FEDERAL GOVERNMENTAL AFFAIRS CONSULTING AND LOBBYING SERVICES CONTRACT

COMPANY: ALCALDE & FAY, LTD. INC

Term Date: January 1, 2017 through December 31, 2019
Board Date: November 3, 2016
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>ARTICLE</th>
<th>CONTRACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARTICLE 2</td>
<td>SCOPE OF WORK</td>
</tr>
<tr>
<td>ARTICLE 3</td>
<td>TERM</td>
</tr>
<tr>
<td>ARTICLE 4</td>
<td>FEES AND PAYMENTS</td>
</tr>
<tr>
<td>ARTICLE 5</td>
<td>TAXES</td>
</tr>
<tr>
<td>ARTICLE 6</td>
<td>OWNERSHIP OF DOCUMENTS</td>
</tr>
<tr>
<td>ARTICLE 7</td>
<td>QUALITY ASSURANCE</td>
</tr>
<tr>
<td>ARTICLE 8</td>
<td>NON-EXCLUSIVE</td>
</tr>
<tr>
<td>ARTICLE 9</td>
<td>DEFAULT AND TERMINATION</td>
</tr>
<tr>
<td>ARTICLE 10</td>
<td>CANCELLATION</td>
</tr>
<tr>
<td>ARTICLE 11</td>
<td>INDEMNIFICATION</td>
</tr>
<tr>
<td>ARTICLE 12</td>
<td>ACCOUNTING RECORDS AND AUDIT REQUIREMENTS</td>
</tr>
<tr>
<td>ARTICLE 13</td>
<td>INSURANCE</td>
</tr>
<tr>
<td>ARTICLE 14</td>
<td>NON-DISCRIMINATION</td>
</tr>
<tr>
<td>ARTICLE 15</td>
<td>WOMAN AND MINORITY-OWNED BUSINESS ENTERPRISE</td>
</tr>
<tr>
<td>ARTICLE 16</td>
<td>AUTHORITY APPROVALS</td>
</tr>
<tr>
<td>ARTICLE 17</td>
<td>DATA SECURITY</td>
</tr>
<tr>
<td>ARTICLE 18</td>
<td>DISPUTE RESOLUTION</td>
</tr>
<tr>
<td>ARTICLE 19</td>
<td>NON-EXCLUSIVE RIGHTS</td>
</tr>
<tr>
<td>ARTICLE 20</td>
<td>WAIVER OF CLAIMS</td>
</tr>
<tr>
<td>ARTICLE 21</td>
<td>COMPLIANCE WITH LAWS, REGULATIONS, ORDINANCES, RULES</td>
</tr>
<tr>
<td>ARTICLE 22</td>
<td>COMPLIANCE WITH PUBLIC RECORDS LAW</td>
</tr>
<tr>
<td>ARTICLE 23</td>
<td>CONTRACT MADE IN FLORIDA</td>
</tr>
<tr>
<td>ARTICLE 24</td>
<td>NOTICES AND COMMUNICATIONS</td>
</tr>
<tr>
<td>ARTICLE 25</td>
<td>SUBORDINATION OF AGREEMENT</td>
</tr>
<tr>
<td>ARTICLE 26</td>
<td>SUBORDINATION TO TRUST AGREEMENT</td>
</tr>
<tr>
<td>ARTICLE 27</td>
<td>ASSIGNMENT AND SUBCONTRACTING / SUBLEASING</td>
</tr>
<tr>
<td>ARTICLE 28</td>
<td>VENUE</td>
</tr>
<tr>
<td>ARTICLE 29</td>
<td>PROHIBITION AGAINST CONTRACTING WITH SCRUTINIZED COMPANIES</td>
</tr>
<tr>
<td>ARTICLE 30</td>
<td>RELATIONSHIP OF THE PARTIES</td>
</tr>
<tr>
<td>ARTICLE 31</td>
<td>RIGHT TO AMEND</td>
</tr>
<tr>
<td>ARTICLE 32</td>
<td>TIME IS OF THE ESSENCE</td>
</tr>
<tr>
<td>ARTICLE 33</td>
<td>AMERICANS WITH DISABILITIES ACT</td>
</tr>
<tr>
<td>ARTICLE 34</td>
<td>AGENT FOR SERVICE OF PROCESS</td>
</tr>
<tr>
<td>ARTICLE 35</td>
<td>INVALIDITY OF CLAUSES</td>
</tr>
<tr>
<td>ARTICLE 36</td>
<td>HEADINGS</td>
</tr>
<tr>
<td>ARTICLE 37</td>
<td>COMPLETE CONTRACT</td>
</tr>
<tr>
<td>ARTICLE 38</td>
<td>MISCELLANEOUS</td>
</tr>
<tr>
<td>ARTICLE 39</td>
<td>ORGANIZATION AND AUTHORITY TO ENTER INTO CONTRACT</td>
</tr>
<tr>
<td>ARTICLE 40</td>
<td>ORDER OF PRECEDENCE</td>
</tr>
</tbody>
</table>
HILLSBOROUGH COUNTY AVIATION AUTHORITY
Federal Governmental Affairs Consulting and Lobbying Services Contract

This Contract for Federal Governmental Affairs Consulting and Lobbying Services (hereinafter referred to as Contract) is made and entered into this ___ day of November 2016 between the Hillsborough County Aviation Authority, a public body corporate under the laws of the State of Florida whose post office address is Post Office Box 22287, Tampa, Florida 33622 (hereinafter referred to as Authority), and Alcalde & Fay, Ltd. Inc, a Virginia Corporation authorized to do business in the State of Florida, (hereinafter referred to as Company), (collectively hereinafter referred to as the Parties).

For and in consideration of the mutual covenants hereof, the Parties do hereby agree as follows:

ARTICLE 1

CONTRACT

1.01 Definitions
The following terms will have the meanings as set forth below:

A. **Board**: the Hillsborough County Aviation Authority Board of Directors.

B. **CEO**: Authority Chief Executive Officer.

C. **Contract Documents**: The following documents are a part of this Contract and are hereby incorporated by reference: the terms and conditions as contained in this Contract; Request for Proposals (RFP) No. 16-534-033, Governmental Affairs Consulting and Lobbying Services, dated July 20, 2016, and all its addenda; and Company’s response to RFP No. 16-534-033, Governmental Affairs Consulting and Lobbying Services, dated July 20, 2016, and any subsequent information submitted by Company during the evaluation process.

D. **FAA**: The U.S. Department of Transportation Federal Aviation Administration or any successor thereto.

E. **Principal Consultant**: The individual designated by Company responsible for ensuring Company will comply with all terms and conditions of this Contract, including providing the services outlined in Article 2, Scope of Work, below.

F. **TSA**: The U.S. Department of Homeland Security Transportation Security Administration or any successor thereto.
ARTICLE 2

SCOPE OF WORK

As required by Authority, Company will provide services as assigned by Authority Director of Governmental Relations or designee throughout the term of this Contract which will include, but not be limited to, the following:

A. Represent Authority and lobby various federal legislative and executive agencies, boards, and councils on issues to include, but not be limited to:
   1. International aviation legislation and appropriations.
   2. Transportation legislation and appropriations.
   5. Airline route planning and development, including, but not limited to, issues associated with flight opportunities in Cuba.
   6. Tourism related issues.
   7. Sustainability issues.
   8. Transit opportunities.

B. Assist in identifying opportunities by providing grant announcements and other related information on the status of such grants.

C. Assist Authority in seeking, developing, monitoring, tracking and securing prompt approval of funding sources and appropriations that would be of benefit to Authority for projects to include, but not be limited to:
   1. Economic development.
   2. Aviation economic development expansion.
   3. Transportation.
   4. Aviation safety and security.
   5. Intermodal transportation with Authority partners.

D. Serve as a liaison for Authority and make follow up contact with federal governmental and legislative officials, agencies and their respective staffs as appropriate to check status of appropriations requests and report in writing the status of such requests.

E. Assist in identifying opportunities for participation in policy roundtables and Congressional committee testimony.

F. Assist in securing permits and approvals that are required from the federal government or any of its agencies.
G. Advocate on behalf of Authority to support legislation on specific bills and issues of interest and benefit to Authority and make follow up contact with Congressional members, key Congressional staff and executive agencies as appropriate to check status of such legislation.

H. Coordinate Authority federal legislative activities with comparable activities of other airport trade groups and similar aviation related interests.

I. Assist in developing an annual federal legislative agenda to be presented to Authority executive management.

J. File quarterly activity reports, as required by law, with the Clerk of the U.S. House of Representatives and the Secretary of the U.S. Senate.

K. Provide legal advice, assistance, and training on matters pertaining to compliance with the Lobbying Disclosure Act.

L. Provide reports or presentations as directed.

M. Facilitate periodic scheduled meetings on matters of interest to Authority legislative program with Congressional members, executive agencies and respective staff members.

N. Keep informed of the projects and activities of the Authority and advise of pending legislation or regulations that might materially impact those projects and activities.

O. Keep informed of the projects and activities of various federal agencies and advise of possible programs and activities for which the Authority may make application.

P. Proactively identify, prioritize and monitor issues and opportunities for Authority with respect to items under consideration by the federal legislature and other federal agencies.

Q. Monitor all federal legislative and agency proposals to determine possible impacts or opportunities to Authority.

R. Establish and maintain effective working relationships with federal agencies and officers as well as elected officials and members of their respective staffs.

S. Perform other assigned services not specifically enumerated but similar in nature to those included in this Contract as needs are identified by Authority.
T. Meet with Authority designated staff at Authority offices a minimum of two times per year, more often if requested by Authority Director of Governmental Relations or designee, to discuss activities, issues and strategies.

U. Participate in Authority annual federal delegation meeting in Tampa, Florida.

V. Maintain regular contact with, and be easily accessible to, Authority Director of Governmental Relations and other designated Authority staff via telephone, web conference, written memorandum and e-mail.

ARTICLE 3

TERM

3.01 Effective Date
This Contract will become effective upon execution by Company and approval and execution by Authority. This Contract may be executed in one or more counterparts, each of which will be deemed an original and all of which will be taken together and deemed to be one instrument.

3.02 Term
The Term of this Contract commences on January 1, 2017 and will continue through December 31, 2019 unless terminated earlier as provided herein.

3.03 Commencement of Fees and Charges
All fees and charges hereunder will commence on January 1, 2017 and will continue for the term of this Contract.

3.04 Commencement of Services
Company will begin providing governmental affairs consulting and lobby services at the federal government level on January 1, 2017 and will continue for the term of this Contract.

3.05 Renewal Option
This Contract may be renewed at the same terms and conditions hereunder for two (2), one (1)-year periods at the discretion of the CEO. Such renewal will be effective by issuance of a written letter to Company by Authority. If all such renewals are exercised, this Contract will have a final termination date of December 31, 2021.

3.06 Early Termination
Either party may terminate this Contract, without cause, by giving thirty (30) days written notice to the other party. However, Company may not cancel this Contract,
without Authority approval, until all existing projects are completed, unless required by legal or ethical rules. Authority does not guarantee work or any amount of work to Company during the term of this Contract.

ARTICLE 4

FEES AND PAYMENTS

4.01 Payment
Authority will pay Company based on the Annual Fixed Retainer Fees listed below in equal quarterly installments. The Annual Fixed Retainer Fees are inclusive of all expenses including travel and any other costs incurred by Company in the provision of services. No other amount will be paid to Company.

<table>
<thead>
<tr>
<th>Contract Years</th>
<th>Annual Fixed Retainer Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$120,000</td>
</tr>
<tr>
<td>2</td>
<td>$120,000</td>
</tr>
<tr>
<td>3</td>
<td>$120,000</td>
</tr>
<tr>
<td>Renewal Option Years</td>
<td>Annual Fixed Retainer Fee</td>
</tr>
<tr>
<td>1</td>
<td>$120,000</td>
</tr>
<tr>
<td>2</td>
<td>$120,000</td>
</tr>
</tbody>
</table>

4.02 Invoices
Invoices required by this Contract will be created and submitted by Company to Authority Finance Department via Oracle iSupplier® Portal Full Access in a form acceptable to Authority and will include, at a minimum, the invoice date, invoice amount, dates of services, all assigned and on-going project activities during the preceding billing period, and purchase order number.

4.03 Payment Method
Company will receive electronic payments via Automated Clearing House (ACH) – VIP Supplier, ACH – Standard, ePayables, or Purchasing Card (PCard). Information regarding the electronic payment methods and processes including net terms is available on Authority website at www.TampaAirport.com > Learn about TPA > Airport Business > Procurement > More Information – Electronic Payment Methods. Authority reserves the right to modify the electronic payment methods and processes at any time. Company may change its selected electronic payment method during the term of this Contract in coordination with Accounts Payable.
4.04 Payment When Services Are Terminated at the Convenience of Authority
In the event of termination of this Contract for the convenience of Authority, Authority
will compensate Company as listed below; however, in no event shall Company be
entitled to any damages or remedies for wrongful termination.

A. All work performed prior to the effective date of termination; and

B. Expenses incurred by Company in effecting the termination of the Contract as
approved in advance by Authority.

4.05 Prompt Payment
Company must pay any of its subcontractor(s) who have submitted verified invoices for
work already performed within ten (10) calendar days of being paid by Authority. Any
exception to this prompt payment provision will only be for good cause with prior
written approval of Authority. Failure of Company to pay any of its subcontractor(s)
accordingly will be a material breach of this Contract.

ARTICLE 5
TAXES

All taxes of any kind and character payable on account of the work done and materials furnished
under the Contract will be paid by Company. The laws of the State of Florida provide that sales tax
and use taxes are payable by Company upon the tangible personal property incorporated in the
work and such taxes will be paid by Company. Authority is exempt from all State and federal sales,
use and transportation taxes.

ARTICLE 6
OWNERSHIP OF DOCUMENTS

All documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data
processing software, or other material, regardless of the physical form or characteristics made
by Company or its employees incident to, or in the course of, professional services to Authority,
will be and remain the property of Authority.

ARTICLE 7
QUALITY ASSURANCE

Company will be solely responsible for the quality of all work performed by Company, its
employees and/or its subcontractors under this Contract. All services furnished by Company, its
employees and/or its subcontractors must be performed in accordance with best management
practices and best professional judgment, in a timely manner, and must be fit and suitable for the purposes intended by Authority. Company's services and deliverables must conform with all applicable federal and State laws, regulations and ordinances.

ARTICLE 8
NON-EXCLUSIVE

Company acknowledges that Authority has, or may hire, others to perform work similar to or the same as that which is within Company's scope of work under this Contract. Company further acknowledges that this Contract is not a guarantee of the assignment of any work and that the assignment of work to others is solely within Authority discretion.

ARTICLE 9
DEFAULT AND TERMINATION

9.01 Events of Default
Company will be deemed to be in default of this Contract upon the occurrence of any of the following:

A. The failure or omission by Company to perform its obligations under this Contract or the breach of any terms, conditions and covenants required herein.

B. Being in arrears in the payment of the whole or any part of the rentals, fees and charges agreed upon hereunder for a period of ten (10) days after notice of such default to Company.

C. The conduct of any business or performance of any acts at the Airport not specifically authorized in this Contract, failure to perform any of the provisions of this Contract or any other agreement between Authority and Company, and Company's failure to discontinue that business or those acts within ten (10) days of receipt by Company of Authority written notice to cease said business or acts.

D. The divestiture of Company's estate herein by operation of law, by dissolution, or by liquidation, not including a merger or sale of assets.

E. The appointment of a Trustee, custodian, or receiver of all or a substantial portion of Company's assets; or the insolvency of Company; or if Company will take the benefit of any present or future insolvency statute, will make a general assignment for the benefit of creditors, or will seek a reorganization or the readjustment of its indebtedness under any law or statute of the United States or of any state thereof,
including the filing by Company of a voluntary petition of bankruptcy or the institution of proceedings against Company for the adjudication of Company as bankrupt pursuant thereto.

F. Company's violation of Florida Statute Section 287.133, concerning criminal activity on contracts with public entities.

9.02 Authority Remedies
In the event of any of the foregoing events of default enumerated in this Article, and following ten (10) days notice by Authority and Company's failure to cure, Authority, at its election, may exercise any one or more of the following options or remedies, the exercise of any of which will not be deemed to preclude the exercise of any other remedy herein listed or otherwise provided by statute or general law:

A. Terminate Company's rights under this Contract and, in accordance with law Company will remain liable for all payments or other sums due under this Contract and for all damages suffered by Authority because of Company's breach of any of the covenants of this Contract; or

B. Treat the Contract as remaining in existence, curing Company's default by performing or paying the obligation which Company has breached. In such event all sums paid or expenses incurred by Authority directly or indirectly in curing Company's default will become immediately due and payable as well as interest thereon, from the date such fees or charges became due to the date of payment, at twelve percent (12%) per annum or to the maximum extent permitted by law; or

C. Declare this Contract to be terminated, ended, null and void.

No waiver by Authority at any time of any of the terms, conditions, covenants, or agreements of this Contract, or noncompliance therewith, will be deemed or taken as a waiver at any time thereafter of the same or any other term, condition, covenant, or agreement herein contained, nor of the strict and prompt performance thereof by Company. No notice by Authority will be required to restore or revive time is of the essence hereof after waiver by Authority or default in one or more instances. No option, right, power, remedy, or privilege of Authority will be construed as being exhausted or discharged by the exercise thereof in one or more instances. It is agreed that each and all of the rights, powers, options, or remedies given to Authority by this Contract are cumulative and that the exercise of one right, power, option, or remedy by Authority will not impair its rights to any other right, power, option, or remedy available under this Contract or provided by law. No act or thing done by Authority or Authority agents or employees during the Term will be deemed an acceptance of the surrender of this Contract, and no acceptance of surrender will be valid unless in writing.
9.03 Continuing Responsibilities of Company
Notwithstanding the occurrence of any event of default, Company will remain liable to Authority for all payments payable hereunder and for all preceding breaches of this Contract. Furthermore, unless Authority elects to cancel this Contract, Company will remain liable for and promptly pay any and all payments accruing hereunder until termination of this Contract.

9.04 Company’s Remedies
Upon thirty (30) days written notice to Authority, Company may terminate this Contract and all of its obligations hereunder, if Company is not in default of any term, provision, or covenant of this Contract or in the payment of any fees or charges to Authority, and only upon or after the occurrence of the following: the inability of Company to use Airport for a period of longer than ninety (90) consecutive days due to war, terrorism, or the issuance of any order, rule or regulation by a competent governmental authority or court having jurisdiction over Authority, preventing Company from operating its business for a period of ninety (90) consecutive days, provided, however, that such inability or such order, rule or regulation is not due to any fault or negligence of Company.

In the event it is determined by a court of competent jurisdiction that Authority has wrongfully terminated this Contract, such termination shall automatically be deemed a termination for convenience under Article 4.04.

ARTICLE 10
CANCELLATION

This Contract may be cancelled by Authority upon thirty (30) days notice to Company.

ARTICLE 11
INDEMNIFICATION

A. To the maximum extent permitted by law, in addition to Company’s obligation to provide, pay for and maintain insurance as set forth elsewhere in the Contract Documents, Company will indemnify and hold harmless Authority, its members, officers, agents, employees, and volunteers from any and liabilities, suits, claims, expenses, losses, costs, fines and damages (including but not limited to claims for attorney’s fees and court costs) caused in whole or in part by the: presence on, use or occupancy of Authority property; acts, omissions, negligence (including professional negligence and malpractice), recklessness, intentional wrongful conduct, activities, or operations; any breach of the terms of this Contract; performance, non-performance or purported performance of this Contract; violation
of any law, regulation, rule or ordinance; infringement of any patent, copyright, trademark, trade dress or trade secret rights; contamination of the soil, groundwater, surface water, storm water, air or the environment by fuel, gas, chemicals or any other substance deemed by the Environmental Protection Agency or other regulatory agency to be an environmental contaminant; or by Company or Company's officers, employees, agents, volunteers, subcontractors, invitees, or any other person directly or indirectly employed or utilized by Company regardless of whether the liability, suit, claim, expense, loss, cost, fine or damages is caused in part by an indemnified party.

B. In addition to the duty to indemnify and hold harmless, Company will have the separate and independent duty to defend Authority, its members, officers, agents, employees, and volunteers from all suits, claims or actions of any nature seeking damages, expenses, losses, costs, fines or attorney's fees in the event the suit, claim, or action of any nature arises in whole or in part from the: presence on, use or occupancy of Authority property; acts, omissions, negligence (including professional negligence and malpractice), recklessness, intentional wrongful conduct, activities, or operations; any breach of the terms of this Contract; performance, non-performance or purported performance of this Contract; violation of any law, regulation, rule or ordinance; infringement of any patent, copyright, trademark, trade dress or trade secret rights; contamination of the soil, groundwater, surface water, stormwater, air or the environment by fuel, gas, chemicals or any other substance deemed by the Environmental Protection Agency or other regulatory agency to be an environmental contaminant; or by Company or Company's officers, employees, agents, volunteers, subcontractors, invitees, or any other person directly or indirectly employed or utilized by Company regardless of whether it is caused in part by Authority, its members, officers, agents, employees, or volunteers. This duty to defend exists immediately upon presentation of written notice of a suit, claim or action of any nature to Company by a party entitled to a defense hereunder.

C. If the above indemnity or defense provisions or any part of the above indemnity or defense provisions are limited by Florida Statute § 725.06 (2)-(3), then Company agrees to the following: To the maximum extent permitted by law, Company will indemnify and hold harmless Authority, its officers and employees from any and all liabilities, damages, losses, and costs, including, but not limited to, reasonable attorneys' fee, to the extent caused by the negligence, recklessness, or intentional wrongful conduct of Company and persons employed or utilized by Company in the performance of this Contract.

D. If the above indemnity or defense provisions or any part of the above indemnity or defense provisions are limited by Florida Statute § 725.06 (1), the monetary limitation on the extent of the indemnification shall be the greater of the (i) monetary value of this Contract, (ii) coverage amount of Commercial General
Liability Insurance required under the Contract or (iii) $1,000,000.00. Otherwise, the obligations of this Article will not be limited by the amount of any insurance required to be obtained or maintained under this Contract.

E. Company’s obligations to defend and indemnify as described in this Article will survive the expiration or earlier termination of this Contract until it is determined by final judgment that any suit, claim or other action against Authority, its members, officers, agents, employees, and volunteers if fully and finally barred by the applicable statute of limitations or repose.

F. Nothing in this Article will be construed as a waiver of any immunity from or limitation of liability Authority, or its members, officers, agents, employees, and volunteers may have under the doctrine of sovereign immunity under common law or statute.

G. Authority and its members, officers, agents, employees, and volunteers reserve the right, at their option, to participate in the defense of any suit, without relieving Company of any of its obligations under this Article.

H. If this Article or any part of this Article is deemed to conflict in any way with any law, the Article or part of the Article will be considered modified by such law to remedy the conflict.

ARTICLE 12

ACCOUNTING RECORDS AND AUDIT REQUIREMENTS

12.01 Books and Records
In connection with payments to Company under this Contract, it is agreed Company will maintain full and accurate books of account and records customarily used in this type of business operation, in conformity with Generally Accepted Accounting Principles (GAAP). Company will maintain such books and records for five years after the end of the term of this Contract. Records include, but are not limited to, books, documents, papers, and records of Company directly pertinent to this Contract. Company will not destroy any records related to this Contract without the express written permission of Authority.

12.02 Financial Reports
Company will submit all financial reports required by Authority, in the form and within the time period required by Authority.
12.03 Authority Right to Perform Audits, Inspections, or Attestation Engagements
At any time or times during the term of the Contract or within three years after the end
of the Contract, Authority, or its duly authorized representative, will be permitted to
initiate and perform audits, inspections or attestation engagements over Company's
records for the purpose of determining payment eligibility under the Contract or over
selected operations performed by Company under this Contract for the purpose of
determining compliance with the Contract.

Free and unrestricted access will be granted to all of Company's records directly
pertinent to this Contract or any work order, as well as records of parent, affiliate and
subsidiary companies and any subconsultants or subcontractors. If the records are kept
at locations other than the Airport, Company will arrange for said records to be brought
to a location convenient to Authority auditors to conduct the engagement as set forth in
this Article. Or, Company may transport Authority team to Company headquarters for
purposes of undertaking said engagement. In such event, Company will pay reasonable
costs of transportation, food and lodging for Authority team. In the event Company
maintains its accounting or Contract information in electronic format, upon request by
Authority auditors, Company will provide a download or extract of data files in a
computer readable format acceptable to Authority at no additional cost. Authority has
the right during the engagement to interview Company's employees, subconsultants,
and subcontractors, and to make photocopies of records as needed.

Company agrees to deliver or provide access to all records requested by Authority
auditors within fourteen (14) calendar days of the request at the initiation of the
engagement and to deliver or provide access to all other records requested during the
engagement within seven (7) calendar days of each request. The parties recognize that
Authority will incur additional costs if records requested by Authority auditors are not
provided in a timely manner and that the amount of those costs is difficult to determine
with certainty. Consequently, the parties agree Authority may assess liquidated
damages in the amount of one hundred dollars ($100.00) per day, for each requested
record not received. Such damages may be assessed beginning on the eighth (8th) day
following the date the request was made. Accrual of fee will continue until specific
performance is accomplished.

If as a result of any engagement, it is determined that Company has overcharged
Authority, Company will re-pay Authority for overcharge and Authority may assess
interest of up to twelve percent (12%) on the overcharge from the date the overcharge
occurred. If it is determined that Company has overcharged Authority by more than
three percent for the period under consideration, Company will also pay for the entire
cost of the engagement.
Company will include a provision providing Authority the same access to business records at the subconsultant and subcontractor level in all of its subconsultant and subcontractor agreements executed related to this Contract.

ARTICLE 13

INSURANCE

13.01 Insurance
Company must maintain the following limits and coverages uninterrupted or amended through the term of this Contract. In the event Company becomes in default of the following requirements Authority reserves the right to take whatever actions deemed necessary to protect its interests. Required liability policies other than Workers' Compensation/Employer’s Liability and Professional Liability, will provide that Authority, members of Authority’s governing body, and Authority officers, volunteers and employees are included as additional insured.

13.02 Required Coverage – Minimum Limits

A. Commercial General Liability Insurance
The minimum limits of insurance (inclusive of any amounts provided by an umbrella or excess policy) covering the work performed pursuant to this Contract will be the amounts specified herein. Coverage will be provided for liability resulting out of, or in connection with, ongoing operations performed by, or on behalf of, Company under this Contract or the use or occupancy of Authority premises by, or on behalf of, Company in connection with this Contract. Coverage shall be provided on a form no more restrictive than ISO Form CG 00 01. Additional insurance coverage shall be provided on a form no more restrictive than ISO Form CG 20 10 10 01 and CG 20 37 10 01.

<table>
<thead>
<tr>
<th>Coverage</th>
<th>Contract Specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Aggregate</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Personal and Advertising Injury Each Occurrence</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Products and Completed Operations Aggregate</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

B. Workers’ Compensation and Employer's Liability Insurance
The minimum limits insurance (inclusive of any amount provided by an umbrella or excess policy) are:

<table>
<thead>
<tr>
<th>Type</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part One:</td>
<td>“Statutory”</td>
</tr>
<tr>
<td>Part Two:</td>
<td></td>
</tr>
<tr>
<td>Each Accident</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Disease – Policy Limit</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Disease – Each Employee</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>
C. Business Automobile Liability Insurance
Coverage will be provided for all owned, hired and non-owned vehicles. Coverage shall be provided on a form no more restrictive than ISO Form CA 00 01.

The minimum limits of insurance (inclusive of any amounts provided by an umbrella or excess policy) covering the work performed pursuant to this Contract will be:

- Each Occurrence – Bodily Injury and Property Damage combined $1,000,000

D. Professional Liability Insurance
Such insurance will be provided on a form acceptable to Authority and maintained throughout this Contract and for three years following completion of this Contract. Coverage will include all work of Company without exclusions unless approved in writing by Authority. The limits of coverage will not be less than:

- Each Occurrence $1,000,000
- Annual Aggregate $1,000,000

E. Waiver of Subrogation
Company, for itself and on behalf of its insurers, to the full extent permitted by law without voiding the insurance required by the Contract, waives all rights against Authority, members of Authority’s governing body and Authority officers, volunteers and employees, for damages or loss to the extent covered and paid for by any insurance maintained by Company.

13.03 Conditions of Acceptance
The insurance maintained by Company must conform at all times with Authority Standard Procedure S250.06, Contractual Insurance Terms and Conditions, which may be amended from time to time and can be downloaded from Authority website at www.TampaAirport.com > Learn about TPA > Airport Business > Procurement > Additional Supplier Resources.

ARTICLE 14
NON-DISCRIMINATION

Company will not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. Company agrees to comply with the requirements detailed in Civil Rights/Non-Discrimination, Non-Federal Provisions. The document can be found on Authority website at: www.TampaAirport.com > Learn about TPA > Airport Business > Procurement > Additional Supplier Resources.
ARTICLE 15

WOMAN AND MINORITY-OWNED BUSINESS ENTERPRISE

15.01 Authority Policy
Authority is committed to the participation of Woman and Minority-Owned Business Enterprises (W/MBEs) in non-concession, non-federally funded contracting opportunities in accordance with Authority W/MBE Policy and Program. Company will take all necessary and reasonable steps in accordance therewith to ensure that W/MBEs are encouraged to compete for and perform subcontracts under this Contract.

15.02 Non-Discrimination

A. Company and any subcontractor of Company will not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. Company will carry out applicable requirements of Authority W/MBE Policy and Program in the award and administration of this Contract. Failure by Company to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy as Authority deems appropriate.

B. Company 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 agreement, management contract, or subcontract, purchase or lease agreement.

C. Company agrees to include the statements in paragraphs (A) and (B) above in any subsequent agreement or contract that it enters and cause those businesses to similarly include the statements in further agreements or contracts.

15.03 W/MBE Participation

A. W/MBE Expectancy: No specific expectancy for W/MBE participation has been established for this Contract; however, Company agrees to make a good faith effort, in accordance with Authority W/MBE Policy and Program, throughout the term of this Contract, to contract with W/MBE firms certified as a woman-owned or minority-owned business by the City of Tampa, Hillsborough County, the State of Florida Department of Management Services, Office of Supplier Diversity, or as a Disadvantaged Business Enterprise (DBE) under the Florida Unified Certification Program pursuant to 49 CFR part 26 in the performance of this Contract.

B. W/MBE Termination and Substitution: Company is prohibited from terminating or altering or changing the scope of work of a W/MBE subcontractor except upon written approval of Authority in accordance with Authority procedures relating to W/MBE terminations contained in the W/MBE Policy and Program. Failure to comply with the procedure relating to W/MBE terminations or changes during the Contract will be a
material violation of the Contract and will invoke the sanctions for non-compliance specified in this Contract and the W/MBE Policy and Program.

C. Monitoring: Authority will monitor the ongoing good faith efforts of Company in meeting the requirements of this Article. Authority will have access to the necessary records to examine such information as may be appropriate for the purpose of investigating and determining compliance with this Article, including, but not limited to, records, records of expenditures, contracts between Company and the W/MBE participant, and other records pertaining to W/MBE participation, which Company will maintain for a minimum of three years following the end of this Contract. Opportunities for W/MBE participation will be reviewed prior to the exercise of any renewal, extension or material amendment of this Contract to consider whether an adjustment in the W/MBE requirement is warranted. Without limiting the requirements of this Contract, Authority reserves the right to review and approve all sub-leases or subcontracts utilized by Company for the achievement of these goals.

D. Prompt Payment: Company agrees to pay each subcontractor under this Contract for satisfactory performance of its contract no later than ten (10) calendar days from the receipt of each payment Company receives from Authority. Company agrees further to release retainage payments to each subcontractor within ten (10) calendar days after the subcontractor’s work is satisfactorily completed. Any delay or postponement of payment from the above referenced time frame may occur only for good cause following written approval of Authority. This clause applies to both W/MBE and non-W/MBE subcontractors.

ARTICLE 16

AUTHORITY APPROVALS

Except as otherwise specifically indicated elsewhere in this Contract, wherever in this Contract approvals are required to be given or received by Authority, it is understood that the Chief Executive Officer, or designee, is hereby empowered to act on behalf of Authority.

ARTICLE 17

DATA SECURITY

Company will establish and maintain safeguards against the destruction, loss or alteration of Authority data or third party data that Company may gain access to or be in possession of in providing the services of this Contract. Company will not attempt to access, and will not allow its personnel access to, Authority data or third party data that is not required for the performance of the services of this Contract by such personnel.
Company and its employees, vendors, subcontractors, and sub-consultants will adhere to and abide by the security measures and procedures established by Authority and any terms of service agreed to by Authority with regards to data security. In the event Company or Company’s subcontractor (if any) discovers or is notified of a breach or potential breach of security relating to Authority data or third party data, Company will promptly:

A. Notify Authority of such breach or potential breach; and

B. If the applicable Authority data or third party data was in the possession of Company at the time of such breach or potential breach, Company will investigate and cure the breach or potential breach.

ARTICLE 18
DISPUTE RESOLUTION

18.01 Claims and Disputes

A. A claim is a written demand or assertion by one of the parties seeking, as a matter of right, an adjustment or interpretation of this Contract, payment of money, extension of time or other relief with respect to the terms of this Contract. The term claim also includes other matters in question between Authority and Company arising out of or relating to this Contract. The responsibility to substantiate claims will rest with the party making the claim.

B. If for any reason Company deems that additional cost or Contract time is due to Company for work not clearly provided for in this Contract, or previously authorized changes in the work, Company will notify Authority in writing of its intention to claim such additional cost or Contract time. Company will give Authority the opportunity to keep strict account of actual cost and/or time associated with the claim. The failure to give proper notice as required herein will constitute a waiver of said claim.

C. Written notice of intention to claim must be made within ten (10) days after Company first recognizes the condition giving rise to the claim or before the work begins on which Company bases the claim, whichever is earlier.

D. When the work on which the claim for additional cost or Contract time is based has been completed, Company will, within ten (10) days, submit Company’s written claim to Authority. Such claim by Company, and the fact that Authority has kept strict account of the actual cost and/or time associated with the claim, will not in any way be construed as proving or substantiating the validity of the claim.
E. Pending final resolution of a claim, unless otherwise agreed in writing, Company will proceed diligently with performance of this Contract and maintain effective progress to complete the work within the Contract time(s) set forth in the Contract.

F. The making of final payment for this Contract may constitute a waiver of all claims by Authority except those arising from:

1. Claims, security interests or encumbrances arising out of this Contract and unsettled;

2. Failure of the work to comply with the requirements of the Contract;

3. Terms of special warranties required by the Contract;

4. Latent defects.

18.02 Resolution of Claims Disputes

A. The following shall occur as a condition precedent to Authority review of a claim unless waived in writing by Authority.

First Meeting: Within five (5) days after a claim is submitted in writing, Company's representatives who have authority to resolve the dispute shall meet with Authority representatives who have authority to resolve the dispute in a good faith attempt to resolve the dispute. If a party intends to be accompanied at a meeting by legal counsel, the other party shall be given at least three (3) working days' notice of such and also may be accompanied by legal counsel. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of rules of evidence.

Second Meeting: If the First Meeting fails to resolve the dispute or if the parties fail to meet, a senior executive for Company and for Authority, neither of which have day to day Contract responsibilities, shall meet, within ten (10) days after a dispute occurs, in an attempt to resolve the dispute and any other identified disputes or any unresolved issues that may lead to dispute. Authority may invite other parties as necessary to this meeting. If a party intends to be accompanied at a meeting by legal counsel, the other party shall be given at least three (3) working days' notice of such and also may be accompanied by legal counsel. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of rules of evidence.
Following the First Meeting and the Second Meeting, Authority will review Company’s claims and may (1) request additional information from Company which will be immediately provided to Authority, or (2) render a decision on all or part of the claim in writing within twenty one (21) days following the receipt of such claim or receipt of additional information requested.

If Authority decides that the work related to such claim should proceed regardless of Authority disposition of such claim, Authority will issue to Company a written directive to proceed. Company will proceed as instructed.

B. Prior to the initiation of any litigation to resolve disputes between the parties, the parties will make a good faith effort to resolve any such disputes by negotiation between representatives with decision-making power. Following negotiations, as a condition precedent to litigation, the parties will mediate any dispute with a mediator selected by Authority. Such mediation shall occur in Hillsborough County, Florida.

C. Any action initiated by either party associated with a claim or dispute will be brought in the Circuit Court in and for Hillsborough County, Florida.

ARTICLE 19
NON-EXCLUSIVE RIGHTS
This Contract will not be construed to grant or authorize the granting of an exclusive right within the meaning of 49 USC 40103(e) or 49 USC 47107(a), as may be amended from time to time, and related regulations.

ARTICLE 20
WAIVER OF CLAIMS
Company hereby waives any claim against the City of Tampa, Hillsborough County, State of Florida and Authority, and its officers, Board Members, agents, or employees, for loss of anticipated profits caused by any suit or proceedings directly or indirectly attacking the validity of this Contract or any part thereof, or by any judgment or award in any suit or proceeding declaring this Contract null, void, or voidable, or delaying the same, or any part hereof, from being carried out.
ARTICLE 21
COMPLIANCE WITH LAWS, REGULATIONS, ORDINANCES, RULES

Company, its officers, employees, agents, subcontractors, or those under its control, will at all times comply with applicable federal, state, and local laws and regulations, Airport Rules, Regulations, Policies, Standard Procedures, and Operating Directives as are now or may hereinafter be prescribed by Authority, all applicable health rules and regulations and other mandates whether existing or as promulgated from time to time by the federal, state, or local government, or Authority including, but not limited to, permitted and restricted activities, security matters, parking, ingress and egress, environmental and storm water regulations and any other operational matters related to the operation of Airport. Company, its officers, employees, agents, subcontractors, and those under its control, will comply with safety, operational, or security measures required of Company or Authority by the Federal Government including but not limited to the FAA or TSA. If Company, its officers, employees, agents, subcontractors or those under its control will fail or refuse to comply with said measures and such non-compliance results in a monetary penalty being assessed against Authority, then, in addition to any other remedies available to Authority, Company will be responsible and will reimburse Authority in the full amount of any such monetary penalty or other damages. This amount must be paid by Company within 15 days from the date of written notice.

ARTICLE 22
COMPLIANCE WITH PUBLIC RECORDS LAW

IF COMPANY HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE COMPANY’S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (813) 870-8721, ADMCENTRALRECORDS@TAMPAAIRPORT.COM, HILLSBOROUGH COUNTY AVIATION AUTHORITY, P.O. BOX 22287, TAMPA FL 33622.

Company agrees in accordance with Florida Statute Section 119.0701 to comply with public records laws including the following:

A. Keep and maintain public records required by Authority in order to perform the services contemplated by this Contract.

B. Upon request from Authority custodian of public records, provide Authority with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Fla. Stat. or as otherwise provided by law.
C. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of this Contract term and following completion of this Contract.

D. Upon completion of this Contract, keep and maintain public records required by Authority to perform the services. Company shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to Authority, upon request from Authority custodian of public records, in a format that is compatible with the information technology systems of Authority.

ARTICLE 23

CONTRACT MADE IN FLORIDA

This Contract has been made in and shall be construed in accordance with the laws of the State of Florida. All duties, obligations and liabilities of Authority and Company related to the Contract are expressly set forth herein and this Contract can only be amended in writing and agreed to by both parties.

ARTICLE 24

NOTICES AND COMMUNICATIONS

All notices or communications whether to Authority or to Company pursuant hereto will be deemed validly given, served, or delivered, upon receipt by the party by hand delivery, or three (3) days after depositing such notice or communication in a postal receptacle, or one (1) day after depositing such notice or communication with a reputable overnight courier service, and addressed as follows:

TO AUTHORITY:
(MAIL DELIVERY)
HILLSBOROUGH COUNTY AVIATION AUTHORITY
TAMPA INTERNATIONAL AIRPORT
P.O. BOX 22287
TAMPA, FLORIDA 33622-2287
ATTN: CHIEF EXECUTIVE OFFICER

TO COMPANY:
(MAIL DELIVERY)
ALCALDE & FAYE, LTD. INC
2111 WILSON BLVD., 8TH FLOOR
ARLINGTON, VA 22201
ATTN: PRESIDENT
AND
POTOMAC PARTNERS DC
210 D ST., SE
WASHINGTON, DC 20003
ATTN: PRESIDENT

OR
or to such other address as either Party may designate in writing by notice to the other Party delivered in accordance with the provisions of this Article.

If notice is sent through a mail system, a verifiable tracking documentation such as a certified return receipt or overnight mail tracking receipt is required.

ARTICLE 25

SUBORDINATION OF AGREEMENT

It is mutually understood and agreed that this Contract will be subordinate to the provisions of any existing or future agreement between Authority and the United States of America, its Boards, Agencies, Commissions, and others, 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, and this Contract will be subordinate to the license or permit of entry which may be granted by the Secretary of Defense.

ARTICLE 26

SUBORDINATION TO TRUST AGREEMENT

This Contract and all rights of Company hereunder are expressly subject and subordinate to the terms, covenants, conditions and provisions of any Trust Agreements or other debt instruments executed by Authority to secure bonds issued by, or other obligations of, Authority. The obligations of Company hereunder may be pledged, transferred, hypothecated, or assigned at any time by Authority to secure such obligations. Conflicts between the terms of the Contract and the provisions, covenants and requirements of the debt instruments mentioned above will be resolved in favor of the provisions, covenants and requirements of such debt instruments.
ARTICLE 27

ASSIGNMENT AND SUBCONTRACTING / SUBLACING

Company will not assign, subcontract, sublease, or license this Contract without the prior written consent of Authority. Such consent may be withheld at the sole discretion of Authority. If assignment, subcontract, sublease, or license is approved, Company will be solely responsible for ensuring that its assignee, subcontractor, sublessee, or licensee perform pursuant to and in compliance with the terms of this Contract.

In no event will any approved assignment, subcontract, sublease, or license diminish Authority rights to enforce any and all provisions of this Contract.

Before any assignment, subcontract, sublease, or license becomes effective, the assignee, subcontractor, sublessee, or licensee will assume and agree by written instruments to be bound by the terms and conditions of this Contract during the remainder of the Term. When seeking consent to an assignment hereunder, Company will submit a fully executed original of the document or instrument of assignment to Authority.

ARTICLE 28

VENUE

Venue for any action brought pursuant to this Contract will be the County or Circuit Court in Hillsborough County, Florida, or in the Tampa Division of the U.S. District Court for the Middle District of Florida.

ARTICLE 29

PROHIBITION AGAINST CONTRACTING WITH SCRUTINIZED COMPANIES

This Contract will be terminated in accordance with Florida Statute Section 287.135(3) if it is found that Company submitted a false Scrutinized Company Certification as provided in Florida Statute Section 287.135(5) or has been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List.

ARTICLE 30

RELATIONSHIP OF THE PARTIES

Company is and will be deemed to be an independent contractor and operator responsible to all parties for its respective acts or omissions, and Authority will in no way be responsible therefore.
ARTICLE 31

RIGHT TO AMEND

In the event that the United States Government, including but not limited to the FAA and TSA, or its successors, Florida Department of Transportation, or its successors, or any other governmental agency, requires modifications or changes in this Contract as a condition precedent to the granting of funds for the improvement of the Airport, Company agrees to consent to such amendments, modifications, revisions, supplements, or deletions of any of the terms, conditions, or requirements of this Contract as may be reasonably required to obtain such funds; provided, however, that in no event will Company be required, pursuant to this paragraph, to agree to an increase in the charges provided for hereunder.

ARTICLE 32

TIME IS OF THE ESSENCE

Time is of the essence of this Contract.

ARTICLE 33

AMERICANS WITH DISABILITIES ACT

Company will comply with the applicable requirements of the Americans with Disabilities Act; the Florida Americans with Disabilities Accessibility Implementation Act; Florida Building Code, Florida Accessibility Code for Building Construction; and any similar or successor laws, ordinances, rules, standards, codes, guidelines, and regulations and will cooperate with Authority concerning the same subject matter.

ARTICLE 34

AGENT FOR SERVICE OF PROCESS

It is expressly agreed and understood that if Company is not a resident of the State of Florida, or is an association or partnership without a member or partner resident of said State, or is a foreign corporation, then in any such event Company does designate the Secretary of State, State of Florida, as its agent for the purpose of service of process in any court action between it and Authority arising out of or based upon this Contract, and the service will be made as provided by the laws of the State of Florida, for service upon a non-resident. It is further expressly agreed, covenanted, and stipulated that if for any reason service of such process is not possible, and Company does not have a duly noted resident agent for service of process, as an alternative method of service of process, Company may be personally served with such process out of this State, by the certified return receipt mailing of such complaint and process
or other documents to Company at the address set out hereinafter in this Contract or in the event of a foreign address, deliver by Federal Express and that such service will constitute valid service upon Company as of the date of mailing and Company will have 30 days from date of mailing to respond thereto. It is further expressly understood that Company hereby agrees to the process so served, submits to the jurisdiction of the state or federal courts located in Hillsborough County, Florida, and waives any and all obligation and protest thereto, any laws to the contrary notwithstanding.

ARTICLE 35

INVALIDITY OF CLAUSES

The invalidity of any part, portion, sentence, article, paragraph, provision, or clause of this Contract will not have the effect of invalidating any other part, portion, sentence, article, paragraph, provision, or clause of this Contract, and the remainder of this Contract will be valid and enforced to the fullest extent permitted by law.

ARTICLE 36

HEADINGS

The headings contained herein, including the Table of Contents, are for convenience in reference and are not intended to define or limit the scope of any provisions of this Contract. If for any reason there is a conflict between content and headings, the content will control.

ARTICLE 37

COMPLETE CONTRACT

This Contract represents the complete understanding between the Parties, and any prior contracts, agreements or representations, whether written or verbal, are hereby superseded. This Contract may subsequently be amended only by written instrument signed by the Parties hereto, unless provided otherwise within the terms and conditions of this Contract.

ARTICLE 38

MISCELLANEOUS

Wherever used, the singular will include the plural, the plural the singular, and the use of any gender will include both genders.
ARTICLE 39
ORGANIZATION AND AUTHORITY TO ENTER INTO CONTRACT

The undersigned representative of Company hereby warrants and certifies to Authority that Company is an organization in good standing in its state of registration, that it is authorized to do business in the State of Florida, and that the undersigned officer is authorized and empowered to bind the organization to the terms of this Contract by his or her signature thereto and neither Company, its officers or any holders of more than five percent (5%) of the voting stock of Company have been found in violation of Florida Statute Section 287.133, concerning Criminal Activity on Contracts with Public Entities. If Company is a corporation whose shares are not regularly and publicly traded on a recognized stock exchange, Company represents that the ownership and power to vote the majority of its outstanding capital stock belongs to and is vested in the officer or officers executing this Contract.

ARTICLE 40
ORDER OF PRECEDENCE

In the event of any conflict(s) among the Contract Documents, Company will present conflict for resolution to Authority. Any costs resulting from Authority resolution of the conflict shall be borne by Company.
IN WITNESS WHEREOF, the parties hereto have set their hands and corporate seals on this _____ day of ______________, 2016.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

ATTEST:                        BY:
__________________________________________  ____________________________________________
Victor D. Crist, Secretary                Robert I. Watkins, Chairman

Address:  Address:  PO Box 22287  PO Box 22287
           Tampa FL  Tampa FL

WITNESS:                       Approved as to form for legal sufficiency:
__________________________________________  ____________________________________________
                                David Scott Knight, Assistant General Counsel

__________________________________________
Signature

__________________________________________
Printed Name

HILLSBOROUGH COUNTY AVIATION AUTHORITY
STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this _____ day of ______________, 2016, by Robert I. Watkins, in the capacity of Chairman of the Board of Directors, and Victor D. Crist, in the capacity of Secretary of the Board of Directors, HILLSBOROUGH COUNTY AVIATION AUTHORITY, a public body corporate under the laws of the State of Florida, on its behalf. They are personally known to me and they did not take an oath.

__________________________________________
Stamp or Seal of Notary

__________________________________________
Signature of Notary

__________________________________________
Printed Name

__________________________________________
Date Notary Commissioner Expires (if not on stamp or seal)

Hillsborough County Aviation Authority
Federal Governmental Affairs Consulting and Lobbying Services
Alcalde & Fay, Ltd, Inc

October 17, 2016 Final
Page 29 of 30
REQUEST FOR PROPOSALS
Signed in the Presence of:

Witness

Printed Name

Witness

Printed Name

Alcalde & Fay, Ltd. Inc

STATE OF ____________________________
COUNTY OF ____________________________

The foregoing instrument was acknowledge before me this , day of ____________________________, 2016, by ____________________________ in the capacity of ____________________________.

(Individual’s Name) (Individual’s Title)

at ____________________________, a ____________________________, on its behalf ____________________________.

(Company Name) (He is / She is)

_____________________________ known to me and has produced ____________________________.

(Personally / Not Personally) (Form of Identification)

Stamp or Seal of Notary

_____________________________ Signature of Notary

_____________________________ Printed Name

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