Return recorded copy to: Shari Wallen, Esq. Assistant City Attorney City of Fort Lauderdale 100 N. Andrews Avenue, 7th Floor Fort Lauderdale, Florida 33301

THIRD AMENDMENT TO THE AMENDED AND RESTATED LEASE AGREEMENT FOOR PARCEL 7B AT THE FORT LAUDERDALE EXECUTIVE AIRPORT

THIS IS THE THIRD AMENDMENT TO THE AMENDED AND RESTATED LEASE AGREEMENT, made and entered into on this <u>16th</u> day of <u>August</u>, 2022, by and between:

CITY OF FORT LAUDERDALE, a municipal corporation of the State of Florida, 100 North Andrews Avenue, Fort Lauderdale, FL 33301 (hereinafter, "LESSOR" or "CITY"),

and

SHELTAIR EXECUTIVE SOUTH, LLC, a Florida Limited Liability Company, whose principal address is 4860 NE 12th Avenue, Fort Lauderdale, Florida 33334 (hereinafter, "LESSEE")

WHEREAS, the LESSOR is the owner and operator of the Fort Lauderdale Executive Airport (the "Airport"); and

WHEREAS, LESSOR and LESSEE are parties to the Amended and Restated Lease Agreement dated April 8, 2020, and recorded in Broward County Official Records Instrument Number 118229649, as amended by the First Amendment to the Amended and Restated Lease Agreement dated May 7, 2020, as amended by the Second Amendment to the Amended and Restated Lease Agreement dated February 1, 2022, (herein the "Amended and Restated Lease Agreement"), which provides for the terms of the Lease Agreement, as amended for Parcel 7B, located at the Fort Lauderdale Executive Airport, situated in the City of Fort Lauderdale, Broward County, Florida and legally described in Exhibit "A" attached hereto; and

WHEREAS, the Fort Lauderdale Executive Airport has established a fuel flowage fee policy which applies to all tenants that are authorized to dispense or sell aviation fuel to aircrafts operating on the premises of the Airport; and

WHEREAS, LESSOR and LESSEE wish to amend the Amended and Restated Lease Agreement, to clarify the fuel flowage fee calculation and collection method.

NOW THEREFORE, in consideration of the mutual promises, the parties agree to the following terms and conditions:

- 1. LESSOR and LESSEE agree to enter into this Third Amendment to the Amended and Restated Lease Agreement.
- 2. Paragraph 13 of the Amended and Restated Lease Agreement, as amended is hereby deleted and replaced with the following Paragraph:

13. AVIATION FUEL FEES.

- (a) The LESSEE has the right to dispense aviation fuels and lubricating oils within the Premises, provided such aviation fuels and lubricating oils shall be the product of a supplier or suppliers holding all necessary permits, licenses, certifications or approvals required by the appropriate government agencies to conduct such operations and to deliver aviation fuels and lubricating oils to the Airport. Lessor shall in no way be prevented from granting exclusive rights for the sale and dispensing of aviation fuels and lubricating oils on premises other than those covered by this Lease under such terms and conditions as it may deem advisable. In connection with the sale or dispensing of such products upon the Premises or otherwise, Lessor assumes no responsibility for acts of any supplier regarding delivery, quality of product, or maintenance of supplier-owned or Lessee-owned equipment. Aviation fuels and lubricating oils shall be stored and dispensed by Lessee in accordance with all City, county, local, state, and federal laws, regulations, rules, and other requirements pertaining to the sale and storage of such fuels and oils, including but not limited to the Minimum Standards, as amended by the City from time to time.
- (b) Aviation Fuel Fees Lessee shall pay Lessor the following fees for all aviation fuel delivered to the Premises each month: Five and one-half percent (5.5%) of the total price per gallon of the first five hundred thousand (500,000) gallons of aviation fuel delivered to the Premises and three and one-half percent (3.5%) of the total price per gallon of aviation fuel delivered to the Premises exceeding five hundred thousand (500,000) gallons of aviation fuel during the period of January 1st through and including December 31st of each calendar year. The first 500,000 gallons of aviation fuel will reset annually beginning January 1st of each

calendar year. Aviation fuel is subject to applicable taxes under Florida Law.

- (c) Lessee shall pay Lessor Aviation fuel fees monthly by no later than the 15th day of each month for the previous month without any additional grace period and accompanied by a monthly report prepared by Lessee, which report shall detail the gallon amounts of any and all fuel delivered to the Premises. Such monthly reports shall pertain only to the Lessee's operations conducted at the Airport and exclude any other operations of the Lessee conducted at other locations. Payment shall be delinquent upon the 16th day of the month, and upon such delinquency, the Lessee is subject to the default provisions in this Lease Agreement.
- (d) The Lessee shall further retain upon the Premises all delivery bills, invoices, and related records pertaining to the delivery to the Premises of aviation fuels and lubricating oils and shall produce and make available such books and records upon request by the Lessor for the purposes of auditing payments to the Lessor as provided in this Amended and Restated Lease. Such books. records and other documents shall be made available for inspection to representatives of Lessor within fifteen (15) days of written notice to Lessee. Lessor shall have the right, upon reasonable notice to Lessee, to audit the Lessee's books and records relating to Lessee's operations in order to determine the correctness and accuracy of the fuel fees paid to Lessor during a Lease year. In the event that any such audit reflects that the total fuel fees actually paid to Lessor during a particular Lease year shall be less than the fuel fees due and owing for such Lease year, then the Lessee shall immediately pay the difference to the Lessor upon written demand therefore by Lessor. If, as a result of any audit, it is established that the fuel fees paid to Lessor during a Lease year shall be three percent (3%) or more less than the fuel fees owed to the Lessor for such Lease year, the entire expense of said audit shall be borne by the Lessee. Lessor shall provide Lessee with a copy of the audit results obtained by Lessor after such written request by Lessee.
- (e) The term delivery to the Premises as used in this subparagraph shall mean delivery of aviation fuel to the Premises; this includes delivery of aviation fuel to Lessee, its employees, agents, sublessees, and independent contractors, but shall not apply when Lessee obtains aviation fuel from Fixed Based Operators at the Airport.

- 3. Nothing herein is intended to be, or shall be construed to be, an extension of credit to LESSEE. This Third Amendment to the Amended and Restated Lease Agreement does not in any manner alter the LESSEE's obligations for the payment of rent or any other fees not mentioned in this Amendment.
- 5. Except as specifically modified by this Third Amendment, the Amended and Restated Lease Agreement, as amended remains in full force and effect and is hereby ratified by the LESSOR and LESSEE. If there is any conflict between the Amended and Restated Lease Agreement, the First Amendment to the Amended and Restated Lease Agreement, and the Third Amendment to the Amended and Restated Lease Agreement, the terms and provisions of this Third Amendment to the Amended and Restated Lease Agreement shall govern and control.
- 6. If any one or more of the covenants set forth in this Third Amendment to the Amended and Restated Lease Agreement should be determined by a court of competent jurisdiction to be contrary to applicable law, such covenant shall be deemed and construed to be severable from the remaining covenants herein contained and shall in no way affect the validity of the remaining provisions of this Amendment.
- 7. All prior understandings of the Parties relating to the subject matter of this Amendment are set forth herein and no prior understandings or accommodations shall be given effect or shall be valid, unless they are written in the Amended and Restated Lease Amendment, as amended.
- 8. This Third Amendment to the Amended and Restated Lease Agreement may be executed in several counterparts, each of which shall be deemed to be an original; but such counterparts shall constitute one and the same instrument.

THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK

AGREED AND CONSENTED TO

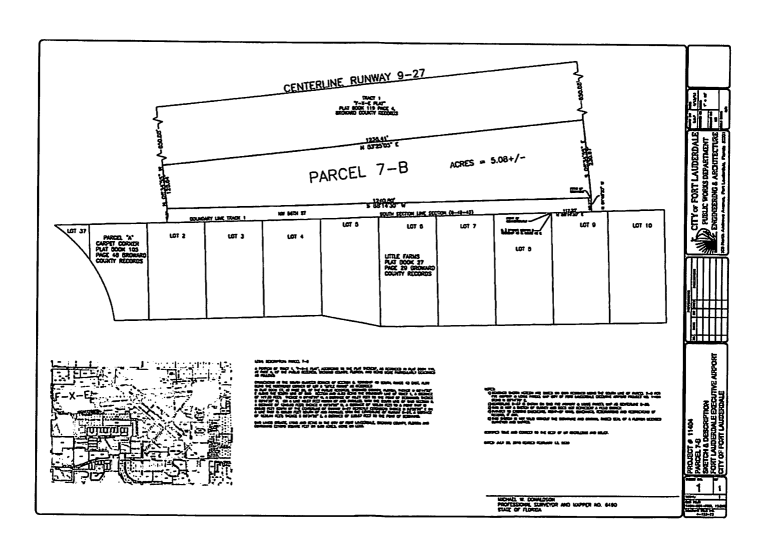
LESSOR

WITNESSES:	CITY OF FORT LAUDERDALE		
Donna arisco [Witness print name]	By: Greg Chavarria City Manager		
[Witness print name]	ATTEST:		
(CORPORATE SEAL)	DAVID R. SOLOMAN, City Clerk		
	Approved as to form:		
	SHARI C. WALLEN		
	Assistant City Attorney		

LESSEE

WITNESSES: Micola Para [Witness print name] Micola Para [Witness print name]	SHELTAIR EXECUTIVE SOUTH, LLC, Florida Limited Liability Company. By: Gerald M. Holland Chief Executive Officer
[Witness print name]	ATTEST:
[COMPANY SEAL]	By: Print Name:
STATE OF _FLORIDA : COUNTY OF BROWARD :	Title:
presence or \square online notarization, this $\underline{\hspace{1cm}7\hspace{1cm}}$ of Holland, Chief Executive Officer, Sheltair Ex	wledged before me by means of physical day of <u>SEPTEWBER</u> 2027, by Gerald M. ecutive South, LLC a Florida Limited Liability ted this instrument on behalf of said limited
(SEAL)	nature of Notary Public – State of FL
JOHANNAH CAMILLE CARTER Notary Public-State of Florida Commission # HH 78352 My Commission Expires Prin	nature of Notary Public – State of
Personally Known V OR Produced Identi Type of Identification Produced V	fication

Exhibit A





COMMISSION AGENDA ITEM DOCUMENT ROUTING FORM

16

Today's Date: <u>09/21/2022</u>

DOCUMENT TITLE: SHI AMENDED AND RESTA	ELTAIR EXECUTIVE SOUT FED LEASE AGREEMENT I	H, LLC – THIRD AMEN FOR PARCEL 7B	DMENT TO THE		
COMM. MTG. DATE: 08	/16/2022 CAM #: 22-0466 I	ΓΕΜ #: <u>CR-2</u> CAM atta	ched: ⊠YES □NO		
Routing Origin: CAO Ro	uter Name/Ext: J. Larregui/5	106 Action Summary a	attached: ⊠YES □NO		
CIP FUNDED: YES	NO least 10 years and a cost of (land, buildings, or fixtures	mmunity Improvement Projects de of at least \$50,000 and shall mean) that add value and/or extend usef etc. Term "Real Property" include:	improvements to real property ful life, including major repairs		
1) Dept: <u>FXE</u> Router Na	me/Ext: L. Blanco/5334 # of	foriginals routed: 1 D	ate to CAO: <u>9/19/22</u>		
2) City Attorney's Office:	Documents to be signed/rou	ited? ⊠YES □NO #	of originals attached: 1		
Is attached Granicus document Final? ☑YES ☐NO Approved as to Form: ☑YES ☐NO					
Date to CCO: 92312	Shari C. Wallen Attorney's Name	Initials			
3) City Clerk's Office: #	of originals: Routed to:	Donna V./Aimee L./CMC	Date: 09/26/22		
4) City Manager's Office:	CMO LOG #: Sap- 50	Document received from			
Assigned to: GREG CHAY ANTHONY F		SUSAN GRANT			
GREG CHA	/ARRIA as CRA Executive Dire	ector			
☐ APPROVED FOR G. CHAVARRIA'S SIGNATURE ☐ N/A FOR G. CHAVARRIA TO SIGN					
PER ACM: A. Fajardo	(Initial/Date)	S. Grant	(Initial/Date)		
	. (See comments below)				
Forward originals to [☐ Mayor ☐ CCO Date: _				
5) Mayor/CRA Chairman seal (as applicable) D	Please sign as indicated. Fo	rward originals to Co	CO for attestation/City		
6) City Clerk: Scan origin	al and forwards <u>1</u> original	s to: L. Blanco/FXE/Ex	t. 5334		
Attach certified Reso #	□VES ⊠NO	Original Route fo	orm to I Larrequi/CAO		