APPENDIX 4-G

FORM OF PROJECT OFFICE LEASE AGREEMENT

(See attached.)

OFFICE SPACE LEASE
between
CITY AND COUNTY OF DENVER
and
 at
DENVER INTERNATIONAL AIRPORT

LEASE FOR OFFICE SPACE

SUMMARY PAGE

This Summary Page, consisting of one page, is attached to and made a part of that certain Office Space Lease made and entered into as of the date stated on the signature page, between the City and County of Denver and the Tenant listed below.

I EIN/	AINT: I	name						
	Address							
	City, State ar	nd Zip						
	Contact							
	Trade Name							
	State of Inco	rporation						
OFFI	CE LOCATION	N and COMPENS.	ATION (Init	tial)				
Loca. Num.	Concourse /Terminal	Address	Square Feet	Annual Rental (As provided in Section 5.01)	Monthly Payment (Initial or as provided in Section 5.03A)	Reserved		
СОМ	PANION AGR	EEMENT(S):						
PERI	FORMANCE S	URETY						
TERN								
Effective Date:			Date of Execution					
Expiration Date:			Three (3) years from the Effective Date					
RENT COMMENCEMENT DATE			The obligation to pay Rent commences on the Effective Date.					
INSU	RANCE POLI	CY AMOUNTS:						
DES	CRIPTION OF	EXHIBITS AND A	ADDENDA:					
Exhibit A Office Special Exhibit C Insurance Appendix 1 Standard Appendix 2 Standard Standard		pace Plan ce Certifica d Federal <i>F</i> d Federal <i>F</i>	Assurances Assurances	nployment Oppo	rtunities			

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Initials	Tenant's

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OFFICE SPACE LEASE

THIS OFFIC	E SPA	ACE LEAS	E, is m	nade and e	entered i	nto a	s of th	ne date	stated	on the
signature pag	ge bel	ow ("Effec	tive Da	te"), by ar	id betwe	en th	e CIT	Y AND	COUN	TY OF
DENVER, a	munic	cipal corpo	ration of	of the Sta	te of Co	lorad	o, for	and on	behal	f of its
Department	of	Aviation	(the	"City"),	Party	of	the	First	Part;	and
		,	a		corpo	ration	aut	horized	to c	conduct
business in th	าe Sta	te of Color	ado ("T	enant"), Pa	arty of th	e Sec	ond F	Part.		

SECTION 1 - GENERAL

Section 1.01 CONSIDERATION

The City enters into this Office Space Lease for and in consideration of the payment of rent, the construction of all improvements by Tenant as herein provided, and the performance and observance by Tenant of the terms, conditions, covenants and agreements set forth herein.

Section 1.02 DEVELOPMENT AGREEMENT

This Office Space Lease is ancillary to and in support of the Development Agreement entered into by the City and County of Denver, a municipal corporation of the State of Colorado, through and on behalf of its Department of Aviation and Denver Great Hall LLC ("Development Agreement") which was approved by City Council. Any provision contained in this Office Space Lease which conflict with any provision in the Development Agreement, the provision contained in the Development Agreement shall govern and control.

Section 1.03 INCORPORATION OF ATTACHED SUMMARY PAGE, EXHIBITS AND ADDENDA

The Summary Page attached to this Office Space Lease and the Exhibits attached to this Office Space Lease as described on the Summary Page and all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport, either promulgated by the City on its own initiative or in compliance with regulations or actions of the Federal Aviation Administration or other authorized federal agency, as they may be amended from time to time, are intended to be, and hereby are, deemed incorporated into this Office Space Lease. Appendices 1, 2 and 3 (Standard Federal Assurances) are also incorporated herein by this reference.

SECTION 2 - DEFINITIONS

Section 2.01 AIRPORT

"Airport" or "DIA" shall mean Denver International Airport.

Section 2.02 AUDITOR

"Auditor" shall mean the City's Auditor and the Auditor's authorized representative.

Section 2.03 COMPANION AGREEMENT

"Companion Agreement" shall mean the Development Agreement.

Section 2.04 CONCOURSES

"Concourses" shall mean Concourses A, B and C located at the Airport but specifically excepts the Terminal as herein defined.

Section 2.05 DIA DESIGN STANDARDS

"DIA Design Standards" shall mean the design standards and criteria established for Denver International Airport as such standards and criteria may be modified from time to time.

Section 2.06 DIA ENVIRONMENTAL GUIDELINES

"DIA Environmental Guidelines" shall mean those portions of the environmental standards and criteria established for non-aviation tenant development and operations at the Airport, as they may hereafter be amended.

Section 2.07 DIA TENANT DEVELOPMENT GUIDELINES

"DIA Tenant Development Guidelines" shall mean the criteria established at DIA for tenants and concessionaires for design, construction, installation, signage and related matters, as they may hereafter be amended.

Section 2.08 MANAGER

"Manager" shall mean the City's Manager of Aviation or the Manager's successor in function.

Section 2.09 MANAGER'S AUTHORIZED REPRESENTATIVE

Whenever reference is made herein to the "Manager or the Manager's authorized representative," or words of similar import are used, the City's Deputy Manager of Aviation/Commercial shall be such authorized representative of the Manager, unless written notice otherwise is given to the Tenant by the Manager. The Deputy Manager's authorized representative is the Airport's Concessions Director who designates the Airport's Concessions Manager for day-to-day administration of this Office Space Lease. Tenant shall submit its reports, memoranda, correspondence and submittals to the Concessions Manager. The Manager and the Deputy Manager may rescind or amend any such designation of representatives or delegation of City authority upon written notice to the Tenant.

Section 2.10 PAST DUE INTEREST RATE

"Past Due Interest Rate" shall mean interest accruing at 18% per annum commencing on the fifth business day after the date such amount is due and owing until paid to City.

Section 2.11 OFFICE SPACE

"Office Space" shall mean the spaces listed on the Summary Page as generally depicted on the Office Space Plan attached hereto as *Exhibit A*, which is located within the Terminal and/or Concourses and contains the number of square feet set forth on the Summary Page. "Office Space" shall include the plural where applicable. The City and Tenant acknowledge and agree that the dimensions of the Office Space as set forth in *Exhibit A* are approximate and that, following the completion of construction, the precise dimensions and square footage shall be determined by the Manager to conform to such measurement and a revision to the Summary Page and *Exhibit A* will be made, if necessary, depicting the dimensions and square footage of the Office Space as actually constructed, each of these actions to be mutually agreed upon and taken without the requirements of a formal amendment to this Office Space Lease. The Manager may add or subtract square footage of up to 10% of the Office Space with the prior written consent of the Tenant without City Council approval.

In order to maximize the highest and best use of the City's airline facilities, at the Manager's sole discretion and upon thirty (30) days prior written notice, the City may require Tenant, and Tenant agrees, to relocate its Office Space, at its own cost and expense, to an alternate space of comparable location, size and quality, in which case, the Manager will revise the Summary Page and *Exhibit A* without formal amendment to this Office Space Lease.

Section 2.12 TERMINAL

"Terminal" shall mean the Jeppesen Terminal Building located at the Airport.

SECTION 3 - LEASE OF OFFICE SPACE

Section 3.01 OFFICE RIGHTS GRANTED

City grants to Tenant the right to occupy and use the Office Space consistent with and subject to all of the terms and provisions of this Office Space Lease.

Section 3.02 USE OF OFFICE SPACE

Tenant may use the Office Space only for office use solely in support of the services provided, and for no other purposes, unless otherwise authorized in writing by the Manager.

Section 3.03 MEANS OF ACCESS

Tenant, its agents, invitees, employees, contractors, and suppliers have a non-exclusive right of ingress to and egress from the Office Space by a means of access located outside the boundaries of such space as specified by City. In non-public areas, such access shall, without exception, be restricted under therein common with such other persons (including, at the option of Airport's security requirements as described in the City, the general public) as the City may authorize or permit, section herein entitled "Security," and the City may at any time close, relocate, reconstruct or modify such means of access, provided that a reasonably convenient and adequate means of ingress and egress is available for the same purposes. The City has established access corridors and access door locations for the Office Space, and such plans are available from Airport Engineering.

Nothing in this Office Space Lease shall be construed to prevent the City from charging the operators of vehicles carrying passengers and property a fee for the privilege of entering upon the Airport or using the roadways in or on the Airport, or soliciting passengers upon the Airport, or otherwise operating on the Airport; and City reserves the right to make such charges provided that they do not discriminate unreasonably against the operators of vehicles used for carrying officers, agents, employees, contractors, passengers or property of Tenant.

Section 3.04 RIGHT OF INSPECTION

The City, its agents and employees, retain at all times during the Term of this Office Space Lease, the full right of entry in and to the Office Space for any purpose necessary, incidental to or in connection with its obligations hereunder, in the exercise of its governmental functions, or for the purpose of making any inspection it deems necessary, with or without advance notice, without liability, and without in any manner affecting Tenant's obligations under this Office Space Lease. No such reasonable entry by or on behalf of the City upon the Office Space shall constitute or cause a termination of this Office Space Lease nor shall such entry be deemed to constitute an interference with the use thereof by the Tenant.

SECTION 4 - TERM

Section 4.01 TERM

"Term" shall mean the period commencing at noon on the Effective Date, as stated on the Summary Page and expiring upon the Expiration Date stated on the Summary Page, unless this Office Space Lease is sooner terminated pursuant to the provisions of this Office Space Lease or by law and subject to the following: Any provision to the contrary notwithstanding, this Office Space Lease may be terminated by either Party prior to the Expiration Date or any extension thereof, with or without cause, upon thirty (30) days written notice by either party.

Section 4.02 SURRENDER OF OFFICE SPACE

Upon the expiration or earlier termination of this Office Space Lease or on the date specified in any demand for possession by City after any default by Tenant, Tenant covenants and agrees to surrender possession of the Office Space and all improvements to City in the same condition as when first occupied, ordinary wear and tear excepted. Ordinary wear and tear shall not include deterioration that could have been prevented by proper maintenance practices, or by Tenant performing all of Tenant's obligations under this Office Space Lease.

At the time of surrender, Tenant must have fully performed all of its obligations under this Office Space Lease, including: (a) delivery of all keys to any doors and to any improvements located on the Office Space to the City; (b) removal of Tenant's equipment in a manner and at times that do not interrupt other business at the Airport or operations of the Airport; (c) surrender of the Office Space as required in Section 4.02; and (d) performance of any other obligations required to be performed pursuant to this Office Space Lease prior to termination under this Office Space Lease. Tenant covenants and agrees to cooperate with the City's Termination procedures. "Tenant's Equipment" shall mean all equipment, apparatus, machinery, furnishings, trade fixtures and personal property installed by Tenant not affixed to the City's property.

If any portion of the Office Space is damaged by removal of such improvements or equipment, Tenant shall at its expense restore the City's damaged property to conditions existing prior to the installation of such improvements or such equipment and upon Tenant's failure to do so the City may cause such removal and restoration to be done at Tenant's expense and Tenant agrees to reimburse the City upon demand. If Tenant fails to remove any of Tenant's Equipment, at its option, the City may take immediate title to, retain, or dispose of any such Tenant's Equipment without liability to the Tenant and at no cost to the City.

Section 4.03 HOLDING OVER

If Tenant holds over after the Expiration Date, any extension thereof, or earlier termination of this Office Space Lease, Tenant's occupancy shall be deemed by the City to be a tenant at sufferance, at a monthly rental, payable in advance, equal to 150% of the monthly Rent provided for in Section 5 of this Office Space Lease, and Tenant shall otherwise remain bound by all other terms, conditions, covenants, and agreements of this Office Space Lease. The City will notify Tenant in writing that the tenancy is at sufferance. Thereafter, and without further notice, the City may exercise all remedies provided in this Agreement, at law or in equity, to recover possession of the Concession Space. Tenant shall be liable to the City for all loss or damage incurred by the City on account of any such holding over.

The foregoing notwithstanding, the City may give Tenant written permission to remain in possession of the Office Space after expiration of the Term. Such permission shall operate and be construed as a month-to-month tenancy, which may be terminated at any time by thirty (30) days prior written notice from either Party to the other. It is

agreed and understood that any holding over of Tenant after the expiration of this Agreement with the City's consent shall not renew or extend the Term. Tenant agrees to pay to the City in advance the monthly Rent in effect at the end of the regular Term of the Agreement together with all other fees payable hereunder and otherwise Tenant shall remain bound by all terms, conditions, covenants, and agreements of this Office Space Lease.

Nothing herein shall be construed to give Tenant the right to hold over at any time, and the City (after expiration or termination of this Office Space Lease, as the case may be), may exercise any remedies provided in this Agreement, at law or in equity to recover possession of the Office Space, as well as any damages incurred by City on account of such holding over.

SECTION 5 - RENT

Section 5.01 RENT

Tenant covenants and agrees, without setoff, deduction, prior notice or abatement to pay City the established rentals, rates, fees and charges for storage space as Rent for the rights and privileges herein granted by City. Annual rental rates shall be determined in accordance with Rule 120 of the Airport Rules and Regulations as of June 1, 2007, adjusted for CPI. The annual rental rate per square foot shall be calculated as the aggregate of the rates based on concessions type and the rates based on concessions location.

Section 5.02 PAYMENT OF MONTHLY RENT

Rent shall be payable by Tenant to City monthly in advance and without demand. The first monthly payment shall be due and payable on the Rent Commencement Date and on the first day of each month thereafter. Said obligation to pay Rent shall commence upon the Rent Commencement Date stated on the Summary Page and shall continue through the Term (or any extended term) hereof, as well as any holding over period.

Section 5.03 INTEREST ON PAST DUE AMOUNTS

Any payments not made to City when due shall accrue interest at the Past Due Interest Rate, as herein defined.

Section 5.04 PLACE AND MANNER OF PAYMENTS

All sums payable to City hereunder shall be made payable to "Airport Revenue Fund" and paid without notice at the following address:

Airport Revenue Fund Denver International Airport P.O. Box 492065 Denver, Colorado 80249-2065 or, at such other place as the Manager's authorized representative may hereafter designate by notice in writing to Tenant. All sums shall be made in legal tender of the United States. Any check given to the City shall be received by it subject to collection, and Tenant agrees to pay any charges, fees or costs incurred by the City for such collection, including reasonable attorney's fees, costs and expenses.

Section 5.05 APPLICATION OF PAYMENTS

The City is entitled to accept, receive and cash, or deposit, any payment made by Tenant for any reason or purpose or in any amount whatsoever, and apply the same, in the City's sole option, to any obligation of Tenant. Such payment or application shall not constitute payment of any amount owed, except that to which the City has applied the payment. No designation of any payment by Tenant for application to a specific portion of Tenant's financial obligations hereunder shall be binding upon the City. No endorsements or statement on any check or any letter accompanying any check or payment as compensation or other charges shall be deemed an accord and satisfaction or otherwise recognized for any purpose whatsoever. The acceptance of any such check, payment or partial payment, shall be without prejudice to the City's right to recover the balance of any and all compensation or other charges due from Tenant to the City and the City's right to pursue any other remedy provided in this Office Space Lease or at law or in equity.

SECTION 6 - USE OF OFFICE SPACE

Section 6.01 CARE OF AREA

Tenant accepts the Office Space in "as is" and "where is" condition with absolutely no warranties as to condition or suitability for use being given by the City. Tenant agrees that it will keep the Office Space in a neat, clean, safe, sanitary and orderly condition at all times, and further agrees that it will keep such area free at all times of all paper, rubbish, spills, and debris. Tenant, at its own expense, shall collect and deposit all trash and refuse at frequent intervals at collection station locations specified by the City. Accumulation of boxes, cartons, barrels or other similar items shall not be permitted in any public area in the Airport.

Section 6.02 CONSTRUCTION OF IMPROVEMENTS/RESTRICTION ON CHANGES

Tenant shall, unless otherwise instructed, complete its design, obtain building permits and complete construction no later than 90 days after execution of this Office Space Lease. Such period may be extended by the Manager if completion of Improvements was delayed through no fault of Tenant; however, in no event shall such extension affect the date upon which rent is due. Thereafter, Tenant agrees not to alter, add to, remove or demolish any of the Improvements on the Office Space without the prior written approval of the Manager. All such alterations or changes shall be made in accordance with the Airport Tenant Development Guidelines.

Section 6.03 TITLE TO IMPROVEMENTS

Tenant agrees that all improvements and anything affixed to the Office Space shall become the property of the City upon completion and acceptance by the City.

SECTION 7 - USE OF THE OFFICE SPACE

Section 7.01 DELIVERIES

To the extent applicable, Tenant shall make all deliveries of money, coin, supplies, goods, products, and food and beverage items in such manner as specified by the Airport Rules and Regulations and at such times and locations as the Manager or the Manager's Authorized Representative may reasonably approve or require. Emergency deliveries may be made at other times subject to prior arrangements with the Manager or the Manager's Authorized Representative.

Section 7.02 VENDING MACHINES

No amusement or vending machines or any other machines operated by coins, paper currency, tokens or credit/debit cards shall be installed or maintained in or upon the Office Space except with the written permission of the Manager or his authorized representative. This prohibition includes, but not by way of limitation, sales from vending machines of such items as cigarettes, candy, maps, coffee, soft drinks, newspapers, stamps and insurance policies; telephones; dispensation of cash, money orders and checks; and operation of mechanical or electronic game devices, electronic video games, and entertainment devices.

Section 7.03 COMPLIANCE WITH ALL LAWS AND REGULATIONS

Tenant agrees not to use or permit the Office Space to be used for any purpose not authorized hereunder or prohibited by the laws of the United States or the State of Colorado, the ordinances or Charter of the City and County of Denver, and it further agrees that it will use the Office Space in accordance with all applicable federal, state and local laws and all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport, either promulgated by the City on its own initiative or in compliance with regulations or actions of the Federal Aviation Administration or other authorized federal agency.

Tenant agrees to submit any report, reports or information which the City is required by law or regulation to obtain from Tenant or which the Manager may reasonably request relating to Tenant's operations. Tenant further agrees that any duly authorized representative of the City's shall, until the expiration of three (3) years after final payment under this Office Space Lease, have the right to inspect or examine any directly pertinent books, documents and records of Tenant that directly related to Tenant's obligations under this Office Space Lease.

In the operation of its storage, facilities, Tenant shall comply with the Standard Federal Assurances described in Appendices 1 and 2 attached hereto and incorporated herein by reference.

Section 7.04 COMPLIANCE WITH ENVIRONMENTAL REGULATIONS

Tenant, in conducting any activity on the Office Space or in any common area outside of the Office Space, shall comply with all applicable local, state or federal environmental rules, regulations, statutes, laws or orders (collectively "Environmental Requirements") including but not limited to Environmental Requirements regarding the storage, use and disposal of Hazardous Materials or Special Wastes and regarding releases or threatened releases of Hazardous Materials or Special Wastes to the environment. For purposes of this Office Space Lease the terms "Hazardous Materials" shall refer to those materials, including without limitation asbestos and asbestos-containing materials. polychlorinated biphenyls (PCBs), oil or any other petroleum products, natural gas, source material, pesticides, and any hazardous waste, toxic substance or related material, including any substance defined or treated as a "hazardous substance," "hazardous waste" or "toxic substance" (or comparable term) in the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Sec. 9601 et seq. (1990)), the Toxic Substances Control Act (15 U.S.C. Sec. 2601 et seq. (1990)), and any rules or regulations promulgated pursuant to such statutes or any other applicable federal or state statute. Tenant shall comply with the City's Ordinance 196, as amended on March 18, 1991 (amendments to the City Uniform Public Code related to water conservation fixtures).

Tenant shall acquire and comply with all necessary federal, state and local environmental permits and requirements.

Tenant shall maintain copies of Material Safety Data Sheets (MSDS) for all chemicals used in the operation of the concession, including for cleaning and maintenance. This obligation is continuing for the Term (or any extended term) of this Office Space Lease and Tenant shall make this documentation available for inspection by DIA upon request.

Tenant agrees to ensure that its Office Space is designed, constructed, operated and maintained in a manner that minimizes environmental impact through appropriate preventive measures and complies with all federal, state and local environmental requirements. Tenant agrees to evaluate methods to reduce the generation and disposal of waste materials. Wastewater from maintenance or operational activities shall be pretreated with sand and grease traps.

In the case of a release, spill or leak as a result of Tenant's activities, Tenant shall immediately control and remediate the contaminated media to applicable federal, state and local standards. Tenant shall reimburse the City for any penalties and all cost and expense, including without limitation attorney's fees, incurred by the City as a result of the release or disposal by Tenant of any pollutant or hazardous material on the Airport.

Section 7.05 WASTE OR IMPAIRMENT OF VALUE

Tenant agrees that nothing shall be done or kept in the Office Space which might impair the value of the City's property or which would constitute waste.

Section 7.06 HAZARDOUS USE

Tenant agrees that nothing shall be done or kept in the Office Space and no improvements, changes, alterations, additions, maintenance or repairs shall be made to the Office Space which might be unsafe or hazardous to any person or property. Further, Tenant shall not do or permit to be done any act or thing upon the Office Space which will invalidate, suspend or increase the rate of any fire insurance policy required under this Office Space Lease, or carried by the City, covering the Office Space or the buildings in which the Office Space is located or which, in the opinion of the Manager or the Manager's authorized representative, may constitute a hazardous condition that will increase the risks normally attendant upon the operations contemplated under this Office Space Lease. If, by reason of any failure by Tenant to comply with the provisions of this section, after receipt of notice in writing from the City, any fire insurance rate on the Office Space or on the buildings in which the same is located, shall at any time be higher than it normally would be, then Tenant shall pay the City, on demand, that part of all fire insurance premiums paid by the City which have been charged because of such violation or failure of Tenant; provided, that nothing herein shall preclude Tenant from bringing, keeping or using on or about the Office Space such materials, supplies, equipment and machinery as are appropriate or customary in carrying on its business, or from carrying on the normal operations contemplated herein.

Any nuisance, annoyance or hazardous or potentially hazardous condition, on or emanating from the Office Space, shall be corrected immediately upon Tenant's actual knowledge of the condition, or receipt of oral or written notice from the City. If, in the City's sole discretion, a hazard or potentially hazardous condition presents an unreasonable and imminent risk of bodily injury, the City may require Tenant to close its business without compensation and bar the public from the Office Space until the hazard or potentially hazardous condition has been abated. Nothing in this Section 7.13 shall be deemed to preclude the City from pursuing any available remedy for breach of the provisions of this Office Space Lease. Tenant's failure to correct promptly a nuisance, annoyance or hazardous or potentially hazardous condition under this Section 7.13 shall be a material breach of this Office Space Lease.

Section 7.07 COMMON USE SERVICES

No City Responsibility to Maintain Office Space. The Tenant shall bear all costs of operating Tenant's business on the Office Space and the City shall have no responsibility to maintain, repair or replace any portion of the Office Space,

Janitorial Services. Tenant shall, at its expense, be responsible for janitorial services for the Office Space. Tenant shall not permit rubbish, debris, waste materials or anything unsightly or detrimental to health, or likely to create a fire hazard, or conducive

to deterioration, to remain on any part of the Office Space or to be disposed of improperly.

Section 7.08 STRUCTURAL, ELECTRICAL OR SYSTEM OVERLOADING

Tenant agrees that nothing shall be done or kept on the Office Space and no improvements, changes, alterations, additions, maintenance or repairs shall be made to the Office Space which might impair the structural soundness of the building, result in an overload of utility, plumbing, or HVAC systems serving the Terminal and/or Concourses or interfere with electric, electronic or other equipment at the Airport. In the event of violations hereof, Tenant agrees immediately to remedy the violation at Tenant's expense.

Section 7.09 NOISE, ODORS, VIBRATIONS AND ANNOYANCES

Tenant shall conduct its operations in an orderly and proper manner so as not to commit any nuisance in the Office Space or annoy, disturb or be offensive to others in the Airport. Tenant shall take all reasonable measures, using the latest known and practicable devices and means, to eliminate any unusual, nauseous or objectionable noise, gases, vapors, odors and vibrations and to maintain the lowest possible sound level in their operations. No pets are allowed (except as may be permitted or required by law with respect to persons with disabilities).

Section 7.10 ACCESS TO FACILITY AND SYSTEMS

Tenant shall not do or permit to be done anything which might interfere with the effectiveness or accessibility of utility, heating, ventilating or air conditioning systems or portions thereof on the Office Space or elsewhere on the Airport, nor do or permit to be done anything which may interfere with free access and passage in the Office Space or the public areas adjacent thereto, or hinder police, firefighting or other emergency personnel in the discharge of their duties. Further, Tenant shall not do or permit to be done anything which might interfere with the effectiveness or accessibility of elevators or escalators in or adjacent to the Office Space, including lines, pipes, wires, conduits and equipment connected with or appurtenant thereto.

Tenant shall not place any additional lock of any kind upon any window or interior or exterior door in the Office Space, or make any change in any existing door or window lock or the mechanism thereof, unless a key therefor is maintained on the Office Space, nor refuse, upon the expiration or sooner termination of this Office Space Lease, to surrender to the City any and all keys to the interior or exterior doors on the Office Space, whether said keys were furnished to or otherwise procured by Tenant. If any keys furnished to Tenant by the City are lost, Tenant shall pay the City, on demand therefor, as Additional Rent, the cost for replacement thereof.

Section 7.11 NO AUCTION

Tenant agrees not to allow or permit any sale by auction or hawking on the Office Space.

SECTION 8 - UTILITIES AND SERVICES

The Tenant shall verify capacity of all systems in the Office Space and shall be responsible for all utility system upgrades that are necessary for its needs and shall be responsible for the payment of all utilities that are required for in the Office Space. At its option, the City may bill Tenant its pro-rata share of certain utilities consumed or estimated to be consumed. In such case, the City will charge a rate no higher than that, which would allow the City to recover the cost of providing the service, which will include but not be limited to standard rates, fees and charges established by the Airport.

Section 8.01 HEATING AND AIR CONDITIONING (HVAC)

At its expense, the City shall furnish normal and reasonable quantities of central air from the central HVAC system to the Office Space and all necessary power and electricity for such central air circulation. Subject to conditions beyond its control, the City shall maintain under normal conditions a temperature adequate for comfortable occupancy according to the season; provided, that Tenant properly maintains the ductwork and other connections within or leading into its Office Space and complies with the recommendations of the City's engineer regarding reasonable occupancy and use of the Office Space.

Section 8.02 ELECTRICITY

Tenant shall maintain all power circuits and connections required for equipment and mechanical systems used in the Office Space. Any bills by the City for such costs shall be due within 30 days and shall accrue interest at the Past Due Interest Rate if not paid when due. City will provide a premises wiring system to the Office Space that will handle electronic information such as telephone and telecommunications equipment. Tenant shall be responsible for any extension of the wiring and connection of any terminals and devices in accordance with City requirements, and shall pay for telephone service to the Office Space.

Section 8.03 WATER SERVICE

If Tenant requires water service to the Office Space, Tenant shall, at its expense, maintain a water meter for the Office Space at a location and of a type specified by the City and shall pay all costs for water used within the Office Space. Tenant shall be responsible for all pipe tie-in and water hook-up of its equipment. City shall furnish water from the central water source in reasonable quantities; provided that Tenant complies with all water conservation programs in effect or as adopted.

Section 8.04 LIGHTING

Tenant shall, at its expense, maintain all lighting fixtures and wiring for general illumination of the Office Space. Levels of illumination and wattage requirements shall be subject to approval by City.

Section 8.05 STRUCTURAL MAINTENANCE

City shall, at its expense, maintain all structural parts of the Terminal and Concourses, including exterior glass, walls and roof but specifically excluding improvements made by Tenant.

Section 8.06 COMMON USE SERVICES

The Manager may establish common use services at the Airport, including but not limited to trash and garbage removal, deliveries, industrial waste handling, recycling and security guards. The Manager reserves the right to establish charges for common use services based upon documented actual costs. Trash, sewer and deliveries will be common use services, which Tenant may be required to use and pay its pro rata actual share; however, other common use services may be utilized at Tenant's option. Tenant agrees to pay the charges for those common use services which are utilized by Tenant.

Section 8.07 INTERRUPTION OF SERVICES

Tenant agrees that City shall not be liable for failure to supply any utility services when the City uses reasonable diligence to restore or supply such services or electrical current. The City further reserves the right to temporarily discontinue utility services at such time as may be necessary by reason of accident, unavailability of employees, repairs, alterations or improvements or whenever by reason of strikes, lockouts, riots, acts of God or any other happenings beyond the control of the City, the City is unable to furnish such utility services. The City shall not be liable for damages to persons or property for any such discontinuance, nor shall such discontinuance in any way be construed as cause for abatement of Rent or operate to release the Tenant from any of its obligations hereunder, except as otherwise provided in the Section entitled "Damage, Destruction or Loss."

SECTION 9 - INDEMNITY, INSURANCE AND GUARANTEES

Section 9.01 INDEMNITY

Lessee agrees to defend, indemnify and hold harmless the City, its agents, officers, officials, and employees against all liabilities, claims, judgments, suits, investigations, legal or administrative proceedings, or demands for damages to persons or property caused by Lessee's use or occupancy of the Property, except to the extent caused by or resulting from the negligence, willful misconduct or intentional misconduct of the City. Lessee's duty to defend and indemnify shall arise at the time of written notice of the

claim. The minimum insurance requirements prescribed herein shall not be deemed to limit or define the obligations of Lessee hereunder.

Section 9.02 INSURANCE

Tenant shall obtain and keep in force during the entire term of this Lease, insurance policies as described in <u>Section 2</u> of <u>Appendix 18</u> of the Development Agreement relating to Project Operating Period. [NTD: DEN reviewing re: policy covering all leases.]

Governmental Immunity. The Parties hereto understand and agree that the City and County of Denver, its officers, officials and employees, are relying on, and do not waive or intend to waive by any provisions of this Office Space Lease, the monetary limitations or any other rights, immunities and protections provided by the Colorado Governmental Immunity Act, §§ 24-10-101 to 120, C.R.S., or otherwise available to the City and County of Denver, its officers, officials and employees.

Section 9.03 NO PERSONAL LIABILITY

No director, officer, manager, member or employee of either Party hereto shall be held personally liable under this Office Space Lease or because of its execution or attempted execution.

Section 9.04 LICENSES, FEES, TAXES AND LIENS

Doing Business in Colorado. In the event that Tenant shall be a corporation or a limited liability company, the Parties executing this Office Space Lease on behalf of Tenant hereby covenant and warrant that Tenant is a duly qualified corporation or limited liability company and all necessary steps have been taken to become authorized to do business in Colorado; corporate taxes have been paid to date; and all future forms, reports, fees and other documents or payments necessary to comply with applicable laws will be filed or paid when due.

Fees. Tenant agrees to promptly pay all excises, license fees and permit fees of whatever nature applicable to its operations hereunder and to take out and keep current and display when required all municipal, state or federal licenses required for the conduct of its business at and upon the Office Space and further agrees not to permit any of said excises, license fees or permit fees to become delinquent.

Taxes and Assessments. The Tenant shall pay all taxes and assessments of whatever character that may be levied, assessed, or charged upon the property, possessory interest, personal, occupied, used, or owned by the Tenant, or upon the rights of the Tenant to occupy the Office Space, or upon the Tenant's Tenant Improvements and any other property thereon, or upon the Tenant's rights or operations hereunder. The Tenant shall have the right at its sole cost or expense to contest such taxes as may have been or may be levied, assessed or charged.

Liens. Tenant also shall not permit, create, or suffer to be created or to remain, any mechanic's, materialman's or any other lien to become attached or be foreclosed upon the Office Space or improvements thereto, or any part or parcel thereof, by reason of any construction, services, work or labor performed or materials furnished by any mechanic or materialman. If any such lien shall at any time be filed, Tenant may contest the same in good faith. Notwithstanding such contest, Tenant shall, within fifteen (15) calendar days after the filing thereof, cause such lien to be released of record by payment, bond, or order of a court of competent jurisdiction. In the event Tenant fails to clear the record of any such lien within the aforesaid period, the City may remove said lien by paying the full amount thereof, or by bonding, or in any other manner the City deems appropriate, without investigating the validity thereof, and irrespective of the fact that Tenant may contest the propriety or the amount thereof. Thereafter Tenant shall pay the City the amount paid by the City in connection with the discharge of said lien. Upon demand, Tenant agrees to reimburse the City as provided in Section 5.09. Nothing contained in this Office Space Lease shall be construed as consent on the part of the City to subject the Office Space to any lien or liability.

Prompt Payment. Tenant agrees to furnish to the Manager, upon request, duplicate receipts or other satisfactory evidence showing the prompt payment by it of Social Security, unemployment insurance and worker's compensation insurance, and all required licenses and all taxes. Tenant further agrees to promptly pay when due all bills, debts and obligations incurred by it in connection with its operations hereunder and not to permit the same to become delinquent and to suffer no lien, mortgage, judgment or execution to be filed against the Office Space or improvements thereon which will in any way impair the rights of the City under this Office Space Lease.

SECTION 10 - RESERVED

SECTION 11 - DEFAULT AND REMEDIES

Section 11.01 DEFAULT

Tenant shall be in default under this Office Space Lease if Tenant:

- A. Fails to timely pay when due to City the compensation, rent or any other payment required hereunder and such failure is not cured within ten (10) days after written notice by the City describing the failure to pay; or
 - B. Tenant is in default under any other Airport agreement with the City; or
- C. Becomes insolvent, or takes the benefit of any present or future insolvency or bankruptcy statute, or makes a general assignment for the benefit of creditors, or consents to the appointment of a receiver, trustee or liquidator of any or substantially all of its property; or

- D. Transfers its interest under this Office Space Lease, without the prior written approval of the City, by reason of death, operation of law, assignment, sublease or otherwise, to any other person, entity or corporation; or
 - E. Abandons, deserts or vacates the Office Space; or
- F. Suffers any lien or attachment to be filed against the Office Space, the Airport or City's property because of any act or omission of Tenant, and such lien or attachment is not discharged or contested by Tenant in good faith by proper legal proceedings within 20 days after receipt of notice thereof by Tenant; or
- G. Uses or gives its permission to any person to use for any illegal purpose any portion of the Airport made available to Tenant for its use under this Office Space Lease.
- H. Fails to keep, perform and observe any other promise, covenant or agreement set forth in this Office Space Lease and such failure continues for a period of more than 30 days after delivery by Manager of a written notice of such breach or default, except where a shorter period is specified herein, or where fulfillment of its obligation requires activity over a period of time and Tenant within 10 days of notice commences in good faith to perform whatever may be required to correct its failure to perform and continues such performance with all due diligence and without interruption, except for causes beyond its control, to effect the cure as soon as practical; or

Section 11.02 REMEDIES

If Tenant defaults in any of the covenants, terms and conditions herein, the City may exercise any one or more of the following remedies: in addition to any other rights and remedies provided elsewhere in this Office Space Lease, or otherwise at law or in equity.

Elect to Continue and Enforce Office Space Lease. The City may elect to allow this Office Space Lease to continue in full force and effect without termination and to enforce all of City's rights and remedies hereunder, including without limitation the right to collect Rent as it becomes due together with Past Due Interest.

Termination of Office Space Lease. The City may cancel and terminate this Office Space Lease and repossess the Office Space, with or without process of law, and without liability for so doing, upon giving 60 days written notice to Tenant of its intention to terminate, at the end of which time all the rights hereunder of the Tenant shall terminate, unless the default, which shall have been stated in such notice, is by its nature curable and shall have been cured within such 30 days.

Damages upon Termination. If City elects to terminate, Tenant shall be liable to City for all amounts owing at the time of termination, including but not limited to Rent due plus interest thereon at the Past Due Interest Rate together with any other amount to fully compensate City for all loss of Rent, damages, and costs, including attorney's fees,

caused by Tenant's failure to perform its obligations hereunder, or which in the ordinary course would likely result therefrom. The City shall use reasonable efforts to mitigate such damages. Nothing in Sections 11.01 or 11.02 shall be construed to grant a right to Tenant to cure a default, which by its nature is not capable of being cured.

Re-Entry. Without accepting surrender and without prejudice to any remedies for damages or breach, the City may elect to reenter and take possession of the Office Space or any part thereof, by suitable action or proceeding at law, or by force or otherwise, without being liable for trespass, indictment, prosecution or damages therefore, and may expel Tenant or any person claiming under Tenant, and remove all effects as may be necessary, without prejudice to any remedies for damages or breach. Such reentry shall not be construed as termination of this Office Space Lease unless a written notice specifically so states; however, the City reserves the right to terminate the Office Space Lease at any time after reentry.

Upon re-entry, the City shall use reasonable efforts to re-let the office space. Notwithstanding re-entry by the City, Tenant shall continue to be liable for all amounts due as Rent under this Office Space Lease, on the dates specified and in such amounts as would be payable if default had not occurred. Upon expiration of the Term (or any extended term), or any earlier termination of this Office Space Lease by the City, the City, having credited to the account of Tenant any amounts recovered through re-letting, shall refund, without interest, any amount that exceeds the Rent, damages and costs payable by Tenant under this Office Space Lease.

Section 11.03 REMEDIES CUMULATIVE

The remedies provided in this Office Space Lease shall be cumulative and shall in no way affect any other remedy available to City under law or equity.

Section 11.04 ADMINISTRATIVE HEARING

Disputes arising out of this Office Space Lease shall be resolved by administrative hearing before the Manager following the procedures outlined in Denver Revised Municipal Code Section 5-17; provided, that the City shall retain its right to obtain an order of eviction in accordance with applicable state law. It is further agreed that no cause of action shall be brought against the City until there has been full compliance with the terms of this paragraph. The Parties hereto agree that the Manager's determination resulting from said administrative hearing shall be final, subject only to the Tenant's right to appeal the determination under Colorado Rules of Civil Procedure, Rule 106.

Section 11.05 WAIVERS

No failure of City to insist upon the strict performance of a term, covenant or agreement contained in this Office Space Lease, no failure by City to exercise any right or remedy under this Office Space Lease, and no acceptance of full or partial payment during the continuance of any default by Tenant shall constitute a waiver of any such term,

covenant or agreement or a waiver of any such right or remedy or a waiver of any default by Tenant.

SECTION 12 - DAMAGE, DESTRUCTION OR LOSS

Section 12.01 DAMAGE TO OR DESTRUCTION OF OFFICE SPACE

If the Office Space, or any portion thereof, is destroyed or damaged by fire or otherwise to an extent which renders it unusable, City may rebuild or repair any portions of the building structure destroyed or damaged, and, if the cause was beyond the control of Tenant, the obligation of Tenant to pay the Rent hereunder shall abate as to such damaged or destroyed portions during the time they are unusable. If the City elects not to proceed with the rebuilding or repair of the building structure, it shall give notice of its intent within 90 days after the destruction or damage. Tenant may then, at its option, cancel and terminate this Office Space Lease.

Section 12.02 COOPERATION IN THE EVENT OF LOSS

If the City elects to rebuild, this Office Space Lease shall continue in full force and effect subject to the abatement of rent during the time the damaged or destroyed portions are unusable. City and Tenant shall cooperate with each other in the collection of any insurance proceeds which may be payable in the event of any loss or damage.

Section 12.03 LOSS OR DAMAGE TO PROPERTY

The City shall not be liable for any loss of property by theft or burglary from the Airport or for any damage to person or property on the Airport resulting from operating the elevators, or electric lighting, or water, rain or snow, which may come into or issue or flow from any part of the Airport, or from the pipes, plumbing, wiring, gas or sprinklers thereof or that may be caused by the City's employees or any other cause, and Tenant agrees to make no claim for any such loss or damage at any time, except for any abatement of Rent or right to insurance proceeds provided for in this Section.

Section 12.04 MUTUAL WAIVER; INSURANCE COVERAGE

City and Tenant each waive any and every claim for recovery from the other for any and all loss of or damage to the Office Space or to the contents thereof, which loss or damage is covered by valid and collectible fire and extended insurance policies, to the extent that such loss or damage is recoverable under such insurance policies. Since this mutual waiver will preclude the assignment of any such claim by subrogation or otherwise to an insurance company or any other person, Tenant agrees to give to each insurance company which has issued, or may issue, to the Tenant policies of fire and extended coverage insurance, written notice of the terms of this mutual waiver, and to have such insurance policies properly endorsed, if necessary, to prevent the invalidation of the insurance coverage by reason of this waiver.

Tenant Caused Damage. If Tenant caused the damage described in this Section 12, Tenant shall pay for all of the full rebuilding costs, except to the extent of the waiver of subrogation set forth in this Section 12 and Rent shall not be reduced.

Limits of the City's Obligations Defined. It is understood that, in the application of this Section 12, the City's obligations shall be limited to the repair or reconstruction of the Office Space to a condition with utilities stubbed into the Office Space suitable for Tenant to re-build. Redecoration, Improvements, Trade Fixtures, inventory and replacement of all of Tenant's furniture, equipment, inventory and supplies shall be the sole responsibility of Tenant and any such redecoration and refurnishing/re-equipping shall be of equivalent quality to that originally installed under the terms of this Office Space Lease.

No Duty to Protect. Protection against loss by fire or other casualty to any of the contents of the Office Space shall not, at any time, be an obligation of the City.

Section 12.05 RELEASE

Tenant agrees that the City shall not be liable to Tenant for any injury to or death of any of the Tenant's agents, representatives or employees or of any other person or for any damage to any of Tenant's property or loss of revenue caused by any third person in the maintenance, construction, or operation of facilities at the Airport, or caused by any third person using the Airport, or caused by any third person navigating any aircraft on or over the Airport, whether such injury, death or damage is due to negligence or otherwise.

SECTION 13 - RESERVED

SECTION 14 - MISCELLANEOUS PROVISIONS

Section 14.01 ADVERTISING AND PUBLIC DISPLAYS

Tenant shall not install or have installed or allow to be installed upon or within the Office Space, without the prior written approval of the Manager or his authorized representative, any sign, either lighted or unlighted, poster or other display of advertising media, including material supplied by manufacturers of merchandise offered for sale, as well as other types of display specified in the DIA Design Standards. Permission will not be granted for any advertising which fails to comply with DIA Design Standards or DIA Tenant Development Guidelines, or any advertising material, fixture or equipment which extends beyond the Office Space.

Section 14.02 AGREEMENT BINDING UPON SUCCESSORS

This Office Space Lease, subject to the provisions of the Section entitled "Assignment," shall be binding upon and shall inure to the heirs, personal representatives, successors and assigns of the respective parties hereto.

Section 14.03 AGREEMENT MADE IN COLORADO; VENUE

This Office Space Lease shall be deemed to have been made in and shall be construed in accordance with the laws of the State of Colorado and the Charter and Ordinances of the City and County of Denver and the Parties agree that venue for any action arising from this Office Space Lease shall be in the District Court in and for the City and County of Denver.

Section 14.04 OFFICE SPACE LEASE SUBORDINATE TO AGREEMENTS WITH THE UNITED STATES

This Office Space Lease is subject and subordinate to the terms, reservations, restrictions and conditions of any existing or future agreements between the City and the United States, the execution of which has been or may be required as a condition precedent to the transfer of federal rights or property to the City for Airport purposes and the expenditure of federal funds for the extension, expansion or development of the Airport or airport system. The provisions of Appendices 1 and 2 are incorporated herein by reference.

Section 14.05 RIGHT TO DEVELOP AIRPORT

Tenant agrees that the City reserves the right to further develop or improve the Airport and all landing areas and taxiways as the City may see fit, regardless of the desires or views of Tenant and without any interference or hindrances from Tenant.

Section 14.06 AGREEMENT SUBJECT TO AVIATION PRIORITY

Tenant's right to use the Office Space for the purposes as set forth in this Office Space Lease shall be secondary to, and subordinate to, the operation of the Airport. Tenant acknowledges that because of the location of the Office Space at the Airport, noise, vibrations, fumes, debris and other interference with the Permitted Use will be caused by Airport operations. Tenant hereby waives any and all rights or remedies against the City arising out of any noise, vibration, fumes, debris and/or interference that is caused by the operation of the Airport. The City specifically reserves for itself, and for the public, a right of flight for the passage of aircraft in the airspace above the surface of the Airport together with the right to cause in said airspace such noise, vibration, fumes, debris, and other interference as may be inherent in the present and future operation of aircraft.

Section 14.07 MODIFICATIONS REQUIRED BY FAA

In the event that the FAA or its successors requires modifications or changes in this Office Space Lease as a condition precedent to the granting of funds for the improvement of the Airport, or otherwise, Tenant agrees to consent to such amendments, modifications, revisions, supplements, or deletions of any of the terms, conditions, or requirements of this Office Space Lease as may be reasonably required to satisfy the FAA requirements, subject to the provisions of this Office Space Lease.

Section 14.08 ASSIGNMENT

Tenant shall not assign, transfer, sublease, pledge, hypothecate, surrender, or otherwise encumber (collectively "Transfer"), or dispose of this Agreement or any interest created by this Agreement or any interest in any portion of the same without the City's consent. Tenant shall not grant any license or concession hereunder, or permit any other person or persons, company, or corporation to occupy the Office Space without first obtaining the written consent of the Manager who has the sole and absolute discretion to grant or deny consent. Any attempt by Tenant to in any way directly or indirectly Transfer all or part of its interest in this Agreement (including any attempt to transfer the ownership of the equity or voting interest in the stock if Tenant is a corporate entity or the ownership interest in such other entity or control of Tenant or Tenant's operations through sale, exchange, merger, consolidation, or other such Transfer) without the prior written consent of the Manager shall, at the option of said Manager, automatically terminate this Agreement and all rights of Tenant hereunder. These restrictions on Transfer shall also apply to assignment of activities, uses, privileges, and obligations authorized under this Agreement. The City's consent to a Transfer shall not include consent to enlarge the Term or modify other material provisions of this Agreement. The City's consent to a Transfer shall not constitute a release of liability of Tenant pursuant to the requested Transfer. The City's consent to one such Transfer shall not be deemed a consent to subsequent Transfers.

Section 14.09 BOND ORDINANCES

This Office Space Lease is in all respects subject and subordinate to any and all City bond ordinances applicable to the Airport and airport system and to any other bond ordinances, which should amend, supplement or replace such bond ordinances. The Parties to this Office Space Lease acknowledge and agree that all property subject to this Office Space Lease which was financed by the net proceeds of tax-exempt bonds is owned by the City, and Tenant agrees not to take any action that would impair, or omit to take any action required to confirm, the treatment of such property as owned by the City for purposes of Section 142(b) of the Internal Revenue Code of 1986, as amended. In particular, the Tenant agrees to make, and hereby makes, an irrevocable election (binding on itself and all successors in interest under this Office Space Lease) not to claim depreciation or an investment credit with respect to any property subject to this Office Space Lease which was financed by the net proceeds of tax-exempt bonds and shall execute such forms and take such other action as the City may request in order to implement such election.

Section 14.10 FORCE MAJEURE

Neither Party hereto shall be liable to the other for any failure, delay or interruption in the performance of any of the terms, covenants or conditions of this Office Space Lease due to causes beyond the control of that Party, including without limitation strikes, boycotts, labor disputes, embargoes, shortages of materials, acts of God, acts of the public enemy, acts of superior governmental authority, weather conditions, floods, riots,

rebellion, sabotage or any other circumstance for which such Party is not responsible or which is not in its power to control. A lack of funds, however, will never be deemed beyond a Party's power to control, but in no event shall this paragraph be construed so as to allow Tenant to reduce or abate its obligation to pay the Rent herein, or any other compensation due hereunder.

Section 14.11 INCONVENIENCES DURING CONSTRUCTION

Tenant recognizes that from time to time during the Term (or any extended term) of this Office Space Lease, it may be necessary for City to commence or complete extensive programs of construction, expansion, relocation, maintenance and repair in order that the Airport and its facilities may be maintained, improved, and operated in accordance with any present or future master layout plan, and that such construction, expansion, relocation, maintenance and repair may inconvenience the Tenant in its operation at the Airport. Tenant agrees that no liability shall attach to City, its officers, agents, employees, contractors, subcontractors and representatives by way of such inconveniences, and Tenant waives any right to claim damages or other consideration therefrom.

Section 14.12 MASTER PLAN

Tenant agrees that no liability shall attach to the City, its officers, agents and employees by reason of any efforts or action toward implementation of any present or future master layout plan for the Airport, and waives any right to claim damages or other consideration arising therefrom.

Section 14.13 NONDISCRIMINATION

In connection with the performance of work under this Office Space Lease, Tenant agrees not to refuse to hire, discharge, promote or demote, or to discriminate in matters of compensation against any person otherwise qualified, solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability, and Tenant further agrees to insert the foregoing provision in all subcontracts hereunder.

Section 14.14 INDEPENDENT CONTRACTOR

Tenant shall at all times have the status of an independent contractor without the right or authority to impose tort or contractual liability upon the City.

Section 14.15 NOTICES

All notices required to be given to the City or Tenant hereunder shall be in writing and sent by certified mail, return receipt requested, as follows:

to City: Manager of Aviation

Denver International Airport Airport Office Building, 9th Floor

8500 Peña Boulevard Denver, CO 80249-6340

with a copy to: Deputy Manager of Aviation, Commercial

Denver International Airport Airport Office Building, 9th Floor

8500 Peña Boulevard Denver, CO 80249-6340

to Tenant At the address and to the attention of the

person so designated on the Summary

Page.

Either Party hereto may designate in writing from time to time the address of substitute or supplementary persons within the State of Colorado to receive such notices. The effective date of service of any such notice shall be the date such notice is mailed or delivered to the intended Party.

Section 14.16 PARAGRAPH HEADINGS

The paragraph headings herein are for convenience in reference only and are not intended to define or limit the scope of any provision of this Office Space Lease.

Section 14.17 PATENTS AND TRADEMARKS

Tenant represents that it is the owner of or fully authorized to use any and all services, processes, machines, articles, marks, names or slogans used by it in its operations under this Office Space Lease. Tenant agrees to save and hold harmless the City, its officers, employees, agents and representatives from any loss, liability, expense, suit or claim for damages in connection with any actual or alleged infringement of any patent, trademark or copyright arising from any alleged or actual unfair competition or other similar claim arising out of the operations of Tenant under this Office Space Lease.

Section 14.18 COLORADO OPEN RECORDS ACT

The Tenant acknowledges that the City is subject to the provisions of the Colorado Open Records Act, Colorado Revised Statutes §24-72-201 et seq., and all documents prepared or provided by Tenant under this Office Space Lease may be subject to the provisions of the Colorado Open Records Act. Any other provision of this Office Space Lease notwithstanding, including exhibits, attachments and other documents incorporated into this Office Space Lease by reference, all materials, records and information provided by the Tenant to the City shall be considered confidential by the City only to the extent provided in the Open Records Act and the Tenant agrees that any disclosure of information by the City consistent with the provisions of the Open

Records Act shall result in no liability of the City. The Tenant agrees that it will fully cooperate with the City in the event of a request for disclosure of such documents or a lawsuit arising under such act for the disclosure of any documents or information, which the Tenant asserts, is confidential and exempt from disclosure.

In the event of a request to the City for disclosure of such information, time and circumstances permitting, the City will make a good faith effort to advise the Tenant of such request in order to give the Tenant the opportunity to object to the disclosure of any of material the Tenant may consider confidential, proprietary or otherwise exempt from disclosure. In the event of the filing of a lawsuit to compel disclosure, the City will tender all such material to the court for judicial determination of the issue of disclosure and the Tenant agrees it will either intervene in such lawsuit to protect materials the Tenant does not wish disclosed, or waive any claim of privilege or confidentiality. If the Tenant chooses to intervene in such a lawsuit and oppose disclosure of any materials, the Tenant agrees to defend, indemnify, and save and hold harmless the City, its officers, agents, and employees, from any claim, damages, expense, loss or costs arising out of the Tenant's intervention including, but not limited to, prompt reimbursement to the City of all reasonable attorney fees, costs and damages that the City may incur directly or may be ordered to pay by such court.

Section 14.19 SECURITY

Compliance with Airport Security. It is a material requirement of this Office Space Lease that the Tenant shall comply with all rules, regulations, written policies and authorized directives from the City and/or the Transportation Security Administration with respect to Airport security. Tenant shall cause its officers, contractors, agents and employees to comply with any and all existing and future security regulations adopted by the City or the Transportation Security Administration ("TSA"), including 49 CFR Subtitle B, Chapter XII, as amended from time to time. Violation by Tenant or any of its employees of any rule, regulation or authorized directive from the City or the Transportation Security Administration with respect to Airport Security shall constitute a material breach of this Office Space Lease and any person who violates such rules may be subject to revocation of his/her access authorization. Tenant will reimburse the City, in full, for any fines or penalties levied against the City for security violations as a result of any actions on the part of Tenant, its agents, contractors, suppliers, guests, customers or employees and for any attorney fees or related costs paid by the City as a result of any such violation.

Section 14.20 SEVERABILITY

If any provision in this Office Space Lease is held by a court to be invalid, the validity of other provisions herein which are severable shall be unaffected.

Section 14.21 SURVIVAL OF PROVISIONS

All terms and conditions of this Office Space Lease which, by reasonable implication, contemplate continued performance or compliance beyond the termination of this Office

Space Lease (by expiration of the term or otherwise) shall survive such termination and continue to be enforceable as provided herein.

Section 14.22 AUTHORITY TO ENTER INTO AGREEMENT

The person(s) signing this Office Space Lease represents and warrants that s/he possesses the legal authority, pursuant to any proper, appropriate and official motion, resolution or action passed or taken, to enter into this Office Space Lease and validly and legally bind Tenant to all the terms, performances and provisions of this Office Space Lease.

Section 14.23 THIRD PARTIES

The enforcement of the terms and conditions of this Office Space Lease and all rights of action relating to such enforcement, this Office Space Lease shall not be deemed or construed to confer upon any third party or parties (except parties to whom the Tenant may assign this Office Space Lease in accordance with the terms hereof, and except any successor to the City) any right to claim damages or to bring any action or proceeding against either the City or the Tenant because of any breach hereof or because of any of the terms, covenants, agreements and conditions herein.

Section 14.24 USE, POSSESSION OR SALE OF ALCOHOL OR DRUGS

Tenant, its officers, agents and employees shall cooperate and comply with the provisions of the Federal Drug-Free Workplace Act of 1988 and Denver Executive Order No. 94, or any successor thereto, concerning the use, possession or sale of alcohol or drugs. Tenant shall also prohibit consumption of alcohol within the Office Space. Violation of these provisions or refusal to cooperate with implementation of the policy can result in the City's barring Tenant from City facilities or participating in City operations.

Section 14.25 CITY SMOKING POLICY

Tenant agrees that it will prohibit smoking by its employees and the public in the Office Space and will not sell or advertise tobacco products. Tenant acknowledges that smoking is not permitted in Airport buildings and facilities except for designated smoking lounges. Tenant and its officers, agents and employees shall cooperate and comply with the provisions of the City's Executive Order No. 99 dated December 1, 1993, Executive Order No. 13 dated July 31, 2002, the provisions of Denver Revised Municipal Code, §§ 24-301 to 317 et. seq., and the Colorado Clean Indoor Air Act, C.R.S. §§ 25-14-201 et. seq.

Section 14.26 NUMBER OR GENDER

The use herein of the singular shall include the plural, and use of the masculine, feminine, or neutral genders shall include all others.

Section 14.27 JOINT AND SEVERAL LIABILITY

If Tenant is a partnership or other business organization, the members of which are subject to personal liability, the liability of each such member shall be deemed to be joint and several.

Section 14.28 NO LIMIT ON CITY'S POWERS

Nothing in this Office Space Lease shall limit, in any way, the power and right of the City to exercise its governmental rights and powers, including its powers of eminent domain.

Section 14.29 WAR OR NATIONAL EMERGENCY

During the time of war or national emergency, the City shall have the right to lease the Airport or any part thereof to the United States Government for military use, and if any such lease is executed, the provisions of this Office Space Lease insofar as they are inconsistent with this Office Space Lease to the Government shall be suspended, and in that event, a just proportionate part of the Rent hereunder shall be abated.

Section 14.30 ENTIRE AGREEMENT

The parties agree that the provisions herein constitute the entire agreement and that all representations made by any officer, agent or employee of the respective parties unless included herein are null and void and of no effect. No amendments, unless expressly reserved to the Manager herein, shall be valid unless executed by an instrument in writing by all the parties with the same formality as this Office Space Lease.

Section 14.31 FINAL APPROVAL; COUNTERPARTS; ELECTRONIC SIGNATURES

This Office Space Lease, which is expressly subject to, and shall not be or become effective or binding on the City until approved by the City Council if required, and fully executed by all signatories of the City and County of Denver, may be executed in two or more counterparts, each of which will be deemed an original signature page to this Office Space Lease. This Office Space Lease may be signed electronically by either Party in the manner specified by the City.

[SIGNATURE PAGES FOLLOW]

Exhibit A

Office Space Plan

(To be completed in execution version.)

Exhibit C

Insurance Certificate

(See attached.)

CITY AND COUNTY OF DENVER INSURANCE REQUIREMENTS FOR THE DEPARTMENT OF AVIATION

Certificate Holder Information:

CITY AND COUNTY OF DENVER. Alln: Risk Management, Sulle 8810 Manager of Avietion Denver International Airport 8500 Peña Boulovard Danver CO 80249

CONTRACT NAME & NUMBER TO WHICH THIS INSURANCE APPLIES:

MANDATORY COVERAGE

Colorado Workers' Compensation and Employer Liability

Minimum Limits of Liability (in Thousands)

\$100, \$500, \$100

- Contractor expressly represents to the City, as a material representation upon which the City is relying in entering into this
 Agreement, that none of the Contractors officers or employees who may be eligible under any statute or law to reject Workers'
 Compensation Insurance shall effect such rejection during any part of the term of this Agreement. Any such rejections
 previously effected, must have been revoked as of the date Contractor executes this Agreement.
- 2. If the contractor/consultant is a sole proprietor, Workers' Compensation is waived per State of Colorado law.

Commercial General Liability

Minimum Limits of Liability (In Thousands):

Each Occurrence:	\$1,000
General Aggregate Limit:	\$2,000
Products Complete: Operations Aggregate Limit:	\$2,000
Personal & Advartising Injury:	\$1,000

The policy must provide the following:

- That this Agreement is an Insured Contract under the policy.
- 2. Defense costs are outside the limits of liability.
- 3. A severability of interests or separation of Insureda provision (no insured vs. insured exclusion).
- A provision that coverage is primary and non contributory with other coverage or self-insurance maintained by the City.
- The full limits of coverage must be dedicated to apply to each project/location.
- If liquor is to be sold or distributed, then Liquor Liability, (\$1,000,000 per claim and \$1,000,000 policy aggregate \text{\$milt} with the City as an additional insured is required.

II. ADDITIONAL COVERAGE

Excess/Umbrella Liability

Minimum Limits of Liability (In Thousands):

Umbrella Liability Controlled Area	Each Occurrence and aggregate	\$9,000
Umbrella Liability Non-Controlled Area	Fach Occurrence and aggregate	\$1,000

The policy must provide the following:

- Coverage must be written on a "follow form" or broader basis.
- 1.
- Any combination of primary and excess coverage may be used to achieve required limits. If operations include unescorted atracts access at DIA, then a \$9 million Dimbrella Limit is required. Э.

Page 1 of 2

Certificate of Insurance for Aviation -Aviation General Revised 2015

CITY AND COUNTY OF DENVER **Great Hall Project** Contract Control Number: 201735867

DRAFT: July 15, 2017 Page 29 **VOLUME I - DEVELOPMENT AGREEMENT** APPENDIX 4-G - FORM OF PROJECT OFFICE LEASE AGREEMENT

Property insurance

Coverage: All Risk Form Property Insurance, Replacement Cost basis

Personal Property, Contents, Flatures, Tenant, improvements and Betterments

- 100% of the Replacement Cost value of Personal Property, Contents, Fixtures, Tenant Improvements and Betterments
- Covered Cause of Loss Special Form including glass coverage and signs
- Replacement Cost Endoraement

Sualness Income including Loss of Rents

Amount equal to all Minimum Annual Ront and Other Sums payable under the Lease

- Any Policy Issued under this section must contain, include or provide for the following:

 1. The City and County of Derver, Department of Aviation shall be named as loss payee as its interest may appear.

 2. Walver of Subrogation Applies to City as Landlord for any protocold Landlord Property.

 - In the event of payment of any Loss involving Tenant Improvements and Betterments, permanent fixtures, etc., the insurance carrier shall pay the City (as Land-ord) its designee first for said property loss.
 - If leased property is located in a flood or quake zone (inducing land subsidience), flood or quake insurance shall be provided separately or in the property policy.

III. ADDITIONAL CONDITIONS

It is understood and agreed, for the benefit of the City, that the following additional conditions shall apply to all curvarage specified herein:

- For Commercial General Liability, Auto Liability and Excess Liability/Umbrolla (if required), Contractor and subcontractor's insurers) shall include the City and County of Denver, its elected and appointed officials, employees and voluntoers as additional insured.
- All coverage provided herein shall be primary and any insurance maintained by the City shall be considered excess.
- For all coverages required under this Agreement, Contractor's insurer shall waive subrogation rights against the City
- The City shall have the right to venily or confirm, at any time, all coverage, information or representations contained herein, and the insured and its undersigned agent shall promptly and fully cooperate in any such audit the City may elect
- The required insurance shall be encoverition by an insurer licensed or authorized to do business in Colorado and rated by A.M. Best Company as "A-"VIII or better.
- For plains-made coverage, the retroactive date must be on or before the contract date or the first date whon any goods or services were provided to the City, whichever is earlier
- No changes, modifications or interlineations on this document shall be allowed without the review and approval of the Risk Administrator prior to contract execution.

NOTICE OF CANCELLATION

It is understood and agreed trial, should any Policy Issued heraunder be cancelled or non-renewed before the expiration date thereof, or austain a material change in coverage adverse to the City, the issuing company or its authorized Agent shall give notice to the Department of Aviation in accordance with policy provisions.

> Page 2 of 2 Certificate of Insurance for Aviation -Aviation General Revised 2015

CITY AND COUNTY OF DENVER **Great Hall Project** Contract Control Number: 201735867

Standard Federal Assurances

Standard Federal Assurances

Nondiscrimination In Airport Employment Opportunities

APPENDIX 4-H

FORM OF CONCESSIONAIRES OFFICE LEASE AGREEMENT

(See attached.)

OFFICE SPACE LEASE
between
CITY AND COUNTY OF DENVER
and
at
DENVER INTERNATIONAL AIRPORT

LEASE FOR OFFICE SPACE

SUMMARY PAGE

This Summary Page, consisting of one page, is attached to and made a part of that certain Office Space Lease made and entered into as of the date stated on the signature page, between the City and County of Denver and the Tenant listed below.

TEN	ANT: Name						
	Address						
	City, State and Zip						
	Contact Trade Name						
	State of Incorporation	_					
	State of incorporation						
OFFI	CE LOCATION and COM	IPENSATION (Initia	al)				
Loca.			Square	Rental (As provided in Section	Section	Reserved	
Num.	Concourse /Terminal	Address	Feet	5.01)	5.03A)		
COM	PANION AGREEMENT(S):					
PER	FORMANCE SURETY						
TERI	M:						
Effective Date:				f Execution			
	Expiration Date:		Three	(3) years fro	m the Effectiv	∕e Date	
RENT COMMENCEMENT DATE			The obligation to pay Rent commences on the Effective Date.				
INSL	RANCE POLICY AMOU	NTS:					
DES	CRIPTION OF EXHIBITS	AND ADDENDA:					
Exhik Exhik Appe Appe	pit A	Office Space Plan Insurance Certifica Standard Federal Standard Federal Nondiscrimination	ate Assuran Assuran	ices	ent Opportuni	ties	
Page	1 of 1 pages				Te	nant's Initials	

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OFFICE SPACE LEASE

THIS OFFICE	: SP/	ACE LEAS	E , is n	nade and e	entered i	nto as	s of th	ne date	stated	on the
signature pag	e bel	ow,("Effect	tive Da	te"), by an	d betwe	en the	e CIT	Y AND (COUN	ITY OF
DENVER, a r	nunic	cipal corpo	ration	of the Sta	te of Co	lorado	o, for	and on	beha	If of its
Department	of	Aviation	(the	"City"),	Party	of	the	First	Part	; and
		,	a		corpo	ration	aut	horized	to o	conduc
business in the	e Sta	te of Color	ado ("T	enant"), Pa	arty of th	e Sec	ond F	Part.		

SECTION 1 - GENERAL

1.01 CONSIDERATION

The City enters into this Office Space Lease for and in consideration of the payment of rent, the construction of all improvements by Tenant as herein provided, and the performance and observance by Tenant of the terms, conditions, covenants and agreements set forth herein.

1.02 DEVELOPMENT AGREEMENT

This Office Space Lease is ancillary to and in support of the Development Agreement entered into by the City and County of Denver, a municipal corporation of the State of Colorado, through and on behalf of its Department of Aviation and Denver Great Hall LLC ("Development Agreement") which was approved by City Council. Any provision contained in this Office Space Lease which conflict with any provision in the Development Agreement, the provision contained in the Development Agreement shall govern and control.

1.03 INCORPORATION OF ATTACHED SUMMARY PAGE, EXHIBITS AND ADDENDA

The Summary Page attached to this Office Space Lease and the Exhibits attached to this Office Space Lease as described on the Summary Page and all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport, either promulgated by the City on its own initiative or in compliance with regulations or actions of the Federal Aviation Administration or other authorized federal agency, as they may be amended from time to time, are intended to be, and hereby are, deemed incorporated into this Office Space Lease. Appendices 1, 2 and 3 (Standard Federal Assurances) are also incorporated herein by this reference.

SECTION 2 - DEFINITIONS

2.01 AIRPORT

"Airport" or "DIA" shall mean Denver International Airport.

2.02 AUDITOR

"Auditor" shall mean the City's Auditor and the Auditor's authorized representative.

2.03 COMPANION AGREEMENT

"Companion Agreement" shall mean the Development Agreement.

2.04 CONCOURSES

"Concourses" shall mean Concourses A, B and C located at the Airport but specifically excepts the Terminal as herein defined.

2.05 DIA DESIGN STANDARDS

"DIA Design Standards" shall mean the design standards and criteria established for Denver International Airport as such standards and criteria may be modified from time to time.

2.06 DIA ENVIRONMENTAL GUIDELINES

"DIA Environmental Guidelines" shall mean those portions of the environmental standards and criteria established for non-aviation tenant development and operations at the Airport, as they may hereafter be amended.

2.07 DIA TENANT DEVELOPMENT GUIDELINES

"DIA Tenant Development Guidelines" shall mean the criteria established at DIA for tenants and concessionaires for design, construction, installation, signage and related matters, as they may hereafter be amended.

2.08 MANAGER

"Manager" shall mean the City's Manager of Aviation or the Manager's successor in function.

2.09 MANAGER'S AUTHORIZED REPRESENTATIVE

Whenever reference is made herein to the "Manager or the Manager's authorized representative," or words of similar import are used, the City's Deputy Manager of Aviation/Commercial shall be such authorized representative of the Manager, unless written notice otherwise is given to the Tenant by the Manager. The Deputy Manager's authorized representative is the Airport's Concessions Director who designates the Airport's Concessions Manager for day-to-day administration of this Office Space Lease. Tenant shall submit its reports, memoranda, correspondence and submittals to the Concessions Manager. The Manager and the Deputy Manager may rescind or amend any such designation of representatives or delegation of City authority upon written notice to the Tenant.

2.10 PAST DUE INTEREST RATE

"Past Due Interest Rate" shall mean interest accruing at 18% per annum commencing on the fifth business day after the date such amount is due and owing until paid to City.

2.11 OFFICE SPACE

"Office Space" shall mean the spaces listed on the Summary Page as generally depicted on the Office Space Plan attached hereto as *Exhibit A*, which is located within the Terminal and/or Concourses and contains the number of square feet set forth on the Summary Page. "Office Space" shall include the plural where applicable. The City and Tenant acknowledge and agree that the dimensions of the Office Space as set forth in *Exhibit A* are approximate and that, following the completion of construction, the precise dimensions and square footage shall be determined by the Manager to conform to such measurement and a revision to the Summary Page and *Exhibit A* will be made, if necessary, depicting the dimensions and square footage of the Office Space as actually constructed, each of these actions to be mutually agreed upon and taken without the requirements of a formal amendment to this Office Space Lease. The Manager may add or subtract square footage of up to 10% of the Office Space with the prior written consent of the Tenant without City Council approval.

In order to maximize the highest and best use of the City's airline facilities, at the Manager's sole discretion and upon thirty (30) days prior written notice, the City may require Tenant, and Tenant agrees, to relocate its Office Space, at its own cost and expense, to an alternate space of comparable location, size and quality, in which case, the Manager will revise the Summary Page and *Exhibit A* without formal amendment to this Office Space Lease.

2.12 TERMINAL

Terminal" shall mean the Jeppesen Terminal Building located at the Airport.

SECTION 3 - LEASE OF OFFICE SPACE

3.01 OFFICE RIGHTS GRANTED

City grants to Tenant the right to occupy and use the Office Space consistent with and subject to all of the terms and provisions of this Office Space Lease.

3.02 USE OF OFFICE SPACE

Tenant may use the Office Space only for office use solely in support of the services provided, and for no other purposes, unless otherwise authorized in writing by the Manager.

3.03 MEANS OF ACCESS

Tenant, its agents, invitees, employees, contractors, and suppliers have a non-exclusive right of ingress to and egress from the Office Space by a means of access located

outside the boundaries of such space as specified by City. In non-public areas, such access shall, without exception, be restricted under therein common with such other persons (including, at the option of Airport's security requirements as described in the City, the general public) as the City may authorize or permit, section herein entitled "Security," and the City may at any time close, relocate, reconstruct or modify such means of access, provided that a reasonably convenient and adequate means of ingress and egress is available for the same purposes. The City has established access corridors and access door locations for the Office Space, and such plans are available from Airport Engineering.

Nothing in this Office Space Lease shall be construed to prevent the City from charging the operators of vehicles carrying passengers and property a fee for the privilege of entering upon the Airport or using the roadways in or on the Airport, or soliciting passengers upon the Airport, or otherwise operating on the Airport; and City reserves the right to make such charges provided that they do not discriminate unreasonably against the operators of vehicles used for carrying officers, agents, employees, contractors, passengers or property of Tenant.

3.04 RIGHT OF INSPECTION

The City, its agents and employees, retain at all times during the Term of this Office Space Lease, the full right of entry in and to the Office Space for any purpose necessary, incidental to or in connection with its obligations hereunder, in the exercise of its governmental functions, or for the purpose of making any inspection it deems necessary, with or without advance notice, without liability, and without in any manner affecting Tenant's obligations under this Office Space Lease. No such reasonable entry by or on behalf of the City upon the Office Space shall constitute or cause a termination of this Office Space Lease nor shall such entry be deemed to constitute an interference with the use thereof by the Tenant.

SECTION 4 - TERM

4.01 TERM

"Term" shall mean the period commencing at noon on the Effective Date" as stated on the Summary Page and expiring upon the Expiration Date stated on the Summary Page, unless this Office Space Lease is sooner terminated pursuant to the provisions of this Office Space Lease or by law and subject to the following: Any provision to the contrary notwithstanding, this Office Space Lease may be terminated by either Party prior to the Expiration Date or any extension thereof, with or without cause, upon thirty (30) days written notice by either party.

4.02 SURRENDER OF OFFICE SPACE

Upon the expiration or earlier termination of this Office Space Lease or on the date specified in any demand for possession by City after any default by Tenant, Tenant covenants and agrees to surrender possession of the Office Space and all

2.10 PAST DUE INTEREST RATE

"Past Due Interest Rate" shall mean interest accruing at 18% per annum commencing on the fifth business day after the date such amount is due and owing until paid to City.

2.11 OFFICE SPACE

"Office Space" shall mean the spaces listed on the Summary Page as generally depicted on the Office Space Plan attached hereto as *Exhibit A*, which is located within the Terminal and/or Concourses and contains the number of square feet set forth on the Summary Page. "Office Space" shall include the plural where applicable. The City and Tenant acknowledge and agree that the dimensions of the Office Space as set forth in *Exhibit A* are approximate and that, following the completion of construction, the precise dimensions and square footage shall be determined by the Manager to conform to such measurement and a revision to the Summary Page and *Exhibit A* will be made, if necessary, depicting the dimensions and square footage of the Office Space as actually constructed, each of these actions to be mutually agreed upon and taken without the requirements of a formal amendment to this Office Space Lease. The Manager may add or subtract square footage of up to 10% of the Office Space with the prior written consent of the Tenant without City Council approval.

In order to maximize the highest and best use of the City's airline facilities, at the Manager's sole discretion and upon thirty (30) days prior written notice, the City may require Tenant, and Tenant agrees, to relocate its Office Space, at its own cost and expense, to an alternate space of comparable location, size and quality, in which case, the Manager will revise the Summary Page and *Exhibit A* without formal amendment to this Office Space Lease.

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SECTION 3 - LEASE OF OFFICE SPACE

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3.02 USE OF OFFICE SPACE

Tenant may use the Office Space only for office use solely in support of the services provided, and for no other purposes, unless otherwise authorized in writing by the Manager.

outside the boundaries of such space as specified by City. In non-public areas, such access shall, without exception, be restricted under therein common with such other persons (including, at the option of Airport's security requirements as described in the City, the general public) as the City may authorize or permit, section herein entitled "Security," and the City may at any time close, relocate, reconstruct or modify such means of access, provided that a reasonably convenient and adequate means of ingress and egress is available for the same purposes. The City has established access corridors and access door locations for the Office Space, and such plans are available from Airport Engineering.

Nothing in this Office Space Lease shall be construed to prevent the City from charging the operators of vehicles carrying passengers and property a fee for the privilege of entering upon the Airport or using the roadways in or on the Airport, or soliciting passengers upon the Airport, or otherwise operating on the Airport; and City reserves the right to make such charges provided that they do not discriminate unreasonably against the operators of vehicles used for carrying officers, agents, employees, contractors, passengers or property of Tenant.

3.04 RIGHT OF INSPECTION

The City, its agents and employees, retain at all times during the Term of this Office Space Lease, the full right of entry in and to the Office Space for any purpose necessary, incidental to or in connection with its obligations hereunder, in the exercise of its governmental functions, or for the purpose of making any inspection it deems necessary, with or without advance notice, without liability, and without in any manner affecting Tenant's obligations under this Office Space Lease. No such reasonable entry by or on behalf of the City upon the Office Space shall constitute or cause a termination of this Office Space Lease nor shall such entry be deemed to constitute an interference with the use thereof by the Tenant.

SECTION 4 - TERM

4.01 TERM

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4.02 SURRENDER OF OFFICE SPACE

Upon the expiration or earlier termination of this Office Space Lease or on the date specified in any demand for possession by City after any default by Tenant, Tenant covenants and agrees to surrender possession of the Office Space and all

improvements to City in the same condition as when first occupied, ordinary wear and tear excepted. Ordinary wear and tear shall not include deterioration that could have been prevented by proper maintenance practices, or by Tenant performing all of Tenant's obligations under this Office Space Lease.

At the time of surrender, Tenant must have fully performed all of its obligations under this Office Space Lease, including: (a) delivery of all keys to any doors and to any improvements located on the Office Space to the City; (b) removal of Tenant's equipment in a manner and at times that do not interrupt other business at the Airport or operations of the Airport; (c) surrender of the Office Space as required in Section 4.02; and (d) performance of any other obligations required to be performed pursuant to this Office Space Lease prior to termination under this Office Space Lease. Tenant covenants and agrees to cooperate with the City's Termination procedures. "Tenant's Equipment" shall mean all equipment, apparatus, machinery, furnishings, trade fixtures and personal property installed by Tenant not affixed to the City's property.

If any portion of the Office Space is damaged by removal of such improvements or equipment, Tenant shall at its expense restore the City's damaged property to conditions existing prior to the installation of such improvements or such equipment and upon Tenant's failure to do so the City may cause such removal and restoration to be done at Tenant's expense and Tenant agrees to reimburse the City upon demand. If Tenant fails to remove any of Tenant's Equipment, at its option, the City may take immediate title to, retain, or dispose of any such Tenant's Equipment without liability to the Tenant and at no cost to the City.

4.03 HOLDING OVER

If Tenant holds over after the Expiration Date, any extension thereof, or earlier termination of this Office Space Lease, Tenant's occupancy shall be deemed by the City to be a tenant at sufferance, at a monthly rental, payable in advance, equal to 150% of the monthly Rent provided for in Section 5 of this Office Space Lease, and Tenant shall otherwise remain bound by all other terms, conditions, covenants, and agreements of this Office Space Lease. The City will notify Tenant in writing that the tenancy is at sufferance. Thereafter, and without further notice, the City may exercise all remedies provided in this Agreement, at law or in equity, to recover possession of the Concession Space. Tenant shall be liable to the City for all loss or damage incurred by the City on account of any such holding over.

The foregoing notwithstanding, the City may give Tenant written permission to remain in possession of the Office Space after expiration of the Term. Such permission shall operate and be construed as a month-to-month tenancy, which may be terminated at any time by thirty (30) days prior written notice from either Party to the other. It is agreed and understood that any holding over of Tenant after the expiration of this Agreement with the City's consent shall not renew or extend the Term. Tenant agrees to pay to the City in advance the monthly Rent in effect at the end of the regular Term of the Agreement together with all other fees payable hereunder and otherwise Tenant

shall remain bound by all terms, conditions, covenants, and agreements of this Office Space Lease.

Nothing herein shall be construed to give Tenant the right to hold over at any time, and the City (after expiration or termination of this Office Space Lease, as the case may be), may exercise any remedies provided in this Agreement, at law or in equity to recover possession of the Office Space, as well as any damages incurred by City on account of such holding over.

SECTION 5 - RENT

5.01 RENT

Tenant covenants and agrees, without setoff, deduction, prior notice or abatement to pay City the established rentals, rates, fees and charges for storage space as Rent for the rights and privileges herein granted by City. Annual rental rates shall be determined in accordance with Rule 120 of the Airport Rules and Regulations as of June 1, 2007, adjusted for CPI. The annual rental rate per square foot shall be calculated as the aggregate of the rates based on concessions type and the rates based on concessions location.

5.02 PAYMENT OF MONTHLY RENT

Rent shall be payable by Tenant to City monthly in advance and without demand. The first monthly payment shall be due and payable on the Rent Commencement Date and on the first day of each month thereafter. Said obligation to pay Rent shall commence upon the Rent Commencement Date stated on the Summary Page and shall continue through the Term (or any extended term) hereof, as well as any holding over period.

5.03 INTEREST ON PAST DUE AMOUNTS

Any payments not made to City when due shall accrue interest at the Past Due Interest Rate, as herein defined.

5.04 PLACE AND MANNER OF PAYMENTS

All sums payable to City hereunder shall be made payable to "Airport Revenue Fund" and paid without notice at the following address:

Airport Revenue Fund Denver International Airport P.O. Box 492065 Denver, Colorado 80249-2065

or, at such other place as the Manager's authorized representative may hereafter designate by notice in writing to Tenant. All sums shall be made in legal tender of the United States. Any check given to the City shall be received by it subject to collection,

and Tenant agrees to pay any charges, fees or costs incurred by the City for such collection, including reasonable attorney's fees, costs and expenses.

5.05 APPLICATION OF PAYMENTS

The City is entitled to accept, receive and cash, or deposit, any payment made by Tenant for any reason or purpose or in any amount whatsoever, and apply the same, in the City's sole option, to any obligation of Tenant. Such payment or application shall not constitute payment of any amount owed, except that to which the City has applied the payment. No designation of any payment by Tenant for application to a specific portion of Tenant's financial obligations hereunder shall be binding upon the City. No endorsements or statement on any check or any letter accompanying any check or payment as compensation or other charges shall be deemed an accord and satisfaction or otherwise recognized for any purpose whatsoever. The acceptance of any such check, payment or partial payment, shall be without prejudice to the City's right to recover the balance of any and all compensation or other charges due from Tenant to the City and the City's right to pursue any other remedy provided in this Office Space Lease or at law or in equity.

SECTION 6 - USE OF OFFICE SPACE

6.01 CARE OF AREA

Tenant accepts the Office Space in "as is" and "where is" condition with absolutely no warranties as to condition or suitability for use being given by the City. Tenant agrees that it will keep the Office Space in a neat, clean, safe, sanitary and orderly condition at all times, and further agrees that it will keep such area free at all times of all paper, rubbish, spills, and debris. Tenant, at its own expense, shall collect and deposit all trash and refuse at frequent intervals at collection station locations specified by the City. Accumulation of boxes, cartons, barrels or other similar items shall not be permitted in any public area in the Airport.

6.02 CONSTRUCTION OF IMPROVEMENTS/RESTRICTION ON CHANGES

Tenant shall, unless otherwise instructed, complete its design, obtain building permits and complete construction no later than 90 days after execution of this Office Space Lease. Such period may be extended by the Manager if completion of Improvements was delayed through no fault of Tenant; however, in no event shall such extension affect the date upon which rent is due. Thereafter, Tenant agrees not to alter, add to, remove or demolish any of the Improvements on the Office Space without the prior written approval of the Manager. All such alterations or changes shall be made in accordance with the Airport Tenant Development Guidelines.

6.03 TITLE TO IMPROVEMENTS

Tenant agrees that all improvements and anything affixed to the Office Space shall become the property of the City upon completion and acceptance by the City.

SECTION 7 - USE OF THE OFFICE SPACE

7.01 DELIVERIES

To the extent applicable, Concessionaire shall make all deliveries of money, coin, supplies, goods, products, and food and beverage items in such manner as specified by the Airport Rules and Regulations and at such times and locations as the Manager or the Manager's Authorized Representative may reasonably approve or require. Emergency deliveries may be made at other times subject to prior arrangements with the Manager or the Manager's Authorized Representative.

7.02 VENDING MACHINES

No amusement or vending machines or any other machines operated by coins, paper currency, tokens or credit/debit cards shall be installed or maintained in or upon the Office Space except with the written permission of the Manager or his authorized representative. This prohibition includes, but not by way of limitation, sales from vending machines of such items as cigarettes, candy, maps, coffee, soft drinks, newspapers, stamps and insurance policies; telephones; dispensation of cash, money orders and checks; and operation of mechanical or electronic game devices, electronic video games, and entertainment devices.

7.03 COMPLIANCE WITH ALL LAWS AND REGULATIONS

Tenant agrees not to use or permit the Office Space to be used for any purpose not authorized hereunder or prohibited by the laws of the United States or the State of Colorado, the ordinances or Charter of the City and County of Denver, and it further agrees that it will use the Office Space in accordance with all applicable federal, state and local laws and all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport, either promulgated by the City on its own initiative or in compliance with regulations or actions of the Federal Aviation Administration or other authorized federal agency.

Tenant agrees to submit any report, reports or information which the City is required by law or regulation to obtain from Tenant or which the Manager may reasonably request relating to Tenant's operations. Tenant further agrees that any duly authorized representative of the City's shall, until the expiration of three (3) years after final payment under this Office Space Lease, have the right to inspect or examine any directly pertinent books, documents and records of Tenant that directly related to Tenant's obligations under this Office Space Lease.

In the operation of its storage, facilities, Tenant shall comply with the Standard Federal Assurances described in Appendices 1 and 2 attached hereto and incorporated herein by reference.

7.04 COMPLIANCE WITH ENVIRONMENTAL REGULATIONS

Tenant, in conducting any activity on the Office Space or in any common area outside of the Office Space, shall comply with all applicable local, state or federal environmental rules, regulations, statutes, laws or orders (collectively "Environmental Requirements") including but not limited to Environmental Requirements regarding the storage, use and disposal of Hazardous Materials or Special Wastes and regarding releases or threatened releases of Hazardous Materials or Special Wastes to the environment. For purposes of this Office Space Lease the terms "Hazardous Materials" shall refer to those materials, including without limitation asbestos and asbestos-containing materials, polychlorinated biphenyls (PCBs), oil or any other petroleum products, natural gas, source material, pesticides, and any hazardous waste, toxic substance or related material, including any substance defined or treated as a "hazardous substance," "hazardous waste" or "toxic substance" (or comparable term) in the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Sec. 9601 et seg. (1990)), the Toxic Substances Control Act (15 U.S.C. Sec. 2601 et seq. (1990)), and any rules or regulations promulgated pursuant to such statutes or any other applicable federal or state statute. Tenant shall comply with the City's Ordinance 196, as amended on March 18, 1991 (amendments to the City Uniform Public Code related to water conservation fixtures).

Tenant shall acquire and comply with all necessary federal, state and local environmental permits and requirements.

Tenant shall maintain copies of Material Safety Data Sheets (MSDS) for all chemicals used in the operation of the concession, including for cleaning and maintenance. This obligation is continuing for the Term (or any extended term) of this Office Space Lease and Tenant shall make this documentation available for inspection by DIA upon request.

Tenant agrees to ensure that its Office Space is designed, constructed, operated and maintained in a manner that minimizes environmental impact through appropriate preventive measures and complies with all federal, state and local environmental requirements. Tenant agrees to evaluate methods to reduce the generation and disposal of waste materials. Wastewater from maintenance or operational activities shall be pretreated with sand and grease traps.

In the case of a release, spill or leak as a result of Tenant's activities, Tenant shall immediately control and remediate the contaminated media to applicable federal, state and local standards. Tenant shall reimburse the City for any penalties and all cost and expense, including without limitation attorney's fees, incurred by the City as a result of the release or disposal by Tenant of any pollutant or hazardous material on the Airport.

7.05 WASTE OR IMPAIRMENT OF VALUE

Tenant agrees that nothing shall be done or kept in the Office Space which might impair the value of the City's property or which would constitute waste.

7.06 HAZARDOUS USE

Tenant agrees that nothing shall be done or kept in the Office Space and no improvements, changes, alterations, additions, maintenance or repairs shall be made to the Office Space which might be unsafe or hazardous to any person or property. Further, Tenant shall not do or permit to be done any act or thing upon the Office Space which will invalidate, suspend or increase the rate of any fire insurance policy required under this Office Space Lease, or carried by the City, covering the Office Space or the buildings in which the Office Space is located or which, in the opinion of the Manager or the Manager's authorized representative, may constitute a hazardous condition that will increase the risks normally attendant upon the operations contemplated under this Office Space Lease. If, by reason of any failure by Tenant to comply with the provisions of this section, after receipt of notice in writing from the City, any fire insurance rate on the Office Space or on the buildings in which the same is located, shall at any time be higher than it normally would be, then Tenant shall pay the City, on demand, that part of all fire insurance premiums paid by the City which have been charged because of such violation or failure of Tenant; provided, that nothing herein shall preclude Tenant from bringing, keeping or using on or about the Office Space such materials, supplies, equipment and machinery as are appropriate or customary in carrying on its business, or from carrying on the normal operations contemplated herein.

Any nuisance, annoyance or hazardous or potentially hazardous condition, on or emanating from the Office Space, shall be corrected immediately upon Tenant's actual knowledge of the condition, or receipt of oral or written notice from the City. If, in the City's sole discretion, a hazard or potentially hazardous condition presents an unreasonable and imminent risk of bodily injury, the City may require Tenant to close its business without compensation and bar the public from the Office Space until the hazard or potentially hazardous condition has been abated. Nothing in this Section 7.13 shall be deemed to preclude the City from pursuing any available remedy for breach of the provisions of this Office Space Lease. Tenant's failure to correct promptly a nuisance, annoyance or hazardous or potentially hazardous condition under this Section 7.13 shall be a material breach of this Office Space Lease.

7.07 COMMON USE SERVICES

No City Responsibility to Maintain Office Space. The Tenant shall bear all costs of operating Tenant's business on the Office Space and the City shall have no responsibility to maintain, repair or replace any portion of the Office Space,

Janitorial Services. Tenant shall, at its expense, be responsible for janitorial services for the Office Space. Tenant shall not permit rubbish, debris, waste materials or anything unsightly or detrimental to health, or likely to create a fire hazard, or conducive to deterioration, to remain on any part of the Office Space or to be disposed of improperly.

7.08 STRUCTURAL, ELECTRICAL OR SYSTEM OVERLOADING

Tenant agrees that nothing shall be done or kept on the Office Space and no improvements, changes, alterations, additions, maintenance or repairs shall be made to the Office Space which might impair the structural soundness of the building, result in an overload of utility, plumbing, or HVAC systems serving the Terminal and/or Concourses or interfere with electric, electronic or other equipment at the Airport. In the event of violations hereof, Tenant agrees immediately to remedy the violation at Tenant's expense.

7.09 NOISE, ODORS, VIBRATIONS AND ANNOYANCES

Tenant shall conduct its operations in an orderly and proper manner so as not to commit any nuisance in the Office Space or annoy, disturb or be offensive to others in the Airport. Tenant shall take all reasonable measures, using the latest known and practicable devices and means, to eliminate any unusual, nauseous or objectionable noise, gases, vapors, odors and vibrations and to maintain the lowest possible sound level in their operations. No pets are allowed (except as may be permitted or required by law with respect to persons with disabilities).

7.10 ACCESS TO FACILITY AND SYSTEMS

Tenant shall not do or permit to be done anything which might interfere with the effectiveness or accessibility of utility, heating, ventilating or air conditioning systems or portions thereof on the Office Space or elsewhere on the Airport, nor do or permit to be done anything which may interfere with free access and passage in the Office Space or the public areas adjacent thereto, or hinder police, firefighting or other emergency personnel in the discharge of their duties. Further, Tenant shall not do or permit to be done anything which might interfere with the effectiveness or accessibility of elevators or escalators in or adjacent to the Office Space, including lines, pipes, wires, conduits and equipment connected with or appurtenant thereto.

Tenant shall not place any additional lock of any kind upon any window or interior or exterior door in the Office Space, or make any change in any existing door or window lock or the mechanism thereof, unless a key therefor is maintained on the Office Space, nor refuse, upon the expiration or sooner termination of this Office Space Lease, to surrender to the City any and all keys to the interior or exterior doors on the Office Space, whether said keys were furnished to or otherwise procured by Tenant. If any keys furnished to Tenant by the City are lost, Tenant shall pay the City, on demand therefor, as Additional Rent, the cost for replacement thereof.

7.11 NO AUCTION

Tenant agrees not to allow or permit any sale by auction or hawking on the Office Space.

SECTION 8 - UTILITIES AND SERVICES

The Tenant shall verify capacity of all systems in the Office Space and shall be responsible for all utility system upgrades that are necessary for its needs and shall be responsible for the payment of all utilities that are required for in the Office Space. At its option, the City may bill Tenant its pro-rata share of certain utilities consumed or estimated to be consumed. In such case, the City will charge a rate no higher than that, which would allow the City to recover the cost of providing the service, which will include but not be limited to standard rates, fees and charges established by the Airport.

8.01 HEATING AND AIR CONDITIONING (HVAC)

At its expense, the City shall furnish normal and reasonable quantities of central air from the central HVAC system to the Office Space and all necessary power and electricity for such central air circulation. Subject to conditions beyond its control, the City shall maintain under normal conditions a temperature adequate for comfortable occupancy according to the season; provided, that Tenant properly maintains the ductwork and other connections within or leading into its Office Space and complies with the recommendations of the City's engineer regarding reasonable occupancy and use of the Office Space.

8.02 ELECTRICITY

Tenant shall maintain all power circuits and connections required for equipment and mechanical systems used in the Office Space. Any bills by the City for such costs shall be due within 30 days and shall accrue interest at the Past Due Interest Rate if not paid when due. City will provide a premises wiring system to the Office Space that will handle electronic information such as telephone and telecommunications equipment. Tenant shall be responsible for any extension of the wiring and connection of any terminals and devices in accordance with City requirements, and shall pay for telephone service to the Office Space.

8.03 WATER SERVICE

If Tenant requires water service to the Office Space, Tenant shall, at its expense, maintain a water meter for the Office Space at a location and of a type specified by the City and shall pay all costs for water used within the Office Space. Tenant shall be responsible for all pipe tie-in and water hook-up of its equipment. City shall furnish water from the central water source in reasonable quantities; provided that Tenant complies with all water conservation programs in effect or as adopted.

8.04 LIGHTING

Tenant shall, at its expense, maintain all lighting fixtures and wiring for general illumination of the Office Space. Levels of illumination and wattage requirements shall be subject to approval by City.

8.05 STRUCTURAL MAINTENANCE

City shall, at its expense, maintain all structural parts of the Terminal and Concourses, including exterior glass, walls and roof but specifically excluding improvements made by Tenant.

8.06 COMMON USE SERVICES

The Manager may establish common use services at the Airport, including but not limited to trash and garbage removal, deliveries, industrial waste handling, recycling and security guards. The Manager reserves the right to establish charges for common use services based upon documented actual costs. Trash, sewer and deliveries will be common use services, which Tenant may be required to use and pay its pro rata actual share; however, other common use services may be utilized at Tenant's option. Tenant agrees to pay the charges for those common use services which are utilized by Tenant.

8.07 INTERRUPTION OF SERVICES

Tenant agrees that City shall not be liable for failure to supply any utility services when the City uses reasonable diligence to restore or supply such services or electrical current. The City further reserves the right to temporarily discontinue utility services at such time as may be necessary by reason of accident, unavailability of employees, repairs, alterations or improvements or whenever by reason of strikes, lockouts, riots, acts of God or any other happenings beyond the control of the City, the City is unable to furnish such utility services. The City shall not be liable for damages to persons or property for any such discontinuance, nor shall such discontinuance in any way be construed as cause for abatement of Rent or operate to release the Tenant from any of its obligations hereunder, except as otherwise provided in the Section entitled "Damage, Destruction or Loss."

SECTION 9 - INDEMNITY, INSURANCE AND GUARANTEES

9.01 INDEMNITY

Lessee agrees to defend, indemnify and hold harmless the City, its agents, officers, officials, and employees against all liabilities, claims, judgments, suits, investigations, legal or administrative proceedings, or demands for damages to persons or property caused by Lessee's use or occupancy of the Property, except to the extent caused by or resulting from the negligence, willful misconduct or intentional misconduct of the City. Lessee's duty to defend and indemnify shall arise at the time of written notice of the claim. The minimum insurance requirements prescribed herein shall not be deemed to limit or define the obligations of Lessee hereunder.

9.02 INSURANCE

Tenant shall obtain and keep in force during the entire term of this Lease, insurance policies as described in <u>Section 2</u> of <u>Appendix 18</u> of the Development Agreement relating to Project Operating Period.

Governmental Immunity. The Parties hereto understand and agree that the City and County of Denver, its officers, officials and employees, are relying on, and do not waive or intend to waive by any provisions of this Office Space Lease, the monetary limitations or any other rights, immunities and protections provided by the Colorado Governmental Immunity Act, §§ 24-10-101 to 120, C.R.S., or otherwise available to the City and County of Denver, its officers, officials and employees.

9.03 PERFORMANCE SURETY

Upon execution of this Office Space Lease, Tenant shall deliver to the Manager, and maintain in effect at all times throughout the Term, including a period of six (6) months after expiration of the Term (or any extended term) or earlier termination of this Office Space Lease, an irrevocable letter of credit or such other acceptable surety as first approved in writing by City, in an amount initially equal to six (6) months of the initial monthly rent, which is stated on the Summary Page. Such irrevocable letter of credit or other acceptable surety, sometimes referred to herein as shall be subject to claim in full or in part by the City, payable without condition to the City with surety acceptable to and approved by the City's Manager, and if a letter of credit, upon presentation of the letter of credit and a sight draft. All irrevocable letters of credit shall be in a form, and issued by a bank, acceptable to the City and shall be subject to claim in full or in part by the City as provided herein. The performance surety shall guarantee to the City full and faithful performance of (i) all of the terms and provisions of this Office Space Lease as it may be amended, substituted, supplemented or extended, and (ii) all obligations and duties of Tenant under all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport as amended or supplemented.

Any provision herein to the contrary, notwithstanding, if at any time during the Term (or any extended term) hereof, the Manager deems the amount of the surety insufficient to properly protect the City from loss hereunder because Tenant is or has been in arrears with respect to such obligations or because Tenant has, in the opinion of the Manager, violated other terms of this Office Space Lease, Tenant agrees that it will, after receipt of notice and an opportunity to cure, increase the surety to an amount required by the Manager; provided however, the percentage increase in the amount of surety shall not exceed the annual percentage increase that has occurred with respect to Tenant's Minimum Annual Guarantees in effect under this Office Space Lease.

Whether in the form of a surety bond or Irrevocable Letter of Credit, the surety may be issued for a one (1) year period, provided, however, that evidence of renewal or replacement of the surety must be submitted annually by Tenant to the City at least sixty (60) days prior to the Expiration Date of the instrument. The surety shall contain language that the surety company shall notify the City in writing within forty-five (45) days of a determination that the surety is to be terminated, or is not going to be renewed. The surety bond must be executed by Tenant and by a surety meeting the qualifications set forth below.

If the City chooses to draw upon the Performance Surety as provided in Section 11.02; it shall be the obligation of Tenant to replenish the Performance Surety to the originally contracted level within 30 days of such draw down by the City. Failure to maintain or replenish the Performance Surety shall constitute a material breach of this Office Space Lease.

9.04 NO PERSONAL LIABILITY

No director, officer, manager, member or employee of either Party hereto shall be held personally liable under this Office Space Lease or because of its execution or attempted execution.

9.05 LICENSES, FEES, TAXES AND LIENS

Doing Business in Colorado. In the event that Tenant shall be a corporation or a limited liability company, the Parties executing this Office Space Lease on behalf of Tenant hereby covenant and warrant that Tenant is a duly qualified corporation or limited liability company and all necessary steps have been taken to become authorized to do business in Colorado; corporate taxes have been paid to date; and all future forms, reports, fees and other documents or payments necessary to comply with applicable laws will be filed or paid when due.

Fees. Tenant agrees to promptly pay all excises, license fees and permit fees of whatever nature applicable to its operations hereunder and to take out and keep current and display when required all municipal, state or federal licenses required for the conduct of its business at and upon the Office Space and further agrees not to permit any of said excises, license fees or permit fees to become delinquent.

Taxes and Assessments. The Tenant shall pay all taxes and assessments of whatever character that may be levied, assessed, or charged upon the property, possessory interest, personal, occupied, used, or owned by the Tenant, or upon the rights of the Tenant to occupy the Office Space, or upon the Tenant's Tenant Improvements and any other property thereon, or upon the Tenant's rights or operations hereunder. The Tenant shall have the right at its sole cost or expense to contest such taxes as may have been or may be levied, assessed or charged.

Liens. Tenant also shall not permit, create, or suffer to be created or to remain, any mechanic's, materialman's or any other lien to become attached or be foreclosed upon the Office Space or improvements thereto, or any part or parcel thereof, by reason of any construction, services, work or labor performed or materials furnished by any mechanic or materialman. If any such lien shall at any time be filed, Tenant may contest the same in good faith. Notwithstanding such contest, Tenant shall, within fifteen (15) calendar days after the filing thereof, cause such lien to be released of record by payment, bond, or order of a court of competent jurisdiction. In the event Tenant fails to clear the record of any such lien within the aforesaid period, the City may remove said lien by paying the full amount thereof, or by bonding, or in any other manner the City deems appropriate, without investigating the validity thereof, and

irrespective of the fact that Tenant may contest the propriety or the amount thereof. Thereafter Tenant shall pay the City the amount paid by the City in connection with the discharge of said lien. Upon demand, Tenant agrees to reimburse the City as provided in Section 5.09. Nothing contained in this Office Space Lease shall be construed as consent on the part of the City to subject the Office Space to any lien or liability.

Prompt Payment. Tenant agrees to furnish to the Manager, upon request, duplicate receipts or other satisfactory evidence showing the prompt payment by it of Social Security, unemployment insurance and worker's compensation insurance, and all required licenses and all taxes. Tenant further agrees to promptly pay when due all bills, debts and obligations incurred by it in connection with its operations hereunder and not to permit the same to become delinquent and to suffer no lien, mortgage, judgment or execution to be filed against the Office Space or improvements thereon which will in any way impair the rights of the City under this Office Space Lease.

SECTION 10 - RESERVED

SECTION 11 - DEFAULT AND REMEDIES

11.01 DEFAULT

Tenant shall be in default under this Office Space Lease if Tenant:

- A. Fails to timely pay when due to City the compensation, rent or any other payment required hereunder and such failure is not cured within ten (10) days after written notice by the City describing the failure to pay; or
 - B. Tenant is in default under any other Airport agreement with the City; or
- C. Becomes insolvent, or takes the benefit of any present or future insolvency or bankruptcy statute, or makes a general assignment for the benefit of creditors, or consents to the appointment of a receiver, trustee or liquidator of any or substantially all of its property; or
- D. Transfers its interest under this Office Space Lease, without the prior written approval of the City, by reason of death, operation of law, assignment, sublease or otherwise, to any other person, entity or corporation; or
 - E. Abandons, deserts or vacates the Office Space; or
- F. Suffers any lien or attachment to be filed against the Office Space, the Airport or City's property because of any act or omission of Tenant, and such lien or attachment is not discharged or contested by Tenant in good faith by proper legal proceedings within 20 days after receipt of notice thereof by Tenant; or
- G. Uses or gives its permission to any person to use for any illegal purpose any portion of the Airport made available to Tenant for its use under this Office Space Lease.

H. Fails to keep, perform and observe any other promise, covenant or agreement set forth in this Office Space Lease and such failure continues for a period of more than 30 days after delivery by Manager of a written notice of such breach or default, except where a shorter period is specified herein, or where fulfillment of its obligation requires activity over a period of time and Tenant within 10 days of notice commences in good faith to perform whatever may be required to correct its failure to perform and continues such performance with all due diligence and without interruption, except for causes beyond its control, to effect the cure as soon as practical; or

11.02 REMEDIES

If Tenant defaults in any of the covenants, terms and conditions herein, the City may exercise any one or more of the following remedies: in addition to any other rights and remedies provided elsewhere in this Office Space Lease, or otherwise at law or in equity.

Right to Draw on Performance Surety. In the case of failure to pay Rent or Additional Rent or in the case of breach or violation of any other provision, including Tenant's obligations and duties under all general rules and regulations adopted by the City or the Manager for the management, operation and control of the Airport, after written notice by the City describing and giving Tenant an opportunity to cure the default, failure, breach or violation, the City may immediately, and without further notice to Tenant, draw upon the Performance Surety in any amount necessary to satisfy the damages sustained or reasonably expected to be sustained.

Elect to Continue and Enforce Office Space Lease. The City may elect to allow this Office Space Lease to continue in full force and effect without termination and to enforce all of City's rights and remedies hereunder, including without limitation the right to collect Rent as it becomes due together with Past Due Interest.

Termination of Office Space Lease. The City may cancel and terminate this Office Space Lease and repossess the Office Space, with or without process of law, and without liability for so doing, upon giving 60 days written notice to Tenant of its intention to terminate, at the end of which time all the rights hereunder of the Tenant shall terminate, unless the default, which shall have been stated in such notice, is by its nature curable and shall have been cured within such 30 days.

Damages upon Termination. If City elects to terminate, Tenant shall be liable to City for all amounts owing at the time of termination, including but not limited to Rent due plus interest thereon at the Past Due Interest Rate together with any other amount to fully compensate City for all loss of Rent, damages, and costs, including attorney's fees, caused by Tenant's failure to perform its obligations hereunder, or which in the ordinary course would likely result therefrom. The City shall use reasonable efforts to mitigate such damages. Nothing in Sections 11.01 or 11.02 shall be construed to grant a right to Tenant to cure a default, which by its nature is not capable of being cured.

Re-Entry. Without accepting surrender and without prejudice to any remedies for damages or breach, the City may elect to reenter and take possession of the Office Space or any part thereof, by suitable action or proceeding at law, or by force or otherwise, without being liable for trespass, indictment, prosecution or damages therefore, and may expel Tenant or any person claiming under Tenant, and remove all effects as may be necessary, without prejudice to any remedies for damages or breach. Such reentry shall not be construed as termination of this Office Space Lease unless a written notice specifically so states; however, the City reserves the right to terminate the Office Space Lease at any time after reentry.

Upon re-entry, the City shall use reasonable efforts to re-let the office space. Notwithstanding re-entry by the City, Tenant shall continue to be liable for all amounts due as Rent under this Office Space Lease, on the dates specified and in such amounts as would be payable if default had not occurred. Upon expiration of the Term (or any extended term), or any earlier termination of this Office Space Lease by the City, the City, having credited to the account of Tenant any amounts recovered through re-letting, shall refund, without interest, any amount that exceeds the Rent, damages and costs payable by Tenant under this Office Space Lease.

11.03 REMEDIES CUMULATIVE

The remedies provided in this Office Space Lease shall be cumulative and shall in no way affect any other remedy available to City under law or equity.

11.04 ADMINISTRATIVE HEARING

Disputes arising out of this Office Space Lease shall be resolved by administrative hearing before the Manager following the procedures outlined in Denver Revised Municipal Code Section 5-17; provided, that the City shall retain its right to obtain an order of eviction in accordance with applicable state law. It is further agreed that no cause of action shall be brought against the City until there has been full compliance with the terms of this paragraph. The Parties hereto agree that the Manager's determination resulting from said administrative hearing shall be final, subject only to the Tenant's right to appeal the determination under Colorado Rules of Civil Procedure, Rule 106.

11.05 WAIVERS

No failure of City to insist upon the strict performance of a term, covenant or agreement contained in this Office Space Lease, no failure by City to exercise any right or remedy under this Office Space Lease, and no acceptance of full or partial payment during the continuance of any default by Tenant shall constitute a waiver of any such term, covenant or agreement or a waiver of any such right or remedy or a waiver of any default by Tenant.

SECTION 12 - DAMAGE, DESTRUCTION OR LOSS

12.01 DAMAGE TO OR DESTRUCTION OF OFFICE SPACE

If the Office Space, or any portion thereof, is destroyed or damaged by fire or otherwise to an extent which renders it unusable, City may rebuild or repair any portions of the building structure destroyed or damaged, and, if the cause was beyond the control of Tenant, the obligation of Tenant to pay the Rent hereunder shall abate as to such damaged or destroyed portions during the time they are unusable. If the City elects not to proceed with the rebuilding or repair of the building structure, it shall give notice of its intent within 90 days after the destruction or damage. Tenant may then, at its option, cancel and terminate this Office Space Lease.

12.02 COOPERATION IN THE EVENT OF LOSS

If the City elects to rebuild, this Office Space Lease shall continue in full force and effect subject to the abatement of rent during the time the damaged or destroyed portions are unusable. City and Tenant shall cooperate with each other in the collection of any insurance proceeds which may be payable in the event of any loss or damage.

12.03 LOSS OR DAMAGE TO PROPERTY

The City shall not be liable for any loss of property by theft or burglary from the Airport or for any damage to person or property on the Airport resulting from operating the elevators, or electric lighting, or water, rain or snow, which may come into or issue or flow from any part of the Airport, or from the pipes, plumbing, wiring, gas or sprinklers thereof or that may be caused by the City's employees or any other cause, and Tenant agrees to make no claim for any such loss or damage at any time, except for any abatement of Rent or right to insurance proceeds provided for in this Section.

12.04 MUTUAL WAIVER; INSURANCE COVERAGE

City and Tenant each waive any and every claim for recovery from the other for any and all loss of or damage to the Office Space or to the contents thereof, which loss or damage is covered by valid and collectible fire and extended insurance policies, to the extent that such loss or damage is recoverable under such insurance policies. Since this mutual waiver will preclude the assignment of any such claim by subrogation or otherwise to an insurance company or any other person, Tenant agrees to give to each insurance company which has issued, or may issue, to the Tenant policies of fire and extended coverage insurance, written notice of the terms of this mutual waiver, and to have such insurance policies properly endorsed, if necessary, to prevent the invalidation of the insurance coverage by reason of this waiver.

Tenant Caused Damage. If Tenant caused the damage described in this Section 12, Tenant shall pay for all of the full rebuilding costs, except to the extent of the waiver of subrogation set forth in this Section 12 and Rent shall not be reduced.

Limits of the City's Obligations Defined. It is understood that, in the application of this Section 12, the City's obligations shall be limited to the repair or reconstruction of the Office Space to a condition with utilities stubbed into the Office Space suitable for Tenant to re-build. Redecoration, Improvements, Trade Fixtures, inventory and replacement of all of Tenant's furniture, equipment, inventory and supplies shall be the sole responsibility of Tenant and any such redecoration and refurnishing/re-equipping shall be of equivalent quality to that originally installed under the terms of this Office Space Lease.

No Duty to Protect. Protection against loss by fire or other casualty to any of the contents of the Office Space shall not, at any time, be an obligation of the City.

12.05 RELEASE

Tenant agrees that the City shall not be liable to Tenant for any injury to or death of any of the Tenant's agents, representatives or employees or of any other person or for any damage to any of Tenant's property or loss of revenue caused by any third person in the maintenance, construction, or operation of facilities at the Airport, or caused by any third person using the Airport, or caused by any third person navigating any aircraft on or over the Airport, whether such injury, death or damage is due to negligence or otherwise.

SECTION 13 - RESERVED

SECTION 14 - MISCELLANEOUS PROVISIONS

14.01 ADVERTISING AND PUBLIC DISPLAYS

Tenant shall not install or have installed or allow to be installed upon or within the Office Space, without the prior written approval of the Manager or his authorized representative, any sign, either lighted or unlighted, poster or other display of advertising media, including material supplied by manufacturers of merchandise offered for sale, as well as other types of display specified in the DIA Design Standards. Permission will not be granted for any advertising which fails to comply with DIA Design Standards or DIA Tenant Development Guidelines, or any advertising material, fixture or equipment which extends beyond the Office Space.

14.02 AGREEMENT BINDING UPON SUCCESSORS

This Office Space Lease, subject to the provisions of the Section entitled "Assignment," shall be binding upon and shall inure to the heirs, personal representatives, successors and assigns of the respective parties hereto.

14.03 AGREEMENT MADE IN COLORADO; VENUE

This Office Space Lease shall be deemed to have been made in and shall be construed in accordance with the laws of the State of Colorado and the Charter and Ordinances of the City and County of Denver and the Parties agree that venue for any action arising from this Office Space Lease shall be in the District Court in and for the City and County of Denver.

14.04 OFFICE SPACE LEASE SUBORDINATE TO AGREEMENTS WITH THE UNITED STATES

This Office Space Lease is subject and subordinate to the terms, reservations, restrictions and conditions of any existing or future agreements between the City and the United States, the execution of which has been or may be required as a condition precedent to the transfer of federal rights or property to the City for Airport purposes and the expenditure of federal funds for the extension, expansion or development of the Airport or airport system. The provisions of Appendices 1 and 2 are incorporated herein by reference.

14.05 RIGHT TO DEVELOP AIRPORT

Tenant agrees that the City reserves the right to further develop or improve the Airport and all landing areas and taxiways as the City may see fit, regardless of the desires or views of Tenant and without any interference or hindrances from Tenant.

14.06 AGREEMENT SUBJECT TO AVIATION PRIORITY

Tenant's right to use the Office Space for the purposes as set forth in this Office Space Lease shall be secondary to, and subordinate to, the operation of the Airport. Tenant acknowledges that because of the location of the Office Space at the Airport, noise, vibrations, fumes, debris and other interference with the Permitted Use will be caused by Airport operations. Tenant hereby waives any and all rights or remedies against the City arising out of any noise, vibration, fumes, debris and/or interference that is caused by the operation of the Airport. The City specifically reserves for itself, and for the public, a right of flight for the passage of aircraft in the airspace above the surface of the Airport together with the right to cause in said airspace such noise, vibration, fumes, debris, and other interference as may be inherent in the present and future operation of aircraft.

14.07 MODIFICATIONS REQUIRED BY FAA

In the event that the FAA or its successors requires modifications or changes in this Office Space Lease as a condition precedent to the granting of funds for the improvement of the Airport, or otherwise, Tenant agrees to consent to such amendments, modifications, revisions, supplements, or deletions of any of the terms, conditions, or requirements of this Office Space Lease as may be reasonably required to satisfy the FAA requirements, subject to the provisions of this Office Space Lease.

14.08 ASSIGNMENT

Tenant shall not assign, transfer, sublease, pledge, hypothecate, surrender, or otherwise encumber (collectively "<u>Transfer</u>"), or dispose of this Agreement or any interest created by this Agreement or any interest in any portion of the same without the

City's consent. Tenant shall not grant any license or concession hereunder, or permit any other person or persons, company, or corporation to occupy the Office Space without first obtaining the written consent of the Manager who has the sole and absolute discretion to grant or deny consent. Any attempt by Tenant to in any way directly or indirectly Transfer all or part of its interest in this Agreement (including any attempt to transfer the ownership of the equity or voting interest in the stock if Tenant is a corporate entity or the ownership interest in such other entity or control of Tenant or Tenant's operations through sale, exchange, merger, consolidation, or other such Transfer) without the prior written consent of the Manager shall, at the option of said Manager, automatically terminate this Agreement and all rights of Tenant hereunder. These restrictions on Transfer shall also apply to assignment of activities, uses, privileges, and obligations authorized under this Agreement. The City's consent to a Transfer shall not include consent to enlarge the Term or modify other material provisions of this Agreement. The City's consent to a Transfer shall not constitute a release of liability of Tenant pursuant to the requested Transfer. The City's consent to one such Transfer shall not be deemed a consent to subsequent Transfers.

14.09 BOND ORDINANCES

This Office Space Lease is in all respects subject and subordinate to any and all City bond ordinances applicable to the Airport and airport system and to any other bond ordinances, which should amend, supplement or replace such bond ordinances. The Parties to this Office Space Lease acknowledge and agree that all property subject to this Office Space Lease which was financed by the net proceeds of tax-exempt bonds is owned by the City, and Tenant agrees not to take any action that would impair, or omit to take any action required to confirm, the treatment of such property as owned by the City for purposes of Section 142(b) of the Internal Revenue Code of 1986, as amended. In particular, the Tenant agrees to make, and hereby makes, an irrevocable election (binding on itself and all successors in interest under this Office Space Lease) not to claim depreciation or an investment credit with respect to any property subject to this Office Space Lease which was financed by the net proceeds of tax-exempt bonds and shall execute such forms and take such other action as the City may request in order to implement such election.

14.10 FORCE MAJEURE

Neither Party hereto shall be liable to the other for any failure, delay or interruption in the performance of any of the terms, covenants or conditions of this Office Space Lease due to causes beyond the control of that Party, including without limitation strikes, boycotts, labor disputes, embargoes, shortages of materials, acts of God, acts of the public enemy, acts of superior governmental authority, weather conditions, floods, riots, rebellion, sabotage or any other circumstance for which such Party is not responsible or which is not in its power to control. A lack of funds, however, will never be deemed beyond a Party's power to control, but in no event shall this paragraph be construed so as to allow Tenant to reduce or abate its obligation to pay the Rent herein, or any other compensation due hereunder.

14.11 INCONVENIENCES DURING CONSTRUCTION

Tenant recognizes that from time to time during the Term (or any extended term) of this Office Space Lease, it may be necessary for City to commence or complete extensive programs of construction, expansion, relocation, maintenance and repair in order that the Airport and its facilities may be maintained, improved, and operated in accordance with any present or future master layout plan, and that such construction, expansion, relocation, maintenance and repair may inconvenience the Tenant in its operation at the Airport. Tenant agrees that no liability shall attach to City, its officers, agents, employees, contractors, subcontractors and representatives by way of such inconveniences, and Tenant waives any right to claim damages or other consideration therefrom.

14.12 MASTER PLAN

Tenant agrees that no liability shall attach to the City, its officers, agents and employees by reason of any efforts or action toward implementation of any present or future master layout plan for the Airport, and waives any right to claim damages or other consideration arising therefrom.

14.13 NONDISCRIMINATION

In connection with the performance of work under this Office Space Lease, Tenant agrees not to refuse to hire, discharge, promote or demote, or to discriminate in matters of compensation against any person otherwise qualified, solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability, and Tenant further agrees to insert the foregoing provision in all subcontracts hereunder.

14.14 INDEPENDENT CONTRACTOR

Tenant shall at all times have the status of an independent contractor without the right or authority to impose tort or contractual liability upon the City.

14.15 NOTICES

All notices required to be given to the City or Tenant hereunder shall be in writing and sent by certified mail, return receipt requested, as follows:

to City: Manager of Aviation

Denver International Airport Airport Office Building, 9th Floor

8500 Peña Boulevard Denver, CO 80249-6340 with a copy to: Deputy Manager of Aviation, Commercial

Denver International Airport Airport Office Building, 9th Floor

8500 Peña Boulevard Denver, CO 80249-6340

to Tenant At the address and to the attention of the

person so designated on the Summary

Page.

Either Party hereto may designate in writing from time to time the address of substitute or supplementary persons within the State of Colorado to receive such notices. The effective date of service of any such notice shall be the date such notice is mailed or delivered to the intended Party.

14.16 PARAGRAPH HEADINGS

The paragraph headings herein are for convenience in reference only and are not intended to define or limit the scope of any provision of this Office Space Lease.

14.17 PATENTS AND TRADEMARKS

Tenant represents that it is the owner of or fully authorized to use any and all services, processes, machines, articles, marks, names or slogans used by it in its operations under this Office Space Lease. Tenant agrees to save and hold harmless the City, its officers, employees, agents and representatives from any loss, liability, expense, suit or claim for damages in connection with any actual or alleged infringement of any patent, trademark or copyright arising from any alleged or actual unfair competition or other similar claim arising out of the operations of Tenant under this Office Space Lease.

14.18 COLORADO OPEN RECORDS ACT

The Tenant acknowledges that the City is subject to the provisions of the Colorado Open Records Act, Colorado Revised Statutes §24-72-201 et seq., and all documents prepared or provided by Tenant under this Office Space Lease may be subject to the provisions of the Colorado Open Records Act. Any other provision of this Office Space Lease notwithstanding, including exhibits, attachments and other documents incorporated into this Office Space Lease by reference, all materials, records and information provided by the Tenant to the City shall be considered confidential by the City only to the extent provided in the Open Records Act and the Tenant agrees that any disclosure of information by the City consistent with the provisions of the Open Records Act shall result in no liability of the City. The Tenant agrees that it will fully cooperate with the City in the event of a request for disclosure of such documents or a lawsuit arising under such act for the disclosure of any documents or information, which the Tenant asserts, is confidential and exempt from disclosure.

In the event of a request to the City for disclosure of such information, time and circumstances permitting, the City will make a good faith effort to advise the Tenant of such request in order to give the Tenant the opportunity to object to the disclosure of any of material the Tenant may consider confidential, proprietary or otherwise exempt from disclosure. In the event of the filing of a lawsuit to compel disclosure, the City will tender all such material to the court for judicial determination of the issue of disclosure and the Tenant agrees it will either intervene in such lawsuit to protect materials the Tenant does not wish disclosed, or waive any claim of privilege or confidentiality. If the Tenant chooses to intervene in such a lawsuit and oppose disclosure of any materials, the Tenant agrees to defend, indemnify, and save and hold harmless the City, its officers, agents, and employees, from any claim, damages, expense, loss or costs arising out of the Tenant's intervention including, but not limited to, prompt reimbursement to the City of all reasonable attorney fees, costs and damages that the City may incur directly or may be ordered to pay by such court.

14.19 SECURITY

Compliance with Airport Security. It is a material requirement of this Office Space Lease that the Tenant shall comply with all rules, regulations, written policies and authorized directives from the City and/or the Transportation Security Administration with respect to Airport security. Tenant shall cause its officers, contractors, agents and employees to comply with any and all existing and future security regulations adopted by the City or the Transportation Security Administration ("TSA"), including 49 CFR Subtitle B, Chapter XII, as amended from time to time. Violation by Tenant or any of its employees of any rule, regulation or authorized directive from the City or the Transportation Security Administration with respect to Airport Security shall constitute a material breach of this Office Space Lease and any person who violates such rules may be subject to revocation of his/her access authorization. Tenant will reimburse the City, in full, for any fines or penalties levied against the City for security violations as a result of any actions on the part of Tenant, its agents, contractors, suppliers, guests, customers or employees and for any attorney fees or related costs paid by the City as a result of any such violation.

14.20 SEVERABILITY

If any provision in this Office Space Lease is held by a court to be invalid, the validity of other provisions herein which are severable shall be unaffected.

14.21 SURVIVAL OF PROVISIONS

All terms and conditions of this Office Space Lease which, by reasonable implication, contemplate continued performance or compliance beyond the termination of this Office Space Lease (by expiration of the term or otherwise) shall survive such termination and continue to be enforceable as provided herein.

14.22 AUTHORITY TO ENTER INTO AGREEMENT

The person(s) signing this Office Space Lease represents and warrants that s/he possesses the legal authority, pursuant to any proper, appropriate and official motion, resolution or action passed or taken, to enter into this Office Space Lease and validly and legally bind Tenant to all the terms, performances and provisions of this Office Space Lease.

14.23 THIRD PARTIES

The enforcement of the terms and conditions of this Office Space Lease and all rights of action relating to such enforcement, this Office Space Lease shall not be deemed or construed to confer upon any third party or parties (except parties to whom the Tenant may assign this Office Space Lease in accordance with the terms hereof, and except any successor to the City) any right to claim damages or to bring any action or proceeding against either the City or the Tenant because of any breach hereof or because of any of the terms, covenants, agreements and conditions herein.

14.24 USE, POSSESSION OR SALE OF ALCOHOL OR DRUGS

Tenant, its officers, agents and employees shall cooperate and comply with the provisions of the Federal Drug-Free Workplace Act of 1988 and Denver Executive Order No. 94, or any successor thereto, concerning the use, possession or sale of alcohol or drugs. Tenant shall also prohibit consumption of alcohol within the Office Space. Violation of these provisions or refusal to cooperate with implementation of the policy can result in the City's barring Tenant from City facilities or participating in City operations.

14.25 CITY SMOKING POLICY

Tenant agrees that it will prohibit smoking by its employees and the public in the Office Space and will not sell or advertise tobacco products. Tenant acknowledges that smoking is not permitted in Airport buildings and facilities except for designated smoking lounges. Tenant and its officers, agents and employees shall cooperate and comply with the provisions of the City's Executive Order No. 99 dated December 1, 1993, Executive Order No. 13 dated July 31, 2002, the provisions of Denver Revised Municipal Code, §§ 24-301 to 317 et. seq., and the Colorado Clean Indoor Air Act, C.R.S. §§ 25-14-201 et. seq.

14.26 NUMBER OR GENDER

The use herein of the singular shall include the plural, and use of the masculine, feminine, or neutral genders shall include all others.

14.27 JOINT AND SEVERAL LIABILITY

If Tenant is a partnership or other business organization, the members of which are subject to personal liability, the liability of each such member shall be deemed to be joint and several.

14.28 NO LIMIT ON CITY'S POWERS

Nothing in this Office Space Lease shall limit, in any way, the power and right of the City to exercise its governmental rights and powers, including its powers of eminent domain.

14.29 WAR OR NATIONAL EMERGENCY

During the time of war or national emergency, the City shall have the right to lease the Airport or any part thereof to the United States Government for military use, and if any such lease is executed, the provisions of this Office Space Lease insofar as they are inconsistent with this Office Space Lease to the Government shall be suspended, and in that event, a just proportionate part of the Rent hereunder shall be abated.

14.30 ENTIRE AGREEMENT

The parties agree that the provisions herein constitute the entire agreement and that all representations made by any officer, agent or employee of the respective parties unless included herein are null and void and of no effect. No amendments, unless expressly reserved to the Manager herein, shall be valid unless executed by an instrument in writing by all the parties with the same formality as this Office Space Lease.

14.31 FINAL APPROVAL; COUNTERPARTS; ELECTRONIC SIGNATURES

This Office Space Lease, which is expressly subject to, and shall not be or become effective or binding on the City until approved by the City Council if required, and fully executed by all signatories of the City and County of Denver, may be executed in two or more counterparts, each of which will be deemed an original signature page to this Office Space Lease. This Office Space Lease may be signed electronically by either Party in the manner specified by the City.

[SIGNATURE PAGES FOLLOW]

Exhibit A

Office Space Plan

Exhibit C

Insurance Certificate

(See attached.)

CITY AND COUNTY OF DENVER INSURANCE REQUIREMENTS FOR THE DEPARTMENT OF AVIATION

Certificate Holder Information:

CITY AND COUNTY OF DENVER. Alln: Risk Management, Sulle 8810 Manager of Avietion Denver International Airport 9500 Peña Boulevard Denver CO 80249

CONTRACT NAME & NUMBER TO WHIGH THIS INSURANCE APPLIES:

MANDATORY COVERAGE

Colorado Workers' Compensation and Employer Liability

Minimum Limits of Liability (in Thousands)

\$100, \$500, \$100

- Contractor expressly represents to the City, as a material representation upon which the City is relying in entering into this
 Agreement, that none of the Contractors officers or employees who may be eligible under any statute or law to reject Workers'
 Compensation Insurance shall effect such rejection during any part of the term of this Agreement. Any such rejections
 previously effected, must have been revoked as of the date Contractor executes this Agreement.
- 2. If the contractor/consultant is a sole proprietor, Workers' Compensation is wrived per State of Colorado law.

Commercial General Liability

Minimum Limits of Liability (In Thousands):

Each Occurrence:	\$1,000
General Aggregate Limit	\$2,000
Products Completed Operations Aggregate Limit:	\$2,000
Personal & Advertising Injury	\$1,000

The policy must provide the following:

- That this Agreement is an Insured Contract under the policy.
- Defense costs are outside the limits of liability.
- A severability of interests or separation of Insureda provision (no insured vs. insured exclusion).
- A provision that coverage is primary and non contributory with other coverage or self-insurance maintained by the City.
- The full limits of coverege must be dedicated to apply to each project/location.
- If liquor is to be sold or distributed, then Liquor Liability, (\$1,000,000 per claim and \$1,000,000 policy aggregate #mit; with the City as an additional insured is required.

II. ADDITIONAL COVERAGE

Excess/Umbrella Liability

Minimum Limits of Liability (In Thousands):

Umbrella Liability Controlled Area	Each Occurrence and aggregate	\$9. 000
Umbrelle Liability Non-Controlled Area	Fach Occurrence and aggregate	\$1,000

The policy most provide the following:

- Coverage must be written on a "follow form" or broader basis.
- Any combination of primary and excess deverage may be used to achieve required limits. If operations include unescorted atraids access at DIA, then a \$8 million Umbrella Limit is required. Э.

Certificate of Insurance for Aviation -Aviation General Revised 2015

Property insurance

Coverage: All Risk Form Property Insurance, Replacement Cost basis

Personal Property, Contents, Flatures, Tenant, improvements and Betterments

- 100% of the Replacement Cost value of Personal Property, Contents, Fixtures, Tenant Improvements and Betterments
- Covered Cause of Loss Special Form including glass coverage and signs
- Replacement Cost Endorsement

Sualness Income including Loss of Rents

Amount equal to all Minimum Annual Ront and Other Sums payable under the Lease

- Any Policy Issued under this section must contain, include or provide for the following:

 1. The City and County of Derver, Department of Aviation shall be named as loss payee as its interest may appear.

 2. Waiver of Subrogation Applies to City as Landlord for any protected Landlord Property.

 3. In the event of payment of any Loss Involving Tenant Improvements and Betterments, permanent fixtures, etc., the insurance carrier shall pay the City (as Landlord) its designee first for said property loss.
 - 1. If leased property is located in a flood or quake zone (including land subsidence), flood or quake insurance shall be provided separately or in the property policy.

III. ADDITIONAL CONDITIONS

It is understood and agreed, for the benefit of the City, that the following additional conditions shall apply to all cuverage specified herein:

- For Commercial General Liability, Auto Liability and Excess Liability/Umbrolla (if required), Contractor and subcontractor's insurers) shall include the City and County of Denver, its elected and appointed officials, employees and voluntoers as additional insured.
- All coverage provided herein shall be primary and any insurance maintained by the City shall be considered excess.
- For all caverages required under this Agreement, Contractor's insurer shall waive subragation rights against the City
- The City shall have the right to venily or confirm, at any time, all coverage, information or representations contained herein, and the insured and its undersigned agent shall promptly and fully cooperate in any such audit the City may elect
- The required insurance shall be encoverition by an insurer licensed or authorized to do business in Colorado and rated by A.M. Best Company as "A-"VIII or better.
- For plaints-made coverage, the retroactive date must be on or before the contract date or the first date whon any goods or services were provided to the City, whichever is earlier
- No changes, modifications or interlineations on this document shall be allowed without the review and approval of the Risk Administrator prior to contract execution.

NOTICE OF CANCELLATION

It is understood and agreed trial, should any Polley Issued heraundar be cancelled or non-renewed before the expiration date thereof, or austain a material change in coverage adverse by the City, the issuing company or its authorized Agent shall give notice to the Department of Aviation in accordance with policy provisions.

> Page 2 of 2 Certificate of Insurance for Aviation -Aviation General Revised 2015

Standard Federal Assurances

Standard Federal Assurances

Nondiscrimination In Airport Employment Opportunities