SECTION 00 52 13 - CONTRACT FORM - STIPULATED SUM (SINGLE-PRIME CONTRACT)

	THIS CONTRACT made and entered into this	day of_			, in the
year	, by and between the GREATER ORLANDO	NOIŤAIVA C	AUTHORITY,	hereinafter	called the
Owner,	and JBT AEROTECH CORPORATION, hereinate	ter called the	Contractor.		

WITNESSETH, that the Contractor, for and in consideration of the payments hereinafter specified and agreed to be made by the Owner, hereby covenants and agrees to furnish and deliver all of the materials and supplies, to do and perform all of the work and labor required to be furnished and delivered, done and performed for **RFP 23-533** and to complete the work in conformity with the Plans, Drawings, Specifications and all other Contract Documents on file at the Greater Orlando Aviation Authority. The Bid Documents (as defined in Section 10 of the General Provisions), Plans, Drawings, Specifications and all other Contract Documents (as defined in Section 10 of the General Provisions) are incorporated herein and made a part of this Contract with the same effect as if they had been set forth fully in the body of this Contract.

The Contractor agrees to make payment of all proper charges for labor, materials, supplies and services required in the aforementioned work, and to defend, indemnify, and hold harmless the Owner in accordance with the Contract Documents.

If the Contractor shall fail to comply with any of the terms, conditions, provisions, or stipulations of this Contract, according to the true intent and meaning thereof, then the Owner may avail itself of any or all remedies provided in the Contract and shall have the right and power to proceed in accordance with the provisions thereof.

The acceptance of final payment by the Contractor shall be considered as a release in full of all claims against the Owner or any of their members, officers, agents, employees or servants directly or indirectly arising out of, or by reason of, the work or labor performed or the materials, services or supplies furnished under this Contract, except for those claims, disputes and other matters arising out of or relating to said Contract which have been raised by written demand in accordance with the Contract Documents prior to this date and identified by the Contractor as unsettled in the final Application for Payment.

In consideration of the premises, the Owner will pay to the Contractor for the said Work, when fully completed, the Total Contract Price of Twenty Million Three Hundred Forty Eight Thousand Five Hundred and Fifty-Two Dollars (\$20,348,552.00) subject to such additions and deductions as may be provided for in the Contract Documents, per pricing provided in Exhibit A. Additional purchases for a period of five years may be made by utilizing Standard Purchase orders, as described in the Solicitation Document. Payments shall be made upon the terms set forth in the Contract Documents.

Unless otherwise declared in an addendum hereto, the Contractor warrants to the Owner that no member, officer or employee of the Owner has any material interest (as defined in Section 112.312(1), Florida Statutes), either directly or indirectly, in the business of the Contractor to be conducted hereunder, that for Contracts being funded in whole or in part by the Florida Department of Transportation, no person who has within the past year been a member, officer or employee of the Owner has any material interest, either directly or indirectly, in the business of the Contractor to be conducted hereunder, and that no such persons shall have any such interest at any time during the term hereof.

The Contractor hereby certifies it will utilize the U.S. Department of Homeland Security's Employment Eligibility Verification System, in accordance with the terms governing the use of the system, to confirm the employment eligibility of persons employed by the Contractor, during the term of the Contract, to perform employment duties within Florida. The Contractor specifically represents that it will not discontinue use of the System until every Contract with the Owner has reached Final Completion and all contractual obligations have been fulfilled. The Contractor further certifies that it will include this provision in each Subcontract that involves work for the Owner.

IN WITNESS WHEREOF, the said GREATER ORLANDO AVIATION AUTHORITY has caused this Contract to be executed in its name by its Chief Executive Officer or an Aviation Authority Officer; and the Contractor has caused this Contract to be executed in its name by its Director of Finance.

"OWNER" GREATER ORLANDO AVIATION AUTHORITY
BY: Kevin J. Thibault, P.E., Chief Executive Officer
DATE:
"CONTRACTOR" JBT AEROTECH CORPORATION
Ed Schodrof BY: boxsign 4PPZJAIK-4LZYQXPK Ed Schodrof, CFO
DATE: Jan 18, 2024
APPROVED AS TO FORM AND LEGALITY For the use and reliance of the Greater Orlando Aviation Authority, only.
Name of Law Firm: Nelson Mullins
By: boxsign 131811431-41790078
Date: Jan 19, 2024

EXHIBIT A

BASE PRICE TABLE 1 (REPLACEMENTS)

Line Item	Description	Quantity	UOM	Unit Cost	Total
1A	PBB TYPE #1 - Gates 75, 77, 78, 87, 91, 93, 95, 106, 108: A3-58-110 125R by JBT or approved alternate. Drive columns shall be included (Sizes shall be determined by Proposers as part of the pre-bid site visit). Shipping and Handling included.	9	Ea	\$648,878.00	\$5,839,902.00
1B	PBB TYPE #1 - Fixed Walkways. (Sizes shall be determined by Proposers as part of the site visit)	4	Ea	\$177,144.00	\$708,576.00
1C	PBB TYPE #1 - Removal and disposal of existing PBB and Walkway and installation of new PBB and Walkway.	9	Ea	\$178,394.00	\$1,605,546.00
1D	PBB TYPE #1 - Commissioning Fee	9	Ea	\$2,618.00	\$23,562.00
2A	PBB TYPE #2 - (Gate 86: AD3-68/141-125R by JBT or approved alternate. Drive columns shall be included. (Sizes shall be determined by Proposers as part of the site visit). Shipping and Handling included.	1	Ea	\$680,078.00	\$680,078.00
2B	PBB TYPE #2 - Removal and disposal of existing PBB and installation of new PBB.	1	Ea	\$178,394.00	\$178,394.00
2C	PBB TYPE #2 - Commissioning Fee	1	Ea	\$2,618.00	\$2,618.00
3	Training Fee (All inclusive)	3	Ea Trip	\$2,824.00	\$8,472.00
Total - B	ase Table 1				\$9,047,148.00

BASE PRICE TABLE 2 (NEW PBB INSTALLATIONS)

Line Item	Description	Quantity	UOM	Unit Cost	Total
4A	PBB TYPE #1 - A3-58-110 125R by JBT or approved alternate. 10' drive column. Shipping and Handling included.	1	Еа	\$791,991.00	\$791,991.00
4B	PBB TYPE #1 - Fixed Walkway (6'extended corridor). Shipping and Handling included.	1	Ea	\$19,388.00	\$19,388.00
4C	PBB TYPE #1 - Installation of new PBB and Walkway	1	Ea	\$223,290.00	\$223,290.00
4D	PBB TYPE #1 - Commissioning Fee	1	Ea	\$5,197.00	\$5,197.00
5A	PBB TYPE #2 - A3-68/141 125R by JBT, or approved alternate. 10' drive column. Shipping and Handling included.	1	Еа	\$835,442.00	\$835,442.00

Base Pr	rice Table 2 Continued				
Line Item	Description	Quantity	UOM	Unit Cost	Total
5B	PBB TYPE #2 - Fixed Walkways (10' extended corridor). Shipping and Handling included.	1	Ea	\$33,086.00	\$33,086.00
5C	PBB TYPE #2 - Installation of new PBB and Walkway	1	Ea	\$223,290.00	\$223,290.00
5D	PBB TYPE #2 - Commissioning Fee	1	Ea	\$5,197.00	\$5,197.00
6A	PBB TYPE #3 - A3-53/104 125R by JBT, or approved alternate. 10' drive column. Shipping and Handling included.	1	Ea	\$781,391.00	\$781,391.00
6B	PBB TYPE #3 - Fixed Walkway (6' extended corridor). Shipping included.	1	Ea	\$18,388.00	\$18,388.00
6C	PBB TYPE #3 - Installation of new PBB and Walkway	1	Ea	\$223,290.00	\$223,290.00
6D	PBB TYPE #3 - Commissioning Fee	1	Ea	\$5,197.00	\$5,197.00
7A	PBB TYPE #4 - A3-72/150 125R by JBT or approved alternate. 10' drive column. Shipping included.	3	Ea	\$846,042.00	\$2,538,126.00
7B	PBB TYPE #4 Fixed Walkway (10' extended corridor). Shipping Included.	3	Ea	\$33,086.00	\$99,258.00
7C	PBB TYPE #4 - Installation of new PBB and walkway	3	Ea	\$223,290.00	\$669,870.00
7D	PBB TYPE #4 - Commissioning Fee	3	Ea	\$5,197.00	\$15,591.00
8A	PBB TYPE #5 - A3 60/119 125R by JBT or approved alternate. 10' drive column. Shipping and Handling included.	1	Ea	\$802,591.00	\$802,591.00
8B	PBB TYPE #5 Fixed Walkway, (6' extended corridor). Shipping and Handling included.	1	Ea	\$18,388.00	\$18,388.00
8C	PBB TYPE #5 - Installation of new PBB and Walkway	1	Ea	\$223,290.00	\$223,290.00
8D	PBB TYPE #5 - Commissioning Fee	1	Ea	\$5,197.00	\$5,197.00
9A	PBB TYPE #6 - A3 64/131 125R or approved alternate. 10' drive column. Shipping and Handling included.	1	Ea	\$813,191.00	\$813,191.00
9B	PBB TYPE #6 - Fixed Walkway (6' extended corridor). Shipping and Handling included.	1	Ea	\$18,388.00	\$18,388.00
9C	PBB TYPE #6 - Installation of new PBB and Walkway	1	Ea	\$223,290.00	\$223,290.00
9D	PBB TYPE #6 - Commissioning Fee	1	Ea	\$5,197.00	\$5,197.00
10	Ground Power Unit, 180 KVA, Shipping included	8	Ea	\$60,206.00	\$481,648.00
11	PBB Belt Loader, Wide Body, Shipping included	8	Ea	\$71,215.00	\$569,720.00
12	Rooftop Air Conditioner, 10 Ton, Shipping included	8	Ea	\$18,187.00	\$145,496.00

Base Pr					
Line Item	Description	Quantity	UOM	Unit Cost	Total
13	Air Handler, 45 Ton, Install Brackets, Hose Storage Baskets and Shipping included	8	Ea	\$163,167.00	\$1,305,336.00
14	Potable Water Cabinet, Shipping included	4	Ea	\$30,444.00	\$121,776.00
15	Eye Wash Station, Shipping included	8	Ea	\$4,988.00	\$39,904.00
16	Required Permits (Per PBB)	8	Ea	\$5,000.00	\$40,000.00
Total - E	Base Table 2	•	•		\$11,301,404.00

Grand Total (Base Tables 1 + 2):

\$20,348,552.00

SECTION 00 61 13 - PERFORMANCE AND PAYMENT BOND COVER SHEET

THIS COVER SHEET IS AN INTEGRAL PART OF THE ATTACHED BONDS AND MUST NOT BE SEPARATED FROM THEM.

GREATER ORLANDO AVIATION AUTHORITY ORLANDO, FLORIDA

(PUBLIC WORK) IN COMPLIANCE WITH FLORIDA STATUTE CHAPTER 255.05(1)(A)

PERFORMANCE BOND N	NO .	30198942
T ETG OTGO TOOL BOTTO		
PAYMENT BOND NO.	:	30198942
CONTRACTOR INFORMATION:	NAME: ADDRESS: PHONE:	JBT AEROTECH CORPORATION 4074 SOUTH 1900 WEST ROY, UT 84067-4103 801-627-6600
SURETY PRINCIPAL: BUSINESS INFORMATION	NAME: ADDRESS: PHONE:	WESTERN SURETY COMPANY 151 N. Franklin Street Chicago, IL 60606 312-822-5000
OWNER INFORMATION:	NAME: ADDRESS: PHONE:	GREATER ORLANDO AVIATION AUTHORITY ONE JEFF FUQUA BLVD. ORLANDO, FL 32827 (407) 825-2001
BOND AMOUNT:		\$ 20,348,552.00
CONTRACT NO. (IF APPLICABLE)):	RFP 23-533
DESCRIPTION OF WORK:		FURNISH AND INSTALL PASSENGER BOARDING BRIDGES
PROJECT LOCATION:		Orlando INTERNATIONAL Airport, Orlando, FL
AGENT INFORMATION:	NAME: ADDRESS: PHONE:	HAYES COMPANIES 1200 N. Mayfair Road, Suite 100 Milwakee, WI 53226 414-443-0000

SECTION 00 61 13.13 - PERFORMANCE BOND FORM

BOND NO	30198942	
BOND NO.:_	30190942	

GREATER ORLANDO AVIATION AUTHORITY ORLANDO, FLORIDA

The cover page that lists the contact information for the entities involved in this bond is considered the front page of this bond and is an integral part of this bond and, therefore, must not be separated from this bond.

KNOW	ALL	PERSONS	BY	THESE	PRESE	NTS	that
JBT Aero	Tech Corporation			, hereinafter	called	Principal,	and
West	ern Surety Company		, a	corporation orga	nized unde	er the laws	of the
State of_	SD	and licensed to	do business	in the State of Flor	ida, herein:	after called S	surety,
are held	and firmly bound u	into the Greater C	Orlando Avia	tion Authority, her	einafter ca	lled Owner,	in the
Penal	Sum	of	Twenty	Million Three Hundre	d Fourty Eigh	t Thousand Fiv	'e
Hundred	Fifty Two and 00/100		Do	llars (\$ <u>20,348,552</u>	2.00), fo	or the
payment	of which sum well	and truly made,	Principal ar	nd Surety bind ou	rselves, ou	ır heirs, per	sonal
represent	tatives, successors	and assigns, jointl	y and severa	ally, firmly by these	presents.		
WHERE	AS, Principal has by	written agreemen	t dated			. entere	d into
	t with Owner for RI			he Contract Docun	nents which		
	reference and mad						
- J							

WHEREAS, Surety is authorized to do business in the State of Florida.

NOW, THEREFORE, the condition of this obligation is such that if Principal:

- 1. Promptly and faithfully performs the Contract including, but not limited to, its design (if applicable), construction and warranty provisions in the time and manner prescribed in the Contract, and correction of defective work, and
- 2. Pays Owner all losses, damages, expenses, costs, attorneys' fees and other legal costs (including, but not limited to, those for investigative and legal support services and appellate proceedings), that Owner sustains resulting directly or indirectly from the conduct of the Principal including, but not limited to, breach or default under the Contract, want of care or skill, negligence, patent infringement, or intentionally wrongful conduct on the part of the Principal, its officers, agents, employees or any other person or entity for whom the Principal is responsible, then this bond is void; otherwise it shall remain in full force and effect.
- 3. In the event that the Principal shall fail to perform any of the terms, covenants and conditions of the Contract during the period in which this Performance Bond is in effect, the Surety shall remain liable to the Owner for all such loss or damage (including reasonable attorneys' fees and other legal costs) resulting from any failure to perform up to the amount of the Penal Sum.
- 4. In the event that the Surety fails to fulfill its obligations under this Performance Bond, then the Surety shall also indemnify and save the Owner harmless from any and all loss, damage, cost and expense, including reasonable attorneys' fees and other legal costs for all trial and appellate proceedings resulting directly or indirectly from the Surety's failure to fulfill its obligations hereunder. This paragraph shall survive the termination or cancellation of this Performance Bond. The obligations set forth in this paragraph shall not be limited by the Penal Sum of this Bond.
- 5. The Surety's obligations hereunder shall be direct and immediate and not conditional or contingent upon Owner's pursuit of its remedies against Principal, and shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of any default under the Agreement or the Contract granted by Owner to Principal without the Surety's consent, (iii) the discharge of Principal from its

obligations under the Contract as a result of any proceeding initiated under The Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of any such proceeding, or (iv) any other action taken by Owner or Principal that would, in the absence of this clause, result in the release or discharge by operation of law of the Surety from its obligations hereunder.

- 6. The institution of suit upon this Bond shall be in accordance with Section 95.11(2)(b), Florida Statutes.
- 7. Any changes in or under the Contract Documents (which include the Plans, Drawings and Specifications) and compliance or noncompliance with any formalities connected with the Contract or the changes therein shall not affect Surety's obligations under this Bond and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this bond shall increase or decrease in accordance with approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, the Principal and Surety have executed this instrument under their several seals on

thisday of	to be effective as of the date of the Contract EC
the name and corporate seal of each corporate pa its undersigned representative, pursuant to authority	rty being hereto affixed and these presents fully signed by
Signed, sealed and delivered	JBT AeroTech Corporation
ATE ATE	Principal/
X.04 7 11:35	By: Trull Wood ED: AWA
III E LYO E DE D	7. 3
Figgo Stample Lax	Frank Moore - President General Mgh
O: Witness	Name and Title
, OS DEL TONA JORGAN	
18 (SEAL) Witness	Western Surerty Company
(SEAL)	Surety Surety
1 (Mua Stakes	By:
Lisa Slakes Witness	The contract of the contract o
(the state of the	Lisa Baranzyk - Attorney -in- Fact
Cathy Hutson- Witness	Name and Title
Second A	Hays Companies
(m) diagna	Agency 1200 N Mayfair Road, Suite 100, Milwaukee WI 53226
(Countersignature by a Florida Liperised Agent)	Address
Ann Higgins (Non Resident-Lic# PO34911)	
Name and Title	NOTE: If Principal or Surety are corporations,
Hays Companies	the respective corporate seals should be affixed.
Agency	Additionally, a certified copy of a Power-of-Attorney
80 S 8th St- Suite 700, Minneapolis MN, 53402	appointing the individual Attorney-in-Fact for the
Address	Surety, as well as the Power-of-Attorney appointing the Florida licensed agent, should be attached.

SECTION 00 61 13.16 - PAYMENT BOND FORM

BOND NO.:	30198942	

GREATER ORLANDO AVIATION AUTHORITY ORLANDO. FLORIDA

The cover page that lists the contact information for the entities involved in this bond is considered the front page of this bond and is an integral part of this bond and, therefore, must not be separated from this bond.

(NOW ALL PERSONS BY THESE PRESENTS thatJBT AeroTech Corportation	
ereinafter called Principal, and Western Surety Company	, a
orporation organized under the laws of the State ofSD, having its home office i	n the
City of <u>Sioux Falls</u> and licensed to do business in the State of Florida, hereinafter called St	urety,
re held and firmly bound unto the Greater Orlando Aviation Authority, hereinafter called Owner, for the	e use
nd benefit of claimants as herein below defined, in the Penal Sur	m of
Twenty Million Three Hundred Fourty Eight Thousand Five Hundred Fifty Two and 00/100 Do	ollars
20,348,552.00) for the payment of which sum well and truly to be made, Principal	l and
Surety bind ourselves, our heirs, personal representatives, successors and assigns, jointly and severally, t	firmly
y these presents.	
VHEREAS, Principal has by written agreement dated, entered	d into
contract with Owner for RFP 23-533 in accordance with the Contract Documents which are incorpo erein by reference and made a part hereof, and are herein referred to as the Contract.	rated

WHEREAS, Surety is authorized to do business in the State of Florida.

NOW, THEREFORE, the condition of this obligation is such that if Principal shall promptly make payments to all claimants as defined in Section 255.05(1), Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or indirectly by Principal in the prosecution of the work provided for in the Contract, then this obligation shall be void; otherwise, it shall remain in full force and effect subject, however, to the following conditions:

- 1. This bond is given to comply with Section 255.05, Florida Statutes, and any action instituted by a claimant under this bond for payment must be in accordance with Sections 255.05(2) and 255.05(10), Florida Statutes, as amended, including, but not limited to, the notice and time limitation provisions therein.
- 2. Therefore, a claimant, except a laborer, who is not in privity with the Contractor shall, before commencing or not later than 45 days after commencing to furnish labor, services or materials for the prosecution of the work, serve the Contractor with a written notice that he or she intends to look to the bond for protection. A claimant who is not in privity with the Contractor and who has not received payment for furnishing his or her labor, services, or materials shall, serve a written notice of nonpayment on the Contractor and on the Surety. Notices must be served in accordance with Section 255.05(2), as amended. The notice of non-payment shall be under oath and served during the progress of the work or thereafter, but may not be served earlier than forty-five (45) days after the first furnishing of the labor, services or materials by the claimant or later than ninety (90) days after the final furnishing of the labor, services or materials by the claimant, or, with respect to rental equipment, later than 90 days after the date that the rental equipment was last on the job site available for use. Any notice of nonpayment served by a claimant who is not in privity with the contractor which includes sums for retainage must specify the portion of the amount claimed for retainage. No action for the labor, services, or materials may be instituted against the Contractor or the Surety unless both notices have been served. No action shall be instituted against the Contractor or the Surety on the bond after one (1) year from the performance of the labor or completion of the delivery of the materials or supplies.

Address

- 3. The Surety's obligations hereunder shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of compliance with or any default under the Contract granted by Owner to Principal without the Surety's knowledge or consent, (iii) the discharge of Principal from its obligations under the Contract as a result of any proceeding initiated under The Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of any such proceeding, or (iv) any other action taken by Owner or Principal that would, in the absence of this clause, result in the release or discharge by operation of law of the Surety from its obligations hereunder.
- 4. Any changes in or under the Contract Documents (which include the, Drawings and Specifications) and compliance or noncompliance with any formalities connected with the Contract or the changes therein shall not affect Surety's obligations under this Bond and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this Bond shall increase or decrease in accordance with the approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, the Principal and Surety ha	ave executed this instrument under their several seals on
	be effective as of the date of the Contract, the name in
	hereto affixed and these presents fully signed by its E
undersigned representative, pursuant to authority of it	ts governing body.
	ΞΨ,·°°.
COR Spread, sealed and delivered	IDTA TILO CONTO
AT in the presence of:	JBT AeroTech Corporation
THE DOCAL	Principal
His Zonnifer Cox	Fruit Marce
Witness	By: Traule Morrie ", "
di Don Mi Stara Toderson	Frank Moore - President & Gener
(SEAL) Witness	Name and Title
18C 18C	www.incom
"mining"	Western Surety Compnay
	Surety
at Dakou	- SE
Alia Claired Williams	By:
Lisa Slakes Witness	Lisa Baranzyk- Attorney In Fact
Cathy Hutson-Witness	Name and Title
County Housell Williams	Hays Companies
TE ORDANA SE	Agency
I SEAU ST	1200 N Mayfair Road, Suite 100, Milwaukee WI 53226
OUTH DAYS!	Address
- William William	
(Countersignature by a Florida Ligensed Agent)	NOTE: If Principal or Surety are corporations,
Ann Higgins (Non Resident-Lic# PO34911)	the respective corporate seals should be affixed.
Name and Title Hays Companies	Additionally, a certified copy of a Power-of-Attorney
	appointing the individual Attorney-in-Fact for the
Agency	Surety, as well as the Power-of-Attorney appointing

the Florida licensed agent, should be attached.

Western Surety Company

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Daniel J Kwiecinski, Lisa Baranzyk, Catherine B Hutson, Individually

of Milwaukee, WI, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law and Resolutions printed on the reverse hereof, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 17th day of August, 2023.

WESTERN SURETY COMPANY



- Any

State of South Dakota County of Minnehaha

> S

On this 17th day of August, 2023, before me personally came Larry Kasten, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is a Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires

March 2, 2026



7. Bent M. Bent. Notary Public

CERTIFICATE

I, L. Nelson, Assistant Secretary of WESTERN SURETY COMPANY do hereby certify that the Power of Attorney hereinabove set forth is still in force, and further certify that the By-Law and Resolutions of the corporation printed on the reverse hereof is still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said corporation this day of , .



WESTERN SURETY COMPANY

J. Nelson, Assistant Secretary

Form F4280-4-2023

Authorizing By-Laws and Resolutions

ADOPTED BY THE SHAREHOLDERS OF WESTERN SURETY COMPANY

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the shareholders of the Company.

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, and Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

This Power of Attorney is signed by Larry Kasten, Vice President, who has been authorized pursuant to the above Bylaw to execute power of attorneys on behalf of Western Surety Company.

This Power of Attorney may be signed by digital signature and sealed by a digital or otherwise electronic-formatted corporate seal under and by the authority of the following Resolution adopted by the Board of Directors of the Company by unanimous written consent dated the 27th day of April, 2022:

"RESOLVED: That it is in the best interest of the Company to periodically ratify and confirm any corporate documents signed by digital signatures and to ratify and confirm the use of a digital or otherwise electronic-formatted corporate seal, each to be considered the act and deed of the Company."

Western Surety Company

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Ann Higgins, Michele L Grogan, Kesha Greene, Danielle Schmitt, Kelsey Ratcliffe, Individually

of Minneapolis, MN, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law printed on the reverse hereof, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 24th day of May, 2021.

WESTERN SURETY COMPANY

Paul T. Bruflat, Vice President

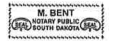
State of South Dakota County of Minnehaha

SS

On this 24th day of May, 2021, before me personally came Paul T. Bruflat, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is the Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires

March 2, 2026



Bent M. Bent, Notary Public

CERTIFICATE

I, L. Nelson, Assistant Secretary of WESTERN SURETY COMPANY do hereby certify that the Power of Attorney hereinabove set forth is still in force, and further certify that the By-Law of the corporation printed on the reverse hereof is still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said corporation this day of



WESTERN SURETY COMPANY

J. Nelson, Assistant Secretary

Form F4280-7-2012

Go to www.cnasurety.com > Owner / Obligee Services > Validate Bond Coverage, if you want to verify bond authenticity.

Authorizing By-Law

ADOPTED BY THE SHAREHOLDERS OF WESTERN SURETY COMPANY

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the shareholders of the Company.

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, and Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

SECTION 00 62 16 - CERTIFICATE OF INSURANCE FORM

The Contractor shall provide evidence of insurance reflecting compliance with the insurance requirements as listed in Sections 20 and 70 of the General Provisions. Certificates of Insurance shall be remitted using an ACORD form, or in a form acceptable to the Owner and shall be executed by the Agent/Broker and submitted to the Owner's Contracts and Grants Manager prior to contract execution and each policy renewal for the duration of the contract term and statute of repose. Any deductible or self-insurance retention (\$0.00 and higher) for each coverage line must be indicated on the Certificate of Insurance.

The Certificate of Insurance shall state the following as certificate holder:

The Greater Orlando Aviation Authority Engineering and Construction One Jeff Fuqua Blvd. Orlando, FL 32827

The Certificate of Insurance shall reflect the Greater Orlando Aviation Authority and the City of Orlando and their members (including without limitation, members of the Owner's board and the City Council and members of the citizens' advisory committees of each), the OAR, and the Designer as additional insured as outlined in General Provisions 70-25. Owner may elect to utilize a third party for the collection and monitoring of Contractor's insurance. Contractor will promptly respond to all requests for information, including, without limitation, requests for copies of insurance policies and Certificate(s) of Insurance evidencing renewal policy periods.

END OF SECTION 00 62 16



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 01/09/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

ting octanioate ages not comer rights to th	ic oci illioate fiolaci ili lica oi st	aon enaorsement(s).	
PRODUCER	1-414-443-0000	CONTACT NAME:	
Hays Companies, Inc.		PHONE (A/C, No, Ext):	FAX (A/C, No):
1200 North Mayfair Road, Suite 100		E-MAIL ADDRESS:	
- · · · · · · · · · · · · · · · · · · ·		INSURER(S) AFFORDING COVERAGE	NAIC#
Milwaukee, WI 53226		INSURERA: See Schedule of Insurers	
NSURED		INSURER B: HARTFORD FIRE IN CO	19682
JBT AeroTech Corporation		INSURER C: HARTFORD ACCIDENT & IND CO	22357
4074 South 1900 West		INSURER D: TWIN CITY FIRE INS CO CO	29459
		INSURERE: Allied World Surplus Lines I	ns Co
Roy, UT 84067-4103		INSURER F:	

COVERAGES CERTIFICATE NUMBER: 70391339 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

E	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.								
INSR LTR		TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
A	х	COMMERCIAL GENERAL LIABILITY	Х		A1PR000201123AM	11/01/23	04/01/25	EACH OCCURRENCE	\$ 5,000,000
		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 500,000
1	х	Aviation CGL						MED EXP (Any one person)	\$ 25,000
1								PERSONAL & ADV INJURY	\$ 5,000,000
	GE	N'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 5,000,000
	Х	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 5,000,000
		OTHER:						AOA-Airside	\$ Included
В	AU.	TOMOBILE LIABILITY	Х		83AB S68003	10/01/23	10/01/24	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	Х	ANY AUTO						BODILY INJURY (Per person)	\$
		OWNED SCHEDULED AUTOS ONLY						BODILY INJURY (Per accident)	\$
		HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
		UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$
		DED RETENTION\$							\$
С		RKERS COMPENSATION DEMPLOYERS' LIABILITY			83WN S68000	10/01/23	10/01/24	X PER OTH- STATUTE ER	
D	ANY	PROPRIETOR/PARTNER/EXECUTIVE -	N/A		83WBR S68001	10/01/23	10/01/24	E.L. EACH ACCIDENT	\$ 1,000,000
	(Ma	ndatory in NH)	,					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If ye	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
E	Pr	ofessional Liability			0313-9763	08/01/23	04/01/24	Limit	5,000,000
1	1					I	I		

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Re: Contract No. 23-533-RFP - Passenger Boarding Bridges and related equipment
Greater Orlando Aviation Authority and the City of Orlando and their members, the OAR, and Designer
are Additional Insured on the Aviation General Liability and Automobile policies as required by written contract.
AOA Airside coverage includes coverage for vehicles and mobilized equipment in/on Airside Operations Aera.

CERTIFICATE HOLDER	CANCELLATION		
Greater Orlando Aviation Authority Engineering and Construction	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
One Jeff Fuqua Boulevard	AUTHORIZED REPRESENTATIVE		
Orlando, FL 32827	Dan De Jagins		

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AGENCY CUSTOMER ID:	
I OC #:	

ACORD

ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

7(221101)		
AGENCY		NAMED INSURED
Hays Companies, Inc.		
POLICY NUMBER		JBT AeroTech Corporation
See Schedule Below		·
CARRIER	NAIC CODE	
See Schedule Below	See Schedule	EFFECTIVE DATE: November 1, 2023

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

SECURITY (the "Insurers")

<u>Insurer</u>	Policy Number
Allianz Global Risks US Insurance Co. through Allianz Global Corporate & Specialty ®	A1PR000201123AM NAC: 35300
National Union Fire Ins Co of Pittsburgh, PA through AIG	PL007741013-13 NAIC: 19445
Underwriters at Lloyds London, London and Certain Insurance Companies through Price Forbes	B0507AS2300278 11/01/2023-11/01/2024
QBE Insurance Corporation through QBE America	100010221 NAIC: 39217
Starr Indemnity Liability Company through Starr Companies	1000189341-03 NAIC: 38318
Old Republic Insurance Group through Old Republic Aerospace	MP00045903 NAIC: 24147
AXA XL, a division of AXA	UA00019286AV23A NAIC: 37885

SEVERAL LIABILITY NOTICE

The subscribing insurers' obligation under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extend of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations. LSW 1001 (insurance)

In the event of cancellation or adverse material change of the policies by Insurers, Insurers agree that such cancellation or change shall not be effective to the Additional Insured until thirty (30) days after insurance of notice by the Insurers to the certificate holder(s).

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ACORD 101 (2008/01)