentation.	
Designated Individual:	Tom Turner	
Title:	Airport Manager	
Phone:	(909) 351-0700 x 358_	24-hour Phone:
Fliotie.	1000) 001 01 00 x 000	
Alternate:	Thomas Turner	
	Airport Operation &	
Title:		
	Airport Manager	OA have Dhanes
Phone:	(909) 351-0700 x 358	24-hour Phone:

### **Storm Water Management Practices**

- 1) Daily inspections of tie down areas to look for leaks.
- 2) Notices sent to lessees, aircraft and equipment owners to inform them of problems that need correcting.
- 3) Vehicle and equipment washing be done in designated areas. All loose oil needs to be wiped from all surfaces before washing.
- 4) No hangars, equipment storage, or maintenance facilities will be hosed out with water. All oil and fuel leaks will be cleaned up with liquid absorbent materials or biodegradable solvents and soap, then disposed of properly.
- 5) Drip pans of 100lbs. of liquid absorbent material stored at the airport near fueling facilities and maintenance areas.
- 6) Drums and tanks containing used oil, solvents, and coolants checked weekly for material levels. All full containers to be closed and secured to prevent overfilling.
- 7) The County and each Co-Permittee will train personnel in the proper handling, identification, and clean-up practices (List of agencies to notify when a spill does occur, etc.).
- 8)The designated airport representative to inspect the airport monthly to include Co-Permittees' leaseholds and notify responsible parties not in compliance with storm water plan.
- 9) All non-paved roads to be restricted to only necessary traffic.
- 10) All vehicle fueling is to take place on concrete or asphalt to simplify clean up if a spill does occur.
- 11) All hazardous material spills must be reported to airport management, County Health, and County Fire Dept. to insure immediate and proper clean-up and disposal. Liquid absorbent material is stored at the airport.
- 12) All equipment inspected monthly.
- 13) Routine maintenance to repair leaks and preventive4 scheduled maintenance to prevent leaks.
- 14) Drip pans installed under areas where leaks may occur.
- 15) Scheduled preventive maintenance.

- 16) Cleaning vehicles with only biodegradable solvents and soaps, in designated areas only.
- 17) Routine daily inspections on vehicles.
- 19) Insure all personnel are trained and /or have proper licensing.
- 20) Restrict material handling areas to trained personnel only.
- 21) Inspect equipment monthly to insure it is working properly and that the responsible party is noticed so that repair can be made on faulty equipment.
- 22) Require catch basins to be designed into all future construction projects where applicable.
- 23) Rip-rap all applicable outfalls, embankments and drain ditches.
- 24) Keep Cracks in parking lots and tie downs filled with crack fillers.

### SEDIMENT CONTROL AND EROSION PREVENTION

- 1) Seed embankments where applicable to prevent erosion.
- 2) Monitor Sediment in basins and ditches; test annually and clean.

## **AMENDMENT SHEET**

DATE	PURPOSE OF CHANGE	PAGES AMENDED	SIGNATURE
3-11-93	ADDED RUNWAY & TAXIWAY	7.B - 14	
10-26-98	ADDED TAXIWAY "F"	7.B - 14	<u> </u>
10-26-98	INCREASE SIZE, RETENTION BASIN TO 11 ½ ACERS.		
	BASIN TO TT 72 NOCKS.		

### **EMPLOYEE TRAINING SCHEDULE**

**TABLE 4 - 5** 

Workshop Topic	Dates	Personnel Attending
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### **EMPLOYEE TRAINING**

Training should be recorded on Table 4 - 5.

### **NON-STORM WATER DISCHARGES**

The California General Permit requires non-storm water discharges to be eliminated prior to the implementation of the SWPPP on October 1, 1992. The airports must certify that there are no non-storm water discharges present in the storm water drainage system. All airports in the group must certify and monitor outfalls for dry weather discharges.

The certification page, for non-storm water certification, is provided in the "Non-Storm Water Discharge Screening and Detection Manual." This page should be signed and a copy inserted into the SWPPP documentation. All forms filled out while surveying and evaluating outfalls should also be inserted into this section of the SWPPP document. A record of methods used, dates, and time conducted should be listed on the form.

For methods of detection and screening for non-storm water discharges, the SWPPP Committee should refer to the above referenced document for complete guidance.

If certification is not feasible, due to the inability to eliminate the non-storm water discharge because of the need for significant structural changes, the airport must notify the Regional Board prior to the October 1, 1992 deadline. This notification should include a summary of why the extension in eliminating non-storm water discharges is required and a schedule indicating when non-storm water discharges will be eliminated. The schedule is subjected to modification by the regional board. This is also required if the airport has applied for an NPDES permit for a non-storm water discharge and has not yet received approval. If the airport is unable to eliminate the non-storm water discharge, then a schedule for elimination of the discharge must be submitted to the Regional Board for approval. In no case will the Board allow for the elimination of non-storm water discharges to take longer than 3 years from the date of the NOI submittal.

### COMPLIANCE

### Inspection

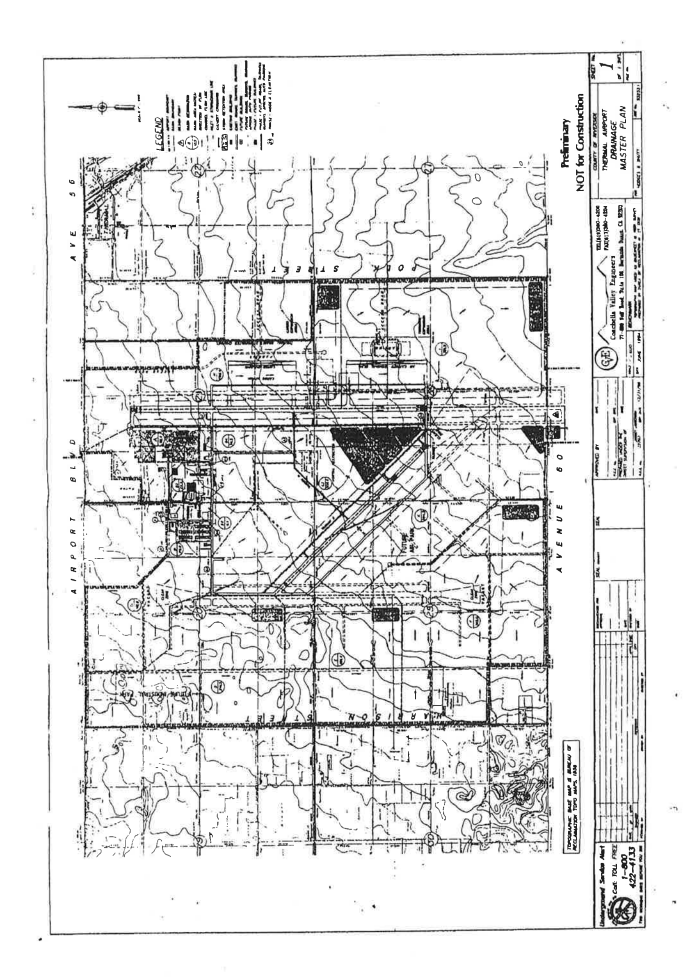
An annual inspection of the airport will be conducted by the Regional Board to verify elements of the SWPPP are accurate and have been implemented. The inspection may yield comments, which require a response to comments by the board and are required to be retained as part of the SWPPP. As listed under Section 311 of the Clean Water Act this SWPPP is considered a report that shall be available to the public.

Amendments to the SWPPP are required to include the signature and title of the person responsible for preparation of the SWPPP and the date.

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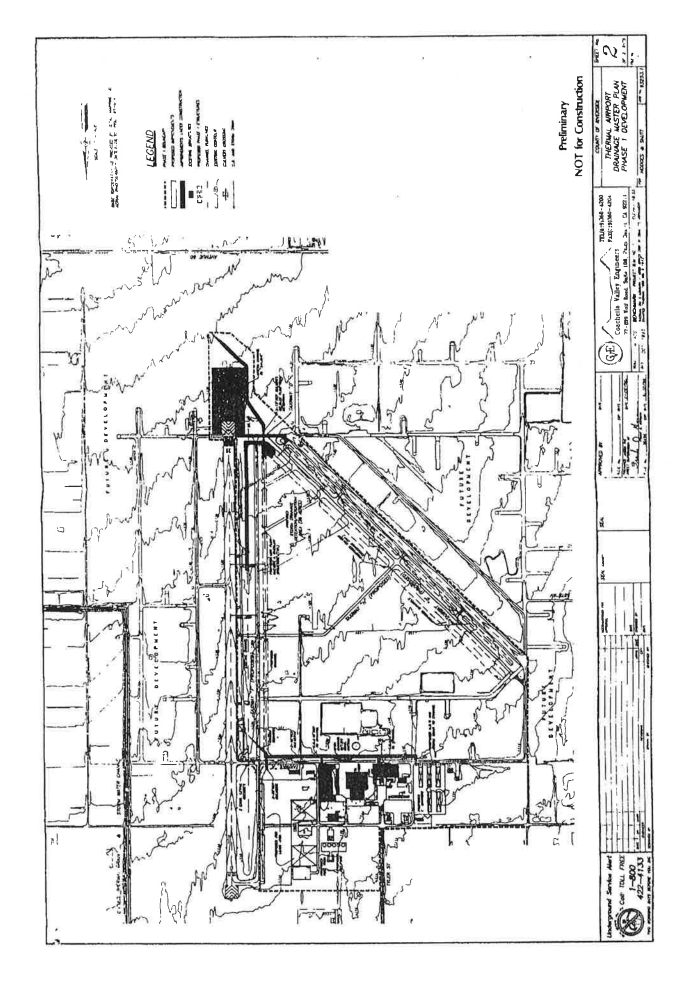


EXHIBIT E

EXHIBIT F

(a) EDELIVERY APRON 1 X X تدويس ويسيون 0 DESERT RESORTS REGIONAL AIRPORT 4 94 94 SHUTT MOEN ASSOCIATES TERMINAL AREA PLAN WEST 41 2 1 12mg

EXHIBIT G

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# FIRST AMENDMENT TO LEASE Jacqueline Cochran Regional Airport (formerly Desert Resorts Regional Airport)

The COUNTY OF RIVERSIDE, herein called County, and John Obradovich and Betty Obradovich, Husband and Wife, herein called Lessee, hereby agree to amend the Lease between the County of Riverside and John Obradovich approved by the Board of Supervisors of the County of Riverside on June 3, 2003, for 9 acres of land at Desert Resorts Regional Airport, County of Riverside, State of California, as follows:

1. Paragraph 9(d), on page 9 of 33, shall be replaced by the following:

(d) Upon commencement of construction of Phase I, Lessee shall, at its sole cost, install in-ground electrical service per the plans and specifications of the Imperial Irrigation Districts' Master Electrical Plan for Desert Resorts Regional Airport (Underground for County of Riverside S/O Airport Blvd. @ Vic Higgins Conduit Layout) dated 12/13/01 along Warhawk Way on the eastern boundary of the Leased Premises (Exhibit E). Lessee shall install at its sole cost in-ground electrical conduit along Avenger Blvd adjacent to the northern border of the Leased Premises upon the following: 1) notification by County that electrical service is needed for the development of property east of Warhawk Way and south of Avenger Boulevard, 2) the Imperial Irrigation District requires the electrical service for the development of any of Lessee's buildings on the Leased Premises 3) prior to completion of the last phase of Lessee's development, as approved by County, but in no event later than five (5) years from lease execution. Lessee shall pay the cost of Imperial Irrigation District electrical extension charges as required to provide electrical service to the Leased Premises (Exhibit E).

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(SEAL)

2 Paragraph 22, Insurance for Sub-Lessees on page 22 shall be replaced by the following:

22. Insurance for Sub-Lessees. Lessee shall require each Sub-Lessee to meet all the insurance requirements imposed on Lessee by this Lease. requirements, with the approval of the County's Risk Manager, may be modified to reflect the activities associated with the Sub-Lessee.

3. All other provisions of the Lease, not otherwise affected by this amendment, shall remain the same.

Construction of Amendment: The parties hereto negotiated this First Amendment at arms length and with the advice of there respective attorneys, and no provisions contained herein shall be construed against County solely because it prepared this First Amendment in its executed form.

LESSEE

John Obradovich and Betty Obradovich Husband and Wife

Betty Obradovich

COUNTY OF RIVERSIDE

ATTEST:

FORM APPROVED:

NANCY ROMERO, Clerk of the Board WILLIAM C. KATZENSTEIN, County Counsel

By Gordon V. Woo 8/12/04

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