ADDENDUM NO. 6 TO THE AGREEMENT DATED JANUARY 15, 2019 BETWEEN THE GREATER ORLANDO AVIATION AUTHORITY AND MLM-MARTIN ARCHITECTS, INC.

Project: Feasibility Study for Possible Upgrades to the Board Room, Board Room

Lobby and Earhart Conference Room for W-495 Board Room Lobby and

Related Work, Orlando International Airport

THIS ADDENDUM is effective this 31st day of October, 2023, by and between the **GREATER ORLANDO AVIATION AUTHORITY** ("Authority"), and **MLM-MARTIN ARCHITECTS, INC.** ("Consultant').

WITNESSETH:

WHEREAS, by Agreement dated January 15, 2019, Authority and Consultant entered into an agreement for Consultant to provide continuing architectural consulting services; and

WHEREAS, under the Agreement, Consultant agreed to perform such additional services for the Authority as are contained in any additional scope of work established by the Authority in any addendum to the Agreement and accepted in writing by the Consultant; and

WHEREAS, the Authority and the Consultant desire to enter into this Addendum to the Agreement to provide for additional services to be rendered by the Consultant under the terms of said Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the Authority and the Consultant do hereby agree as follows:

- 1. Consultant shall perform additional services in accordance with the terms of the Agreement and the attached Exhibit "A." Consultant shall be paid for such additional services according to the payment terms set forth in the Agreement.
- 2. Consultant shall be compensated for such additional services in the **NOT TO EXCEED** amount of **ONE HUNDRED TWENTY-THREE THOUSAND EIGHT HUNDRED NINETY AND NO/100 DOLLARS (\$123,890.00)**, broken down as follows:

Professional Fees:NTE:\$123,890.00Professional Fees:LS:\$0.00Reimbursable Expenses:NTE:\$0.00

Total: \$123,890.00

3. A. Consultant hereby certifies that it is not on the Scrutinized Companies that Boycott Israel List and is not engaged in a boycott of Israel, as defined in Florida Statutes § 287.135, as amended:

AND

- (applicable to agreements that may be \$1,000,000 or more) Consultant hereby certifies that it is: (1) not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List as defined in Florida Statutes § 287.135; and (2) not engaged in business operations in Cuba or Syria, as defined in Florida Statutes § 287.135, as amended.
- 4. Authority may terminate the Agreement for cause and without the opportunity to cure if the Consultant is found to have submitted a false certification or has been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel.

In the event the Agreement is for One Million Dollars (\$1,000,000.00) or more. Authority may terminate this Agreement for cause and without the opportunity to cure if the Consultant is found to have submitted a false certification or has been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List or is engaged in business operations in Cuba or Syria.

Except as expressly modified in this Addendum, the Agreement dated January 15, 2019 and 5. all prior addenda will remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto by their duly authorized representatives, have executed this Addendum this day of Nov 21, 2023

GREATER ORLANDO AVIATION AUTHORITY

By:

Max Marble

Mas July

Sr. Vice President, Capital Programs Construction Committee Chair

Approved as to Form and Legality (for the benefit of GOAA only) this day oNOV 9, 2023

Karen Ryan

NELSON MULLINS BROAD AND CASSEL, Legal Counsel **Greater Orlando Aviation Authority**

MLM-MARTIN ARCHITECTS, INC.

By:

Signature (Duly Authorized Rep.)

Miguel Antonio Martin

Printed Name

Vice-President, COO

Title



Orlando International Airport One Jeff Fuqua Boulevard Orlando, Florida, 32827-4392 (407) 825-2001

Memorandum

То:	Members of the Constru	ction Committee	
From:	Robert Furr, VP of Engin	eering and Architect	ure
Date:	October 31, 2023		
Re:	Services Agreement with Study for possible upgra	n MLM-Martin Archited ades to the Board F n located in the North	to the Continuing Architectural cts, Inc. to provide a Feasibility Room, Board Room Lobby and Landside Terminal for W-00495 International Airport
for possible เ other related update finish	upgrades to the Board Room work located in the North La	i, Board Room Lobby, andside Terminal. MLN	o formulate a Feasibility Study Earhart Conference Room, and I-Martin will establish means to ging them to a level of service
If approved,	these services would be effe	ctive the date of Cons	truction Committee approval.
This continui	ng consultant was selected t	for this task based on (☑ all that apply)·
Experien		· ·	
	<u> </u>	le Personnel	Current Workload
	e Equitab	le Distribution	Other:
	E/LDB participation has b t. Their findings and recomr	•	he Office of Small Business d.
	om previously approved Cap <u>artinez</u> of Construction Fina		
Continuing		reement with MLM-I	approve an Addendum to the Martin Architects, Inc. for the
Not to Exce	ed Fees	\$123,890.00	
Lump Sum		0.00	
Not to Exce	ed Expenses	\$0.00	
TOTAL		\$123,890.00	
	npliance Review Date	TU 10/20/2023	
AAC - Fund	ding Eligibility Review Date	10/24/2023	



project fee proposal

Project:	₩₩‱ Board Room Lobby and Related Work									
Date:	10/3/2023	File:	18669-5-100-50-002							
Client:	Greater Orlando Aviation Authority	Contact:	Scott Shedek							
Project Address:	One Jeff Fuqua Blvd, Orlando, FL 32827	Malling Address:	One Jeff Fuqua Blvd, Orlando, FL 32827							
Phone:	(407) 825-2465	Fax:								
Email:	scott.shedek@goaa.org									
Project Size:	Х	Est. Budget:	TBD							
Services Provided				Fee						
C onceptual Development	Design Concept Developme Refurbishment of the Board Earhart Conference Room. GOAA teams as necessary	MLM-Martin Architects, Inc. will provide Architectural and Interior Design Concept Development and Program Study for the Refurbishment of the Board Room, Board Room Lobby area and Earhart Conference Room. The Study will coordinate with internal GOAA teams as necessary for the Board Room and Earhart AV upgrades underway as a separate owner effort. Sub Total: \$123,890.00								
	Total Proposed Fees \$123,896									

1.1 Summary of Scope:

MLM – Martin Architects, Inc. will provide services to formulate a Feasibility Study for upgrades to the Board Room, Board Room Lobby and Earhart Conference Room located in the North Landside Terminal. We will establish means to update finishes and public experiences within the facilities, bringing them to a level of service acceptable to the authority. Our goal is to provide feasible goals to elevate the facilities to be contemporary with improvements being made to the Campus as a whole. It needs to some degree reflect the Orlando experience established by South Terminal C while respecting the Established Terminals. This feasibility will look at opportunities to modernize the finish palate with opportunity for the Authority to establish their *brand*. The study will explore opportunities available to open and recapture space that is underutilized. In addition to the Board Room Lobby the study will concentrate on the Earhart Conference Room to establish new baseline requirements and features for Authority Conference Rooms. The base line can be utilized as a design criterion for other conference rooms providing uniformity to staff across the campus. The Study will coordinate with internal GOAA teams as necessary for the Board Room and Earhart AV upgrades underway as a separate owner effort.

To assist in the production of this feasibility Study MLM will meet with Authority Stake Holders to ensure opportunities are brought to the full teams attention.

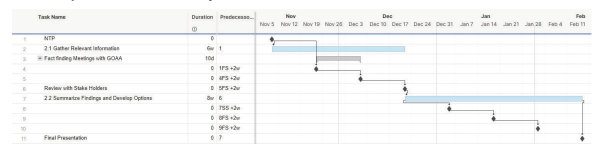
No signed and Sealed permit or construction documents will be provided.

Construction Administration or Construction Phase Services are Excluded from this agreement.

1.2 The Owner's Budget for the Project:

The construction cost has not been established. As indicated in Article 2 – the consultant will establish a probable ROM cost of construction and design for the final options. This ROM cost will not include detailed itemized elemental costs rather will represent general approximation of the cost of work. It will be based on experience, costs of similar work, or available market values.

1.3 The Proposed Schedule for the Project:



Gather Relevant Information (NTP + 6 weeks)

Summarize Finding and Develop Options (+8 weeks)

Total Durations of Feasability Study 14 weeks

2.1 Gather Relevant Information:

The Consultant shall compile and review Project-related information, including the following:

- Available data on existing facilities, record documents, design documents and other Owner documents, including existing project material, design and facility standards.
- Relevant documents from authorities having jurisdiction over the Project, such as applicable codes, regulations, and ordinances;
- 3. Relevant Industry Standards and Guidelines providing benchmark evaluation criteria; and
- 4. Relevant historical documents and archival materials.

The Consultant shall identify the constraints and opportunities that may impact the Project relating to compliance with Codes and Standards.

The architect shall facilitate meetings, as applicable, with project participants to:

- 1. review data obtained from information gathering activities;
- 2. consider and discuss design and planning issues, discovered.

2.2 Summarize the findings:

The Consultant shall compile the results of its findings and analyses concerning:

- 1. review of documents for compliance to Codes and Standards;
- 2. itemized list of components of concern; and
- 3. provide options to resolve said components of concern.

The Consultant shall prepare a document detailing all items identified, incorporating written and graphic materials that may include:

- 1. an executive summary;
- 2. documentation of the methodology used to develop the report;
- 3. relevant facts upon which the report was based;
- 4. photo documentation of relevant existing site and building features;
- 5. conclusions derived from data analysis;
- 6. Color/finish boards of proposed materials for public space upgrades;
- ROM cost based on study to include Construction and design (this will be used for GOAA to budget future project);
- 8. Estimated Project Schedule for Design and Construction;
- 9. illustrations/ renderings of proposed concepts of upgrades enumerated below; and
- Produce plans, sections, renderings of proposed functional improvements and upgrades options (3)

The consultant shall prepare presentation inclusive of findings, conclusions and options:

- 1. to provide status updates as required by the authority; and
- 2. to design review committee or other Authority Bodies.

2.3 Schematic Design Phase:

None

2.4 Design and Construction Documents Phase:

1. None.

2.5 Bidding and Permit Phase:

1 None

3.1 Consultant's Additional Services

The Consultant may provide Additional Services after execution of this proposal without invalidating the proposal. Except for services required due to the fault of the Consultant, any Additional Services provided in accordance with this Section shall entitle the Consultant to compensation and an appropriate adjustment in the Consultant's schedule.

Upon recognizing the need to perform Additional Services, the Consultant shall notify the Client with reasonable promptness and explain the facts and circumstances giving rise to the need. The Consultant shall not proceed to provide Additional Services until the Consultant receives the Client's written authorization.

Additional Services may be necessitated by circumstances such as:

- 1. a change in the Initial Information;
- 2. changes in previous instructions or approvals given by the Client; or
- 3. a material change in the Project including size, quality, complexity, or the Client's schedule or budget.

Services are based upon pre-approved allowance budget as indicated above. The Consultant shall keep record of hours expended during services provided. In the event the Consultant reaches or exceeds 80% of the budgeted value of this proposal; the Consultant shall provide written notice along with projected date of exhaustion of resources. At that point to ensure proper attention and care can be provided to the project the Consultant and Client shall agree on course of action including but not limited to additional service agreements.

4.1 Client's Responsibilities:

Unless specifically described in Articles 2 or 3, the services in this Article shall be provided by the Client or the Client's other consultants.

The Client shall provide the Consultant data and information necessary to complete the Services, such as budget, schedule, base building design and specifications, environmental criteria, and other design criteria imposed by owner and or base building design team.

The Client shall identify a representative authorized to act on the Client's behalf to participate in the information gathering process, to facilitate the review process, and to provide, in a timely manner, decisions made by the Owner.

The Client shall provide access to the property, buildings, and personnel including base building design team as necessary for the Consultant to complete the Codes and Standards Review Services.

5.1 Compensation:

Not to Exceed Budget. This proposal has a NTE amount of <u>one hundred twenty-three thousand eight hundred ninety dollars</u> [\$123,890.00], and in no event shall the Consultant be entitled to recover more than the NTE Amount unless the Client has authorized the Consultant to exceed the NTE Amount in advance through a duly agreed upon Additional Services Agreement. Professional Service Invoices will be issued Monthly by basis of time expended.

Rates: of roles assigned to the Project:

Per EXHIBIT A, table C-9

Reimbursable Expenses were NOT itemized for this proposal: if directed in writing by authority said costs will be billed at actual cost with backup. These costs include Printing, Courier/Shipping, and Physical Media.

6.1 Disclaimer of Work by Others:

The Consultant is not responsible for the projects Construction Managers or General Contractors Coordination of the project, and means, methods techniques, sequences, and procedures. The Consultant is not in charge or control of the Construction. The Consultant is not responsible for site or project safety programs or procedures. The above are the sole responsibility and under direct control of the Construction Manager or General Contractor in the execution of the work/project. The Consultant is not responsible for the Construction Manager or Contractor's Schedules or failure to carry out the work. The Consultant does not have control over or charge of acts or omissions of the Construction Manager, Contractor, subcontractors, agents or employees or any other person performing portion of the work.

6.2 Delivery:

Delivery of Project Documents BY MLM-Martin Architects, Inc. shall be in digital via ftp or similar system.

6.3 Specific Exclusions:

- 1. Civil Engineering.
- 2. Structural Engineering.
- Mechanical, Electrical, Plumbing, Fire Protection and Associated Engineering Design.
- Soil Testing of existing site.
- 5. Permit Fees, Permit Deposits, PERMIT REVIEW FEES, impact fees, and the like.
- Site, topographic surveys.
- 7. Demolition testing or assessment.
- 8. Asbestos, lead, and or other hazardous materials assessment.
- 9. LifeCycle Cost Assessment and/or analysis.
- LEED Certification or other Sustainable Certification Effort/Reporting. This can be provided as additional Service.
- 11. Print or Currier Services.

6.4 Miscellaneous Provisions:

This Proposal represents the entire and integrated agreement between the Client and the Consultant and supersedes all prior negotiations, representations, or agreements, either written or oral. This Proposal may be amended only by written instrument signed by both the Client and Consultant.

The invalidity of any provision of the Proposal shall not invalidate the Proposal or its remaining provisions. If it is determined that any provision of the Proposal violates any law, or is otherwise invalid or unenforceable, then that provision shall be revised to the extent necessary to make that provision legal and enforceable. In such case the Proposal shall be construed, to the fullest extent permitted by law, to give effect to the parties' intentions and purposes in executing the Proposal.

6.5 Claims and Disputes

Bound by terms of the Master Agreement between the Authority and MLM-Martin Architects, Inc.

This Proposal is entered into as Agreement and duly authorized as of the Day of Sincerely,									
Signature:	Signature:								
Consultant: Miguel A. Martín, RA, AIA, NCARB	Owner:_(Printed)								
Principal Project Manager, Vice President, COO	Title:								
MLM-Martin Architects, Inc.	Company:								

EXHIBIT A - CONSULTANT'S COMPENSATION PROPOSAL TABLE C-1 SUMMARY OF TOTAL CONTRACT VALUE

Phase of Project:	Preliminary Design	Schematic (30%)	Development (60%)	Const. Docs. (95%)	Bidding & Award	SUBTOTAL	Const. Admin.	Record Documents	TOTAL CONTRACT
1.0 Lump Sum Fee:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2.0 Not to Exceed Reimbursable Fee:	\$123,890.00	\$0.00	\$0.00	\$0.00	\$0.00	\$123,890.00	\$0.00	\$0.00	\$123,890.00
3.0 Not to Exceed Reimbursable Expenses:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4.0 TOTAL CONTRACT VALUE:	\$123,890	\$0	\$0	\$0	\$0	\$123,890	\$0	\$0	\$123,890.00
•	100%	0%	0%	0%	0%		0%	0%	

Total Lump Sum Labor Hours:	0	0	0	0	0	0	0	0	0
Total Not to Exceed Reimbursable Labor Hours:	968	0	0	0	0	968	0	0	968
TOTAL LABOR HOURS:	968	0	0	0	0	968	0	0	968
Average Hourly Rate:	\$128	\$0	\$0	\$0	\$0	\$128	\$0	\$0	\$128

EXHIBIT A - CONSULTANT'S COMPENSATION PROPOSAL TABLE C-4 SUMMARY OF NOT TO EXCEED REIMBURSABLE FEES AND EXPENSES

Phase of Project:	Prelim	inary Design	Scher	matic (30%)	Develo	pment (60%)	Const.	Docs. (95%)	Bidd	ing & Award	Cons	st. Admin.	Record	d Documents		TOTAL	
	labor		labor		labor		labor		labor		labor		labor		labor		
	hours	Total Fee	hours	Total Fee	hours	Total Fee	hours	Total Fee	hours	Total Fee	hours	Total Fee	hours	Total Fee	hours	Cost	Avg. Rate
MLM-Martin Architects, Inc.																	
Not to Exceed Reimbursable Fee	968	\$123,890.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	968	\$123,890.00	0
Not to Exceed Reimbursable Expenses		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00	
Sub-Total Consultant	968	\$123,890.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	968	\$123,890.00	0
Total Not to Exceed Fee		\$123,890.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$123,890.00	
Total Not to Exceed Expenses		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00		\$0.00	
Total Not to Exceed Amount:	968	\$123,890.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	968	\$123,890.00	0

EXHIBIT A - CONSULTANT'S COMPENSATION PROPOSAL TABLE C-5 BREAKDOWN OF NOT TO EXCEED REIMBURSABLE FEES

Position:	Р	rincipal	Vice-Pres	ident/Principal	Rev	it I Operator	Sr. Proje	ct Coordinator	Project	Coordinator	Sr. Adr	nin Assistant	Sr Archi	itectural Intern		TOTAL	
Rate (\$/Hour):	*	242.00	\$	232.00		\$106.00	ş	104.00		\$99.00		\$74.00		\$53.00			Avg. Hourly
	labor hours	Cost	labor hours	Cost	labor hours	Cost	labor hours	Cost	labor hours	Cost	labor hours	Cost	labor hours	Cost	labor hours	Cost	Rate
Preliminary Design																	
Attend Design Kick Off Meeting	1	\$242.00	1	\$232.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	2	\$474.00	\$237
Review of Record Drawings & Documents	1	\$242.00	0	\$0.00	20	\$2,120.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	21	\$2,362.00	\$112
Verification of Existing Conditions	0	\$0.00	12	\$2,784.00	16	\$1,696.00	20	\$2,080.00	0	\$0.00	0	\$0.00	0	\$0.00	48	\$6,560.00	\$137
Preparation of Preliminary Design Report	20	\$4,840.00	20	\$4,640.00	40	\$4,240.00	20	\$2,080.00	0	\$0.00	32	\$2,368.00	0	\$0.00	132	\$18,168.00	\$138
Finish Options	22	\$5,324.00	21	\$4,872.00	0	\$0.00	40	\$4,160.00	30	\$2,970.00	0	\$0.00	0	\$0.00	113	\$17,326.00	\$153
Renderings (3 options)	20	\$4,840.00	20	\$4,640.00	340	\$36,040.00	48	\$4,992.00	120	\$11,880.00	0	\$0.00	0	\$0.00	548	\$62,392.00	\$114
Egress Study	0	\$0.00	20	\$4,640.00	20	\$2,120.00	40	\$4,160.00	0	\$0.00	0	\$0.00	0	\$0.00	80	\$10,920.00	\$137
Meetings with Stakeholders	12	\$2,904.00	12	\$2,784.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	0	\$0.00	24	\$5,688.00	\$237
Sub-Total Preliminary Design	76	\$18,392.00	106	\$24,592.00	436	\$46,216.00	168	\$17,472.00	150	\$14,850.00	32	\$2,368.00	0	\$0.00	968	\$123,890.00	\$128
TOTAL NOT TO EXCEED FEE:	76	\$18,392.00	106	\$24,592.00	436	\$46,216.00	168	\$17,472.00	150	\$14,850.00	32	\$2,368.00	0	\$0.00	968	\$123,890.00	\$128
		<u> </u>													968	\$123,890.00	

NOTES:

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- 1. A separate spreadsheet is required for each consultant/subconsultant with any portion of it's services to be compensated on a not to exceed reimbursable basis.
- 2. Each spreadsheet to be customized to accurately indicate the actual services to be provided for each phase of the Project.

EXHIBIT A - CONSULTANT'S COMPENSATION PROPOSAL TABLE C-9 CONTRACT HOURLY RATES

All amounts invoiced by the Consultant as Reimbursable Fees shall be calculated on the basis of the actual number of hours of services rendered under this Agreement by each of the positions defined and by the new positions as identified below, multiplied by the corresponding Contract Hourly Rate, up to the Not to Exceed limit defined by the Agreement. Include information on positions held by both the design consultant and each subconsultant.

FIRM	POSITION	CONTRACT HOURLY RATE
MLM-Martin Architects, Inc.	Principal	\$242.00
	Vice-President/Principal	\$232.00
	Construction Administrator	\$187.00
	Sr. Document Control	\$125.00
	Revit I Operator	\$106.00
	Sr. Project Coordinator	\$104.00
	Project Coordinator	\$99.00
	Sr. Admin Assistant	\$74.00
	Sr Architectural Intern	\$53.00

TRUTH IN NEGOTIATION CERTIFICATION

The Consultant hereby certifies, covenants, and warrants that wage rates and other factual unit costs supporting the compensation for this project's agreement are accurate, complete, and current at the time of contracting.

The Consultant further agrees that the original agreement price and any additions thereto shall be adjusted to exclude any significant sums by which the Greater Orlando Aviation Authority determines the agreement price was increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs. All such agreement adjustments shall be made within one (1) year following the end of the contract. For purposes of this certificate, the end of the agreement shall be deemed to be the date of final billing or acceptance of the work by the Greater Orlando Aviation Authority, whichever is later.

Consultant: MLM Martin Architects, Inc.

By:

Print Name: Miguel A Martin, Vice President

Date: October 16th, 2023



MEMORANDUM

TO: Members of the Construction Committee

FROM: Edelis Molina, Sr. Small Business Administrator

DATE: October 31, 2023

RE: Request for Approval of an Addendum to the Continuing Architectural Services Agreement with MLM-

Martin Architects, Inc. to provide a Feasibility Study for possible upgrades to the Board Room, Board Room Lobby and Earhart Conference Room located in the North Landside Terminal for W-00495 Board

Room Lobby and Related Work, Orlando International Airport

We have reviewed the qualifications of the subject contract's MWBE/LDB/VBE specifications and determined that, due to the specialized scope of the services to be provided, MLM-Martin Architects, Inc. does not propose small business participation on this addendum.

Our analysis indicates that MLM-Martin Architects, Inc. is eligible for award of the subject addendum.