

AMENDMENT 9 TO ADDENDUM #19 DOCUMENTARY # 101556 BP-S00147, SOUTH TERMINAL C, PHASE 1 - LANDSIDE TERMINAL REMAINING STRUCTURE AND SYSTEMS (GMP#7-S.1)

This Amendment is effective this ________ day of ________, 20_______, by and between the Greater Orlando Aviation Authority ("Owner") and Turner-Kiewit Joint Venture ("CM@R").

WHEREAS, by Agreement dated January 11, 2017, the Owner and the CM@R entered into an agreement for Construction Management at Risk Services for the South Airport Terminal C, Phase 1 ("Program"); and

WHEREAS, on November 30, 2018, the parties entered into Addendum 19 in the amount of \$158,731,417.00 to provide for the award of BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on October 4, 2019, the parties entered into Amendment 1 to Addendum 19 in the amount of \$112,532,793.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on October 9, 2020, the parties entered into Amendment 2 to Addendum 19 in the amount of \$4,235,228.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on April 2, 2021, the parties entered into Amendment 3 to Addendum 19 in the amount of \$1,893,699.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on August 24, 2021, the parties entered into Amendment 4 to Addendum 19 in the amount of \$945,140.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on September 28, 2021, the parties entered into Amendment 5 to Addendum 19 in the amount of \$3,462,385.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on February 2, 2022, the parties entered into Amendment 6 to Addendum 19 in the amount of \$2,235,150.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on March 23, 2022, the parties entered into Amendment 7 to Addendum 19 in the amount of \$400,000.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, on April 21, 2022, the parties entered into Amendment 8 to Addendum 19 in the amount of \$621,692.00 to provide for GMP revisions to BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1); and

WHEREAS, the parties desire to enter into this Amendment 9 to Addendum 19 for BP-S147, South Terminal C, Phase 1 – Landside Terminal Remaining Structure and Systems (GMP#7-S.1) as more fully described below.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the Owner and the CM@R do hereby agree as follows:

1. The Guaranteed Maximum Price as more fully described in Exhibit A is hereby revised to the following:

| GMP Total P1, P1X, CBP & TSA | Original GMP Budget* | Current GMP Budget** | Proposed GMP Amendment | Proposed GMP Total |
|---------------------------------|-------------------------|-------------------------|---------------------------|-----------------------|
| Direct Cost of Work | \$145,060,954 | \$172,594,063 | \$0 | \$172,594,063 |
| Unbought Scope | \$1,827,324 | \$0 | \$0 | \$0 |
| Allowances | (\$4,856,957) | \$0 | \$0 | \$0 |
| CM@R Contingency | \$5,681,253 | \$666,800 | \$0 | \$666,800 |
| Owner Contingency | \$3,550,783 | \$3,083,184 | \$240,448 | \$3,323,632 |
| P&P Bond | \$1,053,977 | \$1,235,578 | \$1,856 | \$1,237,434 |
| Fee (4.211%) | \$6,414,083 | \$7,477,879 | \$10,204 | \$7,488,083 |
| TOTAL | \$158,731,417 | \$185,057,504 | \$252,508 | \$185,310,012 |

^{*}Approved at CCM 10/02/2018 Item 9

- 2. The Consent of Surety that reflects the current cumulative contract value is attached hereto and incorporated herein as Exhibit B.
- 3. Except as expressly modified herein, the terms and conditions of the Agreement and Addendum #19 remain unchanged. In the event of a conflict between the terms of this Amendment and those of the Agreement or Addendum #19, the terms of this Amendment shall prevail and control.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment the day and year first written above.

OWNER

| CMAR Turner-Kiewit Joint Venture By |
|--|
| Print Name: Dan La Morte Title: Vice President/ general Manager |
| |

Approved as to Form and Legality (for the benefit of GOAA only)

1) / 1

By: NELSON MULLINS BROAD AND CASSEL Legal Counsel

Greater Orlando Aviation Authority

JAHA CI

Kevin J. Thibault, P.E. Chief Executive Officer

Greater Orlando Aviation Authority

^{**}Current GMP Budget as of CCM 04/12/2022

RIDER 40

Address

EXECUTED IN DUPLICATE

TURNER BOND NUMBERS: Liberty Bond No.: 015055170; Travelers Bond No.: 106646473; F&D/Zurich Bond No.: 9247702; Federal

Bond No.: 8245-16-65; Continental Bond No.: 30001393; BH Bond No.: 47-SUR-300033-01-0097

KIEWIT BOND NUMBER:

Travelers Bond No.: 106674142

SOUTH AIRPORT TERMINAL C. PHASE 1 CONSENT OF SURETY TO DECREASE THE PENAL SUM OF THE BONDS

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, TURNER-KIEWIT JOINT VENTURE. as Principal, and LIBERTY MUTUAL INSURANCE COMPANY, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, FIDELITY AND DEPOSIT COMPANY OF MARYLAND, ZURICH AMERICAN INSURANCE COMPANY, FEDERAL INSURANCE COMPANY, THE CONTINENTAL INSURANCE COMPANY AND BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY, as Surety, hereby acknowledge that the Payment and Performance Bonds, dated effective June 15, 2017, that were executed by the Principal and Surety and submitted to the GREATER ORLANDO AVIATION AUTHORITY remain in effect and the Cumulative Contract Value is hereby decreased to reflect the execution of Amendment 7 to Addendum 13, Amendment 9 to Addendum 19, Amendment 6 to Addendum 24, Amendment 9 to addendum 20 and Amendment 6 to Addendum 21 which are hereby referenced and incorporated into the Bonds, and, therefore, the Penal Sum for each Bond is hereby decreased to ONE BILLION THREE HUNDRED EIGHTY-SEVEN MILLION TWO HUNDRED FORTY-FOUR THOUSAND FORTY-TWO AND 47/100 DOLLARS (\$1,387,244,042.47). All other terms of the Bonds shall remain unchanged

| anonanged. | |
|---|---|
| SIGNED THIS5th DAY OFMay_ | , 20_22 |
| IN WITNESS WHEREOF, the Principal and the are corporations have caused their corporate seals to be on the date set forth above. | Surety have hereunto set their hands and seals and such of them as hereto affixed and these presents to be signed by their proper officers, |
| Signed, sealed and delivered in the presence of: | By: Daniel R. Lamorte, VP and General Manager Name and Title |
| James Baldassare, Jr., Director of Surety | LIBERTY MUTUAL INSURANCE COMPANY, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, FIDELITY AND DEPOSIT COMPANY OF MARYLAND, ZURICH AMERICAN INSURANCE COMPANY, FEDERAL INSURANCE COMPANY, THE CONTINENTAL INSURANCE COMPANY AND BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY, Surety By: John F. Surano, Attorney – in - Fact |
| (SEAL) | Name and Title Turner Surety and Insurance Brokerage, Inc Agency 250 Pehle Avenue, Suite 311, Saddle Brook, NJ 07663_ Address Florida License# W027019 |
| N/A | Florida Licerise# VVU27019 |
| (Countersignature by a Florida Licensed Agent) | |
| Name and Title | |
| Agency | |

NOTE: The respective corporate seals should be affixed. Additionally, a certified copy of a Power-of-Attorney appointing the individual Attorney-in-Fact for the Surety, as well as the Power-of-Attorney appointing the Florida licensed agent, should be attached.

ACKNOWLEDGMENT

STATE OF Ploneda

My commission expires: 11.16.25

| COUNTY OF Elange |
|---|
| On this |
| known, who by me being duly sworn, did depose and say: that _he is a |
| member or manager of the joint venture |
| Junes & Freui T and that _he is authorized to |
| execute the attached surety bond in the name of and for the joint venture above |
| named, and thathe acknowledged to me thathe signed the attached |
| instrument pursuant to such authority. |
| Notary Public Relieca A. Cordle Comm.: HH 159724 Expires: Nov. 16, 2025 Notary Public - State of Florida |

CORPORATE ACKNOWLEDGMENT

Form 152

STATE OF NEW JERSEY COUNTY OF BERGEN

| | ,-th | | 11 | | | |
|----------------------|--|----------------|----------------|---------------|---------------|--------------------------------|
| On this | <u>·)` </u> | _day of | -///eg | | 2022 | _ before me personally came |
| John F. Surano | | _to me kno | wn, who, be | | | did depose and say that she/he |
| resides in Basking | g Ridge, N | lew Jerse | that she/he | is the ATT | ORNEY IN | FACT of the LIBERTY |
| MUTUAL INSUR | ANCE CO | <u>MPANY</u> , | TRAVELER | RS CASUAI | TY AND | SURETY COMPANY OF |
| AMERICA, FIDE | LITY ANI | DEPOSI | T COMPAN | Y OF MAR | YLAND, Z | URICH AMERICAN |
| INSURANCE COI | MPANY, | FEDERAL | INSURAN | CE COMPA | NY, THE | CONTINENTAL |
| INSURANCE CO | MPANY, 1 | BERKSHI | RE HATHA | WAY SPEC | IALTY IN | SURANCE COMPANY, the |
| corporation describ | ed in and | which exe | cuted the abo | ve instrume | nt that she/ | he knows the seal of said |
| corporation; that th | e seal affi | xed to said | instrument i | s such corpo | rate seal; th | hat it was so affixed by order |
| of the Board of Dir | ectors of s | aid corpor | ation, and the | at she/he sig | ned her/his | name thereto by like order. |
| (SEAL) | | ; ; | • | | ٠ | |
| | | | | , | | |
| RIANCA I MELI | | | | | | |

NOTARY PUBLIC, STATE OF NEW JERSEY

MY COMMISSION EXPIRES

SEPTEMBER 30, 2024



LIBERTY MUTUAL INSURANCE COMPANY

FINANCIAL STATEMENT — DECEMBER 31, 2020

| Assets | Liabilities |
|--|---|
| Cash and Bank Deposits \$2,058,007,542 | Unearned Premiums |
| *Bonds — U.S Government | Reserve for Claims and Claims Expense 23,879,216,613 |
| *Other Bonds | Funds Held Under Reinsurance Treaties |
| | Reserve for Dividends to Policyholders |
| *Stocks | Additional Statutory Reserve |
| Real Estate | Reserve for Commissions, Taxes and |
| Agents' Balances or Uncollected Premiums 6,970,170,469 | Other Liabilities |
| Accrued Interest and Rents | Total \$39,029,092,737 |
| , . | Special Surplus Funds |
| Other Admitted Assets | Capital Stock |
| | Paid in Surplus |
| | Unassigned Surplus |
| Total Admitted Assets <u>\$58,048,967,865</u> | Surplus to Policyholders19,019,875,128 |
| | Total Liabilities and Surplus <u>\$58,048,967,865</u> |



1. TIM MIKOLAJEWSKI, Assistant Secretary of Liberty Mutual Insurance Company, do hereby certify that the foregoing is a true, and correct statement of the Assets and Liabilities of said Corporation, as of December 31, 2020, to the best of my knowledge and belief.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Corporation at Seattle, Washington, this 25th day of March, 2021.

Assistant Secretary

TAMilolajewski.

^{*} Bonds are stated at amortized or investment value: Stocks at Association Market Values.

The foregoing financial information is taken from Liberty Mutual Insurance Company's financial statement filed with the state of Massachusetts Department of Insurance.



This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

> Liberty Mutual Insurance Company The Ohio Casualty Insurance Company West American Insurance Company

Certificate No: 8206136-974450

₹₽

POWER OF ATTORNEY

| KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that |
|--|
| Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized |
| under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint. Charo J. |
| Rosemond, Elliott W. Wolffe, James Baldassare, Jr., John F. Surano, Krista A. Burke, Lisa M. Scavetta, Maria L. Spadaccini, Nicholas F. Walsh, Sherryanne M. |
| DePirro |

all of the city of Saddle Brook state of each individually if there be more than one named, its true and lawful attorney-in-fact to make. execute, seal, acknowledge and deliver, for and on its behalf as surely and as its act and deed, any and all undertakings, bonds, recognizances and other surely obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 12th day of August 2021_.





Liberty Mutual Insurance Company The Ohio Casualty Insurance Company West American Insurance Company

David M. Carey, Assistant Secretary

State of PENNSYLVANIA

County of MONTGOMERY

forney (POA) verification inquiries, email HOSUR@libertymutual.com On this 12th day of . 2021 before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance August Company, The Ohio Casually Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.



nwealth of Pennsylvania - Notary Sea Teresa Pastella, Notary Public Montgomery County mission expires March 28, 2025 Commission number 1126044

By: Juresa Pastella Metan Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

bond and/or Power of se call 610-832-8240 Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such For bon please (instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney in fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-infact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TEST!MONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 5th

day of May

2022







Renee C. Liewellyn, Assistant Secretary



Florida Department of Insurance

LIBERTY MUTUAL INSURANCE **COMPANY**

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: October 11, 1918 No. 91-04-1543470

Tom Gallagher Treasurer and Insurance Commissioner

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

HARTFORD, CONNECTICUT 06183

FINANCIAL STATEMENT AS OF DECEMBER 31, 2020

CAPITAL STOCK \$ 6,480,000

| ASSEIS | | LIABILITIES & SUAPLUS | |
|---|---|---|--|
| CASH AND INVESTED CASH BONDS STOCKS INVESTMENT INCOME DUE AND ACCRUED OTHER INVESTED ASSETS PREMIUM BALANCES NET DEFERRED TAX ASSET REINSURANCE RECOVERABLE RECEIVABLES FROM PARENT, SUBSIDIARIES AND AFFILIATES OTHER ASSETS | \$ 239,403,348 3,831,156,861 109,074,035 36,856,709 4,970,512 277,653,788 55,188,715 32,553,518 34,876,347 4,155,794 | UNEARNED PREMIUMS LOSSES LOSS ADJUSTMENT EXPENSES COMMISSIONS TAXES, LICENSES AND FEES OTHER EXPENSES CURRENT FEDERAL AND FOREIGN INCOME TAXES REMITTANCES AND ITEMS NOT ALLOCATED AMOUNTS WITHHELD / RETAINED BY COMPANY FOR OTHERS POLICYHOLDER DIVIDENDS PROVISION FOR REINSURANCE ADVANCE PREMIUM CEDED REINSURANCE NET PREMIUMS PAYABLE RETROACTIVE REINSURANCE RESERVE ASSUMED OTHER ACCRUED EXPENSES AND LIABILITIES TOTAL LIABILITIES | \$ 1,121,070,380 1,003,200,666 163,346,678 48,605,693 13,561,421 42,558,558 4,865,484 8,646,391 42,228,250 12,353,304 7,930,280 1,687,512 63,102,972 800,763 588,658 |
| | | CAPITAL STOCK PAID IN SURPLUS OTHER SURPLUS TOTAL SURPLUS TO POLICYHOLDERS | \$6,480,000 433,803,760 1,650,750,847 \$2,091,034,607 |
| TOTAL ASSETS | \$ 4,625,889,627 | TOTAL LIABILITIES & SURPLUS | \$4,625,889,627 |

STATE OF CONNECTICUT)

COUNTY OF HARTFORD) SS.

CITY OF HARTFORD)

MICHAEL J. DOODY, BEING DULY SWORN, SAYS THAT HE IS VICE PRESIDENT - FINANCE, OF TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, AND THAT TO THE BEST OF HIS KNOWLEDGE AND BELIEF, THE FOREGOING IS A TRUE AND CORRECT STATEMENT OF THE FINANCIAL CONDITION OF SAID COMPANY AS OF THE 31ST DAY OF DECEMBER, 2020.

SUBSCRIBED AND SWORN TO BEFORE ME THIS 26TH DAY OF MARCH, 2021

SUSAN M. WEISSLEDER

Notary Public

NOTARY PUBLIC

My Commission Expires November 30, 2022



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint John F Surano of SADDLE BROOK their true and lawful Attorney(s)-in-Fact to sign, execute, seal and

SADDLE BROOK their true and lawful Attorney(s)-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2021.







State of Connecticut

City of Hartford ss.

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

Robert L. Raney, Senior Vice President

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this 5th

day of May

2022







Kevin E. Hughes, Assistant Secretary

A STATE OF THE STA

Florida
Department
of insurance

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: October 23, 1985

No. 97-06-0907370

Bill Nelson

Treasurer and Insurance Commissioner

THE FIDELITY AND DEPOSIT COMPANY

OF MARYLAND 1299 Zurich Way Schaumburg, IL 60196

Statement of Financial Condition

As Of December 31, 2020

ASSETS

| ASSETS | | |
|--|---|----------------------------|
| Bonds | \$ | 262,624,334 |
| Stocks | | 19,715,392 |
| Cash and Short-Term Investments | | 3,219,781 |
| Reinsurance Recoverable | • | 17,293,466 |
| Federal Income Tax Recoverable | ••••• | 114,253 |
| Other Accounts Receivable | | 29,083,530 |
| TOTAL ADMITTED ASSETS | \$ | 332,050,756 |
| Reserve for Taxes and Expenses | \$ | 539,588 43,847,005 0 |
| Sccurities Lending Collateral Liability | | 44,413,593 |
| Capital Stock, Paid Up\$ | | |
| Surplus as regards Policyholders | | |
| Carpina as regards renegative and an arrangement of the second of the se | | 287,637,163 |

Securities carried at \$165,065,329 in the above statement are deposited with various states as required by law.

Securities carried on the basis prescribed by the National Association of Insurance Commissioners. On the basis of market quotations for all bonds and stocks owned, the Company's total admitted assets at December 31, 2020 would be \$346,439,970 and surplus as regards policyholders \$302,026,377.

I, LAURA J. LAZARCZYK, Corporate Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing statement is a correct exhibit of the assets and liabilities of the said Company on the 31st day of December, 2020.

> Laura J. Lazarczyk Corporate Secretary

State of Illinois City of Schaumburg

Subscribed and swom to, before me, a Notary Public of the State of Illinois, in the City of Schaumburg, this 15th day of March, 2021.

RYAN HORGAN Official Seal Notary Public - State of Illinois My Commission Expires Dec 10, 2024

Notary Public

ZURICH AMERICAN INSURANCE COMPANY COMPARATIVE BALANCE SHEET 4 WORLD TRADE CENTER, 150 GREENWICH STREET, NEW YORK, NY 10007 As of December 31, 2020 and December 31, 2019

| | | 12/31/2020 | | 12/31/2019 |
|---|----|----------------|----|-----------------|
| Assets | • | 15 606 060 160 | • | 1 4 800 284 040 |
| Bonds | S | 15,696,060,158 | \$ | 16,780,375,969 |
| Preferred Stock | | - | | - |
| Common Stock Real Estate | | 2,964,630,407 | | 3,121,559,258 |
| | | 1,294,160,876 | | 1,273,640,596 |
| Other Invested Assets Derivatives | | 1,435,120,966 | | 1,185,313,467 |
| | | 178,175 | | 21,358 |
| Short-term Investments | | 285,002 | | 14,532,665 |
| Receivable for securities | | 809,339 | | 114,199,089 |
| Cash and cash equivalents | | 526,475,686 | | 42,548,382 |
| Securities lending reinvested collateral assets | | 105,614,095 | | 55,769,285 |
| Employee Trust for Deferred Compensation Plan | | 122,225,149 | | 129,612,266 |
| Total Cash and Invested Assets | \$ | 22,145,559,853 | \$ | 22,717,572,333 |
| Premiums Receivable | \$ | 5,318,928,254 | \$ | 4,775,851,073 |
| Funds Held with Reinsurers | | 99,875 | | 97,862 |
| Reinsurance Recoverable | | 1,248,855,148 | | 1,497,744,413 |
| Accrued Investment Income | | 118,531,136 | | 127,170,427 |
| Federal Income Tax Recoverable | | 507,200,404 | | 565,755,651 |
| Due from Affiliates | | 92,277,523 | | 204,233,875 |
| Other Assets | | 559,476,243 | | 527,556,278 |
| Total Assets | S | 29,990,928,434 | S | 30,415,981,911 |
| Liabilities and Policyholders' Surplus Liabilities: | | | | |
| Loss and LAE Reserves | \$ | 12,295,705,961 | \$ | 12,626,869,059 |
| Uncarned Premium Reserve | | 3,952,940,831 | | 3,845,794,904 |
| Funds Held with Reinsurces | | 554,226,440 | | 385,953,985 |
| Loss In Course of Payment | | 1,351,312,377 | | 1,442,194,686 |
| Commission Reserve | | 119,930,116 | | 124,215,143 |
| Federal Income Tax Payable | | 34,772,832 | | - |
| Remittances and Items Unallocated | | 432,727,110 | | 147,106,142 |
| Payable to parent, subs and affiliates | | 273,601,687 | | 294,896,500 |
| Provision for Reinsurance | | 175,327,995 | | 110,765,261 |
| Ceded Reinsurance Premiums Payable | | 1,591,358,027 | | 1,821,418,177 |
| Securities Lending Collateral Liability | | 105,614,095 | | 55,769,285 |
| Other Liabilities | | 1,922,304,215 | | 1,887,566,082 |
| Total Liabilities | \$ | 22,809,821,689 | S | 22,742,549,225 |
| Policyholders' Surplus: | | | | |
| Common Cupital Stock | 2 | 5,000,000 | \$ | 5,000,000 |
| Paid-In and Contributed Surplus | - | 4,394,131,321 | • | 4,394,131,321 |
| Surplus Notes | | | | |
| Special Surplus Funds | | 9,672,000 | | 2,910,000 |
| Cumulative Unrealized Gain | | 192,450,057 | | 118,847,749 |
| Unassigned Surplus | | 2,579,853,368 | | 3,152,543,616 |
| Total Policyholders' Surplus | S | 7,181,106,746 | S | 7,673,432,686 |
| Total Liabilities and Policyholders' Surplus | \$ | 29,990,928,434 | S | 30,415,981,911 |

I, LAURA J. LAZARCZYK, Corporate Secretary of ZURICH AMERICAN INSURANCE COMPANY do hereby certify that the foregoing statement is a correct exhibit of the assets and liabilities of the said Company, on the 31st day of December, 2020, according to the best of my information, knowledge and belief.

Laura J. Lazarrzyk

Corporate Secretary

State of Illinois County of Cook

SS:

Subscribed and swom to, before me, a Notary Public of the State of Illinois, in the City of Schaumburg, this 15th day of March, 2021.

RYAN HORGAN Official Seal Notary Public - State of Illinois My Commission Expires Dec 10, 2024

Notary public

ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Illinois, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Illinois (herein collectively called the "Companies"), by Robert D. Murray, Vice President, in pursuance of authority granted by Article V. Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint, Krista A. BURKE, Charo J. ROSEMOND, Maria L. SPADACCINI, Sherryanne M. DEPIRRO, Nicholas F. WALSH, Lisa M. SCAVETTA, Elliott W. WOLFFE, James BALDASSARE, JR. And John F. SURANO, of Saddle Brook, New Jersey, its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland.. and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at its office in Owings Mills, Maryland.. in their own proper persons. The said Vice President does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article V, Section 8, of the By-Laws of said Companies and is now in force.

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 28th day of July A.D. 2020.







ATTEST:
ZURICH AMERICAN INSURANCE COMPANY
COLONIAL AMERICAN CASUALTY AND SURETY COMPANY
FIDELITY AND DEPOSIT COMPANY OF MARYLAND

By: Robert D. Murray
Vice President

Down & Drain

By: Dawn E. Brown

Secretary

State of Maryland County of Baltimore

On this 28th day of July, 2020, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, Robert D. Murray, Vice President and Dawn E. Brown, Secretary of the Companies, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth and saith, that he/she is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporations.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal the day and year first above written.

Para Control

Constance A. Dunn, Notary Public My Commission Expires: July 9, 2023

onotance a. Dunn

EXTRACT FROM BY-LAWS OF THE COMPANIES

"Article V, Section 8, Attorneys-in-Fact. The Chief Executive Officer, the President, or any Executive Vice President or Vice President may, by written instrument under the attested corporate seal, appoint attorneys-in-fact with authority to execute bonds, policies, recognizances, stipulations, undertakings, or other like instruments on behalf of the Company, and may authorize any officer or any such attorney-in-fact to affix the corporate seal thereto; and may with or without cause modify of revoke any such appointment or authority at any time."

CERTIFICATE

I, the undersigned, Vice President of the ZURICH AMERICAN INSURANCE COMPANY, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing Power of Attorney is still in full force and effect on the date of this certificate; and I do further certify that Article V, Section 8, of the By-Laws of the Companies is still in force.

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the ZURICH AMERICAN INSURANCE COMPANY at a meeting duly called and held on the 15th day of December 1998.

RESOLVED: "That the signature of the President or a Vice President and the attesting signature of a Secretary or an Assistant Secretary and the Seal of the Company may be affixed by facsimile on any Power of Attorney...Any such Power or any certificate thereof bearing such facsimile signature and seal shall be valid and binding on the Company."

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at a meeting duly called and held on the 5th day of May, 1994, and the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10th day of May, 1990.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.







BuiM Hodger

Brian M. Hodges. Vice President

TO REPORT A CLAIM WITH REGARD TO A SURETY BOND, PLEASE SUBMIT A COMPLETE DESCRIPTION OF THE CLAIM INCLUDING THE PRINCIPAL ON THE BOND, THE BOND NUMBER, AND YOUR CONTACT INFORMATION TO:

Zurich Surety Claims
1299 Zurich Way
Schaumburg, IL 60196-1056
www.reportsfelaims@zurichna.com
800-626-4577



Florida Departiment of Insurance

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: September 1, 1991

No. 91-13-3046577

Tom Galley

Tom Gallagher Treasurer and Insurance Commissioner



Florida
Department
of Insurance

ZURICH AMERICAN INSURANCE COMPANY

is hereby authorized to transact insurance in the state of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: August 01, 1924

No. 99-36-4233459

Bill Nelson

Treasurer and Insurance Commissioner

FEDERAL INSURANCE COMPANY

STATEMENT OF ASSETS, LIABILITIES AND SURPLUS TO POLICYHOLDERS

Statutory Basis

December 31, 2020

(in thousands)

ASSETS

LIABILITIES AND SURPLUS TO POLICYHOLDERS

| Cash and Short Term Investments United States Government, State and Municipal Bonds Other Bonds Stocks Other Invested Assets | \$ (247,647) 4,277,332 5,455,272 567,832 1,207,053 | Outstanding Losses and Loss Expenses Reinsurance Payable on Losses and Expenses Unearned Premiums Ceded Reinsurance Premiums Payable Other Liabilities | \$ 7,823,012 1,421,176 2,145,775 261,276 551,641 |
|---|--|--|--|
| TOTAL INVESTMENTS | 11,259,842 | TOTAL LIABILITIES | 12,202,880 |
| Investments in Affiliates: Great Northern Ins. Co. Vigilant Ins. Co. Chubb Indemnity Ins. Co. Chubb National Ins. Co. Other Affiliates Premiums Receivable Other Assets | 404,889 349,615 182,191 186,189 98,826 1,634,609 2,410,891 | Capital Stock Paid-In Surplus Unassigned Funds SURPLUS TO POLICYHOLDERS | 20,980 2,711,474 1,591,718 4,324,172 |
| TOTAL ADMITTED ASSETS | \$ 16,527,052 | TOTAL LIABILITIES AND SURPLUS | \$ 16,527,052 |

Investments are valued in accordance with requirements of the National Association of Insurance Commissioners, At December 31, 2020, investments with a carrying value of 507,794,700 were deposited with government authorities as required by law.

"Electronic signatures only and no notary due to COVID-19 related stay at home restrictions"

STATE OF PENNSYLVANIA

COUNTY OF PHILADELPHIA

John Taylor, being duly sworn, says that he is Senior Vice President of Federal Insurance Company and that to the best of his knowledge and belief the foregoing is a true and correct statement of the said Company's financial condition as of the 31 st day of December, 2020.

| Docu Secra be fore me this | |
|-----------------------------------|-----------------------|
| John P Taylor | |
| 3FB990ATTS Enfor Vice President | |
| Notary Public | My commission expires |

CHUBB

Power of Attorney

Federal Insurance Company | Vigilant Insurance Company | Pacific Indemnity Company Westchester Fire Insurance Company | ACE American Insurance Company

Know All by These Presents, that FEDERAL INSURANCE COMPANY, an Indiana corporation, VIGILANT INSURANCE COMPANY, a New York corporation, PACIFIC INDEMNITY COMPANY, a Wisconsin corporation, WESTCHESTER FIRE INSURANCE COMPANY and ACE AMERICAN INSURANCE COMPANY corporations of the Commonwealth of Pennsylvania, do each hereby constitute and appoint James Baldassare Jr., Krista A. Burke, Sherryanne M. DePirro, Charo J. Rosemond, Lisa M. Scavetta, Maria L. Spadaccini, John F. Surano, Nicholas F. Walsh and Elliott W. Wolffe of Saddle Brook, New Jersey ---

each as their true and lawful Attorney-in-Fact to execute under such designation in their names and to affix their corporate seals to and deliver for and on their behalf as surety thereon or otherwise, honds and undertakings and other writings obligatory in the nature thereof (other than bail bonds) given or executed in the course of business, and any instruments amending or altering the same, and consents to the modification or alteration of any instrument referred to in said bonds or obligations.

In Witness Whereof, said FEDERAL INSURANCE COMPANY, VIGILANT INSURANCE COMPANY, PACIFIC INDEMNITY COMPANY, WESTCHESTER FIRE INSURANCE COMPANY and ACE AMERICAN INSURANCE COMPANY have each executed and attested these presents and affixed their corporate seals on this 29th day of July, 2020.

Dawn M. Chieres

Davin M. Chloros, Assistant Secretary

Atraffe















Hutuflade Novary Peblic



STATE OF NEW JERSEY County of Hunterdon

SS.

On this 29th day of July, 2020 before me, a Notary Public of New Jersey, personally came Dawn M. Chloros and Stephen M. Haney, to me known to be Assistant Secretary and Vice President, respectively, of FEDERAL INSURANCE COMPANY, VIGILANT INSURANCE COMPANY, PACIFIC INDEMNITY COMPANY, WESTCHESTER FIRE INSURANCE COMPANY and ACE AMERICAN INSURANCE COMPANY, the companies which executed the foregoing Power of Attorney, and the said Dawn M. Chloros and Stephen M. Haney, being by me duly sworn, severally and each for herself and himself did depose and say that they are Assistant Secretary and Vice President, respectively, of FEDERAL INSURANCE COMPANY. VIGILANT INSURANCE COMPANY, PACIFIC INDEMNITY COMPANY, WESTCHESTER FIRE INSURANCE COMPANY and ACE AMERICAN INSURANCE COMPANY and know the corporate seals thereof, that the seals affixed to the foregoing Power of Attorney are such corporate seals and were thereto affixed by authority of said Companies; and that their signatures as such officers were duly affixed and subscribed by like authority.

Notarial Seal



KATHERINE J. ADELAAR NOTARY PUBLIC OF NEW JERSEY No. 2316685 Commission Expires July 16, 2024

CERTIFICATION

Resolutions adopted by the Boards of Directors of FEDERAL INSURANCE COMPANY, VIGILANT INSURANCE COMPANY, and PACIFIC INDEMNITY COMPANY on August 30, 2016; WESTCHESTER FIRE INSURANCE COMPANY on December 11, 2006; and ACE AMERICAN INSURANCE COMPANY on March 20, 2009:

RESOLVED, that the following authorizations relate to the execution, for and on behalf of the Company, of bonds, undertakings, recognizances, contracts and other written commitments of the Company entered into in the ordinary course of business (each a "Written Commitment"):

- Each of the Chairman, the President and the Vice Presidents of the Company is hereby authorized to execute any Written Commitment for and on behalf of the Company, under the
- Each duly appointed attorney in fact of the Company is hereby authorized to execute any Written Commitment for and on behalf of the Company, under the seal of the Company or (2) otherwise, to the extent that such action is authorized by the grant of powers provided for in such person's written appointment as such attorney-in fact.
- Each of the Chairman, the President and the Vice Presidents of the Company is hereby authorized, for and on behalf of the Company, to appoint in writing any person the attorneyin-fact of the Company with full power and authority to execute, for and on behalf of the Company, under the seal of the Company or otherwise, such Written Commitments of the Company as may be specified in such written appointment, which specification may be by general type or class of Written Commitments or by specification of one or more particular Written Commitments.
- Each of the Chairman, the President and the Vice Presidents of the Company is hereby authorized, for and on behalf of the Company, to delegate in writing to any other officer of the Company the authority to execute, for and on behalf of the Company, under the Companys seal or otherwise, such Written Commitments of the Company as are specified in such written delegation, which specification may be by general type or class of Written Commitments or by specification of one or more particular Written Commitments.
- The signature of any officer or other person executing any Written Commitment or appointment or delegation pursuant to this Resolution, and the seal of the Company, may be affixed by facsimile on such Written Commitment or written appointment or delegation.

FURTHER RESOLVED. that the foregoing Resolution shall not be deemed to be an exclusive statement of the powers and authority of officers, employees and other persons to act for and on behalf of the Company, and such Resolution shall not limit or otherwise affect the exercise of any such power or authority otherwise validly granted or vested."

1, Dawn M. Chloros, Assistant Secretary of FEDERAL INSURANCE COMPANY, VIGILANT INSURANCE COMPANY, PACIFIC INDEMNITY COMPANY, WESTCHESTER FIRE INSURANCE COMPANY and ACE AMERICAN INSURANCE COMPANY (the "Companies") do hereby certify that

- the foregoing Resolutions adopted by the Board of Directors of the Companies are true, correct and in full force and effect.
- the foregoing Power of Attorney is true, correct and in full force and effect.

Given under my hand and seals of said Companies at Whitehouse Station, NJ. this 5th

day of May

2022









Down M. Chlares

Davin M. Chloros, Assistant Secretary

IN THE EVENT YOU WISH TO VERIFY THE AUTHENTICITY OF THIS BOND OR NOTIFY US OF ANY OTHER MATTER, PLEASE CONTACT US AT: Telephone (908) 903-3493 Fax (908) 903-3656 e-mail: surety@chubb.com



Florida Department of Insurance

FEDERAL INSURANCE COMPANY

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: May 1, 1920

No. 91-13-1963496

Tom Gallagher Treasurer and Insurance Commissioner

THE CONTINENTAL INSURANCE COMPANY

Radnor, Pennsylvania Statement of Net Admitted Assets and Liabilities December 31, 2020

ASSETS

| | SEIS | | | |
|--|-------------|---------------|--------------------|---------------|
| Bonds | | | \$ | 1,486,639,077 |
| Stocks | | | | 162,236,319 |
| Cash and short-term investments | | | | 98,903,921 |
| Receivables for securities | | | | 180,000 |
| Investment income due and accrued | | | | 15,233,564 |
| Amounts recoverable from reinsurers | | | | 53,225,848 |
| Funds held by or deposited with reinsured companies | | 1,599,351 | | |
| Current federal and foreign income tax recoverable and interes | st thereon | | | |
| Net deferred tax asset | | | | 52,540,270 |
| Premiums and considerations | | | | 42,752,978 |
| Other assets | | | | 6,646,732 |
| Total Assets | | | \$ | 1,919,958,060 |
| HARILITIES | AND SURPLUS | 2 | | |
| Losses | AND SORI LO | 2 | \$ | 531,250,741 |
| Loss adjustment expense | | | D. | |
| Unearned premiums | | | | 35,327,198 |
| Other expenses | | | | |
| Federal and foreign income taxes payable | | | | . 2 |
| Ceded reinsurance premiums payable (net of ceding commissi | ons) | | | 40,875,605 |
| Funds held by company under reinsurance treaties | -110) | | | 2,701,045 |
| Provision for reinsurance | | | | 30,000,000 |
| Other liabilities | | | | (487,038,433) |
| Total Liabilities | | | \$ | 153.116.158 |
| | | | Ψ | 155,110,156 |
| Surplus Account: | | | | |
| Capital paid up | \$ | 53,566,360 | | |
| Gross paid in and contributed surplus | • | 1,423,436,994 | | |
| Special Surplus | | 265,943,410 | | |
| Unassigned funds | | 23,895,138 | | |
| Surplus as regards policyholders | | 25,075,156 | - _{\$} | 1,766,841,902 |
| Total Liabilities and Capital | | | \$ | 1,919,958,060 |
| | | | mall market market | 1,7,7,00,000 |

I, Julie Lee, Assistant Vice President of Continental Insurance Company hereby certify that the above is an accurate representation of the financial statement of the Company dated December 31, 2020, as filed with the various Insurance Departments and is a true and correct statement of the condition of Continental Insurance Company as of that date.

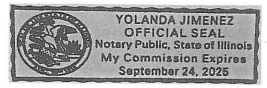


THE CONTINENTAL INSURANCE COMPANY

By Gulie Kee

Assistant Vice President, External Reporting

Subscribed and sworn to me this 9 day of April 2021 My commission expires:



By Johnda Jimonez

Notary Public

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That The Continental Insurance Company, a Pennsylvania insurance company, is a duly organized and existing insurance company having its principal office in the City of Chicago, and State of Illinois, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Elliott Wolffe, Maria L Spadaccini, James Baldassare Jr, Krista A Burke, Sherryanne M DePirro, Lisa M Scavetta, Nicholas F Walsh, Charo J Rosemond, John F Surano, Individually

of Saddle Brook, NJ, 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 them thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the insurance company and all the acts of said Attorney, pursuant to the authority hereby given is 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 Board of Directors of the insurance company.

In Witness Whereof, The Continental Insurance Company has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 27th day of June, 2021.



The Continental Insurance Company

Paul T. Bruflat

vice President

State of South Dakota, County of Minnehaha, ss:

On this 27th day of June, 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 a Vice President of The Continental Insurance Company, a Pennsylvania insurance company, described in and which executed the above instrument; that he knows the seal of said insurance company; 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 insurance company and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said insurance company.



My Commission Expires March 2, 2026

M Bent

Notary Public

CERTIFICATE

I, D. Johnson, Assistant Secretary of The Continental Insurance Company, a Pennsylvania insurance company, do hereby certify that the Power of Attorney herein above set forth is still in force, and further certify that the By-Law and Resolution of the Board of Directors of the insurance company 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 insurance company this 5th day of May . 2022



The Continental Insurance Company

7. Beni

D Johnson

Assistant Secretary

Form F6850-4/2012

Authorizing By-Laws and Resolutions

ADOPTED BY THE BOARD OF DIRECTORS OF THE CONTINENTAL INSURANCE COMPANY:

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the Board of Directors of the Company at a meeting held on May 10, 1995.

"RESOLVED: That any Group Vice President may authorize an officer to sign specific documents, agreements and instruments on behalf of the Company provided that the name of such authorized officer and a description of the documents, agreements or instruments that such officer may sign will be provided in writing by the Group Vice President to the Secretary of the Company prior to such execution becoming effective.

This Power of Attorney is signed by Paul T. Bruflat, Vice President, who has been authorized pursuant to the above resolution to execution power of attorneys on behalf of The Continental Insurance Company.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company by unanimous written consent dated the 25th day of April, 2012.

"Whereas, the bylaws of the Company or specific resolution of the Board of Directors has authorized various officers (the "Authorized Officers") to execute various policies, bonds, undertakings and other obligatory instruments of like nature; and

Whereas, from time to time, the signature of the Authorized Officers, in addition to being provided in original, hard copy format, may be provided via facsimile or otherwise in an electronic format (collectively, "Electronic Signatures"), Now therefore be it resolved: that the Electronic Signature of any Authorized Officer shall be valid and binding on the Company."



Florida
Department
of Insurance

CONTINENTAL INSURANCE COMPANY

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a license and remains subject to all applicable laws of Florida.

Date of Issuance: September 15, 1915 No. 91-13-5010440

Tom Gallagher

Treasurer and Insurance Commissioner

BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY

1314 Douglas Street, Suite 1400, Omaha, Nebraska 68102-1944

ADMITTED ASSETS*

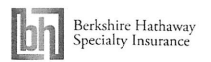
| Total invested assets Premium & agent balance All other assets | | | 12/31/2019 | 12/31/2018 |
|--|----|---------------|---------------------|---------------------|
| Total invested assets | \$ | 5,475,240,588 | \$ 5,172,183,338 | \$ 4,313,185,189 |
| Premium & agent balances (| n | 603,615,506 | 368,086,012 | 301,849,144 |
| All other assets | | 157,897,676 | 127,524,677 | 140,930,406 |
| Admitted Assets | \$ | 6,236,753,770 | \$ 5,667,794,027 | \$ 4,755,964,739 |

LIABILITIES & SURPLUS*

| | 12/31/2020 | | 12/31/2019 | | 12/31/2018 |
|------------------------------|---------------------|----|---------------|---|---------------------|
| Loss & loss exp. unpaid | \$ 921,923,948 | \$ | 634,745,558 | | \$ 463,103,223 |
| Unearned premiums | 372,836,160 | | 314,117,549 | | 241,835,588 |
| All other liabilities | 1,054,922,210 | | 744,738,458 | | 570,628,148 |
| Total Liabilities | 2,349,682,318 | | 1,693,601,565 | | 1,275,566,959 |
| Total Policyholders' Surplus | 3,887,071,452 | | 3,974,192,463 | | 3,480,397,780 |
| Total Liabilities & Surplus | \$ 6,236,753,770 | \$ | 5,667,794,028 | : | \$ 4,755,964,739 |

^{*} Assets, liabilities and surplus are presented on a Statutory Accounting Basis as promulgated by the NAIC and/or the laws of the company's domiciliary state.

One Lincoln Street, 23rd Floor



Power Of Attorney

BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY NATIONAL INDEMNITY COMPANY / NATIONAL LIABILITY & FIRE INSURANCE COMPANY

Know all men by these presents, that BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY, a corporation existing under and by virtue of the laws of the State of Nebraska and having an office at One Lincoln Street, 23rd Floor, Boston, Massachusetts 02111, NATIONAL INDEMNITY COMPANY, a corporation existing under and by virtue of the laws of the State of Nebraska and having an office at 3024 Harney Street, Omaha, Nebraska 68131 and NATIONAL LIABILITY & FIRE INSURANCE COMPANY, a corporation existing under and by virtue of the laws of the State of Connecticut and having an office at 100 First Stamford Place, Stamford, Connecticut 06902 (hereinafter collectively the "Companies"), pursuant to and by the authority granted as set forth herein, do hereby name, constitute and appoint: John F. Surano, Lisa M. Scavetta, Sherryanne M. DePirro, Maria L. Spadaccini, Nicholas F. Walsh, Elliott W. Wolffe, Andrew Waterbury, James Baldassare, Jr., Krista A. Burke, Charo J. Rosemond, 250 Pehle Avenue, Suite 311 of the city of Saddle Brook, State of New Jersey, their true and lawful attorney(s)-in-fact to make, execute, seal, acknowledge, and deliver, for and on their behalf as surety and as their act and deed, any and all undertakings, bonds, or other such writings obligatory in the nature thereof, in pursuance of these presents, the execution of which shall be as binding upon the Companies as if it has been duly signed and executed by their regularly elected officers in their own proper persons. This authority for the Attorney-in-Fact shall be limited to the execution of the attached bond(s) or other such writings obligatory in the nature thereof.

In witness whereof, this Power of Attorney has been subscribed by an authorized officer of the Companies, and the corporate seals of the Companies have been affixed hereto this date of December 20, 2018. This Power of Attorney is made and executed pursuant to and by authority of the Bylaws, Resolutions of the Board of Directors, and other, Authorizations of BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY, NATIONAL INDEMNITY COMPANY and NATIONAL LIABILITY & FIRE INSURANCE COMPANY, which are in full force and effect, each reading as appears on the back page of this Power of Attorney, respectively. The following signature by an authorized officer of the Company may be a facsimile, which shall be deemed the equivalent of and constitute the written signature of such officer of the Company for all purposes regarding this Power of Attorney, including satisfaction of any signature requirements on any and all undertakings, bonds, or other such writings obligatory in the nature thereof, to which this Power of Attorney applies.

BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY

NATIONAL INDEMNITY COMPANY, NATIONAL LIABILITY & FIRE INSURANCE COMPANY,

By:

David Fields, Executive Vice President



By:

David Fields, Vice President

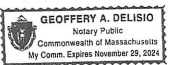




State of Massachusetts, County of Suffolk, ss:

On this 20th day of December, 2018, before me appeared David Fields, Executive Vice President of BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY and Vice President of NATIONAL INDEMNITY COMPANY and NATIONAL LIABILITY & FIRE INSURANCE COMPANY, who being duly sworn, says that his capacity is as designated above for such Companies; that he knows the corporate seals of the Companies; that the seals affixed to the foregoing instrument are such corporate seals; that they were affixed by order of the board of directors or other governing body of said Companies pursuant to its Bylaws, Resolutions and other Authorizations, and that he signed said instrument in that capacity of said Companies.

[Notary Seal]



Notary Public

By Dilisio

I, Ralph Tortorella, the undersigned, Officer of BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY, NATIONAL INDEMNITY COMPANY and NATIONAL LIABILITY & FIRE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies which is in full force and effect and has not been revoked. IN TESTIMONY WHEREOF, see hereunto affixed the seals of said Companies this May 5, 2022.







Officer

BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY (BYLAWS)

ARTICLE V.

CORPORATE ACTIONS

. . . .

EXECUTION OF DOCUMENTS:

. . . .

Section 6.(b) The President, any Vice President or the Secretary, shall have the power and authority:

- (1) To appoint Attorneys-in-fact, and to authorize them to execute on behalf of the Company bonds and other undertakings, and
- (2) To remove at any time any such Attorney-in-fact and revoke the authority given him.

NATIONAL INDEMNITY COMPANY (BY-LAWS)

Section 4. Officers, Agents, and Employees:

A. The officers shall be a President, one or more Vice Presidents, a Secretary, one or more Assistant Secretaries, a Treasurer, and one or more Assistant Treasurers none of whom shall be required to be shareholders or Directors and each of whom shall be elected annually by the Board of Directors at each annual meeting to serve a term of office of one year or until a successor has been elected and qualified, may serve successive terms of office, may be removed from office at any time for or without cause by a vote of a majority of the Board of Directors, and shall have such powers and rights and be charged with such duties and obligations as usually are vested in and pertain to such office or as may be directed from time to time by the Board of Directors; and the Board of Directors or the officers may from time to time appoint, discharge, engage, or remove such agents and employees as may be appropriate, convenient, or necessary to the affairs and business of the corporation.

NATIONAL INDEMNITY COMPANY (BOARD RESOLUTION ADOPTED AUGUST 6, 2014)

RESOLVED, That the President, any Vice President or the Secretary, shall have the power and authority to (1) appoint Attorneys-in-fact, and to authorize them to execute on behalf of this Company bonds and other undertakings and (2) remove at any time any such Attorney-in-fact and revoke the authority given.

NATIONAL LIABILITY & FIRE INSURANCE COMPANY (BY-LAWS)

ARTICLE IV

Officers

Section 1. Officers, Agents and Employees:

A. The officers shall be a president, one or more vice presidents, one or more assistant vice presidents, a secretary, one or more assistant secretaries, a treasurer, and one or more assistant treasurers, none of whom shall be required to be shareholders or directors, and each of whom shall be elected annually by the board of directors at each annual meeting to serve a term of office of one year or until a successor has been elected and qualified, may serve successive terms of office, may be removed from office at any time for or without cause by a vote of a majority of the board of directors. The president and secretary shall be different individuals. Election or appointment of an officer or agent shall not create contract rights. The officers of the Corporation shall have such powers and rights and be charged with such duties and obligations as usually are vested in and pertain to such office or as may be directed from time to time by the board of directors; and the board of directors or the officers may from time to time appoint, discharge, engage, or remove such agents and employees as may be appropriate, convenient, or necessary to the affairs and business of the Corporation.

NATIONAL LIABILITY & FIRE INSURANCE COMPANY (BOARD RESOLUTION ADOPTED AUGUST 6, 2014)

RESOLVED, That the President, any Vice President or the Secretary, shall have the power and authority to (1) appoint Attorneys-in-fact, and to authorize them to execute on behalf of this Company bonds and other undertakings and (2) remove at any time any such Attorney-in-fact and revoke the authority given.

FLORIDA OFFICE OF INSURANCE REGULATION

BERKSHIRE HATHAWAY SPECIALTY INSURANCE COMPANY

Is hereby authorized to transact insurance in the State of Florida.

This certificate signifies that the company has satisfied all requirements of the Florida Insurance Code for the issuance of a PROPERTY AND CASUALTY INSURER CERTIFICATE OF AUTHORITY and remains subject to the laws of Florida.

Original Issuance: 02/12/1954
Replacement Issuance: Thursday, June 12, 2014

No. 14 - 630202590

Kevin M. McCarty

Office of Insurance Regulation



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

Memorandum

To: Members of the Construction Committee

From: Davin Ruohomaki, Senior Director of Engineering & Construction

(As prepared by Ross Spence, OAR)

Date: May 3, 2022

Re: Request for Recommendation of Approval of an Amendment to Addendum No. 19 to

the Construction Management at Risk (CM@R) Entity Services for the South Terminal C, Phase 1 Agreement with Turner-Kiewit Joint Venture for BP-S147, South Terminal C, Phase 1 – Landside Terminal, Remaining Structure and Systems (GMP No. 7-S.1),

at the Orlando International Airport

The attached Guaranteed Maximum Price (GMP) Amendment proposal from Turner-Kiewit Joint Venture for the Landside Terminal (LST) remaining structure and systems includes additional CBP and TSA contingency for funding of contingency requests.

Upon approval, this amendment will revise the original GMP value as indicated in the table below.

| GMP Total P1, P1X, CBP & TSA | Original GMP Budget* | Current GMP Budget** | Proposed GMP Amendment | Proposed GMP Total |
|---------------------------------|-------------------------|----------------------|---------------------------|-----------------------|
| Direct Cost of Work | \$145,060,954 | \$172,594,063 | \$0 | \$172,594,063 |
| Unbought Scope | \$1,827,324 | \$0 | \$0 | \$0 |
| Allowances | (\$4,856,957) | \$0 | \$0 | \$0 |
| CM@R Contingency | \$5,681,253 | \$666,800 | \$0 | \$666,800 |
| Owner Contingency | \$3,550,783 | \$3,083,184 | \$240,448 | \$3,323,632 |
| P&P Bond | \$1,053,977 | \$1,235,578 | \$1,856 | \$1,237,434 |
| Fee (4.211%) | \$6,414,083 | \$7,477,879 | \$10,204 | \$7,488,083 |
| TOTAL | \$158,731,417 | \$185,057,504 | \$252,508 | \$185,310,012 |

^{*}Approved at CCM 10/02/2018 Item 9

Page 1 of 3

Rev. 10/09

^{**}Current GMP Budget as of CCM 04/12/2022

| GMP - P1 | Original GMP Budget* | Current GMP Budget** | Proposed GMP Amendment | Proposed GMP Total |
|---------------------|-------------------------|-------------------------|---------------------------|-----------------------|
| Direct Cost of Work | \$145,060,954 | \$158,380,009 | \$0 | \$158,380,009 |
| Unbought Scope | \$1,827,324 | \$0 | \$0 | \$0 |
| Allowances | (\$4,856,957) | \$0 | \$0 | \$0 |
| CM@R Contingency | \$5,681,253 | \$518,978 | \$0 | \$518,978 |
| Owner Contingency | \$3,550,783 | \$1,644,682 | \$0 | \$1,644,682 |
| P&P Bond | \$1,053,977 | \$1,122,942 | \$0 | \$1,122,942 |
| Fee (4.211%) | \$6,414,083 | \$6,807,782 | \$0 | \$6,807,782 |
| TOTAL | \$158,731,417 | \$168,474,393 | \$0 | \$168,474,393 |

| GMP - P1X | Original GMP Budget* | Current GMP Budget** | Proposed GMP Amendment | Proposed GMP Total |
|---------------------|-------------------------|-------------------------|---------------------------|-----------------------|
| Direct Cost of Work | \$0 | \$12,036,943 | \$0 | \$12,036,943 |
| Unbought Scope | \$0 | \$0 | \$0 | \$0 |
| Allowances | \$0 | \$0 | \$0 | \$0 |
| CM@R Contingency | \$0 | \$147,822 | \$0 | \$147,822 |
| Owner Contingency | \$0 | \$1,177,762 | \$0 | \$1,177,762 |
| P&P Bond | \$0 | \$94,175 | \$0 | \$94,175 |
| Fee (4.211%) | \$0 | \$566,662 | \$0 | \$566,662 |
| TOTAL | \$0 | \$14,023,364 | \$0 | \$14,023,364 |

| GMP - CBP | Original GMP Budget* | Current GMP Budget** | Proposed GMP Amendment | Proposed GMP Total |
|---------------------|-------------------------|-------------------------|---------------------------|-----------------------|
| Direct Cost of Work | \$0 | \$1,120,645 | \$0 | \$1,120,645 |
| Unbought Scope | \$0 | \$0 | \$0 | \$0 |
| Allowances | \$0 | \$0 | \$0 | \$0 |
| CM@R Contingency | \$0 | \$0 | \$0 | \$0 |
| Owner Contingency | \$0 | \$158,837 | \$190,448 | \$349,285 |
| P&P Bond | \$0 | \$9,698 | \$1,470 | \$11,168 |
| Fee (4.211%) | \$0 | \$54,288 | \$8,082 | \$62,370 |
| TOTAL | \$0 | \$1,343,468 | \$200,000 | \$1,543,468 |

| GMP - TSA | Original GMP | Current GMP | Proposed GMP | Proposed GMP |
|---------------------|--------------|-------------|--------------|--------------|
| GIVIP - TSA | Budget* | Budget** | Amendment | Total |
| Direct Cost of Work | \$0 | \$1,056,466 | \$0 | \$1,056,466 |
| Unbought Scope | \$0 | \$0 | \$0 | \$0 |
| Allowances | \$0 | \$0 | \$0 | \$0 |
| CM@R Contingency | \$0 | \$0 | \$0 | \$0 |
| Owner Contingency | \$0 | \$101,903 | \$50,000 | \$151,903 |
| P&P Bond | \$0 | \$8,763 | \$386 | \$9,149 |
| Fee (4.211%) | \$0 | \$49,147 | \$2,122 | \$51,269 |
| TOTAL | \$0 | \$1,216,279 | \$52,508 | \$1,268,787 |

| Funding is from | General Airport Revenue Bonds | | | |
|-------------------------|--------------------------------------|-----|---|--------------------------|
| Funding source verified | by of Construction Finance on | _/_ | 1 | as correct and available |
| Not signed due to CE | OC memo not vetted at time of review | | | |

It is respectfully requested that the Construction Committee recommend to the Authority Board approval of an Amendment to Addendum No. 20 to the Construction Management at Risk (CM@R) Agreement for the South Terminal C, Phase 1 Complex with Turner-Kiewit Joint Venture for BP-S147, Landside Terminal, Remaining Structure and Systems (GMP No. 7-S.1) at the Orlando International Airport, in the amount of \$252,508 for a revised GMP Total Amount of \$185,310,012 as detailed above.

| Direct Cost of Work | \$172,594,063 |
|------------------------------|---------------|
| Unbought Scope | \$0 |
| Allowances | \$0 |
| CM@R Contingency | \$666,800 |
| Owner Contingency | \$3,323,632 |
| Payment and Performance Bond | \$1,237,434 |
| Fee (4.211%) | \$7,488,083 |
| TOTAL | \$185,310,012 |
| ANSER | |
| LEGAL | KMR |



April 18, 2022

Torie Brooks GOAA 11064 Canal Road Orlando, Florida 32824

GMP: 7S.1 (BP-S147)

Subject: GMP 7S.1 Amendment 9

Ms. Brooks:

In accordance with our Agreement, attached please find this request for approval to amend GMP 7S.1 as defined in the attached GMP 7S.1 Amendment 9 SOV dated 4/18/2022. Details for funding of this amendment are as follows:

- 1. Add CBP contingency.
- 2. Add TSA Contingency

Please note the values indicated do not include TK fee and bond costs, these items are identified separately in the SOV.

GMP 7S.1 (BP-S147) - Contingency

| Add CBP contingency | \$190,448.00 |
|---------------------|--------------|
| Add TSA Contingency | \$50,000.00 |

Should there be any questions or comments regarding the above items, please do not hesitate to contact the undersigned.

Sincerely,

Wende Morgan-Elliott Project Controls Manager

Attachments: GMP 7S.1 Amendment 9 SOV dated 4/18/2022













S20S/8 f/40:94s InambnamA .

GOAA STC PHASE 1 GMP 7-S.1 Amendment 9 GAP 7-S-147

Schedule of Values

| %0.001 | STD,01E; 2812 STP,1ET,82T2 E8T,5E2,12 885,2E2,12 885,2E2,12 886,E88,T2 081,E88 081,E82, 080,0002 S88,TSB 889,S22 889,S22 888,S222 11990 11 | | | | | | | | | | | | | | | | | |
|-----------|--|--------------------------------|-----------------|---|-------------------------------------|-------------------------------------|-----------------|---|---|-----------------|-----------------|-----------------------------|----------------|-------------------------------|---|----------------|-----------------|-------|
| | 1 \$10.015.2812 | Tr4, re7,88r2 | \$12,532,793 | \$4,235,228 | 669,668,12 | 041,2462 | \$3,462,385 | \$2,235,150 | 000'000'5 | 269'129\$ | \$25'208 | \$200,000 | %0.00f | \$252,508 | otal Proposed GMP Amendment | | (44)+(45) | 1 |
| W 0.P | 000,00P, 16 | 000,414,04 | new nace | 601,1116 | 77C'01\$ | 28180\$ | 606'681\$ | 616,06\$ | C31,312 | \$25,122 | \$2,122 | Z80'8\$ | %0°* | \$10,204 | 993 RAMS | | (**).%112"*= | |
| %0°F | 580,884,7\$ | C80,414,082 | 054,802\$ | 951,1712 | \$76,522 | 238 182 | 2130 000 | 815.00\$ | | | | | | | | | (64)+(14)= | + |
| %0'96 | 626,128,1712 | \$55,716,2312 | \$12,026,363 | 680,480,48 | 111,118,12 | 896,808 | 83,322,476 | \$2,144,831 | \$383,837 | 078,868\$ | \$86,028 | 816,1918 | %0'96 | \$242,304 | latotdus | | (EF)+(EF)= | + |
| %1.0 | AEA, TES, TZ | 776,620,12 | 812,582 | 221,822 | 813,920 | 816'9\$ | 254,652 | 164,812 | 25'840 | 025,52 | 2388 | 024,12 | %1.0 | 958,12 | otal Insurance and Bonds | | =(42) | 7 |
| | | | 017,000 | 771'076 | 070'016 | 060,04 | 706070 | 105,016 | 0+6'7¢ | 078,12 | 2386 | 074,12 | %1.0 | 958,12 | Payment and Performance Bond | | (91)%(5510: | = |
| %1.0 | ACA, TES, TZ | 776,630,12 | 812,218 | \$28,122 | \$13,920 | 876'9\$ | 255,452 | 164,812 | \$5,940 | 02973 | 9963 | 027 13 | 702.0 | 030 10 | nsurance and Bonds | | | Ŧ |
| ***** | | | | | taninasi a | | \$20,7e2,E2 | 000,021,126 | Z68'08E\$ | 2292,000 | 000'05\$ | 814,0912 | %2.28 | \$540,448 | Subtotal Direct Cost & Contingencies | | (09)+(96)= | + |
| %£'\$6 | 264,482,37T2 | 726,263,1212 | SPI EPO IIS | 196'550'7\$ | 72,508,12 | 2800'000 | PCU 26C ES | \$2,128,400 | 208 0023 | 000 2093 | 000 043 | | | | | | feet feet | 7 |
| %E.E1 | \$24,681,924 | 960,255,63 | \$2,056,895 | 786,250,42 | \$1,818,257 | 000'006\$ | \$3,297,024 | \$2,128,400 | 2380,897 | \$292,000 | 000'05\$ | 844,0912 | %2"56 | \$240,448 | MAR and Owner's Contingency Total | | (66)+(96)= | + |
| %Þ'Þ | ZÞ6.171,62 | | 754,315,12 | 167'655'5\$ | | | \$3,297,024 | | | | | | | | Additional Owner's Contingency | | | + |
| %£'0 | 1,208,359 | | | 8238,238 8238,238 | \$766,244 | | (000,0312) | \$452,000 | | | 000'09\$ | 844,061\$ | %8'61 %1'91 | 844,001\$ | CBP Systems | | | + |
| %L'\$ | \$8,626,030 | £87,088,£2 | 951,745\$ | BLC BLCS | 1467,875,12 | 000'006\$ | 1000 03137 | 004,878,12 | 798,086\$ | 000'269\$ | | 077 0075 | 70.32 | 011 0010 | Owners Contingency | | | |
| 2.8% | \$5,205,653 | 55,189,253 | \$15,4642 | | (216,992) | | | | | | | | | | Contingencies CMAR Contingency | | | + |
| | | | | | | | | | | | | | | | | | (EE)+(ZZ)+(61): | - |
| 82.0% | 172,502,1212 | \$142,031,321 | \$9,886,250 | | (000,21\$) | | | _ | | | | | | | Subtotal Direct Cost of the Work | | TEE/TICE/TIOE/ | + |
| %9°Z- | (256,858,42) | (788,888,98) | | | | | | | | | | | | | seonewell Allowances | | =(52)+(25) | |
| | | | | | | | | | | | | | | | | 0.7.6 | | + |
| %Z:0- | (000'09C\$) | (\$380,000) | • | | | | | | | | | | | | replace with acrylic finish on sheathing Revise feature wall finish from textured plaster to paint | 0.1.0 | | + |
| %2'0- | (005,555,1\$) | (003,555,12) | | | | | | | | | • | • | • | | Delete SS-01 and SS-05 metal fascia and soffit | 0.1.9 | | 1 |
| %9.0- | (106,0262) | And the second second | | | | | | | | | | | | | Revise extenor wall framing and continuous insulation system assembly | 0.1.6 | | |
| 755 0 | (200 0205) | (206'026\$) | | | | | | | | | | | Park | | stucco | | | T |
| %Þ'0- | (081,028\$) | (051,058\$) | | | | | | | | | 5 | • | | | Delete aluminum honeycomb panel north elevation area 3 and south elevation area 11 replace with | 0.1.7 | | |
| %1.0- | (000,0212) | (\$120,000) | - | | | | | | | | - | - | - | | above Revise point supported glass fin wall | 0.6.8 | | + |
| | | | - | | | | | | | | | - | | | in lieu of trapezoid to match metal panel revision | | | |
| %0.0 | (\$21,000) | (\$21,000) | | | | | | | | | | | | | Revise Boulevard skylight fascia framing to rectilinear | 0.1.7 | | + |
| | | | L | | | | | 1 | | | - | - | | | to a rectilinear shape Ref. E4/A5.11.14 | | | |
| %Z'0- | (000,0002) | (000'000\$) | | | | | | | | | | | | | Revise detail at skylight edge - provide Centria IV10A panel in lieu of honeycomb panels and simplify profile | 0.1.7 | | |
| %0.0 | (000,002) | (000,008) | - | | | | | | | | • | - | | | Eliminate Skylight NFRC Certification and Testing | 0.2.7 | | Ŧ |
| %E'0- | (000'009\$) | (000'009\$) | | | | | | | | | - | - | - | | Eliminate skylights performance testing and mock up | 0.2.7 | | |
| | | | - | | | | | | | | • | - | - | | Replace "Insultech" with standard 12" CMU, grouted and foam insulation. | 0.0.4 | | |
| %Z'0- | (001,1052) | (001,105\$) | | | | | | | | | | | | | Allowances | | | + |
| | | | | | | | | | | | | | | | Subtotal TKJV CMAR Cost | | (12)+(32)= | + |
| 1 | | | | - | | | | | | | | | | | | | | - |
| F | | with other GMPS | with other GMPS | with other GMPS | with other GMPS | with other GMPS with other GMPS | with other GMPS | With other GMPS | with other GMPS with other | with other GMPS | with other GMPS | with other GMPS | | with other GMPS | TKJV CMAR Staff and Benefits TKJV General Requirements | | | + |
| | | - | | | | | | | | | | | | | TKJV CMAR Staff & General Requirements | | | Ŧ |
| %9'18 | 825,627,6212 | 875,888,0412 | 062,888,88 | | (000'51\$) | | | | | | | | | | Subtotal Subcontracted Direct Work | | (81)++(1)= | # |
| | | | | | | | | | | | | | | | | | | + |
| | | | | | | | | | | | | | | | Altemate | | | 1 |
| | | | 000,818 | | (000,81\$) | | | | | | | | | | Trailer Relocation | | | + |
| | | \$1,204,800 | 000 313 | | 1000 3137 | | | | | | | | | | Miscellaneous Metals | 0.00 | | Ŧ |
| %£.0 | \$622,524 | \$622,524 | | | | | | | | | | | | | Estimated Direct Work Precast | 0.6.6 | | \pm |
| w 1:07 | OLOTTO TOO | at tiordista | neginesis: | | | | | | | | | | | | Low Voltage | 0.0.03 | | Ŧ |
| 3.9% | | \$47.829.848 | \$42,074\$ | | | | | | | | | | | | Fire Protection | 21.0.0 | | |
| 23.4% | \$43,406,388 | 180'606'60\$ | 70£,794,£2 | | | | | | | | | | | | Drywall & Framing | 0.1.6 | | Ŧ |
| %E'7 | | \$1,640,425 | 847,882 | | | | | | | | | | | | Doors Frames and Hardware Interior Glazing | 0.0.8 | | \pm |
| %g'0- | Service Services | (2882'922) | | | | | | | | | | | | | Skylights (CR130 Mock-ups, shop dwgs, submittals, engineering) | 0.2.7 | | T |
| %6.7 | 474,872,412 | 036,487,51\$ | Þ15'167\$ | | | | | | | | | | | | Skylights | 0.2.7 | | # |
| 1.9% | 23'488'888 | \$2,872,269 | \$616,730 | | | | | | | | | | | | Roofing Applied Fireproofing | 0.2.7 | | Ŧ |
| 7.1% | \$13,201,360 | \$12,915,000 | 2586,360 | | | | | | | | | | | | Metal Wall Panels | 0.1.7 | | |
| %5.0 | \$1,015,522 | \$16'666\$ | \$15,607 | | | 1 | | | | | | | | | Masonry Waterproofing and Cauliding | 0.0.4 2.0.7 | | Ŧ |
| | 676'972 | | 676,872 | | | | | | | | | | | | Precast | 0.6.6 | | # |
| | | | | | | | | | | | | | | | Subcontracted Direct Work | | | + |
| do T to # | P.27 GMD IsloT bns sinembnemA | GMP 7S.1 09.25.18 rev 3a | | CMP 7S.1 Smendment 2 08.11.20 rev 2 | GMP 75.1 Amendment 3 02.11.21 | GMP 7S.1 Amendment 4 15.05.70 | | Total GMP 7S.1 8 Insmbnent 1 PS.1 TS.1 Tev1 | Total GMP 75.1 Amendment 7 52.21.20 | | | CPB GMP 75.1 Amendment 9 | ImmboomA by 2 | 1.21 GMP 1s1oT 8 InsmbnsmA | Description | Bid Package | noilsluolsO | |



GREATER ORLANDO AVIATION AUTHORITY

Orlando International Airport 5850-B Cargo Road Orlando, Florida 32827-4399

MEMORANDUM

To:

Members of the Construction Committee

From:

Edelis Molina, Sr. Small Business Administrator

Date:

May 03, 2022

Re:

Request for Recommendation of Approval of an Amendment to Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for the South Terminal C, Phase 1 Agreement with Turner-Kiewit Joint Venture for BP-S147, South Terminal C, Phase 1 – Landside Terminal, Remaining

Structure and Systems (GMP No. 7-S.1), at the Orlando International Airport

Turner-Kiewit Joint Venture is committed to twenty percent (20%) MWBE and four percent (4%) LDB participation for Construction Services.

The proposed Amendment No. 9 to Addendum No. 19 for BP-S147 (GMP No. 7-S.1) does not have any impact on the small business participation. Currently, Turner-Kiewit Joint Venture's estimated cumulative participation for BP-S147 (GMP No. 7-S.1) is 20% MWBE and 3% LDB/VBE for Construction Services.



GREATER ORLANDO AVIATION AUTHORITY

Orlando International Airport One Jeff Fuqua Boulevard Orlando, Florida 32827-4392

MEMORANDUM

TO: Members of the Aviation Authority

FROM: Davin D. Ruohomaki, Chairman, Construction Committee

DATE: May 18, 2022

ITEM DESCRIPTION

Recommendation of the Construction Committee to Approve Amendment No. 9 to Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for South Terminal C, Phase 1, Agreement with Turner-Kiewit Joint Venture, for Project Bid Package (BP) No. S00147, Terminal C, Phase 1, Landside Terminal, Remaining Structure and Systems (Guaranteed Maximum Price (GMP) No. 7-S.1) at the Orlando International Airport

BACKGROUND

The Terminal C, Phase 1, Program provides for a world-class domestic and international airport terminal building, consisting of a new airside terminal with up to 15 airline gates and a landside terminal with both secure and non-secure areas, and may include, but is not limited to, all associated improvements and infrastructure required or related thereto, such as site work, roadways, aprons, runways, taxiways, other airfield work, utilities, landscaping, lighting, walkways, pedestrian bridges, expansion of the parking garage, a new and/or expanded chiller plant, aircraft loading bridges, and all interior design, such as concessions planning, ticketing, and security improvements, and baggage handling systems.

On May 18, 2016, the Aviation Authority Board approved the award of a Construction Management at Risk (CM@R) Entity Services for South Terminal C, Phase 1, Agreement to Turner-Kiewit Joint Venture.

Under the CM@R Agreement, the CM@R is entitled to reimbursement and compensation for the following, upon acceptable performance:

- Direct cost of the work is the actual cost for the subcontractor costs, direct labor, materials, and equipment required to construct the work,
- Allowances are estimated dollar amounts that are separately identified in a GMP for the purpose of
 encumbering funds to cover certain costs that are not completely defined when the GMP is approved,
 but may be necessary to complete the Project. An allowance means that the scope is not fully known
 or additional review is needed to determine whether the item is reimbursable,
- General condition expenses, such as CM@R management staff, limited to those set forth in the CM@R Agreement,
- CM@R Contingency is the negotiated amount or percentage of the Cost of the Work to be utilized for over-budget buyout of the work and for increases in the cost due to unforeseen circumstances relating to construction of the project, except when deemed the responsibility of the Owner in accordance with the Agreement,

- Owner Contingency is an amount or percentage of the Cost of the Work to be utilized by the Owner for items deemed the responsibility of the Owner in accordance with the Agreement,
- Performance and Payment Bond rate set forth in the CM@R Contract is 0.664%, and
- The CM@R Fee covers the CM@R's overhead, profit and all other costs not reimbursable under the CM@R Contract. For Turner-Kiewit Joint Venture, the CM@R Fee is 4.211%.

Cost of allowances, contingencies and insurance will not be incurred until approved by the Aviation Authority.

On October 10, 2018, the Aviation Authority Board approved Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for South Terminal C, Phase 1, Agreement with Turner-Kiewit Joint Venture for BP No. S00147, Terminal C, Phase 1, Landside Terminal, Remaining Structure and Systems (GMP No. 7-S.1), at the Orlando International Airport, for a total negotiated GMP amount of \$158,731,417.

Since 2018, the Aviation Authority Board approved Amendment Nos. 1 through 8, resulting in a revised GMP amount of \$185,057,504, as follows:

| Amendment No. | Board Date | Amount of GMP Amendment | Revised GMP Amount |
|------------------|--------------------|-------------------------|-----------------------|
| 1 | September 18, 2019 | \$12,532,793 | \$171,264,210 |
| 2 | September 16, 2020 | \$ 4,235,228 | \$175,499,438 |
| 3 | March 17, 2021 | \$ 1,893,699 | \$177,393,137 |
| 4 | August 18, 2021 | \$ 945,140 | \$178,338,277 |
| 5 | September 15, 2021 | \$ 3,462,385 | \$181,800,662 |
| 6 | January 19, 2022 | \$ 2,235,150 | \$184,035,812 |
| 7 | March 16, 2022 | \$ 400,000 | \$184,435,812 |
| 8 | April 20, 2022 | \$ 621,692 | \$185,057,504 |
| | Total | \$26,326,087 | |

The scope of BP No. S00147 provides the remaining structure and systems for the Landside Terminal, including, but not limited to, precast, masonry, miscellaneous metals, waterproofing and caulking, roofing, applied fireproofing, skylights, interior glass and glazing, doors, frames and hardware, drywall, framing and stucco, metal wall panels, miscellaneous metals, fire protection, and low voltage.

ISSUES

This amendment increases Owner Contingency to fund pending and anticipated contingency requests from the U.S. Customs and Border Protection (CBP), following recent design refinements and project site walk-throughs with CBP representatives.

The Terminal C Program Team and Turner-Kiewit Joint Venture have reviewed the current financial status and progress of the work in BP No. S00147, and have determined that, in accordance with the contract documents, it is appropriate at this time to increase the Owner Contingency, and the Performance and Payment Bonds, including the associated CM@R fee amount, as shown below.

| GMP | Original GMP Budget (A) | Current GMP Budget (B) | Proposed GMP Amendment (C) | Proposed Revised GMP (D) = (B) + (C) |
|--------------------------|-------------------------------|------------------------------|----------------------------------|--|
| Direct Cost of Work | \$145,060,954 | \$172,594,063 | \$ 0 | \$172,594,063 |
| Unbought Scope | \$ 1,827,324 | \$ 0 | \$ 0 | \$ 0 |
| Allowances | (\$ 4,856,957) | \$ 0 | \$ 0 | \$ 0 |
| CM@R Contingency | \$ 5,681,253 | \$ 666,800 | \$ 0 | \$ 666,800 |
| Owner Contingency | \$ 3,550,783 | \$ 3,083,184 | \$240,448 | \$ 3,323,632 |
| SUBTOTAL: | \$151,263,357 | \$176,344,047 | \$240,448 | \$176,584,495 |
| Perf. & Payment Bond | \$ 1,053,977 | \$ 1,235,578 | \$ 1,856 | \$ 1,237,434 |
| Fee (4.211%) | \$ 6,414,083 | \$ 7,477,879 | \$ 10,204 | \$ 7,488,083 |
| Total GMP Addendum Cost: | \$158,731,417 | \$185,057,504 | \$252,508 | \$185,310,012 |

Turner-Kiewit Joint Venture is committed to 20% Minority and Women Business Enterprise (MWBE) and 4% Local Developing Business (LDB) participation goals for Construction Services. The proposed GMP Amendment for BP No. S00147 does not have any impact on the small business participation. Currently, Turner-Kiewit Joint Venture's estimated cumulative participation for BP No. S00147 is 20% MWBE and 3% LDB/Veteran Business Enterprise (VBE) for Construction Services.

On May 3, 2022, the Construction Committee recommended approval of Amendment No. 9 to Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for South Terminal C, Phase 1, Agreement with Turner-Kiewit Joint Venture for BP No. S00147, Terminal C, Phase 1 Landside Terminal, Remaining Structure and Systems (GMP No. 7-S.1) at the Orlando International Airport, as outlined in the memorandum.

ALTERNATIVES

None.

FISCAL IMPACT

There is no fiscal impact to the Terminal C Program budget.

RECOMMENDED ACTION

It is respectfully requested that the Aviation Authority Board resolve to accept the recommendation of the Construction Committee and approve Amendment No. 9 to Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for South Terminal C, Phase 1, Agreement with Turner-Kiewit Joint Venture for BP No. S00147, Terminal C, Phase 1 Landside Terminal, Remaining Structure and Systems (GMP No. 7-S.1), for the total negotiated GMP Amendment amount of \$252,508, which includes \$240,448 for Owner Contingency, \$1,856 for Performance and Payment Bonds, and \$10,204 for the CM@R's fee (4.211%), resulting in a revised total GMP amount of \$185,310,012, with funding from General Airport Revenue Bonds; and authorize an Aviation Authority Officer or the Chief Executive Officer to execute the necessary documents following satisfactory review by legal counsel.

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CM@R Fee (4.211%), resulting in a revised GMP amount of \$70,774,197.00, with funding from General Airport Revenue Bonds. [Subsequent to the Construction Committee meeting, the CFOC consensed the funding for this item, as outlined above.]

REQUEST FOR RECOMMENDATION OF APPROVAL OF AN AMENDMENT TO ADDENDUM NO. 19 TO THE CONSTRUCTION MANAGEMENT AT RISK (CM@R) ENTITY SERVICES FOR THE SOUTH TERMINAL C, PHASE 1 AGREEMENT WITH TURNER-KIEWIT JOINT VENTURE FOR BP-S00147, SOUTH TERMINAL C, PHASE 1 – LANDSIDE TERMINAL, REMAINING STRUCTURE AND SYSTEMS (GMP NO. 7-S.1), AT THE ORLANDO INTERNATIONAL AIRPORT.

[Agenda Item No. 4.] Mr. Corthell presented the memorandum, dated May 3, 2022. Discussion ensued.

Upon motion of Ms. Sharman, second by Mr. Pelletier, vote carried to recommend to the Aviation Authority Board approval of an Amendment to Addendum No. 19 to the Construction Management at Risk (CM@R) Entity Services for the South Terminal C, Phase 1 Agreement with Turner-Kiewit Joint Venture for BP-S00147, South Terminal C, Phase 1 – Landside Terminal, Remaining Structure and Systems, for the total negotiated GMP Amendment amount of \$252,508.00, which includes \$240,448.00 for Owner Contingency, \$1,856.00 for Performance and Payment Bonds, and \$10,204.00 for the CM@R's fee (4.211%), resulting in a revised total GMP amount of \$185,310,012.00, with funding from General Airport Revenue Bonds . [Subsequent to the Construction Committee meeting, the CFOC consensed the funding for this item, as outlined above.]

REQUEST FOR RECOMMENDATION OF APPROVAL OF AN AMENDMENT TO ADDENDUM NO. 24 TO THE CONSTRUCTION MANAGEMENT AT RISK (CM@R) ENTITY SERVICES FOR THE SOUTH TERMINAL C, PHASE 1 AGREEMENT WITH TURNER-KIEWIT JOINT VENTURE FOR BP-S00148, SOUTH TERMINAL C, PHASE 1 – LANDSIDE TERMINAL FINISHES (GMP NO. 7-S.2), AT THE ORLANDO INTERNATIONAL AIRPORT.

6. [Agenda Item No. 5.] Mr. Corthell presented the memorandum, dated May 3, 2022. Discussion ensued.

Upon motion of Mr. Pelletier, second by Ms. Sharman, vote carried to recommend to the Aviation Authority Board approval of an Amendment to Addendum No. 24 to the Construction Management at Risk (CM@R) Entity Services for the South Terminal C, Phase 1 Agreement with Turner-Kiewit Joint Venture for BP-S00148, South Terminal C, Phase 1 – Landside Terminal Finishes, for the total negotiated GMP Amendment amount of \$436,520.00, which includes \$415,672.00 for Owner Contingency, \$3,209 for Performance and Payment Bonds, and \$17,639.00 for the CM@R's fee (4.211%), resulting in a revised total GMP amount of \$90,011,635.00, with funding from General Airport Revenue Bonds . [Subsequent to the Construction Committee meeting, the CFOC consensed the funding for this item, as outlined above.]

REQUEST FOR RECOMMENDATION OF APPROVAL OF AN AMENDMENT TO ADDENDUM NO. 20 TO THE CONSTRUCTION MANAGEMENT AT RISK (CM@R) ENTITY SERVICES FOR THE SOUTH TERMINAL C, PHASE 1 AGREEMENT WITH TURNER-KIEWIT JOINT VENTURE FOR BP-S00173, SOUTH TERMINAL C, PHASE 1 – LANDSIDE TERMINAL, MEP SYSTEMS - FDOT (GMP NO. 7-S.3), AT THE ORLANDO INTERNATIONAL AIRPORT.

7. [Agenda Item No. 6.] Mr. Corthell presented the memorandum, dated May 3, 2022. Discussion ensued.

Upon motion of Ms. Sharman, second by Mr. Pelletier, vote carried to recommend to the Aviation Authority Board approval of an Amendment to Addendum No. 20 to the Construction Management at Risk (CM@R) Entity Services for the South Terminal C, Phase 1 Agreement with Turner-Kiewit Joint Venture for BP-S00173, South Terminal C, Phase 1 – Landside Terminal, MEP Systems – FDOT, for the total negotiated deductive GMP Amendment amount of (\$89,028.00), which includes the deductive amount of (\$84,776.00) from Owner Contingency, the deductive amount of (\$655.00) from Performance and Payment Bonds, and the deductive amount of (\$3,597.00) from the CM@R's fee (4.211%), resulting in a revised GMP amount of \$135,529,355.00, with funding from General Airport Revenue Bonds . [Subsequent to the Construction Committee meeting, the CFOC consensed the funding for this item, as outlined above.]

REQUEST FOR RECOMMENDATION OF APPROVAL OF AN AMENDMENT TO ADDENDUM NO. 21 TO THE CONSTRUCTION MANAGEMENT AT RISK (CM@R) ENTITY SERVICES FOR THE SOUTH TERMINAL C, PHASE 1 (STC-P1) AGREEMENT WITH TURNER-KIEWIT JOINT VENTURE FOR BP-S00176, SOUTH TERMINAL C, PHASE 1 – SITE LOGISTICS RELOCATION (GMP NO. 18-S), AT THE ORLANDO INTERNATIONAL AIRPORT.

8. [Agenda Item No. 7.] Mr. Corthell presented the memorandum, dated May 3, 2022. Discussion ensued.