E 2864782 B 6259 P 1081-1087 RICHARD T. MAUGHAN DAVIS COUNTY, UTAH RECORDER 5/4/2015 3:29:00 PM FEE \$28.00 Pgs: 7 DEP eCASH REC'D FOR FOUNDERS TITLE CO

Prepared by and after Recording return to:

Vincent Kuebler, Esq. Honigman Miller Schwartz and Cohn LLP 39400 Woodward Avenue, Suite 101 Bloomfield Hills, Michigan 48304

08-500-0001

08-552-0201

08-486-0107

08-486-0103

08-486-0102

08-060-0045

RESTRICTION AGREEMENT

11-57966

This Restriction Agreement (this "Agreement") is made as of MRY 4, 2015, by and between Farmington Square, LLC, a Utah limited liability company, having an address at 1200 W. Red Barn Lane, Farmington, UT 84025 ("Declarant"), and Cabela's Wholesale, Inc., a Nebraska corporation, having an address at One Cabela Drive, Sidney, NE 69160 ("Cabela's").

Recitals:

- A. Declarant is the owner of certain real property located in Davis County, Utah, which real property is more particularly described on Exhibit A attached hereto and made a part hereof (the "Restricted Property").
- B. Cabela's is the owner of certain real property located in Davis County, Utah, which real property is more particularly described on <u>Exhibit B</u> attached hereto and made a part hereof (the "Cabela's Parcel").
- C. Declarant desires, in part, for the benefit of Cabela's, to restrict the Restricted Property as set forth herein.

Now therefore, in consideration of the covenants contained herein and other good and valuable consideration, the parties hereto agree as follows:

1. No portion of the Restricted Property shall be used for any of the following:

- a. the operation of a retail store selling any of the following: taxidermy products, boating products, fishing products including fly fishing products, camping products, hunting products and services, firearms, ammunition, knives, hunting related optics and/or archery products, or, so long as there is an archery range in the store, the operation of an archery range (collectively, the "Core Products"); or as a store operated by or under any of the following trade names (or any affiliate or variation thereof) or any trade name which prominently features one of the following trade names (or any affiliate or variation thereof): Academy Sports & Outdoors, Bass Pro Shop, Blaine's Farm & Fleet, Scheels, Dick's, Gander Mountain, Overton's, Field and Stream, West Marine, Sierra Trading Post, Orvis, Boater's World, Mills Fleet Farm, Fisherman's Marine and Outdoor, REI, Sportsman's Warehouse or Wholesale Sports, The Sports Authority, or MCSports (each, a "Prohibited Occupant").
- b. The foregoing restriction, however, shall not prohibit any retail occupant (other than a Prohibited Occupant) on the Restricted Property from using the lesser of (i) up to ten percent (10%) of the total sales floor area of its store(s), or (ii) up to ten thousand (10,000) square feet of the total sales floor area of its store if such store is in excess of eighty thousand (80,000) square feet for the sale, display, leasing or operation of any of the Core Products.
- 2. The terms and conditions of this Agreement shall run with the land and be binding upon the Restricted Property, Declarant, Declarant's successors and assigns, and subsequent owners of the Restricted Property (and any portion thereof), and shall run to the benefit of the Cabela's Parcel, Cabela's, Cabela's successors and assigns, and subsequent owners of the Cabela's Parcel. Furthermore, each tenant and/or other occupant of any portion of the Restricted Property shall be bound by and obligated to comply with the terms and conditions of this Agreement. Declarant shall be entitled to enforce the terms and conditions of this Agreement by any action(s) at law or in equity, including but not limited to injunctive relief. Cabela's shall have the right to enforce the terms and conditions of this Agreement by any action(s) at law or in equity, including but not limited to injunctive relief. If any party violates the terms of this Agreement, then such party shall indemnify, reimburse, defend and hold harmless Cabela's from and against any and all costs and expenses that Cabela's incurs as a result thereof, including but not limited to reasonable attorneys' fees and court costs incurred in connection with enforcing this Agreement. It is expressly acknowledged that this Agreement may be enforced by Cabela's by injunctive or other special equitable remedies, it being further acknowledged that monetary damages will likely not adequately compensate Cabela's in the event of any violation of this Agreement.
- 3. This Agreement shall not be changed, modified, released or terminated, except by an instrument executed by Declarant and Cabela's. Cabela's may withhold its consent to any such instrument in its sole and absolute discretion.
- 4. This Agreement shall be governed by and construed in accordance with the laws of the State of Utah. This Agreement may be executed and delivered in counterparts and assembled to form one and the same Agreement. The Recitals set forth above are true and accurate, and

form a material part hereof. Declarant represents and warrants unto Cabela's that this Agreement is supported by sufficient consideration.

[Rest of this page intentionally left blank; signature on next page.]

The parties have executed this Restriction Agreement as of the day and year first above written.

DECLARANT:

FARMINGTON'SQUARE, LLC, a Utah limited liability company

By: A L

Its: Muneages

STATE OF UTAH

Davide) SS

County of DAVIS

On this day of MAY, 2015, before me TIM C Morenis, personally appeared

KICHARD A. HAWS, known or identified to me (or proved to me on the oath of

to be the MANAGER of Farmington

Square, LLC, a Utah limited liability company, and acknowledged to me that he/she executed the within instrument on behalf of said limited liability company.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

JIM C. MORRIS
Notary Public • State of Utah
Commission # 648757
COMM. EXP. 10-22-2015

Notary Public

The parties have executed this Restriction Agreement as of the day and year first above written.

CABELA'S:

	CABELA'S WHOLESALE, INC., a Nebraska corporation
	By: MC
	Name / Calon Castner Its: / EVP/CFO
·	REVIEWED/APPROVED
STATE OF NECTOSICS	CABELA'S LEGAL DEPT.
County of Chevenne) ss.	The s
On this day of May 2015, before known or is to be the	dentified to me (or proved to me on the oath of EVP/CFO of Cabela's
Wholesale, Inc., a Nebraska corporation, and aclinstrument on behalf of said corporation.	knowledged to me that he/she executed the within
IN WITNESS WHEREOF, I have hereunto year in this certificate first above written.	set my hand and affixed my official seal the day and
•	Nicole S. Farker
GENERAL NOTARY - State of Nebraska NICOLE L. PARKER My Gornm. Exp. May 7, 2016	Notary Public

EXHIBIT A

RESTRICTED PROPERTY

The following property located in Davis County, Utah:

Serial Number: 08-500-0001 - Season Agein

ALL OF PARCEL E. PARK LANE COMMONS PARCELS E AMENDED AND H. CONT. 9.98900 ACRES

AND:

Serial Number: 08-486-0107 - Sealth Again

ALL OF PARCEL F, PARK LANE COMMONS, CONT. 0.28700 ACRES.

AND:

Serial Number: 08-486-0103 - Search Agein

ALL OF PARCEL B, PARK LANE COMMONS, CONT. 3,00400 ACRES.

AND:

Serial Number: 08-486-0102 - Search Again

ALL OF PARCEL A, PARK LANE COMMONS, CONT. 0.68700 ACRES.

AND:

Serial Number: 08-060-0045 - Serich Again

BEG IN THE NLINE OF BURKE LANE AT THE SW COR OF LOT 1, BLK 34, BC PLAT, FARMINGTON TS SURVEY; & RUN TH N 48.0 RODS; TH E 36.50 RODS, MAL, TO THE WLY LINE OF A RR RIW & THE POB OF PPTY CONV IN GC DEED RECORDED 12/31/2014 AS E# 2841631 BK 6174 PG 1030 & IN CORRECTIVE CC DEED RECORDED 01/41/2015 AS E# 2843378 BK 8163 PG 335; TH ALG THE WLINE OF SD PPTY THE FOLLOWING FOUR COURSES: S 36/2648" W26.84 FT & S00/2003" E 221.34 FT & S 89/3957" W 30.12 FT & S 00/2003" E 432.89 FT TO THE N LINE OF SD LANE; TH W 809.58 FT, MAL, TO THE POB. CONT. 9.409 ACRES (NOTE: THIS REMAINING LEGAL WAS WRITTEN IN THE DAVIS COUNTY RECORDER'S OFFICE FOR LD. PURPOSES. IT DOES NOT REFLECT A SURVEY OF THE PROPERTY.)

AND:

Serial Number: 08-060-0046 - Beel Magein

A PART OF LOT 1 & LOT 20, BLK 34 OF BC PLAT, FARMINGTON TS SURVEY; BEG AT A PT ON THE WLY LINE OF A LIPRR RAW BEING 2188.98 PT N 00^0021"

WALG THE SEC LINE & 768.83 FT N 89*59'39" W.FR THE SE COR OF SEC 14-T3N-R1W, SLBSM; & RUN TH THE FOLLOWING TWO (2) COURSES ALG SD

WLY RW LINE: (1) 9 53*34*12" E 140.88 PT & (2) 9 50*35'18" E 760.80 FT; TH S 00*00'26" W 104.64 FT TO THE N RW LINE OF RED BARN LANE; THN

89*41*17" W 743.42 FT ALG SD N RW LINE; TH N 00*20'03" W 432.89 FT; TH N 89*39*57" E 30.12 FT; TH N 00*20'03" W 221.94 FT; TH N 38*25'48" E 26.84 FT TO

THE POB. CONT. 6.781 ACRES (CORRECTIONS MADE FOR TAXING PURPOSES.)

[End of Exhibit A]

EXHIBIT B

CABELA'S PARCEL

All of Lot 201, Park Lane Commons – Phase 2, according to the official plat thereof, recorded April 29, 2015, as Entry No 2863550, in the office of the county recorder of Davis County, Utah.