

# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

# **AGENDA ITEM SUMMARY**

======================================	March 10, 2020	[X] [ ]	 Consent Workshop		============================ ] Public Hearing
Submitted By:	Department of Airports			L	]

# I. EXECUTIVE BRIEF

**Motion and Title: Staff recommends motion to receive and file:** License Agreement with Atlantic Aviation – West Palm Beach, LLC (Atlantic), commencing October 1, 2019 and expiring October 31, 2019, with automatic month-to-month renewals through September 30, 2022, unless terminated; providing for the use of approximately 17,400 square feet of ground area adjacent to Perimeter Road on the south side of Palm Beach International Airport (PBI) for the parking of vehicles in connection with Atlantic's operations at PBI, for payment of license fees in the amount of \$1,000.00 per month.

**Summary:** Atlantic requires additional ground area for overflow vehicle parking for their customers. Delegation of authority for execution of the standard County agreement above was approved by the BCC in R-2007-2070. <u>Countywide</u> (AH)

Background and Justification: N/A

Attachments: One (1) License Agreement

Recommended By: <u></u>			
	Department	Director	

Approved By:

**County Administrator** 

Dáte

# **II. FISCAL IMPACT ANALYSIS**

# A. Five Year Summary of Fiscal Impact:

Fiscal Years	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>
Capital Expenditures Operating Costs Operating Revenues Program Income (County) In-Kind Match (County)	(\$4,000)				
NET FISCAL IMPACT	_(\$4,000)	\$-0			
# ADDITIONAL FTE POSITIONS (Cumulative)					
Is Item Included in Current B Does this item include the us		s <u>X</u> N unds? Yes _			

Budget Account No: Fund <u>4100</u> Department <u>120</u> Unit <u>8340</u> RSource <u>4416</u> Reporting Category \_\_\_\_\_

# B. Recommended Sources of Funds/Summary of Fiscal Impact:

The fiscal impact of the License Agreement will be a license fee for the use and occupancy of the property. The Initial Term of the License Agreement is from 10/1/19 to 10/31/19. The license fee is \$1,000.00 per month. The fiscal impact above includes license fees through January 2020. It is unknown at this time if the term will be extended beyond 1/31/20.

C. Departmental Fiscal Review:

# **III. REVIEW COMMENTS**

A. OFMB Fiscal and/or Contract Development and Control Comments:

OFMB Milasz

of Dev. and Control

**B. Legal Sufficiency:** 

Ume Adjant 2-14-2020 Assistant County Attorney

C. Other Department Review:

**Department Director** 

**REVISED 11/17** 

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT)

#### STATE OF TEXAS

# COUNTY OF COLLIN

BEFORE ME, the undersigned authority, personally appeared, the undersigned who by me being first duly sworn, depose(s) and say(s) that:

- 1. The undersigned is the Manager of Atlantic Aviation West Palm Beach, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("Company").
- 2. Articles of Organization of the Company have been filed, and are on-file with, the Secretary of State of the State of Delaware and such articles are incorporated herein by reference.
- 3. The Company is in good standing and is authorized to transact business in the State of Florida as of the date hereof.
- 4. The company is manager managed limited liability company.
- 5. The undersigned is the sole Manager of the Company and has been authorized to act on behalf of the Company and legally bind the Company and execute contracts and other instruments relating to the transaction of business of the Company.
- 6. The undersigned has the right and authority to enter into that certain License Agreement between Palm Beach County, a political subdivision of the State of Florida and the Company (the "Agreement"), which is incorporated herein by reference and made a part hereof, and such other instruments as may be necessary and appropriate for the Company to fulfill its obligations under such Agreement, including amendment(s) and termination of such Agreement.
- 7. Upon execution and delivery of such Agreement and documents by the undersigned, all of the aforesaid shall be valid agreements of and be binding upon the Company.
- 8. The transactions contemplated herein will not violate any of the terms and conditions of the Company's member agreement, operating agreement certificate of organization or of any other agreement and amendments thereto of whatever kind between the Company and any third person.

9. The undersigned acknowledges that affiant is familiar with the nature of an oath and the penalties provided by the laws of the State of Florida and that this Affidavit is being given to induce Palm Beach County to enter into the Agreement.

FURTHER AFFIANT SAYETH NAUGHT,

Louis T. Pepper, Individually and as Manager

SWORN TO AND SUBSCRIBED before me on this  $\mu^{\underline{n}}$  day of  $\underline{D}\mu$  ( $\underline{m}$ ) by Louis T. Pepper, Manager of Atlantic Aviation – West Palm Beach, LLC, on behalf of the Company [circle one:] who is personally known to me -OR- who produced , as identification and who did take an oath.



nature

Print Nota Jame

NOTARY PUBLIC State of <u>EVAS</u> at large

My Commission Expires:

1.23.2

ACORD <sup>®</sup> C	ERT	IFICATE OF LIA	BILI	TY INS	URANC	E		(MM/DD/YYYY) 6/2019
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF IN REPRESENTATIVE OR PRODUCER, A	IVELY SURAN	OR NEGATIVELY AMEND, ICE DOES NOT CONSTITU E CERTIFICATE HOLDER.	EXTE	ND OR ALT	ER THE CO BETWEEN	VERAGE AFFORDED THE ISSUING INSUREF	BY THI R(S), AI	E POLICIES JTHORIZED
IMPORTANT: If the certificate holder If SUBROGATION IS WAIVED, subjection this certificate does not confer rights	t to the	e terms and conditions of the	ne poli	cy, certain p	olicies may			
PRODUCER Marsh USA Inc.		certificate nonder in neu or s	CONTA	СТ	>/•			
701 Poydras Street, Suite 4125 NewOrleans.CertRequest@marsh.com			PHONE (A/C, N	o, Ext):		FAX (A/C, No)	•	
New Orleans, LA 70139			E-MAIL ADDRE			RDING COVERAGE		NAIC #
016772C-19-20			INSURE		nion Fire Ins Co F			19445
INSURED ATLANTIC AVIATION FBO HOLDINGS LLC			INSURE	е <b>к в :</b> Allianz Glo	bal Risks US Inst	urance Co		35300
5201 Tennyson Parkway SUITE 150					mnity & Liability C			38318
PLANO, TX 75024					Ity Insurance Corr 101 for Carrier P			37000
					ers at Lloyd's, Lon			15792
		ATE NUMBER:		-003587793-01		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	equire Pertai Polici	EMENT, TERM OR CONDITION IN, THE INSURANCE AFFORD ES. LIMITS SHOWN MAY HAVE	OF AN' ED BY	Y CONTRACT THE POLICIE REDUCED BY	OR OTHER I S DESCRIBEI PAID CLAIMS.	DOCUMENT WITH RESPE D HEREIN IS SUBJECT T	ст то	WHICH THIS
	ADDL SI	VVD POLICY NUMBER		POLICY EFF (MM/DD/YYYY)		LIMI	rs	
A     X     COMMERCIAL GENERAL LIABILITY       B     CLAIMS-MADE     X		AP 001854834-16 A1GA000147619AM		07/03/2019 07/03/2019	07/03/2020	EACH OCCURRENCE DAMAGE TO RENTED	\$	1,000,000
CLAIMS-MADE X OCCUR C X Premises Liability		1000238737-01		07/03/2019	07/03/2020	PREMISES (Ea occurrence) MED EXP (Any one person)	\$ \$	50,000
D X Contractual Liability		UA00014597AV19A		07/03/2019	07/03/2020	PERSONAL & ADV INJURY	\$	1,000,000
E GEN'L AGGREGATE LIMIT APPLIES PER:		SIHL2-2568		07/03/2019	07/03/2020	GENERAL AGGREGATE	\$	N/A
F POLICY PRO- G OTUTO		AVNPN1900262 QAV000290		07/03/2019 07/03/2019	07/03/2020 07/03/2020	PRODUCTS - COMP/OP AGG	\$ \$	1,000,000
A AUTOMOBILE LIABILITY		AP 001854834-16		07/03/2019	07/03/2020	COMBINED SINGLE LIMIT	\$ \$	1,000,000
B X ANY AUTO		A1GA000147619AM		07/03/2019	07/03/2020	(Ea accident) BODILY INJURY (Per person)	\$	1,000,000
C OWNED AUTOS ONLY AUTOS D HIRED NON-OWNED		1000238737-01		07/03/2019	07/03/2020	BODILY INJURY (Per accident)	\$	
AUTOS ONLY AUTOS ONLY		UA00014597AV19A		07/03/2019	07/03/2020	PROPERTY DAMAGE (Per accident)	\$	
		SIHL2-2568		07/03/2019	07/03/2020		\$	
EXCESS LIAB OCCUR						EACH OCCURRENCE AGGREGATE	\$	
DED RETENTION \$			(				\$	
WORKERS COMPENSATION						PER OTH- STATUTE ER		
AND EMPLOYERS LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				-	E.L. EACH ACCIDENT	\$	
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below					-	E.L. DISEASE - EA EMPLOYEE		
DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL Re: RE: FBO PBI; as respects a License Agreement betw							sf overflo	w parking area
Where required by written agreement, Palm Beach County operations of the named insured are included as Additiona								
conditions.	i illourou i			oguton lo applica	bio mioro roquio.		o ponoj (o	, no ana
CERTIFICATE HOLDER		T	CANC	ELLATION		· /		
PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS c/o Department of Airports 846 Palm Beach International Airport			THE	EXPIRATION	DATE THE	ESCRIBED POLICIES BE CA REOF, NOTICE WILL E Y PROVISIONS.		
West Palm Beach, FL 33406				IZED REPRESEN USA Inc.	ITATIVE			
					1	Manigoni Mulc	nenje	<i>L</i>
				© 198	88-2016 ACC	ORD CORPORATION.	All righ	ts reserved.

The ACORD name and logo are registered marks of ACORD

AGENCY CUSTOMER ID: 016772

LOC #: New Orleans



# ADDITIONAL DEMADKS SCHEDULE

Page 2 of ~

ACORD ADDITIONAL		RKS SCHEDULE	Page 2	_ of3
AGENCY Marsh USA Inc.		NAMED INSURED ATLANTIC AVIATION FBO HOLDINGS LLC 5201 Tennyson Parkway		<u></u>
POLICY NUMBER		SUITE 150 PLANO, TX 75024		
CARRIER	NAIC CODE			
		EFFECTIVE DATE:		
ADDITIONAL REMARKS				
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACC FORM NUMBER:		nce		
FORM NUMBER: FORM ITTLE:				
INSURERS AFFORDING COVERAGE/NAIC #				
INSURER G: QBE Insurance Corporation (39217) INSURER H: North American Elite Insurance Company (29700)				
Automobile Liability				
ON AIRPORT AUTOS - : Y RESTRICTED AREAS ONLY : Y				
Policy Details				
Insr Ltr: F (Underwriters at Lloyd's, London)				
Policy Number: AVNPN1900262 Eff. Dt. 07/03/2019 Exp. Dt. 07/03/2020				
Insr Ltr: G (QBE Insurance Corporation)				
Policy Number: QAV000290				
Eff. Dt. 07/03/2019 Exp. Dt. 07/03/2020 Insr Ltr: H (North American Elite Insurance Company)				
Policy Number: FGG3000147-02				
Eff. Dt. 07/03/2019 Exp. Dt. 07/03/2020				
General Liability Continued: Insurer: North American Elite Ins. Co. Policy Number: FGG3000147-02 Eff Date - 07/03/2019 Exp. Date - 07/03/2020				
Carrier Participation for Policy Number: SIHL2-2568				
Ace America				
General Re Corp				
Liberty Mutual				
NAMED INSURED INCLUDES:				
Atlantic Aviation FBO Holdings LLC and any affiliated, owned, controlled, managed or Subsidiary companies (including subsidiaries of subsidiaries) or entities now in existence hereafter formed or acquired, either jointly or severally, Atlantic Aviation FBO Inc., AA Ch Albuquerque, Inc., Atlantic Aviation Corporation, Atlantic Aviation Flight Support, Inc., Atl Inc., Atlantic Aviation of Santa Monica, LP, Atlantic Aviation Oklahoma City Inc., Atlantic FlightCraft, Atlantic Aviation Philadelphia, Inc., Atlantic Aviation Oklahoma City Inc., Atlantic Avi Atlantic Aviation-Montrose LLC, Atlantic Aviation-Opa Locka LLC, Atlantic Aviation-Orlan Aviation-Salt Lake City LLC, Atlantic Aviation-Steamboat Hayden, LLC, Atlantic Aviation- LLC, Atlantic SMO GP LLC, Atlantic SMO Holdings LLC, Aviation Contract Services, Inc Resources, Ltd., ("EARL"), Executive Air Support, Inc., FLI Subsidiary, LLC, Flightways o Aviation of New Orleans, L.L.C., ILG Avcenter Inc., Jet Center Property Services, LLC, Jet ("MANA"), Macquarie Aviation North America 2 Inc. ("MAVNA2"), Macquarie Aviation Nor Bakersfield, Inc., Mercury Air Center-Birmingham, LLC, Mercury Air Center-Burbank, Inc. Center-Jackson, LLC, Micc Aviation Fuel, LLC, Nercury Air Center-Reno, LLC, Mercury Air Global Services, LLC, Rifle Air, LLC, Rifle Jet Center Maintenance, LLC, Rifle Jet Center, LL	arter Brokerage LL antic Aviation Holdi Aviation Oregon FE ation Florida LLC, A do Executive LLC., - Stuart LLC, Atlant ., Bridgeport Airpor f Long Island, Inc., etSouth LLC, Keyst th America Inc. ("M , Mercury Air Cente geles, Inc., Mercury Centers, Inc., Merc 30 Two LLC, Palon	Ing Corporation, Atlantic Aviation FBO Inc., Atlantic Aviation Investors, 80, Inc., Atlantic Aviation Oregon General Aviation Services, Inc. <i>d/b/a</i> Atlantic Aviation - Boca Raton LLC, Atlantic Aviation-Kansas City, LLC, Atlantic Aviation - Orlando LLC, Atlantic Aviation-Coxford LLC, Atlantic ic Aviation - St. Augustine LLC, Atlantic Aviation - West Palm Beach t Services, Inc., Corporate Wings-Hopkins, LLC, Eagle Aviation General Aviation Holdings, LLC, General Aviation, LLC, General one Aviation Services LLC, Macquarie Airports North America Inc. IAVNA"), Mercury Air Center-Addison, Inc., Mercury Air Center- er-Charleston, LLC, Mercury Air Center-Corpus Christi, Inc., Mercury Air v Air Center-Nashville, LLC, Mercury Air Center-Tulsa, LLC, ury Air Center-Santa Barbara, Inc., Mercury Air Center-Tulsa, LLC, MIC har Airport Center, LLC, Palomar Airport Fuel, LLC, ProAir Aviation		
ACORD 101 (2008/01)		© 2008 ACORD CORPORATION	. All rights re	served.

The ACORD name and logo are registered marks of ACORD

AGENCY CUSTOMER ID: 016772 LOC #: New Orleans

			ARKS SCHEDULE	Page <u>3</u> of <u>3</u>
AGENCY Marsh USA Inc.			ATLANTIC AVIATION FBO HOLDINGS LLC	
POLICY NUMBER			5201 Tennyson Parkway SUITE 150 PLANO, TX 75024	
CARRIER		NAIC CODE		
			EFFECTIVE DATE:	
ADDITIONAL REMARKS				
THIS ADDITIONAL REMARKS	FORM IS A SCHEDULE TO AC FORM TITLE: <u>Certificate of L</u>	ORD FORM, iability Insura	ince	
SJJC FBO Services, LLC, Sun Valley Avia Services, Inc.	ation, Inc., Trajen FBO, LLC, Trajen Flight St	upport, LP, Trajen Fu	unding, Inc., Trajen Holdings, Inc., Trajen Limited, LLC, Waukesha Flying	
AS RESPECTS ALL COVERAGES: IN THE EVENT THE POLICY IS CANCEI WRITTEN CONTRACT OR AGREEMEN		E (10 DAYS IF FOR	NON-PAYMENT OF PREMIUM) WILL BE SENT AS REQUIRED BY	
This insurance is primary and non-contribut contract.	utory over any existing insurance and limited	I to liability arising ou	t of the operations of the named insured and where required by written	

ACORD 101 (2008/01)

© 2008 ACORD CORPORATION. All rights reserved. The ACORD name and logo are registered marks of ACORD

.

# SPECIAL NOTICE OF CANCELLATION

In the event the policy is cancelled by the Company 3	0days notice ( <u>10</u>
days if for non-payment of premium) will be sent to the	

Name AS REQUIRED BY WRITTEN CONTRACT OR AGREEMENT WITH THE NAMED INSURED Address

Name Address

All other provisions of this policy remain the same.

 This endorsement becomes effective July 3, 2019
 to be attached to and hereby made a part of

 Policy No. AP 001854834-16
 issued to ATLANTIC AVIATION FBO HOLDINGS LLC.

 ATLANTIC AVIATION FBO. INC. AND AS ENDORSED
 By NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

Endorsement No. 90

Date of Issue June 26, 2019 JP

asse By

UE139 (1/05)

(Authorized Representative)

# PRIMARY AND NON-CONTRIBUTORY ENDORSEMENT

This policy is amended as follows:

Only to the extent as stated within a written contract between the Named Insured and party(ies) as stated in the Schedule, coverage hereunder is primary and non-contributory with any insurance, co-insurance, or self insurance maintained by those party(ies):

#### SCHEDULE

AS REQUIRED BY WRITTEN CONTRACT OR AGREEMENT WITH THE NAMED INSURED.

All other provisions of this policy remain the same.

 This endorsement becomes effective
 July 3, 2019
 to be attached to and hereby made a part of Policy No. AP 001854834-16

 Issued to
 ATLANTIC AVIATION FBO, INC. AND AS ENDORSED

 By NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

By

·

Endorsement No. 43

Date of Issue June 26, 2019 JP

EA U

CGL1033 (12/08)

(Authorized Representative)

# WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE FORM

#### SCHEDULE

Name of Person of Organization

AS REQUIRED BY WRITTEN CONTRACT OR AGREEMENT WITH THE NAMED INSURED

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

# The Transfer Of Rights Of Recovery Against Others To Us Condition (SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS) is amended by the addition of the following:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

All other provisions of this policy remain the same.

This endorsement becomes effective July 3; 2019 to be attached to and hereby made a part of Policy No. AP 001854834-16 issued to ATLANTIC AVIATION FBO HOLDINGS LLC. ATLANTIC AVIATION FBO, INC. AND AS ENDORSED

By NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

Endorsement No. 82

Date of Issue\_June 26, 2019 JP

(Authorized Representative)

CGL232 (3/05)

Includes copyrighted material of Insurance Services Office, Inc. with its permission

Bv

ACORD	ER	TIF	ICATE OF LIA	BILI	TY INS	URANC	E		(MM/DD/YYYY) 6/2019
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF IN REPRESENTATIVE OR PRODUCER, A	rivel Sura	Y OI	R NEGATIVELY AMEND, DOES NOT CONSTITU	EXTE	ND OR ALT	TER THE CO	VERAGE AFFORDED	BY TH	E POLICIES
IMPORTANT: If the certificate holder If SUBROGATION IS WAIVED, subject this certificate does not confer rights	t to t	he te	rms and conditions of th	ne poli	cy, certain p	olicies may			
PRODUCER				CONTA	СТ				
Marsh USA Inc.				PHONE		•	FAX (A/C, No		
701 Poydras Street, Suite 4125 NewOrleans.CertRequest@marsh.com				ADDRE		·····	(A/C, NO	l•	
New Orleans, LA 70139				ADDRE			RDING COVERAGE		NAIC #
CN101509741AXW-19-20					ERA: N/A	SUKER(S) AFFUI	DING COVERAGE		N/A
INSURED						maity & Liphility C			38318
Atlantic Aviation FBO Holdings LLC						nnity & Liability C	Jinpany		N/A
5201 Tennyson Parkway Suite 150					ERC:N/A				
Plano, TX 75024				INSURE	······································				
				INSURE		·······			
					ERF: -003587795-01				<u> </u>
COVERAGES CERTIFY THAT THE POLICIE			E NUMBER:				REVISION NUMBER:		
INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	EQUIF PERT	REME AIN,	NT, TERM OR CONDITION THE INSURANCE AFFORD	of an Ed by	Y CONTRACT	OR OTHER I	DOCUMENT WITH RESPI	ECT TO	WHICH THIS
INSR LTR TYPE OF INSURANCE	ADDL	SUBR			POLICY EFF (MM/DD/YYYY)		LIMI	TS	
COMMERCIAL GENERAL LIABILITY	INSD	WVD	FOLICI NUMBER				EACH OCCURRENCE	s	
							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	
							MED EXP (Any one person)	\$	
							i in the second s	\$	
	1						PERSONAL & ADV INJURY GENERAL AGGREGATE		
GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- JECT LOC									
							PRODUCTS - COMP/OP AGG	\$	
B AUTOMOBILE LIABILITY			1000600340191		03/01/2019	03/01/2020	COMBINED SINGLE LIMIT	\$	1,000,000
					00/0 //2010	00/01/2020	(Ea accident)	\$	1,000,000
OWNED SCHEDULED							BODILY INJURY (Per person)		
AUTOS ONLY AUTOS HIRED NON-OWNED							BODILY INJURY (Per accident) PROPERTY DAMAGE		
AUTOS ONLY AUTOS ONLY							PROPERTY DAMAGE (Per_accident)	\$	
					······		Comp/Collision Ded.	\$	1,000
UMBRELLA LIAB OCCUR							EACHOCCURRENCE	\$	
EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
B WORKERS COMPENSATION			1000002671 (AOS)		03/01/2019	03/01/2020	X PER OTH-	\$	
R AND EMPLOYERS' LIABILITY Y / N			1000002673 (WI)		03/01/2019	03/01/2020	and the second s		1 000 000
B OFFICER/MEMBER EXCLUDED?	N/A			^	03/01/2019	03/01/2020	E.L. EACH ACCIDENT	\$	1,000,000
(Mandatory in NH)			1000002669 (AZ, CT,FL,TN,VA,Ał	1)	03/01/2019	03/01/2020	E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	1,000,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC									
RE: FBO PBI; as respects a License Agreement between	Paim B	each C	County Board of County Commission	iers and A	Atlantic Aviation-V	Vest Palm Beach,	LLC for approximately 17,400 st	overnow pa	arking area
Where required by written agreement, Palm Beach County	Board	of Cou	nty Commissioners, a Political Subd	livision of	the State of Flori	da, its Officers, and	d Employees, but only as respect	ts liability a	rising from the
operations of the named insured are included as Additiona	l insure	d (exce	ept Workers' Compensation) where	required t	by written contrac	t. Waiver of subrog	ation is applicable where require	ed by writte	n contract and
subject to policy terms and conditions.									
CERTIFICATE HOLDER				CANC	ELLATION				
PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS							SCRIBED POLICIES BE C		
c/o Department of Airports							REOF, NOTICE WILL I ( PROVISIONS.	BE DEL	IVERED IN
846 Palm Beach International Airport									
West Palm Beach, FL 33406			ŀ	AUTHOR	ZED REPRESEN	TATIVE	<u></u>		
					n USA inc.				
				Robert	C. Hill		Robert C. Hill	•	
					© 19	88-2016 ACC	RD CORPORATION.		ts reserved.
ACORD 25 (2016/03)	Th	e AC	ORD name and logo are	e regis					

AGENCY CUSTOMER ID: CN101509741 LOC #: New Orleans

ACC	<b>ORD</b> <sup>®</sup>	
7		

# ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

ICY Marsh USA Inc. CY NUMBER RIER NAI DITIONAL REMARKS S ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD IM NUMBER:25 FORM TITLE: Certificate of Liability	IC CODE	NAMED INSURED Atlantic Aviation FBO Holdings LLC 5201 Tennyson Parkway Suite 150 Plano, TX 75024	
NAI DITIONAL REMARKS S ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD		Suite 150	
DITIONAL REMARKS S ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD	IC CODE		
SADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD			
SADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD		EFFECTIVE DATE:	
	FORM		
		lce	
amed Insured Includes (All except WC):			
Jantic Aviation FBO Holdings LLC and any affiliated, owned, controlled, managed or Jubidiary companies (including subsidiaries of subsidiaries) or entities now in existence or irreafter formed or acquired, either jointly or severally, Atlantic Aviation FBO Inc., AA Charter buquerque, Inc., Atlantic Aviation Corporation, Atlantic Aviation Flight Support, Inc., Atlantic c., Atlantic Aviation of Santa Monica, LP, Atlantic Aviation Oklahoma City Inc., Atlantic Aviatio ghtCraft, Atlantic Aviation Philadelphia, Inc., Atlantic Aviation Stewart LLC, Atlantic Aviation lantic Aviation-Montrose LLC, Atlantic Aviation-Opa Locka LLC, Atlantic Aviation-Corlando Ex- riation-Salt Lake City LLC, Atlantic SMO Holdings LLC, Aviation Contract Services, Inc., Brid sesources, Ltd., ("EARL"), Executive Air Support, Inc., FLI Subsidiary, LLC, Flightways of Lon riation of New Orleans, L.L.C., ILG Avcenter Inc., Jet Center Property Services, LLC, JetSou MANA"), Macquarie Aviation North America 2 Inc. ("MAVNA2"), Macquarie Aviation North America ercury Air Center-Peachtree-DeKalb, LLC, Mercury Air Center-Burbank, Inc., Mer enter-Jackson, LLC, McC Aviation Fuel, LLC, Nercury Air Center-Los Angeles, ercury Air Center-Peachtree-DeKalb, LLC, Nercury Air Center-Reno, LLC, Mercury Air Center- obal Services, LLC, Rifle Air, LLC, Rifle Jet Center Maintenance, LLC, Rifle Jet Center, LLC, Si JC Aviation Services, LLC, SJJC FBO Services, LLC, Sun Valley Aviation, Inc., Trajen FBC nited, LLC, Waukesha Flying Services, Inc.	: Aviation Holdir tion Oregon FB n Florida LLC, A ixecutive LLC., J art LLC, Atlantir idgeport Airport ng Island, Inc., ( uth LLC, Keysto merica Inc. ("M/ rocury Air Center s, Inc., Mercury ters, Inc., Mercury ters, Inc., Mercury ters, Inc., Mercury SB Aviation Grou	g Corporation, Atlantic Aviation FBO Inc., Atlantic Aviation Investors, O, Inc., Atlantic Aviation Oregon General Aviation Services, Inc. d/b/a tlantic Aviation - Boca Raton LLC, Atlantic Aviation-Kansas City, LLC, Atlantic Aviation - Orlando LLC, Atlantic Aviation-Caxford LLC, Atlantic c Aviation - St. Augustine LLC, Atlantic Aviation-Oxford LLC, Atlantic c Aviation - St. Augustine LLC, Atlantic Aviation - West Palm Beach Services, Inc., Corporate Wings-Hopkins, LLC, Eagle Aviation General Aviation Holdings, LLC, General Aviation, LLC, General one Aviation Services LLC, Macquarie Airports North America Inc. AVNA"), Mercury Air Center-Addison, Inc., Mercury Air Center- r-Charleston, LLC, Mercury Air Center-Corpus Christi, Inc., Mercury Air Air Center-Nashville, LLC, Mercury Air Center-Newport News, LLC, ry Air Center-Santa Barbara, Inc., Mercury Air Center-Tulsa, LLC, MIC ar Airport Center, LLC, Palomar Airport Fuel, LLC, ProAir Aviation up, Inc., SBN, Inc., Sierra Aviation, Inc., SJ JC Airlines Services, LLC,	
med Insured WC includes: antic Aviation FBO Inc.; Atlantic Aviation FBO Holdings, LLC; AA Charter Brokerage LLC; A ontrose LLC; Atlantic Aviation-Orlando Executive LLC; Atlantic Aviation-Orlando LLC; Atlanti iation Stewart LLC; Atlantic Aviation-Stuart LLC; Atlantic Aviation-West Palm Beach LLC; At lahoma City, inc.; Atlantic Aviation-Opa-Locka LLC; Atlantic Aviation Oregon General Aviation It Lake City LLC; Aviation Contract Services, Inc.; Bridgeport Airport Services, Inc.; Eagle A C; ILG Avcenter Inc.; Keystone Aviation Services Inc.; Macquarie Aviation North America 2 I o LLC; Palm Springs FBO Two LLC; Palomar Airport Center, LLC; Rifle Jet Center, LLC; SE	tic Aviation-St., tlantic Aviation ion Services, In viation Resourc Inc. ("MAVNA2	Augustine LLC; Atlantic Aviation-Steamboat Hayden, LLC; Atlantic Corporation; Atlantic Aviation-Kansas City, LLC; Atlantic Aviation c. dba FlightCraft; Atlantic Aviation Oregon FBO, Inc.; Atlantic Aviation- es, Ltd., ("EARL"); Flightways of Long Island Inc.; General Aviation, "); Mercury Air Centers, Inc.; MIC Global Services, LLC; Newport FBO	
RD 101 (2008/01)		© 2008 ACORD CORPORATION	. All rights reserved

**THIS LICENSE AGREEMENT** (this "Agreement") made and entered into this  $2 \varphi$  day of percentage 2019, by and between Palm Beach County, a political subdivision of the State of Florida, ("County") and Atlantic Aviation – West Palm Beach, LLC, a Delaware limited liability company, whose principal place of business is located at 3800 Southern Boulevard, West Palm Beach, Florida 33406 ("Licensee").

#### WITNESSETH:

**WHEREAS**, County, by and through its Department of Airports (the "Department"), is the owner and operator of the Palm Beach International Airport (the "Airport"); and

**WHEREAS**, County is the owner of that certain real property as more particularly depicted on the attached Exhibit "A"; and

**WHEREAS**, Licensee is a General Aviation Fixed Base Operator at the Airport and has requested an area for use as overflow parking; and

**WHEREAS**, County is willing to grant Licensee a revocable license to use the Property for the purposes hereinafter defined.

**NOW THEREFORE**, in consideration of the covenants and agreements hereinafter set forth on the part of the Licensee to be observed and performed, the County hereby grants the Licensee a non-exclusive, revocable license to use the Property (as hereinafter defined) upon the following terms and conditions:

#### ARTICLE 1 BASIC PROVISIONS

1.01 <u>Recitals.</u> The foregoing recitals are true and correct and incorporated herein.

1.02 <u>Property.</u> The Property, which is the subject of this Agreement, is more particularly identified in Exhibit "A", attached hereto and incorporated herein (the "Property").

# ARTICLE 2 LENGTH OF TERM AND COMMENCEMENT DATE

The term of this Agreement shall commence on October 1, 2019, (the "Commencement Date") and expire on October 31, 2019, (the "Initial Term"), unless terminated earlier as provided for herein. This Agreement shall be automatically renewed for one (1) month intervals thereafter (the "Renewal Term"), unless terminated earlier as provided for herein; provided, however, no Renewal Term shall extend beyond September 30, 2022;

Form Approved 11/20/2007 R2007-2070

and further provided, either party may elect to not renew this Agreement upon providing no less than fifteen (15) days advance written notice to the other party prior to the expiration of the then current term. The Initial Term and Renewal Term shall be collectively referred to as the "Term".

#### ARTICLE 3 LICENSE FEE

3.01 <u>License Fee.</u> Licensee shall pay County for the use and occupancy of the Property a license fee in the amount of One Thousand Dollars (\$1,000.00) per month, together with applicable sales taxes thereon. The license fee shall be payable in advance, without demand and without any deduction, holdback or set off whatsoever, on or before the first day of each and every month throughout the Term of this Agreement with the first payment becoming due and payable on the Commencement Date.

3.02 <u>Adjustment of License Fee.</u> The amount of license fee payable hereunder may be adjusted from time-to-time by County upon thirty (30) days prior written notice to Licensee. Notwithstanding any provision of this Agreement to the contrary, the rate shall be maintained at all times to ensure compliance with the provisions Section 710 (rate covenant) of the Palm Beach County Airport System Revenue Bond Resolution, dated April 3, 1984, as amended and supplemented (the "Bond Resolution"), which is hereby incorporated by reference and made a part hereof.

#### ARTICLE 4

# CONDUCT OF BUSINESS AND USE OF PROPERTY BY LICENSEE

4.01 <u>Use of Property</u>. Licensee shall use the Property solely and exclusively for parking of vehicles in connection with Licensee's general aviation fixed base operation at the Airport. Licensee shall not use, permit or suffer the use of the Property for any other business or purpose whatsoever.

4.02 <u>Improvements.</u> Licensee shall maintain throughout the Term, approximately 200 linear feet of hedges along the south and east boundary of the Property, in the locations as depicted on Exhibit "A". Such hedges shall be maintained, and replaced as needed, by Licensee throughout the Term. Licensee shall make no improvements, alterations or additions to the Property whatsoever, without the prior written consent of the Department, which may be granted or withheld in the Department's sole and absolute discretion. With the exception of the hedges as provided herein, any perimeter barriers installed by Licensee shall be removed by Licensee upon the expiration, or earlier termination of this Agreement.

4.03 <u>Condition of Property.</u> Licensee accepts the Property in its "As is", "Where is" condition as of the Commencement Date. Licensee further acknowledges that County has not made any warranties or representations of any nature whatsoever regarding the Property including, but not limited to, any warranties or representations relating to the

physical condition of the Property or any improvements located therein, or the suitability of the Property or any improvements for the Licensee's intended use.

4.04 <u>Waste or Nuisance</u>. Licensee shall not commit or suffer to be committed any waste upon the Property or any nuisance or other act or thing which may result in damage or depreciation of value of the Property.

4.05 <u>Compliance with Laws.</u> Licensee shall, at its sole cost and expense, secure any and all required licenses and permits and shall comply with all local, state and federal laws pertaining to Licensee or its use of the Property, including all applicable zoning, building and fire laws and regulations. Licensee acknowledges and agrees that County has made no representations whatsoever regarding Licensee's ability to use the Property for the purposes set forth in this Agreement. Licensee shall ensure that its invitees, guests and any all other persons entering the Property with or without Licensee's consent or knowledge comply with all applicable laws on the Property. Licensee shall indemnify, defend and save County harmless from any and all penalties, fines, costs, expenses, suits, claims, or damages resulting from Licensee's failure to perform its obligations specified in this Section. The foregoing indemnification agreement shall survive the expiration or earlier termination of this Agreement.

#### 4.06 <u>Non-Discrimination</u>.

- A. The County is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the Licensee warrants and represents that throughout the term of the Agreement, including any renewals thereof, if applicable, all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, gender identity or expression, or genetic information. Failure to meet this requirement shall be considered default of the Agreement.
- B. <u>Federal Nondiscrimination Covenants.</u> Licensee shall comply with all applicable requirements of the Federal Nondiscrimination Requirements set forth in Exhibit "B".

4.07 <u>Surrender of Property.</u> Upon expiration or earlier termination of Licensee's license to use the Property, Licensee, at its sole cost and expense, shall surrender the Property to the County in at least the same condition as the Property was in as of the Commencement Date of this Agreement.

4.08 <u>County's Right to Enter.</u> County shall have the right to enter the Property at any time, without notice, for any purpose whatsoever. County agrees to exercise reasonable efforts to minimize interference with or disruption of Licensee's operations on the Property; provided, however, County shall not be required to expend additional

sums of money in order to comply with the foregoing requirement. In the event that a County work activity must take place within the Property during Licensee's operating hours, which will disrupt or interfere with the Licensee's operations, County will endeavor to provide prior notice to Licensee. The notice requirements provided under Section 10.04 shall not apply to this Section.

#### ARTICLE 5 REPAIRS AND MAINTENANCE OF PROPERTY/SECURITY

5.01 <u>Repairs & Maintenance.</u> County shall not be obligated or required to make or conduct any maintenance or repairs whatsoever to the Property. All portions of the Property and all improvements erected on the Property shall be kept in good repair and condition by Licensee. Licensee shall maintain the Property free of trash and debris. Upon expiration or earlier termination of this Agreement, Licensee shall deliver the Property to County in good repair and condition as specified herein, free of all improvements constructed by Licensee, if any. In the event of any damage to the Property, County may complete the necessary repairs or maintenance of the Property and Licensee shall reimburse County for all expenses incurred by County in doing so, plus a twenty five percent (25%) overhead, within fifteen (15) days after written request for reimbursement from County.

5.02 <u>Security.</u> Licensee acknowledges and accepts full responsibility for the security and protection of the Property and any and all personal property and improvements now existing or hereafter placed on or installed in or upon the Property, and for the prevention of unauthorized access to the Property. Licensee fully understands that the police security protection provided by County is limited to that provided to any other business situated in Palm Beach County by the Palm Beach County Sheriff's Office and expressly acknowledges that any special security measures deemed necessary or desirable for additional protection of the Property, shall be the sole responsibility of Licensee and shall involve no additional cost to County.

# ARTICLE 6

6.01 <u>Maintenance of Insurance</u>. Licensee agrees to maintain, on a primary basis and at its sole expense, at all times during the Term of this Agreement, and any extension thereof, the insurance coverages and limits set forth in Exhibit "C", attached hereto and incorporated herein. The requirements contained herein, as well as County's review or acceptance of insurance maintained by Licensee is not intended to and shall not in any manner limit or qualify the liabilities or obligations assumed by Licensee under this Agreement.

#### ARTICLE 7 INDEMNIFICATION

Licensee shall indemnify, defend and save County harmless from and against any and all claims, actions, damages, liability and expense in connection with: (i) loss of life,

personal injury and/or damage to or destruction of property arising from or out of any occurrence in, upon or at the Property; (ii) the occupancy or use by Licensee of the Property or any part thereof; or (iii) any act or omission of Licensee, its agents, contractors, employees or invitees. In the event the County is made a party to any litigation commenced against Licensee or by Licensee against any third party, then Licensee shall protect and hold County harmless and pay all costs and attorney's fees incurred by County in connection with such litigation, and any appeals thereof. Licensee recognizes the broad nature of this indemnification provision and specifically acknowledges the receipt of good and value separate consideration in support thereof. This provision shall survive expiration or earlier termination of this Agreement.

#### ARTICLE 8 ASSIGNMENT

Licensee may not assign, sublet or rent any portion of the Property.

### ARTICLE 9 REVOCATION OF LICENSE/DEFAULT

9.01 <u>Revocation of License.</u> Notwithstanding any provision of this Agreement to the contrary, the rights granted to Licensee hereunder amount only to a non-exclusive license to use the Property, which license is expressly revocable by County for any reason whatsoever upon notice to Licensee. Upon notice from County of the revocation of the license granted hereby, this Agreement shall terminate and County shall be relieved of all further obligations hereunder accruing subsequent to the date of such termination.

9.02 <u>Termination for Convenience by Licensee</u>. Licensee may terminate this Agreement for convenience upon five (5) days prior written notice to County, whereupon the parties shall be relieved of all further obligations hereunder with the exception of those obligations accruing prior to the date of such termination and those obligations which expressly survive termination of this Agreement.

9.03 <u>Default.</u> Failure to perform or observe any of the agreements, covenants or conditions contained in this Agreement to be performed or observed by such party upon five (5) days prior written notice shall constitute a default of this Agreement.

# ARTICLE 10 MISCELLANEOUS

10.01 <u>Subordination to Bond Resolution</u>. This Agreement and all rights granted to Licensee hereunder are expressly subordinated and subject to the lien and provisions of the pledge, transfer, hypothecation or assignment made by County in the Palm Beach County Airport System Revenue Bond Resolution dated April 3, 1984 (R-84-427), as amended and supplemented (the "Bond Resolution"), and County and Licensee agree that to the extent permitted by authorizing legislation, the holders of the

Bonds or their designated representatives shall exercise any and all rights of County hereunder to the extent such possession, enjoyment and exercise are necessary to insure compliance by Licensee and County with the terms and provisions of this Agreement and Bond Resolution.

10.02 <u>Subordination to State/Federal Agreements.</u> This Agreement shall be subject and subordinate to all the terms and conditions of any instrument and documents under which the County acquired the land or improvements thereon, of which the Property are a part, and shall be given only such effect as will not conflict with nor be inconsistent with such terms and conditions. Licensee understands and agrees that this Agreement shall be subordinate to the provisions of any existing or future agreement between County and the United States of America, the State of Florida or any of their respective agencies, relative to the operation or maintenance of the Airport, the execution of which has been or may be required as a condition precedent to the expenditure of federal funds for the development of the Airport.

10.03 <u>Entire Agreement.</u> This Agreement and any Exhibits attached hereto and forming a part thereof as if fully set forth herein, constitute all agreements, conditions and understandings between County and Licensee concerning the Property. All representations, either oral or written, shall be deemed to be merged into this Agreement. Except as herein otherwise provided, no subsequent alteration, waiver, change or addition to this Agreement shall be binding upon County or Licensee unless reduced to writing and signed by them.

10.04 <u>Notices.</u> All notices and elections (collectively, "notices") to be given or delivered by or to any party hereunder, shall be in writing and shall be (as elected by the party giving such notice) hand delivered by messenger, courier service or overnight mail, telecopied or faxed (provided in each case a receipt is obtained), or alternatively shall be sent by United States Certified Mail, with Return Receipt Requested. The effective date of any notice shall be the date of delivery of the notice if by personal delivery, courier services or overnight mail, or on the date of transmission with confirmed answer back if by telecopier or fax if transmitted before 5PM on a business day and on the next business day if transmitted after 5PM or on a non-business day, or if mailed, upon the date which the return receipt is signed or delivery is refused or the notice designated by the postal authorities as non-deliverable, as the case may be. The parties hereby designate the following addresses as the addresses to which notices may be delivered, and delivery to such addresses shall constitute binding notice given to such party:

(a) If to the County at:

Palm Beach County Department of Airports Attn: Airport Director 846 Palm Beach International Airport West Palm Beach, FL 33406-1470 Fax: (561) 471-7427

 (b) If to the Licensee at: Atlantic Aviation – West Palm Beach, LLC c/o Atlantic Aviation FBO, Inc.
 5201 Tennyson Parkway, Suite 150 Plano, Texas 75024 Fax:

Either party may from time to time change the address to which notice under this Agreement shall be given such party, upon three (3) days prior written notice to the other party.

10.05 <u>Recording.</u> Licensee shall not record this Agreement or any memorandum or short form thereof.

10.06 <u>Waiver of Jury Trial.</u> The parties hereto waive trial by jury in connection with proceedings or counterclaims brought by either of the parties hereto against the other, in connection with this Agreement.

10.07 <u>Governing Law and Venue</u>. This Agreement shall be governed by and interpreted according to the laws of the State of Florida and venue shall be in Palm Beach County.

10.08 <u>Time of Essence</u>. Time is of the essence with respect to the performance of every provision of this Agreement in which time of performance is a factor.

10.09 <u>Captions.</u> The captions and section designations set forth herein are for convenience only and shall have no substantive meaning.

10.10 <u>Severability.</u> In the event that any section, paragraph, sentence, clause or provision of this Agreement is held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.

10.11 <u>Waiver</u>. No waiver of any provision of this Agreement shall be effective against any party hereto unless it is in writing and signed by the party waiving such provision. A written waiver shall only be effective as to the specific instance for which it is obtained and shall not be deemed a continuing or future waiver.

10.12 <u>Office of the Inspector General.</u> Palm Beach County has established the Office of the Inspector General in Palm Beach County Code, Section 2-421 – 2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to require the production of records, and to audit, investigate, monitor, and inspect the activities of the Licensee, its officers, agents, employees and lobbyists in order to ensure compliance with contract requirements and detect corruption and fraud.

Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-421 - 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.

10.13 <u>No Third Party Beneficiaries.</u> No provision of this Agreement is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including but not limited to any citizen or employees of County and/or Licensee.

10.14 Scrutinized Companies. As provided in Section 287.135, Florida Statutes, by entering into this Agreement or performing any work in furtherance hereof, Licensee certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the Scrutinized Companies that boycott Israel List, or is engaged in a boycott of Israel, pursuant to Section 215.4725, Florida Statutes. When contract value is greater than \$1 million, as provided in Section 287.135, Florida Statutes, by entering into this Agreement or performing any work in furtherance hereof, Licensee certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the Scrutinized Companies With Activities in Sudan List or Scrutinized Companies With Activities in The Iran Petroleum Energy Sector List created pursuant to Section 215.473, Florida Statutes or is engaged in business operations in Cuba or Syria. If the County determines, using credible information available to the public, that a false certification has been submitted by Licensee, this Agreement may be terminated and a civil penalty equal to the greater of \$2 Million Dollars or twice the amount of this Agreement shall be imposed, pursuant to Section 287.135, Florida Statutes. The aforementioned certification must also be submitted at the time of any Agreement renewal, if applicable.

10.15 <u>Effective Date.</u> This Agreement shall become effective when executed by the parties hereto.

# (REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

**IN WITNESS WHEREOF,** County and Licensee have executed this Agreement, or have caused the same to be executed as of the day and year first above written.

# WITNESSES:

wall or. Signature 121 WAITER Typed or Printed Name Signature Narth alleral Typed or Printed Name

PALM BEACH COUNTY, FLORIDA, A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA

By: Лa Director of Airports

# APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Unne del By: County Attorney

#### WITNESSES:

Signatifre

Typed or Printed Name

Signature UNA

G:VAGREEMENT LIBRARYVATLANTIC AVIATION (former GALAXY Palm Beach)VagmtsVatIAv.LicA

Typed or Printed Name

(Seal)

LICENSEE: ATLANTIC AVIATION – WEST PALM BEACH, LLC

Bν Signature Louis T. Pépper

Typed or Printed Name

Title: President and CEO

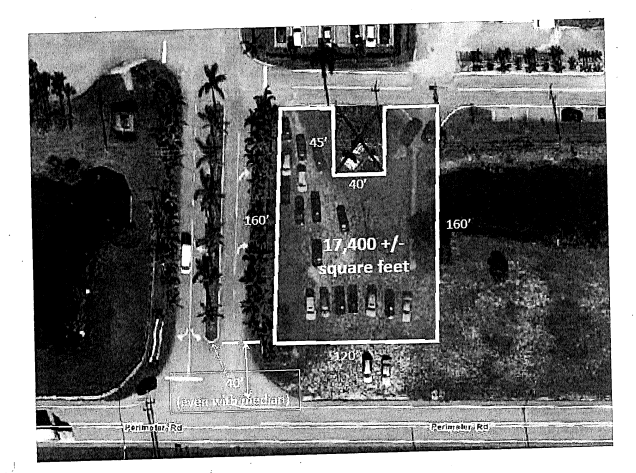


EXHIBIT "A" THE PROPERTY

# EXHIBIT "B" FEDERAL NONDISCRIMINATION REQUIREMENTS

#### A. <u>Title VI Clauses for Compliance with Nondiscrimination Requirements.</u>

During the performance of this Agreement, Licensee, for itself, its assignees, and successors in interest, agrees as follows:

- 1. **Compliance with Regulations:** Licensee will comply with the Title VI List of Pertinent Nondiscrimination Acts and Authorities ("<u>Nondiscrimination Acts and Authorities</u>" as set forth in paragraph B below), as they may be amended from time to time, which are herein incorporated by reference and made a part of this Agreement.
- 2. **Nondiscrimination:** Licensee, with regard to the work performed by it during this Agreement, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. Licensee will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when this Agreement covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- 3. Solicitations for Subcontracts, including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding or negotiation made by Licensee for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by Licensee of Licensee's obligations under this Agreement and the Nondiscrimination Acts and Authorities on the grounds of race, color, or national origin.
- 4. Information and Reports: Licensee will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the sponsor or the Federal Aviation Administration to be pertinent to ascertain compliance with such Nondiscrimination Acts and Authorities and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, Licensee will so certify to the sponsor or the Federal Aviation Administration to be performed by the sponsor or the federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.
- 5. Sanctions for Noncompliance: In the event of a contractor's noncompliance with the non-discrimination provisions of this Agreement, County will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:
  - a. Withholding payments to Licensee under this Agreement until Licensee complies; and/or
  - b. Cancelling, terminating, or suspending a contract, in whole or in part.
- 6. **Incorporation of Provisions:** Licensee will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations, and directives issued pursuant thereto. Licensee will take action with respect to any subcontract or procurement as the sponsor or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if Licensee becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, Licensee may request the sponsor to enter into any litigation to protect

the interests of the sponsor. In addition, Licensee may request the United States to enter into the litigation to protect the interests of the United States.

# B. <u>Title VI List of Pertinent Nondiscrimination Acts and Authorities.</u>

During the performance of this Agreement, Licensee, for itself, its assignees, and successors in interest, agrees to comply with the following non-discrimination statutes and authorities, as may be amended, including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 USC § 2000d *et seq.*, 78 stat. 252) (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR part 21 (Non-discrimination in Federally-assisted programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC § 4601) (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973 (29 USC § 794 *et seq.*), as amended (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended (42 USC § 6101 *et seq.*) (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982 (49 USC § 471, Section 47123), as amended (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987 (PL 100-209) (broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, the Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 USC §§ 12131 – 12189) as implemented by U.S. Department of Transportation regulations at 49 CFR parts 37 and 38;
- The Federal Aviation Administration's Nondiscrimination statute (49 USC § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 USC 1681 et seq).

#### C. <u>Title VI Clauses for Construction/Use/Access to Real Property Acquired Under the</u> <u>Activity, Facility or Program.</u>

Licensee for itself and its 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 (1) no person on the ground of race, color, or national origin, will 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 ground of race, color, or national origin, will be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination, (3) that Licensee will use the Licensee Premises and any License Area in compliance with all other requirements imposed by or pursuant to the Nondiscrimination Acts And Authorities.

2. In the event of breach of any of the above nondiscrimination covenants, County will have the right to terminate this Agreement and to enter or re-enter and repossess the Licensee Premises and any License Area and the facilities thereon, and hold the same as if this Agreement had never been made or issued.

#### D. <u>Title VI Clauses for Transfer of Real Property Acquired or Improved Under the Activity,</u> <u>Facility, or Program.</u>

Licensee for itself and its 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:

1. In the event facilities are constructed, maintained, or otherwise operated on the property described in this Agreement for a purpose for which a Federal Aviation Administration activity, facility, or program is extended or for another purpose involving the provision of similar services or benefits, the Licensee will maintain and operate such facilities and services in compliance with all requirements imposed by the Nondiscrimination Acts and Authorities (as may be amended) such that no person on the grounds of race, color, or national origin, will be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities.

2. In the event of breach of any of the above nondiscrimination covenants, County will have the right to terminate this Agreement and to enter, re-enter, and repossess said lands and facilities thereon, and hold the same as if this Agreement had never been made or issued.

#### E. <u>Airport Concession Disadvantaged Business Enterprises ("ACDBE").</u>

This Agreement may be subject to the requirements of the U.S. Department of Transportation's regulations, 49 CFR Part 23. It is the policy of County that ACDBEs shall have the maximum practicable opportunity to participate in the performance of contracts. Licensee agrees that it will not discriminate against any business owner because of the owner's race, color, national origin or sex in connection with the award or performance of any concession agreement, management contract, or subcontract, purchase or lease agreement, or other agreement covered by 49 CFR Part 23. Licensee agrees to include the aforementioned statement in any subsequent concession agreement or contract covered by 49 CFR Part 23, that it enters and cause those businesses to similarly include the statements in further agreements.

# F. General Civil Rights Provision.

Licensee agrees to comply with pertinent statutes, Executive Orders and such rules as are promulgated to ensure that no person shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participating in any activity conducted with or benefiting from Federal assistance. If Licensee transfers its obligation to another, the transferee is obligated in the same manner as Licensee. This provision obligates Licensee for the period during which the property is owned, used or possessed by Licensee and the Airport remains obligated to the Federal Aviation Administration. This provision is in addition to that required by Title VI of the Civil Rights.

# EXHIBIT "C" INSURANCE

<u>Certificate(s) of Insurance.</u> Licensee shall provide the County with Certificate(s) of Insurance evidencing that all coverages, limits and endorsements required herein are maintained and in full force and effect. The Certificate(s) of Insurance shall include a minimum thirty (30) day endeavor to notify due to cancellation (ten (10) days for nonpayment of a premium) or non-renewal of coverage. The Certificate Holder address shall read: "Palm Beach County Board of County Commissioners, c/o Department of Airports, 846 Palm Beach International Airport, West Palm Beach, FL 33406-1470 (e-mail: properties@pbia.org)", or as otherwise approved or modified by County.

<u>Commercial General Liability</u>. Licensee shall maintain Commercial General Liability Insurance at a limit of liability of not less than One Million Dollars (\$1,000,000) each occurrence. Coverage shall not contain any endorsement(s) excluding or limiting Premises/Operations, Damage to Rented Property, Personal Injury, Product/Completed Operations, Contractual Liability, Severability of Interests or Cross Liability. Coverage shall be provided on a primary basis.

Additional Insured. Licensee shall endorse the County as an Additional Insured with a "CG026 Additional Insured - Designated Person or Organization" endorsement to the Commercial General Liability policy. The additional insured endorsement shall read: "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, and Employees", or as otherwise approved or modified by County. Coverage shall be provided on a primary basis.

<u>Business Automobile Liability</u>. Licensee shall maintain Business Automobile Liability Insurance at a limit of liability of not less than One Million Dollars (\$1,000,000) each occurrence. Coverage shall include liability for Owned, Non-Owned & Hired automobiles. In the event the Licensee does not own automobiles, Licensee agrees to maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy. Coverage shall be provided on a primary basis.

<u>Workers' Compensation & Employer's Liability.</u> Licensee shall maintain Workers' Compensation & Employers' Liability in accordance with Chapter 440, Florida Statutes, and Federal law. This coverage shall be provided on a primary basis.

<u>Waiver of Subrogation.</u> Licensee agrees by entering into this Agreement to a Waiver of Subrogation for each policy required herein. When required by the insurer, or should a policy condition not permit Licensee to enter into any pre-loss agreement to waive subrogation without an endorsement, then Licensee agrees to notify the insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition specifically prohibiting such an endorsement, or voids coverage should Licensee enter into such an agreement on a pre-loss basis.