DOCUMENT SLRNO. 582

AUDIT NO.

3491727

SECOND AMENDMENT OF DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CENTENNIAL INDUSTRIAL PARK, (PHASE IV)

This Second Amendment to the Declaration of Covenants, Conditions and Restrictions made this day of Solution 19 to by Union Pacific Land Resources Corporation, a Nebraska corporation, hereinafter referred to as "Grantor";

WITNESSETH:

WHEREAS, Grantor recorded a Declaration of Covenants, Conditions and Restrictions covering an industrial park known as Centennial Industrial Park (Phase IV) on June 11, 1979, in Book 4878, beginning at page 820, as Entry No. 3292348, and the First Amendment recorded June 25, 1980, in Book 5116, beginning at page 384, as Entry No. 3447408, in the office of the Salt Lake County Recorder; and,

WHEREAS, Grantor desires to clarify Section IV relating to Restrictions and Requirements on Improvements by adding thereto a provision describing the standards upon which approval will be given for signs under Section V;

NOW, THEREFORE, the Grantor hereby declares that the Declaration of Covenants, Conditions and Restrictions heretofore recorded as heretofore amended is further amended by adding the following subsection to Section IV at the end thereof:

(m) <u>Signs</u> - All signs must be approved in writing and must conform to the following standards in addition to any sign regulations adopted by Salt Lake City Corporation. All existing signs not conforming to these standards, which conformed to the Salt Lake City regulations when erected, are considered to be a legal nonconforming sign, the continued use of which shall be governed by the Salt Lake City Corporation sign regulations relating to nonconforming signs.

(1) Only the following signs are allowed:

 a. public necessity signs identifying danger or hazard on or near the premises.

SALTIEL DIXON
RECORDER
SALTLAKE COURTY,
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- b. property signs offering the property for sale or lease, or announcing contemplated improvements.
- c. on-premises business signs directing attention to a use, product, or service conducted on the premises on which it is located.
- d. identification signs indicating nature of buildings or uses other than commercial or industrial.
- e. service signs giving information to public such as directions to parking facilities.
- (2) In addition to signs prohibited in Salt Lake City sign regulations, the following signs are specifically prohibited.
 - a. off-premises business signs advertising products or services not provided on the premises.
 - b. roof signs erected partly or wholly on or over the roof of a building.
 - c. wall signs painted or giving the appearance of being painted on the wall of a building.
- (3) In addition to a front yard setback of fifteen (15) feet required by Salt Lake City sign regulations, a side yard setback of at least fifteen (15) feet is required.
- (4) Maximum height of ground signs supported by a fixed, permanent frame or support in the ground shall be ten (10) feet above the adjacent finish ground elevation or one half (½) of the height of the average main mass of the building for which the sign is erected, whichever is greater.
- (5) Business signs shall be limited to one or more signs not exceeding one (1) square foot for each two (2) linear feet of frontage occupied by owner or

occupant, but in no case shall the total area of all business signs associated with one building exceed one hundred seventy (170) square feet.

- Where buildings are owned or occupied by more than one business entity in the same building, business signs must be standardized flat signs. developer or owner shall submit his selected standards for approval. Standards must include shape, background color, and size which will be limited to twelve (12) square feet per occupant, except that developer or owner may select a predominant occupant for whom he may make separate submittal for sign approval. Size, type, and location of the predominant occupant sign shall conform to the on-premises business sign standards herein.
- (7) Where five or more business entities occupy the same building or group of buildings on one building site under common ownership, an approved directory service sign will be allowed in addition to the on-premises business sign. Size of a directory sign shall be limited to an area of ten (10) square feet plus two (2) square feet for each occupant, provided, however, that the total area of the directory sign shall not exceed seventy-five (75) square feet.

Except as modified by this Second Amendment, the Declaration of Covenants, Conditions and Restrictions as modified by the First Amendment remains in full force and effect according to the terms thereof.

IN WITNESS WHEREOF, Grantor has caused this instrument to be signed by its duly authorized officers and its corporate seal to be affixed hereto on the date first above written.

Attest:

UNION PACIFIC LAND RESOURCES
CORPORATION

EXECUTIVE VICE President

5 By

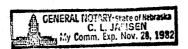
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STATE OF NEBRASKA)
)ss.
COUNTY OF DOUGLAS)

On the day of September, 19 0, before me, a Notary Public in and for said County, personally appeared H.F. HANSEN , to me personally known to be EXECUTIVE VICE President of UNION PACIFIC LAND RESOURCES CORPORATION, who being duly sworn did say that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed, sealed and executed in behalf of said corporation by authority duly conferred by its By-Laws, and acknowledged to me said instrument to be the free act and deed of said corporation.

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



Notary Public
Residing at Douglas County,

My Commission Expires:

11-28-82