Minutes Board of Trustees Teleconference Meeting University of Central Florida June 20, 2018

Chairman Marcos Marchena called the teleconference meeting of the Board of Trustees to order at 10:01 a.m.

The following board members attended the meeting: Chairman Marcos Marchena, Josh Boloña, Alex Martins, and David Walsh. Trustees Robert Garvy, Kenneth Bradley, Joseph Conte, Danny Gaekwad, John Lord, Beverly Seay, William Self, and John Sprouls attended by telephone conference call.

WELCOME

Marchena welcomed the board members and called on Rick Schell, Associate Corporate Secretary, to call the roll. Schell determined that a quorum was present.

NEW BUSINESS

Marchena called on William F. Merck II, Vice President for Administration and Finance and Chief Financial Officer, and Danny White, Vice President and Director of Athletics, who presented the following item for board approval.

• FF-1 Use of Spectrum Stadium for Professional Football Games—A motion was unanimously passed approving the rental of Spectrum Stadium to Legendary Field Exhibitions, LLC, to conduct professional football games beginning in February 2019.

Marchena called on Scott Cole, Vice President and General Counsel, who presented the following item for board approval.

• FF-2 Amendment to Sublease Agreement between UCF and Pegasus Hotel, LLC-A motion was unanimously passed approving the amendment to the sublease with Pegasus Hotel for the on-campus hotel and conference center.

Marchena called on Deborah C. German, Vice President for Medical Affairs and Dean of the College of Medicine, and Jeannette Schreiber, Associate Vice President for Medical Affairs and Chief Legal Officer for the UCF College of Medicine, who presented the following item for board approval.

• FF-3 Assignment of Option to Purchase 11.4 Acres at Lake Nona—A motion was passed 11 for and with Trustee Bradley recusing himself due to conflict of interest approving assignment to Central Florida Health Services of an option to purchase 11.4 acres of land adjacent to the site for the UCF Lake Nona Medical Center.

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Marchena adjourned the bo	oard meeting at 10:28 a.m.	•		
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Respectfully submitted:		Date:		
	John C. Hitt Corporate Secretary			

FORM BA MEMORANDUM OF VOTING CONFLICT TOPE TO ELECTION SERVICES NAME (REBOARD) COMMON COMMITTEE Wayes enneth WEG SIKT AGEN (Plonida BOUNTY LY POSITION IS: D MOTOR TO G APPONING Cleane e DATE ON WHICH VOTE O GOURRED June 20, 2018

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This form is for use by any person serving at the State level of government on an appointed or elected board, council, commission, suthorny, committee, or as a member of the Legislature, it applies to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112,3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will very greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing and filling the form.

INSTRUCTIONS FOR COMPLIANCE WITH SECTION 1123143, FLORIDA STATUTES

ELECTED OFFICERS

As a person holding elective state office, you may not vote on a metter that you know would incre to your special private gain or loss As a person noting ascare state office, you may not vote on a matter that you know would thurs to your special private gain or loss of a principal by whom you are retained (including the parent or subsidiary or sibling organization of a principal by which you are retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. If you vote on such a measure of if you abstain from voting on a measure that would affect you, you must make every reasonable affort to discouse the neture of your interest as a public record in a measure that would affect you, you must make every reasonable affort to discouse the neture of your interest as a public record in a measure that which the person responsible for recording the minutes of the meeting, who shall incorporate the memorandum in the minutes, if it is not possible for you to fit a memorandum before the vote, the memorandum must be fited with the person responsible for recording the minutes of the meeting no later than 15 days after the vote.

For purposes of this law, a "relative" includes pary your father, mother, son, daughter, fullsband, wife, brother, stater, father-in-law, mother, in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with your as a partner, joint venturer, coowner of property, or corporate anarchicler (where the shares of the corporation are not listed on any material of regional accid exchange).

A member of the Legislature may satisfy the disclosure requirements of this eaction by filling a disclosure form created pursuant to the rules of the members respective house if the member discloses the information required by this autoection, or by use of Form 8A.

AND CHETTE OF THE CARE

As a person holding appointive state office, you are subject to the abstention and disclosure requirements stated above for Elected Officers. You also must disclose the nature of the conflict before voting or before making any attempt to influence the decision by oral or writign communication, whether made by you or at your direction.

For purposes of this law, a "relative" includes only your father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-In-lane, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with you as a partner, joint venturer, coowner of property, or corporate chareholder (where the chares of the corporation are not listed on any national or regional stock exchange).

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE

- You must complete and the this form (before making any attempt to influence the decision) with the person responsible for recording the minutes of the meeting, who will incorporate the form in the minutes.
- A copy of the form must be provided immediately to the other members of the agency.
- The form must be read publicly at the next meeting after the form leffled.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION OR VOTE AT THE MEETING:

- You must disclose grally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the agency, and the form must be read publicly at the next meeting after the form is filed,

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(b) The measure before my agency and the nature. At Hay board testary.	ide Hospital Adventist Health System which on of a principal which has retained me. of my conflicting interest in the measure is as follows: item F.F. #3 was voted on. As a former
capacity, the vote con ucellica koopital.	pital and still of counsel" in a retired Id impact, the success of the proposed Therefore still being retained by a spital; I have chosen to recuse
Myself from the vo	
If disclosurs of specific information would violate of who is also an attorney; may comply with the disclosure to provide the public with notice of the conflict.	confidentiality or privilege pursuant to law or rules governing attorneys, a public officer, paure requirements of this section by disclosing the nature of the interest in such a way
Data Filed NOTICE: UNDER PROVISIONS OF FLORID CONSTITUTES GROUNDS FOR AND MAY REMOVAL OR SUSPENSION FROM OFFICE CIVIL PENALTY NOTTO EXCEED \$10,000.	Signature A STATUTES \$112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A