HILLSBOROUGH COUNTY AVIATION AUTHORITY

AMENDMENT NO. 1 TO LEASE AND CONCESSIONS CONTRACT FOR FOOD AND BEVERAGE CONCESSIONS TAMPA INTERNATIONAL AIRPORT

HOST INTERNATIONAL, INC.
PACKAGE 6

HILLSBOROUGH COUNTY AVIATION AUTHORITY
AMENDMENT NO. 1 TO LEASE AND CONCESSIONS CONTRACT FOR

FOOD AND BEVERAGE CONCESSIONS

TAMPA INTERNATIONAL AIRPORT

THIS AMENDMENT No. 1 to that certain Lease and Concessions Contract for Food and Beverage

Concessions at Tampa International Airport, dated June 4, 2015, by and between the HILLSBOROUGH

COUNTY AVIATION AUTHORITY, a public body corporate existing under the laws of the State of Florida

 $(herein after \ referred\ to\ as\ the\ ``\textbf{\textit{Authority}''}),\ and\ Host\ International,\ Inc.,\ a\ Delaware\ Corporation,\ authorized$

to conduct business in the State of Florida (hereinafter referred to as "Concessionaire") (hereinafter

individually and collectively referred to as the "Party" or "Parties") is made and entered into this 6th day of

August, 2020 (hereinafter referred to as "Amendment No. 1").

WITNESSETH:

WHEREAS, on June 4, 2015 the Authority and Concessionaire entered into a Lease and

Concessions Contract at Tampa International Airport (hereinafter referred to as the "Contract");

WHEREAS, the worldwide COVID-19 pandemic has caused significant disruptions to domestic and

international air travel;

WHEREAS, the Authority is the owner and operator of Tampa International Airport (the "Airport")

and is the "airport sponsor" of the Airport under federal law;

WHEREAS, all concessionaires operating at the Airport, including the Concessionaire and other

in-terminal concessions providers operating at the Airport, have experienced severe reductions in revenue

which have resulted in near-term cash flow challenges for the Concessionaire;

WHEREAS, on March 27, 2020, the President signed the Coronavirus Aid, Relief, and Economic

Security Act (the "CARES Act") which provides, among other things, aid to U.S. airports consisting of direct

grants; however, such CARES Act funds are not available to Concessionaire, other than certain relief for

small businesses;

WHEREAS, 49 United States Code (U.S.C.) § 47107(a)(13) requires airport sponsors to be as self-

sustaining as possible under the circumstances at that airport (see also Grant Assurance 24, Fee and

Rental Structure);

WHEREAS, the Federal Aviation Administration's (the "FAA") Policy and Procedures Concerning

the Use of Airport Revenue, 64 Fed. Reg. 7696, February 16, 1999, ("Revenue Use Policy") requires

Hillsborough County Aviation Authority Amendment No. 1 to Lease and Concessions Contract Host International, Inc. Package 6 airport sponsors, including the Authority, when entering into agreements, to undertake reasonable efforts to be self-sustaining in accordance with 49 U.S.C. § 47107(a)(13);

WHEREAS, the FAA issued guidance dated April 3, 2020, entitled "Information for Airport Sponsors

Considering COVID-19 Restrictions or Accommodations" (the "*FAA Guidance*") allows deferral of rental payments or other fees payable by concessionaires but states therein, consistent with the above, that a

core goal of airports should be "to keep the airport solvent to ensure that the airport can remain open";

WHEREAS, the Authority has entered into various Trust Agreements under which its revenue

bonds are outstanding, in which the Authority has covenanted to fix, revise from time to time when

necessary, maintain and collect such fees, rates, rentals and other charges for the use of the products,

services and facilities of the Airport System, or concessions granted in connection therewith, that will be

sufficient to meet various coverage requirements and deposit requirements;

WHEREAS, after careful analysis and consideration, the Authority has determined that the use of

CARES Act funds and abatement of certain concessions revenues as provided in this Amendment No. 1 and certain agreements with other tenants at the Airport, including airlines, concessionaires, rental car

and certain agreements with other tenants at the Airport, including airmies, concessionaires, rentair our

operators and others, is the best way to achieve the goals of maintaining the Authority's financial self-

sustainability and assisting Concessionaire in maintaining concessions services in continuing operations at

the Airport as well as comply with the Authority's obligations under its Trust Agreements, Section

47107(a)(13) of U.S.C. Chapter 49, the Revenue Use Policy, Grant Assurance 24 and the FAA Guidance

and to reasonably mitigate its concessionaire partners' need to address near-term cash flow challenges;

WHEREAS, the Authority has offered the terms of this Amendment No. 1 to Concessionaire,

Concessionaire is current on its payments to the Authority through March 31, 2020, and Concessionaire

has opted to enter into this Amendment No. 1.

NOW, THEREFORE, for and in consideration of the sum of Ten Dollars (\$10.00) and other valuable

consideration, the receipt and sufficiency whereof are hereby acknowledged, the Parties do agree that the

Contract is further amended as follows:

1. The above recitals are true and correct and are incorporated herein.

2. This Amendment No. 1 is effective as of August 6, 2020.

3. ARTICLE V, RENTALS, FEES, OTHER CHARGES, REPORTING, AND ACCOUNTING

RECORDS, Section 5.02, Premises Rent, is amended by adding the following paragraph at the

end thereof:

Notwithstanding the foregoing to the contrary, for the period beginning April 1, 2020 and ending

September 30, 2020 (the "Abatement Period"), Premises Rent shall be abated and no payments

Hillsborough County Aviation Authority Amendment No. 1 to Lease and Concessions Contract Host International, Inc. Package 6 of Premises Rent shall be due to the Authority from Concessionaire, and for the period of October 1, 2020 through September 30, 2021 (the "*Relief Period*"), Premises Rent shall be due in such amount and payable as provided in Section 5.03. Commencing October 1, 2021, Premises Rent, escalated by two percent (2%) per year as provided above for the two (2) preceding Fiscal Years of 2020 and 2021, shall re-commence and be due as provided above.

4. ARTICLE V, RENTALS, FEES, OTHER CHARGES, REPORTING, AND ACCOUNTING RECORDS, Section 5.03, Privilege Fee, is amended by adding the following paragraph at the end of the initial paragraph:

Notwithstanding the foregoing, for the Relief Period, the Privilege Fee shall be equal to the greater of (a) the Percentage Fee payable during the Relief Period or (b) fifty percent (50%) of (a) MAPF plus (b) Premises Rent payable during the Relief Period. During the Relief Period, Concessionaire shall pay Percentage Fees monthly as provided in this Section 5.03; provided, however, that in September 2021, the Authority shall calculate whether fifty percent (50%) of (a) MAPF plus (b) Premises Rent will exceed the amount of Percentage Fees for such Relief Period and, if such amount is greater than Percentage Fees payable during the Relief Period, Concessionaire shall pay to the Authority the difference between Percentage Fees paid during the period of October 1, 2020 through August 31, 2021 and fifty percent (50%) of (a) MAPF plus (b) Premises Rent payable during the Relief Period. The payment for the difference between the Percentage Fees paid and 50% of (a) MAPF plus (b) Premise Rent payable during the Relief Period will be due 15 days from the date of invoice. During the Relief Period, sales tax on 1/12th of 50% of Premise Rent will be due and payable monthly on the 1st, without demand.

- 5. ARTICLE V, RENTALS, FEES, OTHER CHARGES, REPORTING, AND ACCOUNTING RECORDS, Section 5.03, Privilege Fee, is amended by adding the following paragraph thereto:
 - D. Notwithstanding the foregoing, for the Abatement Period, the MAPF shall be zero dollars (\$0.00) and no MAPF shall be payable. During the Abatement Period, Percentage Fees shall continue to be due and payable as provided in Section 5.03(B). Commencing October 1, 2021, the MAPF shall revert to the amount that would have been due in Fiscal Year 2021, being the greater of (a) eighty-five percent 85% of the Privilege Fee paid by Concessionaire in Fiscal Year 2020 or (b) the initial MAPF.
- 6. In exchange for the Authority's entering into this Amendment No. 1, Concessionaire unconditionally and completely releases the Authority, its Board, officers, employees, volunteers, contractors, attorneys, affiliates, agents, and assigns (collectively, the "*Released Parties*") from any and all

claims, liabilities, and obligations, both known and unknown, through the date this Amendment No.

1 was executed that were, or could have been, asserted against the Released Parties or any of

them arising out of or in any way related to the Authority's acts or omissions in response to the

COVID-19 pandemic, including, but not limited to, its decision to close certain parts of the Airport

(the "Released Claims"). The Parties agree that Concessionaire's waiver and release of the

Released Claims shall survive the termination of the Contract.

7. All previous payments made by Concessionaire to the Authority pursuant to the Contract shall be

applied to amounts due currently or credited to future amounts due under the Contract in the

Authority's sole discretion.

8. Except as provided herein, all other terms and conditions of the Contract remain in full force and

effect and are hereby ratified and confirmed. The Contract and this Amendment No. 1 represent

the entire understanding between the Parties on the issues contained therein, either written or oral,

and may be amended only by written instrument signed by both Parties.

(Remainder of Page Intentionally Left Blank)

Hillsborough County Aviation Authority Amendment No. 1 to Lease and Concessions Contract Host International, Inc. Package 6

N WITNESS WHEREOF, the Parties hereto have set the August, 2020.	eir hands and corporate seals on this day of
	HILLSBOROUGH COUNTY AVIATION AUTHORITY
ATTEST:	BY:
Jane Castor, Secretary	Gary W. Harrod, Chairman
Address: PO Box 22287	Address: PO Box 22287
Tampa, FL 33622	Tampa, FL 33622
	LEGAL FORM APPROVED:
WITNESS:	BY:
Signature	David Scott Knight, Assistant General Counsel
Printed Name	
HILLSBOROUGH COUNTY AVIATION AUTHORITY	
STATE OF FLORIDA COUNTY OF HILLSBOROUGH	
The foregoing instrument was acknowledged low. Harrod, in the capacity of Chairman of the Board Secretary of the Board of Directors, HILLSBOROUGI corporate under the laws of the State of Florida, on its did not take an oath.	H COUNTY AVIATION AUTHORITY, a public body
Stamp or Seal of Notary	
	Signature of Notary

Date Notary Commission Expires (if not on stamp or seal)

	HOST INTERNATIONAL, INC.
Signed in the Presence of:	BY: L
	Signature Paul Mamalian President
JASON CRANDLEMIRE	Paul Mamalian Title President
Printed Name	6905 Rockledge Drive
Eileen Hartin Printed Name	Bethesda, Maryland 208
HOST INTERNATIONAL, INC. STATE OF Mary land COUNTY OF More than the foregoing instrument was acknowledged before me	
Pav Mama lian in the capa (Individual's Name)	city of President, (Individual's Title)
	, a corporation, on its behalf(He is / She is)
Resonally (Personally) known to me and has	s produced <u>employee badge</u> (Form of Identification)
Stamp of Séal of Notary	Pe
OTA A	Signature of Notary Philip Flatcher
	Printed Name
PHILIP FLETCHER NOTARY PUBLIC MONTGOMERY COUNTY	May 13, 202 (Date Notary Commission Expires (if not on stamp or seal)
MARYLAND My Commission Expires 05-13-2021	