Public access to solicitation documents, bids, proposals, and other information related to JAA's procurement process is governed by the Public Records Law, F.S. Ch. 119, and related statutes including but not limited to sections like 119.01(2)(a), 119.071(3), 119.0713(5)(a), 119.0715(2), 119.0725, 281.301, 282.318 and/or 282.3185, a review of which indicates the documents that would otherwise be posted here, in whole or in part, are exempt from public disclosure.



From Public Disclosure

For more information, please contact the Jacksonville Aviation Authority's Records Custodian – email: public.records@flyjacksonville.com

Amendment No. 1 to the Agreement between Jacksonville Aviation Authority and Titan Aviation Fuels for

Aviation Fuel Services and Fuel Truck Lease, Herlong Airport

This Amendment No. 1 is made and entered into in duplicate this 19th day of October, 2021, by and between the Jacksonville Aviation Authority, a Florida public body politic and corporate whose address is 14201 Pecan Park Road, Jacksonville, Florida 32218 (the "Authority") and Titan Aviation Fuels ("Contractor"), regarding the Agreement by and between the Parties dated May 23, 2019, for Aviation Fuel Services ("Agreement").

RECITALS

WHEREAS, on or about May 23, 2019, the Authority entered into an Agreement for Services with the Contractor; and

WHEREAS, the Agreement contains a provision that, at the sole discretion of the Authority, permits the Parties to renew the Agreement at the prices, rates, fees, percentages, or discounts contained in the Agreement, and;

WHEREAS, based on the mutual needs of the Parties, the Authority and Contractor agree to a 24-months extension of the Agreement at the Compensation as stated in the Agreement for this renewal periods.

NOW THEREFORE, THE PARTIES, BASED UPON MUTUAL CONSIDERATION, THE SUFFICIENCY OF WHICH IS ACKNOWLEDGED, AGREE AS FOLLOWS:

- 1. INCORPORATION OF RECITALS. The Parties find that the statements set forth in the above recitals are true and correct and hereby incorporate the same as part of this amendment.
- 2. AGREEMENT RENEWAL. The Parties agree to exercise this first and final renewal permitted under the Agreement, which renewal will result in the continuation of the Agreement for an additional 24 months, from June 1, 2022 to May 31, 2024.
- 3. NON-DISCRIMINATION. In an effort to generally comply with non-discriminatory laws, statutes and authorities, the Parties incorporate the attached **Appendix "A"** and make the same part of this Agreement.
- 4. COMPENSATION. The Parties agree that, in exchange for the proper performance of the services contemplated in the Agreement, Contractor will be

compensated pursuant to the previously agreed upon prices, rates, fees, percentages, or discounts for this renewal period, as indicated by **Exhibit A** hereto.

5. OTHER TERMS UNCHANGED. Unless specifically amended as part of this and/or a previous amendment, all other terms and conditions of the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have duly executed this Amendment on the year and date first written above.

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ATTE Sted at:2021-10-26 16:48:23 +00:00 Reason:Witnessing Marilyn V. Fryar	JAC IndestroyAninon Evines Signed at:2021-10-26 18:37:47 +00:000 Reason:Witnessing Anthony Cugno
Harityn V. Fayar S JAA Interior	Toy Cope SH
Marilyn V. Fryar	Mark VanLoh, CEO, or
Procurement Administrator	His Designee
	(Designee's Name and Title, if applicable)
Attest:	TITAN AVIATION FUELS
Elise Donald	200
Signature	Signature
Elise Donald	Robert L. Stallings, IV
Print Name	Print Name
Dir. of Client Relations	President
Title	Title
Approved as to form for the use of the available of the way of the available of the Aviation A	Authority.
Devin Recol SIJAA Succession	
Devin Reed, Chief Legal Officer	

A 11 Signed by:Marilyn V. Fryar