AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, DESIGNATING CERTAIN LAND GENERALLY LOCATED ON THE EAST SIDE OF NARCOOSSEE ROAD **BETWEEN** LEE **BOULEVARD** S.R. (BEACHLINE AND 528 MORE SPECIFICALLY WITH AN EXPRESSWAY), ADDRESS OF 9627 NARCOOSSEE ROAD, AND COMPRISED OF ABOUT 9.69 ACRES, AS PLANNED DEVELOPMENT WITH THE AIRCRAFT NOISE OVERLAY DISTRICT (PD/AN); PROVIDING SPECIAL DEVELOPMENT **REGULATIONS** LAND OF THE **PLANNED DEVELOPMENT**; **PROVIDING FOR** SEVERABILITY, CORRECTION OF **SCRIVENER'S** ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, at its regularly scheduled meeting of October 21, 2014, the Municipal Planning Board (the "MPB") of the City of Orlando, Florida (the "City"), considered zoning application case number ZON2014-00022, requesting the Planned Development with the Aircraft Noise overlay zoning district (PD/AN) designation for approximately 9.69 acres of land, generally located on the east side of Narcoossee Road between Lee Vista Boulevard and S.R. 528 (Beachline Expressway), more precisely described by the legal description attached to this ordinance as Exhibit "A" (hereinafter the "Property"); and

WHEREAS, based upon the evidence presented to the MPB, including the information and analysis contained in the "Staff Report to the Municipal Planning Board" (hereinafter referred to as the "Staff Report"), and subject to certain conditions, the MPB recommended that the City Council of the City of Orlando, Florida (the "Orlando City Council"), approve said zoning application and adopt an ordinance regarding same; and

WHEREAS, the MPB found that the Project is consistent with the City's adopted Growth Management Plan (the "GMP"); and

WHEREAS, the Orlando City Council hereby finds that the Project is consistent with the intent and purpose of the planned development district zoning designation as established by Part 2Q, Chapter 58, Code of the City of Orlando, Florida (the "Orlando City Code"); and

WHEREAS, the Orlando City Council hereby finds that this ordinance is in the best interest of the public health, safety, and welfare, and is consistent with the applicable provisions of the City's GMP.

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NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AS FOLLOWS:

SECTION 1. ZONING. After due notice and public hearing, and pursuant to part 2Q, Chapter 58, Orlando City Code, and other relevant portions of the Orlando City Code, the Property is hereby designated as Planned Development with the Aircraft Noise overlay district (PD/AN) on the City's official zoning maps, as depicted in **Exhibit** "B" to this ordinance. This planned development zoning district may be known as the "Metro Storage Planned Development."

SECTION 2. OTHER DEVELOPMENT LAWS. In accordance with section 58.367, Orlando City Code, except as expressly provided in this ordinance, The Metro Storage Planned Development zoning district remains subject to all applicable federal, state, and local laws, and nothing in this ordinance shall be construed to exempt the Property from the lawful authority or jurisdiction of any federal, state, or local agency.

SECTION 3. DEFAULT ZONING DISTRICT. Except as expressly provided otherwise by this ordinance, the Property shall be governed by the land development regulations of the Activity Center with the Airport Noise Overlay District (denoted as "AC-2/AN") on the official maps of the City.

SECTION 4. LAND DEVELOPMENT REGULATIONS. The Planned Development zoning district for the Property is subject to the following special land development regulations:

1. Land Development

- 1.1 <u>Development Plan</u>. Subject to any modifications expressly contained in the text of this ordinance, development and maintenance of the Property must be consistent with the development plan attached to this ordinance as **Exhibit "C"** (hereinafter the "Development Plan"). In the event of a conflict between the text of this ordinance and the Development Plan, the text of this ordinance shall control. References in this ordinance to lots, parcels, buildings, phases, and other development features refer to such features as identified on the Development Plan.
- 1.2 <u>Variances and Modifications</u>. Zoning variances and modification of standards may be approved pursuant to the procedures set forth in Part 2J and Part 2F, Chapter 65, Orlando City Code, respectively. The planning official may also approve minor modifications and design modifications to fences, walls, landscaping, accessory structures, signs, and bufferyard requirements.
- 1.3 <u>Phasing</u>. The Property shall be developed in a single phase.

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88 89 90	1.4	<u>Land Use & Zoning</u> . Unless otherwise stated within the PD, conditions for development of the site shall be subject to the standards of the default AC-2 zoning district.
91 92 93 94	1.5	<u>Parking</u> . Minimum parking for the proposed personal indoor/outdoor storage use shall be 3 spaces + one (1) 10-ft. long loading space.
95 96 97 98 99	1.6	Signs. The site is allowed up to 560 sq. ft. of total sign area, including wall, monument, pole, projecting and awning signs. Digital readerboard signs, pennants, streamers and inflatable devices are prohibited. Permits shall be secured for all signs prior to fabrication and construction of said signs.
101 102	1.7	Impervious Surface Ratio (ISR) shall not exceed 90%.
102 103 104 105	1.8	Non-Residential Intensity is limited to a maximum 0.5 Floor Area Ratio (FAR), based on the default AC-2/AN zoning. Per the site plan provided in this staff report, an FAR of ± 0.32 is proposed.
107 108 109	1.9	Building Height. Maximum building height within the PD development site shall be 30 ft.
110 111 112 113 114 115 116 117	1.10	Scope of Planned Development. This use shall operate only as described within this report. All of the improvements shown in the attached site plan (and as amended by any conditions found herein) are required as a condition of approval. Any changes in the use of the site, the operation of the project, or the site plan as described herein may require a new or amended Planned Development (see "Minor Modifications" condition below). This approval is not transferable to another property.
118 119 120 121 122 123 124 125 126 127 128 129 130	1.11	Planned Development Expiration. Pursuant to section 58.365, Orlando City Code, the Project must be commenced within 5 years of the effective date of this ordinance. If the Project has not commenced within 5 years then the zoning designation on the Property shall revert to the AC-2/AN district. The zoning official is hereby directed to amend the City's official zoning maps in accordance with this section, if necessary. For the purpose of this section, the word "commenced" means that a building permit for at least one principal building has been issued by the authority having jurisdiction.

131	2. U	Irban Design
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133	2.1	Appearance Review. Appearance Review shall be required prior to
134		building permits being issued. All Urban Design conditions of approval
135		shall be addressed in revised drawings prior to requesting the
136		Appearance Review and prior to applying for building permits.
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138	2.2	<u>Architecture</u> .
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140	a.	Architectural elevations shall be generally consistent with those
141		provided in the application. Storage building elevations shall be
142		required for the Appearance Review.
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144	b.	A base, middle, and top shall be expressed in the front facades of
145		the office building and the front storage building, and shall be
146		expressed the sides elevations of those buildings. Not more than 60
147		linear feet of these facades shall be unbroken by a projection or
148		recess, pronounced change in height of the roof parapet (or change
149		in the roof parapet form), change in color, or change in materials,
150		scoring, or other details. No rooftop HVAC equipment may project
151		higher than the top of parapet wall.
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153		All perimeter-oriented facades shall be finished with durable
154		materials.
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156	C.	All building facades oriented toward Narcoossee Rd. shall have at
157		least 30% transparency. The required minimum transparency shall
158		be provided within the pedestrian zone, approximately 2.5 - 7 ft.
159		above exterior grade. Ground floor glass shall be clear on all
160		facades (minimum of 80% light transmittance). All other glass shall
161		meet a minimum 66% transmittance. Tinted or reflective glass is
162		prohibited.
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164	d.	A maximum of 4 building colors shall be used.
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166	e.	
167		highlighted, and recessed or framed by a sheltering element such
168		as an awning, arcade, porch or portico.
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170	f.	9 9
171		projections or recesses of at least 3 feet on intervals and not less
172		than 50 feet apart. The west façade of the storage building shall
173		have canopies, awnings, or overhangs.
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175 176	3.	Lighting
177	3.1	All utilities, including street light poles, shall be kept out of the
178 179		pedestrian path.
180	3.2	Site lighting must comply with LDC Chapter 63 Part 2M. Light-emitting
181	5.2	diode (LED) lamps are encouraged. Light poles and fixtures shall be of
182		a decorative style; industrial, utilitarian cobra-head and other non-
183		decorative styles are prohibited.
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185	4.	Dumpsters
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187		All dumpsters and trash compactors shall be screened with solid walls
188		to match the principal structures. Decorative gates shall be installed to
189 190		coordinate with principal structures. Landscape screening, including low hedges and ground cover, is required to soften the view from the public
191		ROW.
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193	5.	Site Improvements
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195	5.1	Fencing along Narcoossee Road, and fencing on the north and south
196		tying into the westernmost corners of the north and south storage
197		buildings, shall be an open, CPTED-approved style, such as aluminum
198		or wrought-iron style pickets. Free-standing walls are also permitted,
199		except along Narcoossee Road. The front fence shall be a combination
200		of streetwall topped by CPTED fencing, as depicted in the proposed
201		West-Facing Elevation Office Scheme 'A'. Vinyl-clad black chain link
202		fence, with top and bottom rails, and minimum 9-gage fence fabric, with
203		all hardware and posts painted black, may be used elsewhere on the
204		site.
205		
206	5.2	Sidewalk Connections. A pedestrian circulation plan shall be provided
207		that links the site with continuous pathways. A minimum 5-ft. wide
208		pedestrian pathway shall connect the principal building entrances and
209		exits to the sidewalks.
210		
211	5.3	Provide stamped concrete, pavers, or an alternative material treatment
212		with a smooth surface for all pedestrian crosswalks.
213		
214	6.	Landscaping
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216	6.1	All landscaping shall meet or exceed the minimum requirements of LDC
217		Chapter 60, Part 2, relative to landscaping.
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219 220 221 222 223 224 225	6.2	Any canopy trees installed in the public right-of-way in a planting area that is less than 10 feet in width (or on private property less than 5 feet from public sidewalks) shall be installed with appropriate techniques to protect sidewalks, curbs, and infrastructure. Such techniques may include structural soil, pavement-supporting structures, root tunnels, and root barriers, and must be approved by the Appearance Review Official at time of permitting.
226 227 228 229 230 231 232 233	6.3	Existing trees (not including those classified as invasive, exotic species) shall be preserved to the extent practical. The placement of underground utilities, including irrigation, within the driplines of existing trees to be preserved shall be done by means of tunneling rather than trenching. Any existing melaleuca, chinaberry, Chinese tallow, Brazilian pepper, camphor, or Australian pines on the site shall be removed.
234 235 236 237	6.4	Tree clearing (excluding the clearing of invasive exotic species) shall not commence until full site and building development plans have been approved.
238 239 240 241 242 243	6.5	Street tree planting shall be completed along all roadway frontages abutting the site in accordance with City Code. In locations where installation of street trees within the street right-of-way or a City services easement is infeasible, the trees shall be installed on the site within 12 feet of the right-of-way.
244 245 246	6.6	The retention pond shall be landscaped with native littoral zone and wetlands plants to give it the appearance of a natural water body.
247 248 249 250 251	6.7	The east portion of the property (between the storage buildings and east property line) shall be heavily landscaped with evergreen trees and plants in order to buffer views and noise from the residential neighborhood.
252 253	7.	Transportation Planning
254 255 256 257 258	7.1	<u>Vehicle Turn Restriction.</u> The proposed driveway shall be constructed to restrict access to Right-Turn IN / Right-Turn OUT ONLY (is shown that way on the site plan). The traffic control signs/median/curb line shall be designed to support this restriction.
259 260 261 262	7.2	<u>Driveway Traffic Control</u> . One 30-inch stop sign, one 24-inch wide white stop bar/line, pavement arrows, and lane lines shall be installed. The stop sign and stop bar/line shall be in-line and located 4 feet behind the sidewalks/crosswalks.

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264	7.3	On-Site Sidewalk System. A paved pedestrian/handicap connection
265		and/or sidewalk shall be provided from the public sidewalk(s) on
266		Narcoossee Road to the main building entrance(s).
267		
268	7.4	Security Gates. Vehicle access gates shall be designed to provide a
269		turn-around area for denied or errant entries, vehicular storage/stacking,
270		guest access, emergency access, etc. The gates shall be positioned
271		(offset) to allow the length of at least one design vehicle to be stored
272		between the keypad and the sidewalk / road right-of-way (R-O-W) line.
273		A detailed, scaled, and dimensioned preliminary design shall be
274		submitted for review.
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276	8.	Transportation Impact Fees
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278	8.1	Fees. Any new construction, change in use, addition, or redevelopment
279		of a site or structure shall be subject to a review for Transportation
280		Impact Fees.
281		
282	8.2	Credits. Any exemptions or credits against the Transportation Impact
283		Fee must be reviewed prior to permit issuance. All Transportation
284		Impact Fee Credits shall be initiated and processed by the
285		Transportation Impact Fee Coordinator. Credit shall be available for the
286		previous use located on the subject site.
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288	8.3	Concurrency. All new construction, changes in use, additions or
289		redevelopments are required to submit a Concurrency Management
290		application as a part of the building plan review process.
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292		The applicant shall comply with all applicable requirements of Chapter
293		59, the Concurrency Management Ordinance, to ensure that all public
294		facilities and services are available concurrent with the proposed
295		development. Approval of this application shall not be deemed to
296		provide any vested rights.
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298	SECTION	ON 5. SCRIVENER'S ERROR. The City Attorney may correct scrivener's
299		this ordinance by filing a corrected copy of this ordinance with the City
300	Clerk.	, G
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302	SECTION	ON 6. SEVERABILITY. If any provision of this ordinance or its
303		any person or circumstance is held invalid, the invalidity does not affect
304		s or applications of this ordinance which can be given effect without the

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305	invalid provision or application, and to this end the provisions of this ordinance are
306	severable.
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808	SECTION 7. EFFECTIVE DATE. This ordinance takes effect upon adoption.
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310	DONE, THE FIRST READING, by the City Council of the City of Orlando,
11	Florida, at a regular meeting, this day of, 2015.
312	, <u> </u>
313	DONE, THE PUBLIC NOTICE, in a newspaper of general circulation in the City
14	of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this day
15	of, 2015.
16	01, 2013.
	DONE THE GEOONE READING AND ENACTED ON FINAL PAGGAGE IN THE
17	DONE, THE SECOND READING, AND ENACTED ON FINAL PASSAGE, by an
18	affirmative vote of a majority of a quorum present of the City Council of the City of
19	Orlando, Florida, at a regular meeting, this day of,
20	2015.
21	BY THE MAYOR/MAYOR PRO TEMPORE
22	OF THE CITY OF ORLANDO, FLORIDA:
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26	Mayor / Mayor Pro Tempore
27	ATTEST, BY THE CLERK OF THE
28	CITY COUNCIL OF THE CITY OF
29	ORLANDO, FLORIDA:
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2	City Clerk
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4	APPROVED AS TO FORM AND LEGALITY
5	FOR THE USE AND RELIANCE OF THE
6	CITY OF ORLANDO, FLORIDA:
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89	City Attorney
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12	***
43	**[Remainder of page intentionally left blank.]**
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