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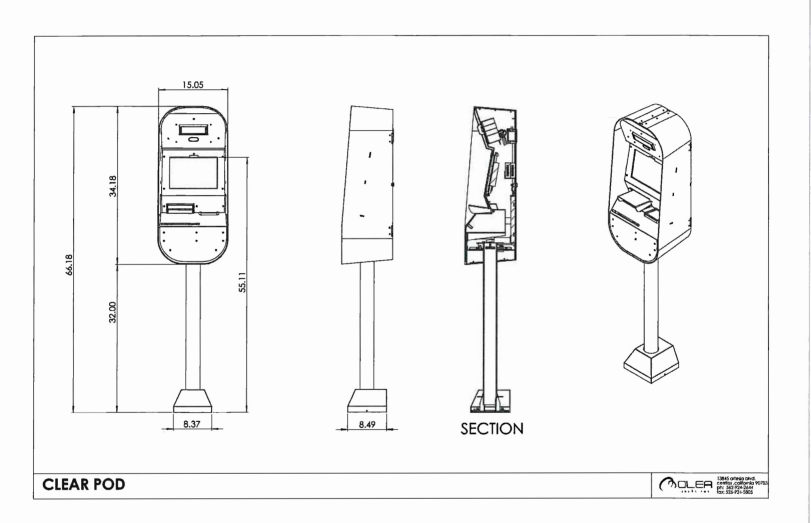
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Exhibit K: First Source Hiring Program

Exhibit L: Living Wage Ordinances

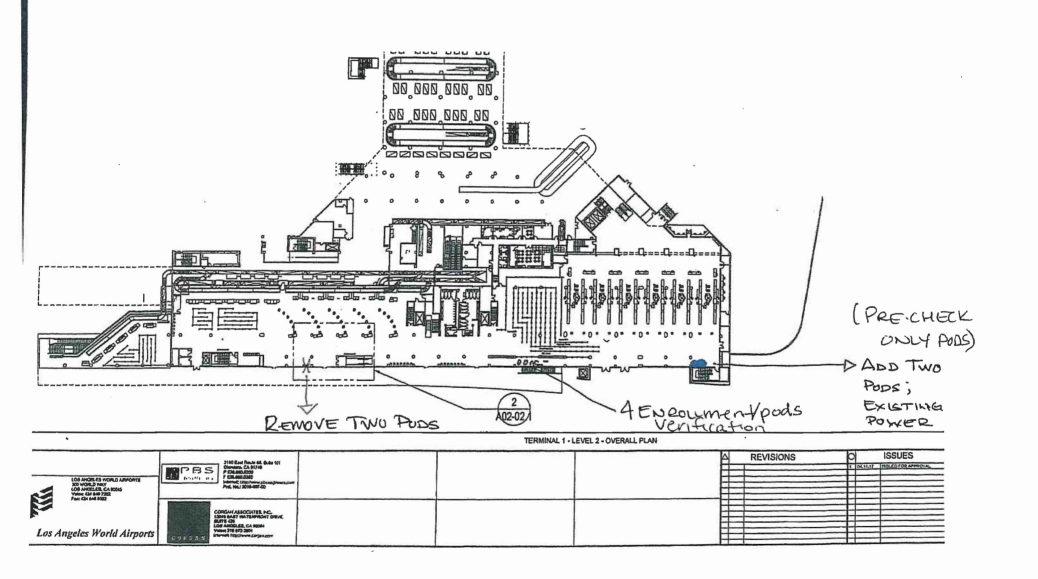
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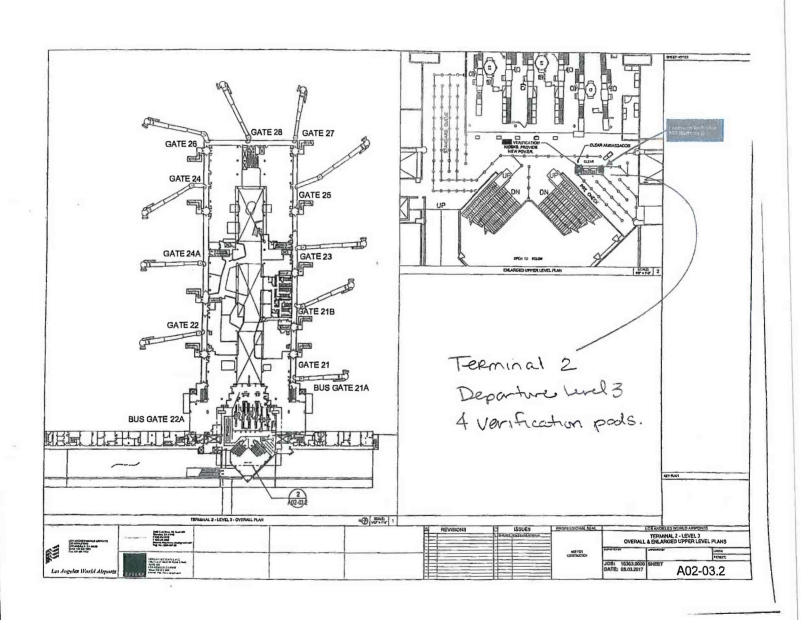


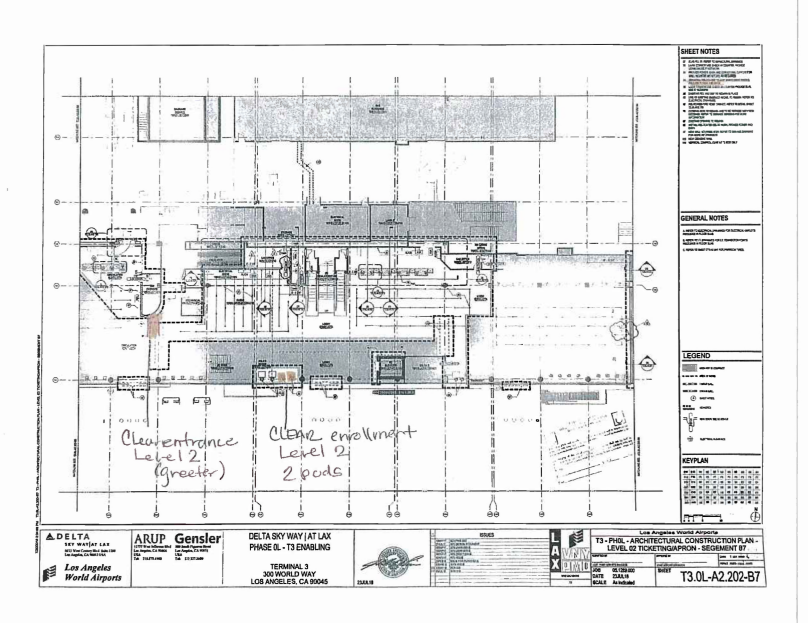


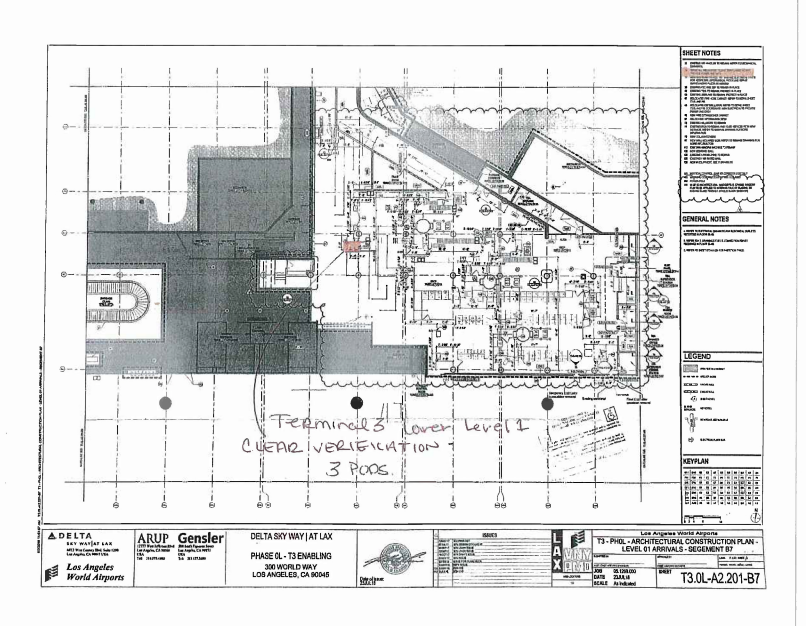
[Exhibit A-2]

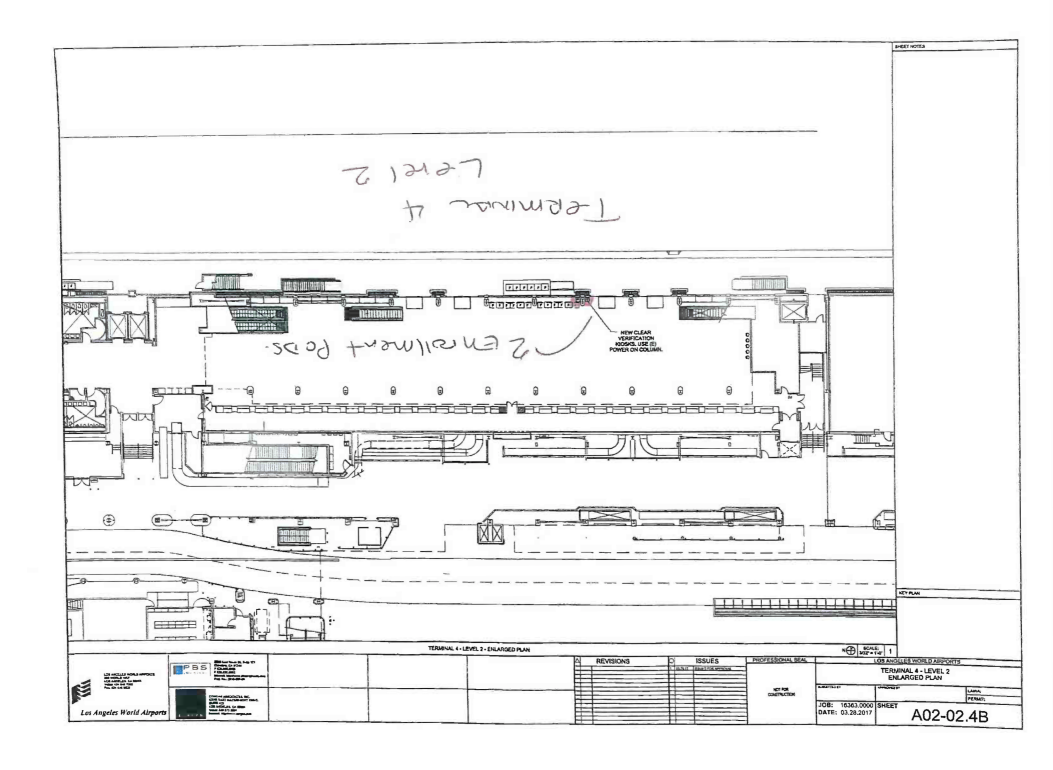
Assigned Areas

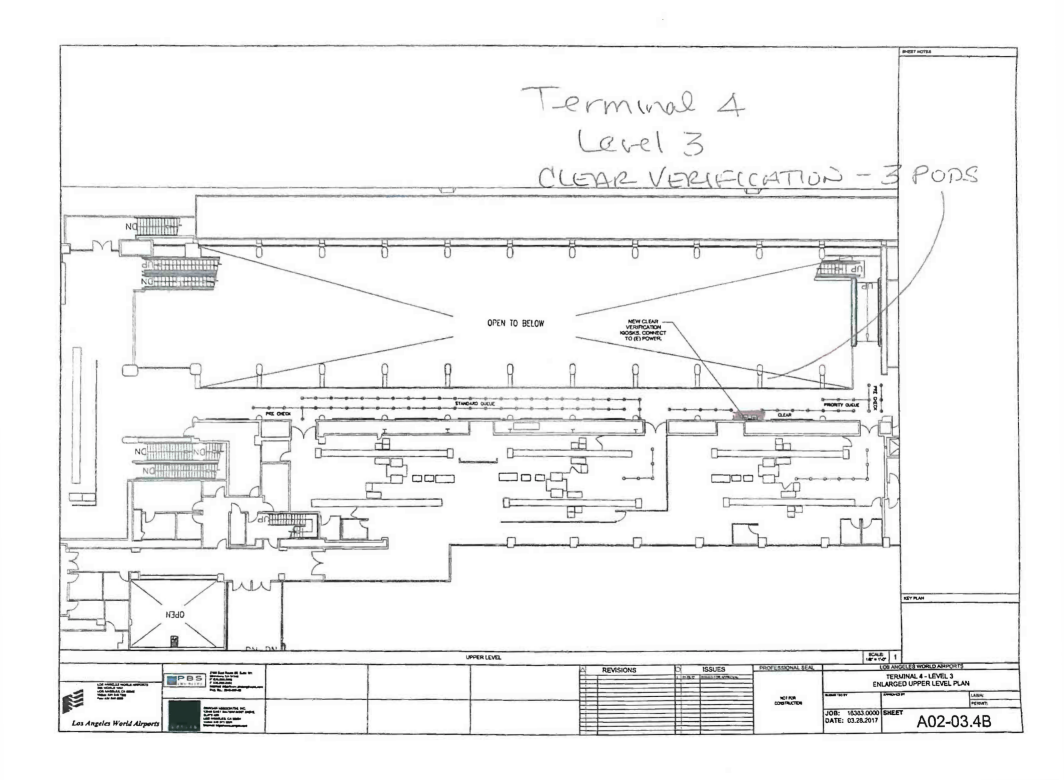


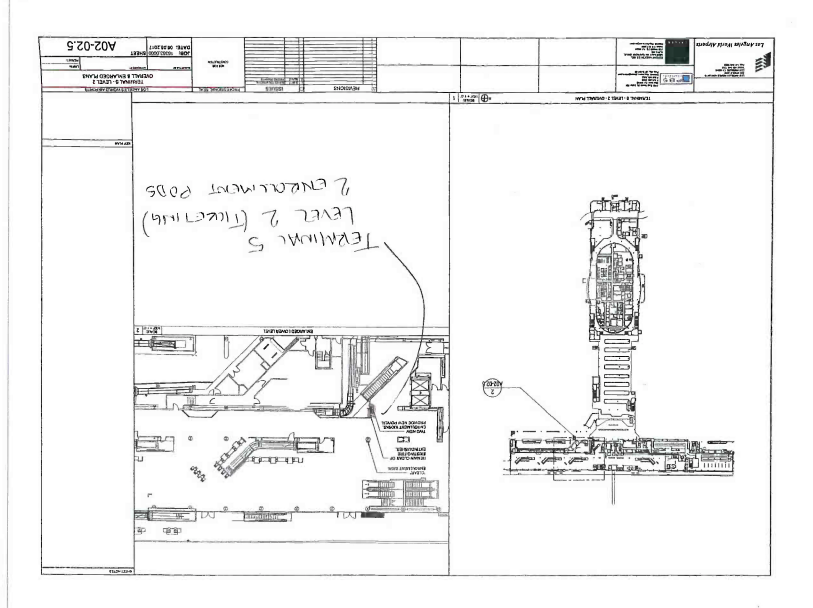


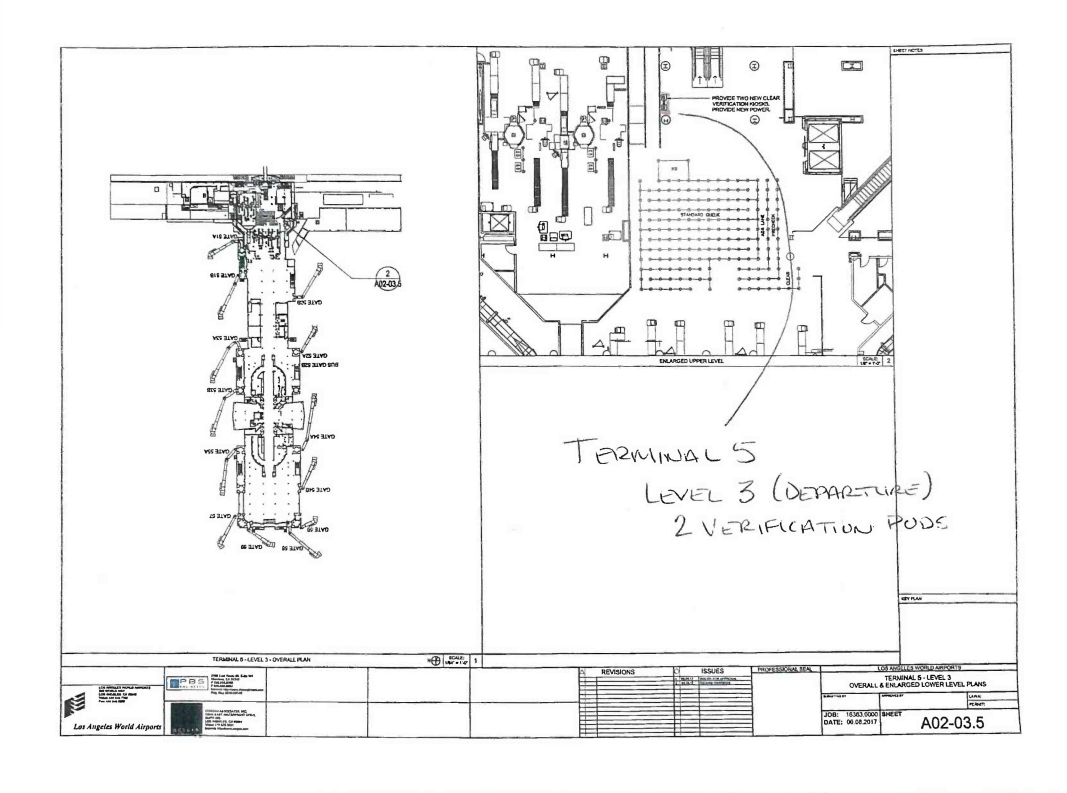


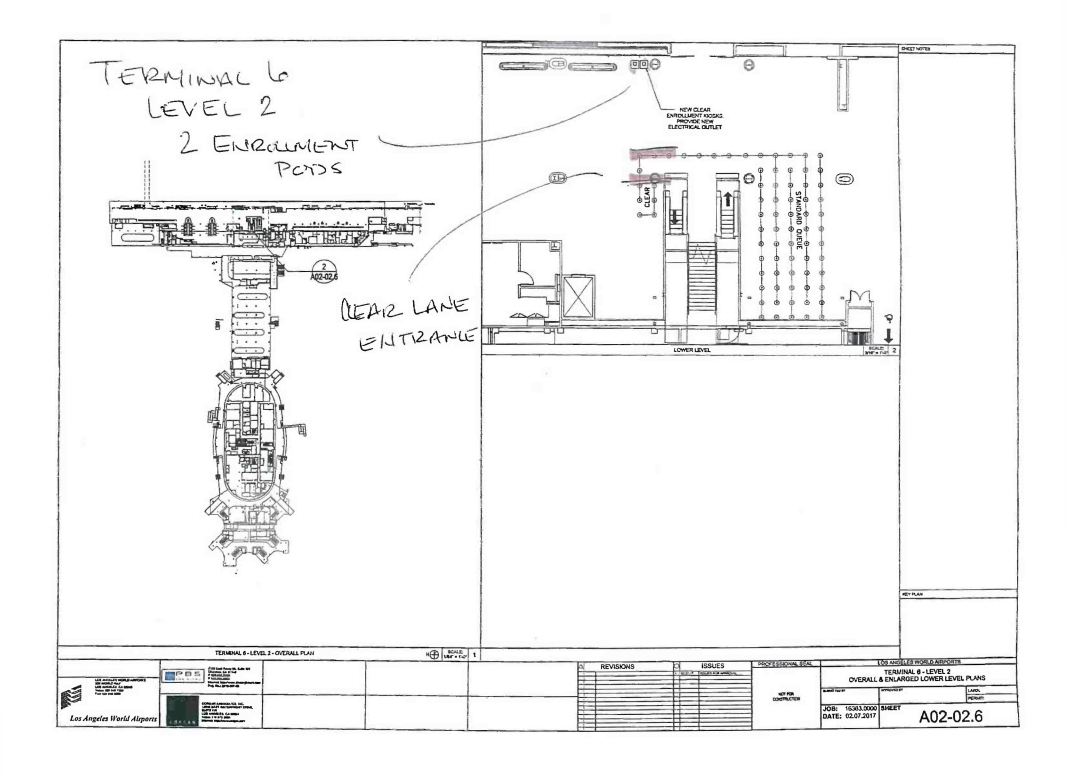


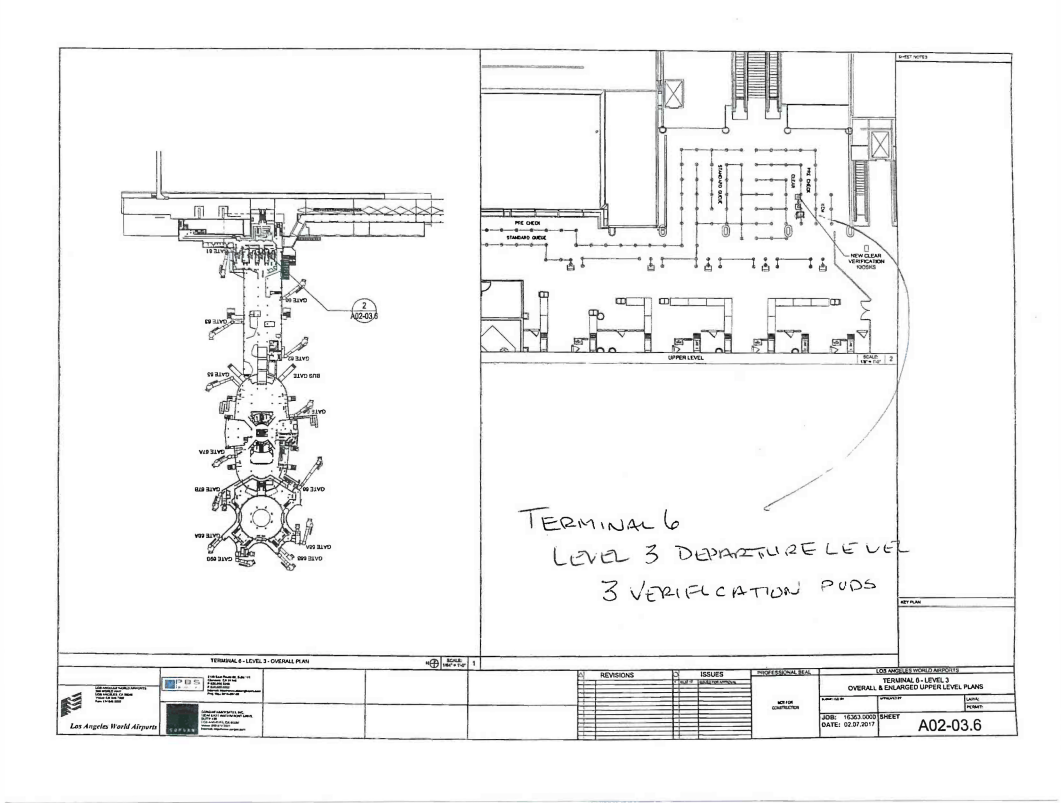


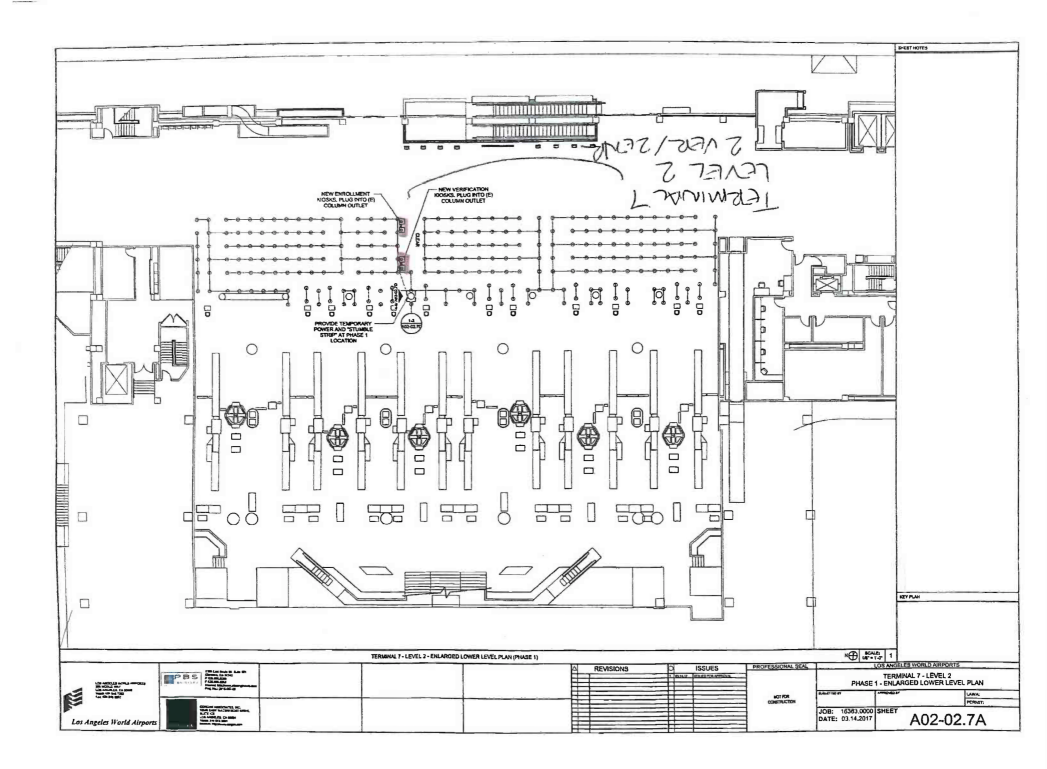












[Exhibit B-1]

Storage Space Addendum

STORAGE SPACE ADDENDUM

THIS	STORAGE SPACE ADDENDUM (this "Addendum") is made as of , 20 , by and between THE CITY OF LOS ANGELES					
	ARTMENT OF AIRPORTS, a municipal corporation ("City"), acting by order of and the ghoise its Board of Airport Commissioners ("Board"), and, a ("Licensee"), and upon execution and delivery of this Addendum by the					
Agree 20,	Chief Executive Officer ("CEO") shall become a part of that certain Agreement at the Los Angeles International Airport, LAA, dated as of, 20, by and between City and Licensee with respect to the Assigned Areas (as defined therein) (the "License Agreement").					
1.	<u>Defined Terms</u> . All initially capitalized terms not otherwise defined in this Addendum shall have the meanings set forth in the License Agreement, unless the context clearly indicates otherwise.					
2.	<u>Lease of Storage Space</u> . In consideration of the payment of Storage Rent (hereinafter defined) and keeping and performance of the covenants and agreements by Licensee as set forth in this Addendum and in the License Agreement, City leases to Licensee a total of approximately square feet of storage space (the " Storage Space "), as shown on the chart and drawing, both of which are attached to this Addendum as <u>Exhibit 1</u> .					
3.	Term of Storage Space Addendum. Licensee's right to use the Storage Space will commence on, 20, and terminate the earlier of (a) upon thirty (30) days' prior written notice from either of City or Licensee to the other, or (b) the concurrent expiration or earlier termination of the License Agreement ("Term of Addendum"). In connection with the expiration or earlier termination of this Addendum, Licensee shall remove all of its goods, furniture, equipment, files, supplies and other personal property from the Storage Space and shall surrender the Storage Space in substantially the same condition as received by Licensee.					
4.	Storage Rent. Licensee shall pay the following, as a monthly base rent for the Storage Space ("Base Storage Rent") during the Term of Addendum:					
	Passenger Terminal Tariff, as Amended. The Base Storage Rent for storage space located in any of the terminals at the Los Angeles International Airport ("LAX") shall be calculated for each calendar month in an amount equal to the Terminal Buildings Rate for the month multiplied by the square footage of the Storage Space. The Base Storage Rent described in this Section 4.1 is subject to annual adjustment by the Board, and the Licensee shall pay the Base Storage Rent based on the then Board-approved rates. If adjustments to the Terminal Buildings Rate are adopted by the Board retroactive to an effective date established by the Board, the adjustments shall be applied retroactively to said effective date and Licensee shall be responsible for retroactive payment of any					

increased amounts due.

- 4.2. The Storage Rent is all inclusive and includes utilities, taxes, maintenance, and repair. For purposes of this Addendum, "Storage Rent" shall mean Base Storage Rent and all additional charges (if any) payable to City hereunder. All Storage Rent will be payable in advance, without notice, on or before the first day of each month during the Term of Addendum, at the place designated in the License Agreement for Payments, or at such place as City may from time to time designate in writing. Licensee acknowledges that the Storage Rent does not include Licensee's payment of City's Occupancy Tax, which may be adjusted from time to time by the City Council.
- 5. <u>Use of Storage Space</u>. Licensee will use the Storage Space in a careful, safe and proper manner, in accordance with all applicable Laws and any Rules and Regulations. Licensee agrees to be fully liable for any damages or losses sustained by City as a result of any overloading by Licensee and Licensee will pay City as Additional Storage Rent on demand for any damage to the Storage Space caused by misuse or abuse by Licensee, its agent or employees, or any other person entering the Storage Space. Licensee will not commit waste nor permit waste to be committed nor permit any nuisance in the Storage Space.
- 6. <u>Lighting</u>; <u>Electricity</u>. City agrees, during the Term of this Addendum, to furnish and provide such electric lighting service to and such ingress and egress from the Storage Space during ordinary business hours as may, at the judgment of City, be reasonably required for the use and occupancy of the Storage Space pursuant to the terms of this Addendum. Licensee agrees that City will not be liable for failure to provide such lighting service or ingress and egress during any period when City uses reasonable diligence to supply them. City reserves the right temporarily to discontinue electric service, or ingress or egress, at such times as may be necessary when City is unable to provide them by reason of accident, unavailability of employees, repairs, alterations or improvements, or whenever by reason of strikes, walkouts, riots, acts of God, or any other happening beyond the control of City. City will be under no obligation to furnish heating or air conditioning service to the Storage Space. City will have the right to enter the Storage Space to examine and inspect it as provided in the License Agreement and to require the removal of any object or material City deems hazardous to the safety or operation of the Terminal or building in which the Storage Space is located.
- 7. <u>Licensee Contacts</u>. Licensee will provide City a list of Licensee's appointed representatives and their telephone numbers for the Storage Space. Licensee may, from time to time, change the individuals who are designated as Licensee's representatives by written notice to City of any such change. City will contact Licensee's representative only to obtain access to the Storage Space. Licensee will place signs identifying the location and telephone number for Licensee representative on each Storage Space.
- 8. Storage at Licensee's Risk; Condition of Storage Space. Licensee agrees that all property of Licensee kept or stored in the Storage Space will be at the sole risk of Licensee and that City will not be liable for any injury or damage to such property. Licensee will carry and maintain, at Licensee's expense, insurance covering all property kept or stored in the Storage Space. Taking possession of the Storage Space by Licensee will be conclusive evidence that the Storage Space was in the condition agreed upon between City and Licensee and acknowledgment by Licensee that it accepts the Storage Space in its then

"as-is, where is" condition, "with all faults," and without any further improvement by City.

- 9. <u>Applicability of the Concession Agreement</u>. Except to the extent specifically provided otherwise in this Addendum, the provisions of the Concession Agreement shall be applicable to the Storage Space and this Addendum as if they were specifically set forth in this Addendum. During the Term of Addendum, references in the Concession Agreement to the "**Premises**" will be deemed to also refer to the "**Storage Space**," unless the context clearly indicates otherwise. In the event of any express conflict between the provisions of the Concession Agreement and the provisions of this Addendum as it relates to the Storage Space, the provisions of this Addendum shall control.
- 10. <u>Cross-Default</u>. Any default by Licensee in the performance of Licensee's obligations under this Addendum will also be a default under the Concession Agreement.
- Improvements to Storage Space; Relocation and Partial Termination. Licensee shall not make any alterations or improvements to the Storage Space without the prior written consent of City and compliance with the applicable provisions of the Concession Agreement. City expressly reserves the rights (a) to relocate the Storage Space to such other storage area as may be designated by City, or (b) to partially terminate this Addendum with respect to any portion of the Storage Space upon not less than thirty (30) days prior written notice to Licensee. Notwithstanding anything to the contrary provided in the Concession Agreement or otherwise, Licensee shall not be entitled to any compensation or reimbursement in connection with such relocation or partial termination (including, without limitation, any compensation or reimbursements for moving expenses, or for alterations or improvements made to the Storage Space); provided, however, the Storage Rent shall be equitably adjusted in connection with any reduction in the Storage Space.
- 12. <u>Counterparts</u>. This Addendum may be executed in counterparts, but shall become effective only after each party has executed a counterpart hereof; all said counterparts when taken together, shall constitute the entire single agreement between the parties.

[Signatures on next page]

IN WITNESS WHEREOF, City has caused this Addendum to be executed on its behalf by Executive Director and Licensee has caused the same to be executed by its duly authorized officers, all as of the day and year first hereinabove written.

APPROVED AS TO FORM: Michael N. Feuer, City Attorney	CITY OF LOS ANGELES
Date:	By: Executive Director Department of Airports
By:	
LICENSEE'S NAME	LICENSEE'S NAME
By:(Signature)	By:(Signature)
Print Name	Print Name
Title	 Title

EXHIBIT A STORAGE SPACE CHART & DRAWING

[Exhibit B-2]

Office Space Addendum

LICENSEE OFFICE SPACE ADDENDUM

	OFFICE SPACE ADDENDUM (this "Addendum") is made as of,					
	by and between THE CITY OF LOS ANGELES DEPARTMENT OF AIRPORTS, a					
	municipal corporation ("City"), acting by order of and through its Board of Airport					
Comm	nissioners ("Board"), and, a ("Licensee"), and					
	execution and delivery of this Addendum by Executive Director shall become a part of that					
certair	License Agreement at the Los Angeles International Airport, LAA,					
dated Assign	as of, 20, by and between City and Licensee with respect to the ned Areas (as defined therein) (the "License Agreement").					
1.	<u>Defined Terms</u> . All initially capitalized terms not otherwise defined in this Addendum shall have the meanings set forth in the License Agreement, unless the context clearly indicates otherwise.					
2.	<u>Lease of Office Space</u> . In consideration of the payment of Office Rent (hereinafter defined) and keeping and performance of the covenants and agreements by Licensee as set forth in this Addendum and in the License Agreement, City leases to Licensee a total of approximately square feet of office space (the " Office Space "), as shown on the chart and drawing, both of which are attached to this Addendum as <u>Exhibit 1</u> .					
3.	Term of Office Space Addendum. Licensee's right to use the Office Space will commence on, 20, and terminate the earlier of (a) upon thirty (30) days' prior written notice from either of City or Licensee to the other, or (b) the concurrent expiration or earlier termination of the License Agreement ("Term of Addendum"). In connection with the expiration or earlier termination of this Addendum, Licensee shall remove all of its goods, furniture, equipment, files, supplies and other personal property from the Office Space and shall surrender the Office Space in substantially the same condition as received by Licensee.					
4.	Office Rent. Licensee shall pay, as a monthly base rent for the Office Space, the Terminal Buildings Charge under the Los Angeles International Airport Passenger Terminal Tariff, as Amended ("Base Office Rent"). The Base Office Rent described in this Section 4 is subject to annual adjustment by the Board, and the Licensee shall pay the Base Office Rent based on the then Board-approved rates.					
calend the sq	4.1. <u>Terminal Buildings Charge</u> . The Base Office Rent shall be calculated for each ar month in an amount equal to the Terminal Buildings Rate for the month multiplied by uare footage of the Office Space. If adjustments to the Terminal Buildings Rate are ad by the Board retroactive to an effective date established by the Board, the adjustments					

4.2. The Office Rent is all inclusive and includes utilities, taxes, maintenance, and repair. For purposes of this Addendum, "Office Rent" shall mean Base Office Rent and all additional charges (if any) payable to City hereunder. All Office Rent will be payable in advance, without notice, on or before the first day of each month during the Term of

shall be applied retroactively to said effective date and Licensee shall be responsible for

retroactive payment of any increased amounts due.

Addendum, at the place designated in the License Agreement for the Payments, or at such place as City may from time to time designate in writing. Licensee acknowledges that the Office Rent does not include Licensee's payment of City's Occupancy Tax, which may be adjusted from time to time by the City Council.

- 5. <u>Use of Office Space</u>. Licensee will use the Office Space in a careful, safe and proper manner, in accordance with all applicable Laws and any Rules and Regulations. Licensee agrees to be fully liable for any damages or losses sustained by City as a result of any overloading by Licensee and Licensee will pay City as Additional Office Rent on demand for any damage to the Office Space caused by misuse or abuse by Licensee, its agent or employees, or any other person entering the Office Space. Licensee will not commit waste nor permit waste to be committed nor permit any nuisance in the Office Space.
- 6. <u>Lighting</u>; <u>Electricity</u>. City agrees, during the Term of this Addendum, to furnish and provide such electric lighting service to and such ingress and egress from the Office Space during ordinary business hours as may, at the judgment of City, be reasonably required for the use and occupancy of the Office Space pursuant to the terms of this Addendum. Licensee agrees that City will not be liable for failure to provide such lighting service or ingress and egress during any period when City uses reasonable diligence to supply them. City reserves the right temporarily to discontinue electric service, or ingress or egress, at such times as may be necessary when City is unable to provide them by reason of accident, unavailability of employees, repairs, alterations or improvements, or whenever by reason of strikes, walkouts, riots, acts of God, or any other happening beyond the control of City. City will be under no obligation to furnish heating or air conditioning service to the Office Space. City will have the right to enter the Office Space to examine and inspect it as provided in the License Agreement and to require the removal of any object or material City deems hazardous to the safety or operation of the Terminal or building in which the Office Space is located.
- 7. <u>Licensee Contacts</u>. Licensee will provide City a list of Licensee's appointed representatives and their telephone numbers for the Office Space. Licensee may, from time to time, change the individuals who are designated as Licensee's representatives by written notice to City of any such change. City will contact Licensee's representative only to obtain access to the Office Space. Licensee will place signs identifying the location and telephone number for Licensee representative on each Office Space.
- 8. Office at Licensee's Risk; Condition of Office Space. Licensee agrees that all property of Licensee kept or stored in the Office Space will be at the sole risk of Licensee and that City will not be liable for any injury or damage to such property. Licensee will carry and maintain, at Licensee's expense, insurance covering all property kept or stored in the Office Space. Taking possession of the Office Space by Licensee will be conclusive evidence that the Office Space was in the condition agreed upon between City and Licensee and acknowledgment by Licensee that it accepts the Office Space in its then "as-is, where is" condition, "with all faults," and without any further improvement by City.
- 9. <u>Applicability of the License Agreement</u>. Except to the extent specifically provided otherwise in this Addendum, the provisions of the License Agreement shall be applicable

to the Office Space and this Addendum as if they were specifically set forth in this Addendum. During the Term of Addendum, references in the License Agreement to the "Premises" will be deemed to also refer to the "Office Space," unless the context clearly indicates otherwise. In the event of any express conflict between the provisions of the License Agreement and the provisions of this Addendum as it relates to the Office Space, the provisions of this Addendum shall control.

- 10. <u>Cross-Default</u>. Any default by Licensee in the performance of Licensee's obligations under this Addendum will also be a default under the License Agreement.
- Improvements to Office Space; Relocation and Partial Termination. Licensee shall not make any alterations or improvements to the Office Space without the prior written consent of City and compliance with the applicable provisions of the License Agreement. City expressly reserves the rights (a) to relocate the Office Space to such other Office area as may be designated by City, or (b) to partially terminate this Addendum with respect to any portion of the Office Space upon not less than thirty (30) days prior written notice to Licensee. Notwithstanding anything to the contrary provided in the License Agreement or otherwise, Licensee shall not be entitled to any compensation or reimbursement in connection with such relocation or partial termination (including, without limitation, any compensation or reimbursements for moving expenses, or for alterations or improvements made to the Office Space); provided, however, the Office Rent shall be equitably adjusted in connection with any reduction in the Office Space.
- 12. <u>Counterparts</u>. This Addendum may be executed in counterparts, but shall become effective only after each party has executed a counterpart hereof; all said counterparts when taken together, shall constitute the entire single agreement between the parties.

[Signatures on next page]

IN WITNESS WHEREOF, City has caused this Addendum to be executed on its behalf by Executive Director and Licensee has caused the same to be executed by its duly authorized officers, all as of the day and year first hereinabove written.

APPROVED AS TO FORM: Michael N. Feuer, City Attorney	CITY OF LOS ANGELES
Date: By: Deputy/Assistant City Attorney	By: Executive Director Department of Airports
LICENSEE'S NAME	LICENSEE'S NAME
By:(Signature)	By:(Signature)
Print Name	Print Name
Title	Title

EXHIBIT A OFFICE SPACE CHART & DRAWING

[Exhibit C]

Performance Bond

Performance Bond

Know all Men by these presents:

THAT		
•		as PRINCIPAL
and		rmly bound unto the CITY OF LOS ANGELES, a Municipal
		Dollars (\$),
		de said principal and surety bind themselves, their heirs, executors, and severally firmly by these presents.
		igation such, that whereas, the above bounden principal is about to brated by reference herein, with said obligee to do and perform the
The said surety, for value alteration or addition to the terms its obligations on this bond, and it the terms of the contract or the wo NOW, THEREFORE, if be done under said contract, and sl	e received, herelof the contract of does hereby wark, including arthe above bounhall fully and fa	by stipulates and agrees that no change, extension of time, or to the work to be performed thereunder shall in anywise affect aive notice of any such change, extension, alteration or addition to my Task Order or Change Order. den principal shall well and truly perform the work contracted to aithfully carry out and perform all of the terms, covenants and
remain in full force and effect.	s part to be peri	formed, then this obligation to be null and void, otherwise to
No right of action shall accrue und	ler this bond to	or for the use of any person other than the obligee named herein.
Signed and sealed this	day of	A.D. 20
		PRESIDENT
		SECRETARY
		Ву
		ATTORNEY-IN-EACT

Corporation, Partnership or Individual Principal must have signatures acknowledged in the appropriate blank on the reverse hereof.

If a Corporation – Corporate Seal must be impressed hereon.

CORPORATE ACKNOWLEDGMENT

STATE OF CALIF	ORNIA					
COUNTY OF LOS ANGELES		SS.				
0-41:-	1C	20 hofer and described a Material Publication				
On this	day of	, 20 before me, the undersigned, a Notary Public				
		in and for said County, personally appeared				
		known to me to be the President, and				
		known to me to be the Secretary of				
		the Corporation that executed the within and foregoing instrument, and known				
		to me to be the persons who executed the within instrument on behalf of the				
		Corporation therein named, and acknowledged to me that such corporation				
		executed the same.				
Marriago	NOVILLAND					
WIINESS	MY HAND	AND OFFICIAL SEAL.				
		Notary Public in and for the County of, State of California				
		INDIVIDUAL				
		or				
	P	ARTNERSHIP ACKNOWLEDGMENT				
STATE OF CALIF	ORNIA					
		SS.				
COUNTY OF LOS	ANGELES					
On this	day of	20 hefore me a Notary Public				
in and for TUE said	County and	tate, personally appeared, 20 before me, a Notary Public				
KI	nown to me to					
		*one of the partners of the partnership that executed				
th	e within instr	ment and acknowledged to me *that such partnership executed the same				
		*thathe executed the same.				
IN WITNE	ESS WHERE	OF, I have hereunto set my hand and affixed my official seal the day and year in				
this certificate first a	above written.					
		Name Dall's in and Control Courts of				
* C. '1	. 1' 1.1	Notary Public in and for the County of, State of California				
*Strike out words no	ot applicable.					
	_					
STATE OF	•					
		SS.				
County of						
		On this in the year two thousand				
		and, a Notary				
		Public in and for the County of, State of residing				
		therein, duly commissioned and sworn, personally appeared				
		known to me to be the				
		of , the corporation that				
		executed the within instrument, and also known to me to be the person				
		who executed it on behalf of said corporation therein named, and he				
acknowledged to me that such individual/partnership ex						
		the same.				
	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal at					
		my office in the County of .				
		my office in the County of, the day and year in this certificate first above written.				
		Notes Published And Country of				
		Notary Public in and for the County of				
		State of				

[Exhibit D]

Private Works Payment Bond

Private Works Payment Bond

Know all Men by these presents:

THAT WE	<u></u>	
		, as principal, and
		, as surety(ies),
are held and firmly bound unto	COMPANY NAME], in the sum of	
		Dollars (\$)
lawful money of the United States, for which severally, firmly by these presents.	i, payment well and truly to be m	
Signed, sealed and dated		
enter into a written contract with the [COMI		cipal has been awarded and is about to
which contract is hereto attached and incorp particulars, and is required by said city to gi		
Now, therefore, it said principal as for any materials, provisions, provender or of the work contracted to be done, or for any w Unemployment Insurance Act with respect t withheld, and paid over to the Franchise Tax subcontractors pursuant to Sec. 18806 of the such work and labor, said surety(ies) will pain case suit is brought upon this bond, a reas the benefit of any and all persons, companie virtue of the applicable provisions of Divisi Civil Code of the State of California.	ther supplies or teams used in, up ork or labor done thereon of any a o such work or labor, or for any a Board from the wages of employ Revenue and Taxation Code of t y the same in an amount not exce onable attorney's fee to be fixed by and corporations, or their assign	kind or for amounts due under the amounts required to be deducted, yees of the principal and its the State of California with respect to seding the sum set forth above, and also by the court. This bond shall inure to as, entitled to file claims under and by
WITNESS our hands this	day of	, 20
	PRESI	DENT
	SECRE	ETARY
		Surety,
		Surety

Corporation, Partnership or Individual Principal must have signatures acknowledged in the appropriate blank on the reverse hereof.

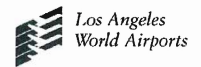
If a Corporation – Corporate Seal must be impressed hereon.

CORPORATE ACKNOWLEDGMENT

STATE OF CALIFORN		MILMONE	EDGMENT				
COUNTY OF LOS ANG	ss. ELES						
On this da	y of	, 20	before me, the	undersigned, a Notary Public ident, andretary of			
•	in and for said Co	ounty, personally appear	ed ·	•			
	known t	o me to be the	Presi	ident, and			
	known t	o me to be the	Sect	retary of			
	the Corr	oration that executed the	within and forego	oing instrument, and known			
				strument on behalf of the			
		tion therein named, and					
			ackilowicuged to i	ne that such corporation			
HIERTEGO MA	executed HAND AND OFFI	the same.					
WIINESS MY	HAND AND OFFI	CIAL SEAL.					
		Notary Public in and for the C	County of	, State of California			
		INDIVIDUAL					
		or					
		RSHIP ACKNOWI	LEDGMENT				
STATE OF CALIFORNI	A						
	SS.						
COUNTY OF LOS ANG	ELES						
On this day	y of	, 20	before me,	a Notary Public			
in and for THE said Cour	ity and State, perso	nally appeared		-			
	to me to be	*the person whose name	e is subscribed to				
		*one of the partners of t		t executed			
the with	in instrument and			nership executed the same			
ino with	nn motrument und	addio widaged to me	*thathe exec				
IN WITNIESS V	HEDEOE I have	hereunto set my hand a		ficial seal the day and year in			
this certificate first above		nercumo set my nanu a	ind affixed my off	iciai scai tiic day alid year iii			
uns cerunicate mist above	withen.						
	-	Notary Public in and for the C	County of	. State of California			
*Strike out words not app	licable.	Troubly I won't in mile for mo o		, omit of cumoffin			
Sumo out words not app							
STATE OF							
SIMIL GI	SS.						
County of							
County of		day of		in the year two thousand			
		day of	oforo mo	in the year two thousand			
	and	and familia Caustin of	before, file	, a Notary			
	Public in	and for the County of _	11	, State of residing			
	therein, d	uly commissioned and s	sworn, personally	appeared			
	_	k	cnown to me to be	the			
	of			, the corporation that			
				ne to be the person			
	who exec			in named, and he			
		acknowledged	to me that such in	ndividual/partnership executed			
	the same.						
	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal						
	my office in the County of						
	the day ar	nd year in this certificate	first above writter	n.			
	NT_4 D	hlis in and familia Com	t o.f				
	Notary Pt	ione in and for the Coun	ıy oī				
	State of _						

[Exhibit E]

Insurance Requirements



RISK MANAGEMENT DIVISION INSURANCE REQUIREMENTS

NAME:

ALCLEAR, LLC DBA CLEAR

AGREEMENT / ACTIVITY: Contract / Provide Expedited Traveler Service Throughout LAX

LAWA DIVISION:

CDG- Commercial Development Group - Airline Property and Concession Services

WIZARD FILE NO .:

9361

The insured must maintain insurance coverage at limits normally required of its type operation; however, the following coverage noted with an "X" is the minimum required and must be at least the level of the limits indicated. All limits are per occurrence unless otherwise specified.

LIMITS

(X) Workers' Compensation (Statutory)/Employer's Liability

Statutory

() Voluntary Compensation Endorsement

(X) Waiver of Subrogation, specifically naming LAWA

(X) Commercial Automobile Liability - covering owned, non-owned & hired auto

\$1,000,000

(X) Commercial General Liability, including the following coverage:

\$1,000,000

- (X) Premises and Operations
- (X) Contractual (Blanket/Schedule)
- (X) Independent Contractors
- (X) Personal Injury
- () Products /Completed Operations
- (X) Additional Insured Endorsement, specifically naming LAWA (Please see attached supplement).
- () Explosion, Collapse & Underground

CONTRACTOR SHALL BE HELD RESPONSIBLE FOR OWN OR HIRED EQUIPMENT AND SHALL HOLD AIRPORT HARMLESS FROM LOSS, DAMAGE OR DESTRUCTION TO SUCH EQUIPMENT.

INSURANCE COMPANIES WHICH DO NOT HAVE AN AMBEST RATING OF A- OR BETTER. AND HAVE A MINIMUM FINANCIAL SIZE OF AT LEAST 4, MUST BE REVIEWED FOR ACCEPTABILITY BY RISK MANAGEMENT.

PLEASE RETURN THIS FORM WITH EVIDENCE OF INSURANCE

The only evidence of insurance accepted will be either a Certificate of Insurance, or a True and Certified copy of the policy. The following items must accompany the form of evidence provided:

Endorsements:

- General Liability Additional Insured Endorsement
 - 1. ADDITIONAL INSURED OWNERS, LESSEES OR CONTRACTORS SCHEDULED PERSON OR ORGANIZATION
 - 2. ADDITIONAL INSURED OWNERS, LESSEES OR CONTRACTORS COMPLETED OPERATIONS

(ISO Standard Endorsements preferred)

 Workers Compensation Waiver of Subrogation Endorsement (WC 04 03 06 or similar)

******BLANKET/AUTOMATIC ENDORSEMENTS are not acceptable unless you have a direct contract with LAWA*****

Certificate Holder:
 Los Angeles World Airports

 PO Box 92216
 Los Angeles, CA 90009

A typed legible name of the Authorized Representative must accompany the signature on the Certificate of Insurance and/or the True and Certified copy of the policy.

Language written on a certificate of insurance is not acceptable as an endorsement.