SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM 3.11 (ID # 6150)

MEETING DATE:

Tuesday, February 6, 2018

FROM: ECONOMIC DEVELOPMENT AGENCY (EDA):

SUBJECT: ECONOMIC DEVELOPMENT AGENCY (EDA): Consent to Assignment of Sublease and Bill of Sale between Boris Mohorko Trust Dated July 14, 2017 and MGMG Inc., at French Valley Airport, District 3 [\$0], CEQA Exempt

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Find that the project is exempt from California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301 and Section 15601 (b)(3);
- Approve and consent to the attached Assignment between the Boris Mohorko Trust dated July 14, 2017 (Trust), and MGMG Inc., wherein the Trust assigns to MGMG Inc., its interests as sublessee under that certain Sublease between Murrietta Executive Air Park MEA, LLC (as sublessor) and Trustor(as sublessee), as more specifically set forth in the attached Assignment;

ACTION: Policy

en Field, Assistant County Executive Officer/EDA 1/16/20

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Ashley and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Aves:

Jeffries, Tavaglione, Washington, Perez and Ashley

Navs:

None

Absent:

None

Date:

February 6, 2018

XC:

EDA

3.11

Kecia Harper-Ihem

Clerk of the Boa

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

RECOMMENDED MOTION: That the Board of Supervisors:

- 3. Approve and consent to the attached Aircraft Hangar Purchase Agreement Bill of Sale (Bill of Sale) between the Trust (as Seller) and MGMG Inc., (as buyer) for the sale of Hangar 3B, located within French Valley Airport in Murrieta, California as more specifically set forth in the attached Bill of Sale:
- 4. Approve the attached Consent to Assignment and Consent to Bill of Sale and authorize the Assistant County Executive Officer/EDA, or designee, to sign the aforementioned Consents; and
- 5. Authorize the Assistant County Executive Officer/EDA, or designee, to execute any additional documents necessary to implement the Bill of Sale and Assignment, subject to approval by County Counsel.

FINANCIAL DATA	Current Fiscal Y	ear:	Next Fiscal Y	ear:	Total Cost:		Ongoing C	ost
COST	\$	0	\$	0	\$	0	\$	0
NET COUNTY COST	\$	0	\$	0	\$	0	\$	0
SOURCE OF FUNDS: N/A Budget Adjustment: No				No				
					For Fi	iscal Ye	ar: 20°	17/18

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

The County of Riverside Economic Development Agency (EDA) has received a request from Tina Smolnikar and Rich Manor, Successor co-Trustees, or their successors in interest, under the Boris Mohorko Trust, dated July 14, 2017, and any amendments thereto (Trust) to consent to the assignment of the Trust's interest jn that certain Sublease dated December 1, 2002 (Sublease) between Murrieta Executive Airpark MEA, LLC, a California limited liability company (MEA) as sublessor, and the Trust, successor in interest to Boris Mohorko (deceased), and prior to that Ouch Pro Cycling, LLC, a California limited liability company, as sublesse. French Valley Airpark Inc., a California corporation was the original sublessee under the Sublease.

The Sublease pertains to that certain Unit No. 2 (also identified as Hangar No. 3B) located within the French Valley Airport in Murrieta, CA, as more particularly depicted on Exhibit B to the Sublease (see attached). The Sublease is subject to that certain Lease (French Valley Airport) dated October 1, 2001 between the County of Riverside (as lessor) and MEA (as lessee), as amended by that certain First Amendment to Lease dated March 23, 2004, that certain Second Amendment to Lease dated June 27, 2006, and that certain Third Amendment to Lease dated

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

February 7, 2017 (collectively, Lease), relating to the lease of approximately 152,460 square feet of vacant land located at French Valley Airport.

The Trust, as assignor, and MGMG Inc., an Oregon corporation, as assignee, entered into the certain Assignment dated November 13, 2017 (Assignment) relating to the Sublease. A copy of the Assignment is attached. MGMG Inc., has also acquired from the Trust Unit No. 2 (also identified as Hangar No. 3B) located on the subleased premises, the sale of which is memorialized in that certain Aircraft Hangar Purchase Agreement Bill of Sale dated November 13, 2017 (Bill of Sale) attached. The Assignment and Bill of Sale require County approval under the Lease. MGMG Inc., will not change the existing use of the subleased premises. The Assignment and Bill of Sale will not impact the terms of the Sublease.

Pursuant to the California Environmental Quality Act (CEQA), the Assignment and Bill of Sale were reviewed and determined to be categorically exempt from CEQA under State CEQA Guidelines 15301, Class 1 – Existing Facilities and State CEQA Guidelines 15061(b) (3), General Rule or "Common Sense" exemption. The proposed project, the assignment of sublessee rights under an existing Sublease and sale of the existing hangar, is the subletting of property involving existing facilities and no expansion of an existing use will occur. In addition, it can be seen with certainty that there is no possibility that the proposed project may have a significant effect on the environment since it is merely a continuation of existing use. Staff will file a notice of exemption with the Clerk of the Board upon approval of the consent to Assignment and consent to the Bill of Sale.

Staff recommends approval and consent to (i) the Assignment, and (ii) the proposed Bill of Sale. The attached Consent to Assignment of Sublease and Consent to Bill of Sale have each been approved as to form by County Counsel.

Impact on Citizens and Businesses

The Assignment and Bill of Sale will assist in the County's effort to increase airport operations which in turn provides increased patron activities for local businesses.

SUPPLEMENTAL:

Additional Fiscal Information

There is no net county cost and no budget adjustment required.

ATTACHMENTS:

- Attachment A Assignment
- Attachment B Sublease
- Attachment C Consent to Assignment of Sublease
- Attachment D Aircraft Hangar Purchase Agreement Bill of Sale
- Attachment E Consent to Bill of Sale
- Attachment F Lease (French Valley Airport), including all amendments

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

• Aerial- HGR 3B

RF:HM:TM:JB;JV:mm

S:\EDCOM\AIRPORTS\1 - FRENCH VALLEY\Murrieta Executive Air Park\Hangar Transfer Bohorko to MGMG\F11 DRAFT Hangar Transfer 11.27.17.docx

in Dayla

Gregory V. Prianos, Director County Counsel

1/22/2018

Consent to Assignment of Sublease and Bill of Sale

French Valley Airport



hydrographylines

USHWY

counties cities waterbodies

Rivers Lakes

INTERCHANGE

roadsanno

highways

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INTERSTATE OFFRAMP ONRAMP

IMPORTANT Maps and data are to be used for reference purposes only. Map features are approximate, and are not necessarily accurate to surveying or engineering standards. The County of Riverside makes no warranty or guarantee as to the content (the source is often third party), accuracy, timeliness, or completeness of any of the data provided, and assumes no legal responsibility for the information contained on this map. Any use of this product with respect to accuracy and precision shall be the sole responsibility of the user.

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Notes

APN: 963-030-010



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to Riverside County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147 Thank you.

CONSENT TO BILL OF SALE

The County of Riverside, (County) hereby consents to the Aircraft Hangar Purchase Agreement Bill of Sale (Bill of Sale) dated November 13, 2017 between Boris Mohorko Trust dated July 14, 2017, (Seller), and MGMG Inc. (Buyer), relating to the Hangar Building 3B, located at the French Valley Airport, Murrieta, CA. The Bill of Sale including exhibits is attached hereto as Exhibit A and incorporated herein by this reference.

By consenting to the Bill of Sale, the County neither undertakes nor assumes nor will have any responsibility or duty to Buyer or to any third party to review, inspect, supervise, pass judgment upon or inform Buyer or any third party of any matter in connection with the subject aircraft storage hangar, whether regarding the quality, adequacy or suitability of the subject aircraft storage hangar for Buyer's proposed use, or otherwise. Buyer and all third parties shall rely upon its or their own judgment regarding such matters. The County makes no representations, express or implied, with respect to the legality, fitness, or desirability of the subject aircraft storage hangar for Buyer's intended use.

[Remainder of Page Intentionally Blank]

[Signatures on Following Page]

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IN WITNESS WHEREOF, the County has caused its duly authorized representative to execute this Consent to Bill of Sale as of the date set forth below.

Date:	02	08	18

COUNTY OF RIVERSIDE, a political Subdivision of the State of California

By: At teld

Robert Field

Assistant County Executive Officer/EDA

APPROVED AS TO FORM GREGORY P. PRIAMOS, County Counsel

Jhaila R. Brown,

Deputy County Counsel

[MGMG, Inc. Acknowledgement on Following Page]

MGMG Inc. an Oregon corporation, hereby acknowledges, agrees and consents to all of the terms set forth in this Consent to Bill of Sale.

Ву:

Marc E. Gosch, President

Dated:

EXHIBIT A BILL OF SALE

(behind this page)

AIRCRAFT HANGAR PURCHASE AGREEMENT BILL OF SALE

This Aircraft Hangar Purchase Agreement is entered into this 13 day of November 2017

Between Boris Mohorko Trust dated July 14, 2017(Seller) and MGMG Inc. (Buyer).

Seller has agreed to sell that certain aircraft Hangar facility at French Valley Airport, Murrieta, California, and within and a part of Murrieta Executive Air Park, Identified as Hangar 3B. The Hangar Building will be conferred by to Buyer by a Bill of Sale, and the Sublease will be conferred to Buyer by Sublease Assignment, upon such Sublease Assignment being duly approved by all responsible parties. It is understood by Buyer And Seller the Sublease Assignment is subject to approval by Murrieta Executive Air Park MEA, LLC as Sublessor, and the County of Riverside(County) as Lessee.

Buyer has agreed to purchase and the Seller has agreed to sell that certain Hangar 3B for the Amount of \$210,000 (Two Hundred Ten Thousand United States Dollars). Buyer at Open of Escrow (WFG NATIONAL TITLE and Escrow, Murrieta, Ca, to deposit \$210,000 (two Hundred Ten Thousand United States Dollars) into Escrow. Seller Agrees that the Money in Escrow is refundable during the Due Diligence process of Twelve Days after opening Escrow or the Purchase and Sublease Assignment are not Approved by MEA or County. In the event that the Assignment of the Sublease is withheld by MEA or County, Seller agrees to release \$210,000 (Two Hundred Ten Thousand United States Dollars) from Escrow to Buyer and Bill of Sale is null and void.

Buyer has been provided with copies of the Sublease to be Assigned that is in effect between Seller and MEA, and Exhibits thereto, including the "Master Lease" between MEA and County. Buyer has read these Leases and agrees to accept them without modification. Buyer has inspected Aircraft Hangar 3B and Accepts it its current condition. Buyer has been provided Common Area Expenses which include the Ground Lease Payment, Buyer upon completing Th Due Diligence process within the Twelve Days of opening Escrow, agrees to purchase the Hangar in its current condition and to accept Sublease, upon its assignment, as it is currently Written. MEA Common Area Fees and Taxes are be paid forward by the Buyer with close of Escrow and Approvals from County and MEA.

BUYER

SIGNED //

Marc C Gosch (PRESIDENT)

SELLER

SIGNED

BORIS MOHORKO TRUST

Rich Manor(TRUSTEE)

WHEN DOCUMENT IS FULLY EXECUTED RETAINS CLERK AS COPY

to Riverside County Cient of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147 Thank you.

CONSENT TO ASSIGNMENT

(Boris Mohorko Trust, dated July 14, 2017, Hangar 3B)

The County of Riverside hereby consents to the assignment of the Boris Mohorko Trust, dated July 14, 2017 ("Trust"), interest as sublessee in that certain Sublease (defined below) to MGMG Inc., an Oregon corporation, as set forth in the Assignment, dated November 13, 2017, attached hereto as Attachment "A" and incorporated herein by this reference ("Assignment"). Pursuant to the Assignment, the Trust ("Assignor") transferred and assigned to MGMG Inc. ("Assignee") all of Assignor's rights, title, interest and obligations ("Rights and Obligations") under that certain Sublease dated December 1, 2002 ("Sublease") between Murrieta Executive Air Park MEA, LLC ("MEA") and the Trust, successor in interest to Ouch Pro Cycling, LLC ("Sublessee"). The Sublease pertains to that certain Unit no. 2 (identified as Hangar 3B) located at French Valley Airport in Murrieta, California, as more particularly depicted in Exhibit "B" to the Sublease. French Valley Airpark, Inc., a California corporation, was the original Sublessee under the Sublease.

The Sublease is subject to that certain Lease (French Valley Airport) by and between the County of Riverside, (as Lessor) and MEA (as Lessee) dated October 1, 2001, as amended by that certain First Amendment to Lease dated March 23, 2004, that certain Second Amendment to Lease dated June 27, 2006, and that certain Third Amendment to Lease dated February 7, 2017 (collectively the Lease), relating to the lease of approximately 152,460 square feet of vacant land, located at the French Valley Airport, as more fully described in Exhibit "A" to the Lease.

In reliance upon the assumption by Assignee of all Rights and Obligations under the Sublease as set forth in the attached Assignment, the County does hereby approve and consent to the assignment of the Rights and Obligations under the Sublease by Assignor to Assignee and Assignee's assumption thereof. Approval and consent hereof by the County shall not be construed to relieve or release (i) Assignor from its duty to comply with any obligations under the Sublease, and (ii) MEA from its duty to comply with any obligations under the Lease.

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[Signature on Following Page]

SOM JAN 23 PM 3 L9

Page 1 of 2

Date: 02	108/18	COUNTY OR RIVERSIDE, a political
· ·		Subdivision of the State of California

Assistant County Executive Officer/EDA

APPROVED AS TO FORM Gregory P. Priamos, County Counsel

Jhaila R. Brown
Deputy County Counsel

ASSIGNMENT

FOR VALUABLE CONCIDERATION, receipt of which is hereby acknowledged, The undersigned, Boris Mohorko Trust hereby transfers and assigns to MGMG INC., All rights, title and interest of undersigned under that certain Sub Lease between MURRIETA EXECUTIVE AIR PARK MEA, LLC, dated December 1, 2002, pertaining to Premises described as Murrieta Executive Air Park's Unit 2 consisting of approximately 1/12 acre/3600 square feet of land, including one metal construction Hangar identified As Hangar 3B at French Valley Airport, County of Riverside, State of California, said Lease Is attached as Exhibit "A" The execution of this Assignment and transfer of all rights, title, and interest herein are contingent upon Acceptance and Approval by the County Board of Supervisors.

Dated //-//. 2017

Boris Mohorko Trust

4316 La Canada Rd.

Fallbrook,

California, 92028

ACCEPTANCE AND AGREEMENT

The undersigned, MGMG INC., named in the foregoing Assignment, hereby Accepts said Assignment and hereby agrees to keep, perform and be bound by all of the terms, Covenants and Conditions in Sub Lease on the part of the Lessee therein to be kept and performed to all intents and purposes as though the undersigned Assignee was the original Sub Lessee there under.

Dated

MGMG INC

DECLINE OF RIGHT OF FIRST REFUSAL

AND

CONCENT TO ASSIGNMENT OF SUBLEASE

Reference is made to certain Sublease dated December 1, 2002 (Sublease) by and between Murrieta Executive Air Park MEA, LLC, A California limited liability company(MEA) as Sublessor, and Boris Mohorko Trust, as Sublessee, pertaining to the premises described as Murrieta Executive Air Park's Unit 2, consisting of approximately 1/12 acre/3600 square feet of Land, including one metal construction hangar identified as Hangar 3B, located on French Valley Airport, City of Murrieta County of Riverside, State of California.

- 1. MEA confirms that it was informed of offer to purchase Hangar 3b, pursuant to Section 13.04 of the Sublease, Boris Mohorko Trust. MEA hereby declines to Exercise its right of refusal to purchase Hangar 3B.
- Boris Mohorko Trust, hereby request MEA's consent to the Sublease by Boris Mohorko
 Trust as Transferor and Sublessee, to MGMG INC, as Transferee, under the terms and
 conditions of the Sublease, a copy of which is attached here as to as Exhibit A and made
 part hereof.

DECLINE OF RIGHT OF FIRST REFUSAL

AND

CONSENT TO ASSIGNMENT OF SUBLEASE

THE UNDERSIGNED HEREBY CONSENTS TO DECLINE OF THE ABOVE RIGHT OF FIRST REFUSAL AND CONSENTS TO ABOVE ASSIGNMENT OF SUBLEASE.

MURRIETA EXECUTIVE AIR PARK MEA,

A California Limited Liability Company

Kevin Stumm, President

Exhibit A-Master Sublease

Exhibit B—Aircraft Hangar Purchase Agreement

ASSIGNMENT

FOR VALUABLE CONCIDERATION, receipt of which is hereby acknowledged, The undersigned, OUCH PRO CYCLING, LLC hereby transfers and assigns to BORIS MOHORKO, all rights, title and interest of undersigned under that certain Sub Lease Between MURRIETA EXECUTIVE AIR PARK MEA, LLC, dated December 1,2002, pertaining to premises described as Murrieta Executive Air Park's Unit 2 consisting of approximately 1/12th acre/3600 square feet of land, including one metal construction aircraft hangar identified as Hangar 3B at French Valley Airport, County of Riverside, State of California, said Lease is attached as Exhibit "A". The execution of this Assignment and transfer of all rights, title and interest herein are contingent upon Acceptance and approval by the Riverside County Board of Supervisors.

Dated 4 - 8 14

Ouch Pro Cycling, LLC 27450 Ynez Road, Suite 128 Temecula, Ca 92591

5/2

Brent Kay

ACCEPTANCE AND AGREEMENT

The undersigned, BORIS MOHORKO, named in the foregoing Assignment, hereby Accepts said Assignment and hereby agrees to keep, perform and be bound by all of the terms, covenants and conditions in Sub Lease on the part of the Lessee therein to be kept and performed to all intents and purposes as though the undersigned Assignee was the original Sub Lessee there under.

Dated 4/1/ Lolh

SOKIS MOHORKO

4316 La Canada Rd

Fallbrook

California, 92028

DECLINE OF RIGHT OF FIRST REFUSAL

AND

CONSENT TO ASSIGNMENT OF SUBLEASE

Reference is made to certain Sublease dated December 1, 2002 (Sublease), by and between Murrieta Executive Air Park MEA, LLC, a California limited liability company(MEA) as Sublessor, and Ouch Pro Cycling, LLC a California corporation, as Sublessee, pertaining to The premises described as Murrieta Executive Air Park's Unit 2, consisting of approximately 1/12 acre/3600 square feet of land, including one metal construction hangar identified as Hangar 3B, located on French Valley Airport, City of Murrieta, County of Riverside, State of California.

- 1. MEA confirms that is was informed of offer to purchase Hangar 3B, pursuant to Section 13.04 of the Sublease, by Ouch Pro Cycling, LLC. MEA hereby declines To exercise it right of refusal to purchase Hangar 3B
- 2. Ouch Pro Cycling, LLC, hereby request MEA's consent to assign the Sublease by Ouch Pro Cycling, LLC as Transferor and Sublessee, to Boris Mohorko, as Transferee, Under the terms and conditions of the Sublease, a copy of which is attached here to As Exhibit A and made part hereof.

DECLINE OF RIGHT OF FIRST REFUSAL

AND

CONSENT TO ASSIGNMENT OF SUBLEASE

THE UNDERSIGNED HEREBY CONSENTS TO DECLINE OF THE ABOVE RIGHT OF FIRST REFUSAL AND CONSENTS TO ABOVE ASSIGNMENT OF SUBLEASE.

MURRIETA EXECUTIVE AIR PARK MEA,

A California/Linkited Liability Company

Executed on: 4-4-14

Kevin Stumm, President

Exhibit A-Master Sublease

Exhibit B-Aircraft Hangar Purchase Agreement

AIRCRAFT HANGAR PURCHASE AGREEMENT

This Aircraft Hangar I	Purchase Agreement	is entered into this	_day of October 2017
Between Boris Moho	rko Trust dated July :	14, 2017(Seller) and MG	iMG Inc. (Buyer).
Murrieta, California, Hangar 3B. The Hang Sublease will be conf Assignment being du And Seller the Sublea	and within and a part ar Building will be co erred to Buyer by Sul ly approved by all res ase Assignment is sub	aft Hangar facility at Frei t of Murrieta Executive inferred by to Buyer by a blease Assignment, upo sponsible parties. It is u bject to approval by Mur ounty of Riverside(Coun	Air Park, Identified as a Bill of Sale, and the n such Sublease nderstood by Buyer rieta Executive
Amount of \$210,000 Escrow (WFG NATION Thousand United Sta refundable during th and Sublease Assignment	(Two Hundred Ten Th NAL TITLE and Escrow tes Dollars) into Escr e Due Diligence proce ment are not Approve ablease is withheld by housand United State	nousand United States D v, Murrieta, Ca, to depo- row. Seller Agrees that t ess of Five Days after op ed by MEA or County. In v MEA or County, Seller es Dollars)	ening Escrow or the Purchase
Seller and MEA, and Buyer has read these inspected Aircraft Ha Common Area Exper Th Due Diligence pro Hangar in its current	Exhibits thereto, included the second	uding the "Master Leas o accept them without r it its current condition. Ie Ground Lease Paymer Days of opening Escrow, ept Sublease, upon its a	ned that is in effect between e" between MEA and County. modification. Buyer has Buyer has been provided nt, Buyer upon completing, agrees to purchase the assignment, as it is currently by the Buyer with close of
BUYER SIGNED	DATE	SELLER SIGNED	
MACNAC INC	•		DODIS MOHODEO TRUST

HANGAR 3B MURRIETA EXECUTIVE AIRPARK

FROM: MGMG INC.	09/07/2017
RE: HANGAR 3B OFFER TO PURCHASE, THIS IS	S A LETTER OF INTENT.
1—PRICE TO BE \$210,000	
2—PROOF OF FUNDS TO BE WITH OFFER. ALI	L CASH.
	FER OF PERSONAL PROPERTY (HANGAR 3B) AND
	UMENTS, UPON TRANSFER COMPLETION AND
	CONTRACT COMPLETED, THE ESCROW TO CLOSE
	TO CLOSE TO BE PLACED INTO ESCROW WITHIN
12 DAYS AS INVESTIGATION PERIOD IS CO	
	R BUYER TO INVESTIGATE DOCUMENTS, TAXES,
	EXECUTIVE AIRPARK GROUND LEASE DATES WITH
TIME REMAINING INCLUDING OPTION A	
	STED FOR FULL CLOSING AND OPERATION, PAID BY
SELLER.	
	POLISHER MACHINE, TWO AIRPORT GATE ACCESS
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7—A GOOD FAITH DEPOSIT CHECK OF \$500.	00 TO BE GIVEN WITH OFFER WRITTEN TO
	AND SELLER SIGN CONTRACT AND ESCROW OPENS
BUYER: MGMG INC	DATE
SELLER: BORIS MOHORKO TRUST	DATE

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SUBLEASE

This Sublease is made effective December 1, 2002 ("Commencement Date"), by and between Murrietta Executive Air Park MEA, LLC, a California Corporation, ("MEA" or "Sublessor"), and French Valley Air Park, Inc., a California Corporation, ("Sublessee").

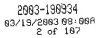
RECITALS

- 1. Sublessor is the tenant under a Lease effective October 1, 2001 (the "Lease" or "Master Lease"), by and between MEA as Lessee and the County of Riverside ("County"), as Lessor, covering an approximately 4 acre portion of the French Valley Airport ("Airport"). A copy of the Master Lease is attached hereto as Exhibit "A" and made a part hereof.
- 2. Sublessor intends to sublease to Sublessee a portion of the premises covered by the Master Lease and has obtained or will obtain permission from the County to sublease to Sublessee. The legal description of such portion is attached hereto as Exhibit "B" and made a part hereof. Sublessee intends to sublease such portion from Sublessor.

AGREEMENT

- Sublessor upon the terms and conditions hereinafter set forth, those certain premises ("Premises"), Unit no. two (2) located at the Airport, including the real property described in Exhibit "B" and the area outlined on Exhibit "C" attached hereto and made a part hereof, said Premises being a portion of the premises currently leased to Sublessor under the Master Lease, to include the right to use certain portions of the Common Area as hereinafter further provided. "Common Area" is defined as any portion of the property referred to in Paragraph 3.2.
- 2.0 Term. This Sublease shall commence on the first day of the month following execution by all parties thereto, and shall terminate September 30, 2031 in accordance with the Master Lease. If the Sublessor exercises the option to extend the Master Lease for ten (10) years as provided by Paragraph 3. (b) of the Master Lease, then the Sublessee shall have the option to extend this sublease for a period of ten (10) years to coincide with the Master Lease.
- 3.0 Use. The principal authorized use of the Premises is private, personal hangar facility and office use, and use related thereto or associated with such private, personal occasional non-aviation related use as may be approved by Sublessor in its sole and absolute discretion and by the County, all as set forth in Paragraph 4 of the Master Lease; as may be further restricted elsewhere in this Sublease and by the Rules and Regulations attached hereto as Exhibit "D" and made a part hereof by reference ("Rules and Regulations"), all as set forth below.

2011 STATE STATE WILL





- 3.1 Authorized Use. Sublessee is authorized to use the Premises for activities attendant to its private and personal hanger operation as may be approved by Sublessor and by the County, and in accordance with the provisions of the Master Lease and this Sublesse, and not in conflict with the Sublessor.
- 3.2 Non-Exclusive Use. Sublessor grants to Sublessee, its employees, officers, patrons, and guests jointly in common with others entitled to the use thereof, a non-exclusive license to use the roadways and other Common Areas on the Airport, including use of the landing area and the right of aircraft ingress and egress between the Premises and landing area, to include those areas immediately contiguous to the Premises, as further depicted on Exhibit "C".

4.0 Rent and Charges.

- 4.01 Initial Rent. Beginning on the Commencement Date, Sublessee shall pay initial rent of \$164.06 (One Hundred Sixty-four Dollars and Six Cents) per month to be paid quarterly to the Sublessor at the office of Sublessor without reduction, abatement, deduction, offset or any prior demand therefor in advance of the first day of each quarter of the term hereof and subject to adjustment, which shall equal one 16th of the amount due from Sublessor to County under the Master Lease. Payments will be made to the office of the sublessor at 2262 Rutherford Road, Suite 103, Carlsbad, CA 92008.
- 4.02. Non-Aviation Related Use License. If Sublessee desires/or wishes to obtain a license from the County authorizing a non-aviation related use, in accordance with Paragraph 4 of the Master Lease, prior to issuance of such license. Any such non-aviation use must first be approved by Sublessor prior to Sublessee making application to the County for such non-aviation related use.
- 4.03. Annual Adjustment. The rent shall be adjusted commencing one year from the Commencement Date, and each year thereafter during the term, including any extension thereof, as provided in the Master Lease.
- 5.0 Utilities. Unless separately metered or billed to Sublessee, Sublessee shall pay all charges for all electricity, gas, water, sewer, trash disposal and other utility services used on or for the subleased Premises, including a pro rata share of the Common Area utilities.
 - 5.01 Common Area Payments. Sublessee shall pay on a one-sixteenth pro rata basis, all charges for all maintenance, landscaping, sweeping to include security, common area insurance, management, and other Common Area costs to keep the Common Area in pristine condition on/or for the subleased Premises, including around the exterior of the

Page 2 of 18





Premises. Sublessee's estimated portion of all utilities, common area sweeping, landscaping charges and other common area charges billed by Sublessor to maintain the Common Area, ("Common Area Charges") not otherwise paid by Sublessee are less than the actual Common Area Charges, Sublessee shall promptly pay the amount due to Sublessor. If the Common Area Charges for the previous year actually paid by Sublessee are more than the Actual Common Area Charges, Sublessee shall be credited with the amount of the difference which shall be applied to reduce the ensuing year's Common Area Charges.

- 6.0 Late Payments. If Sublessee shall fail to pay when due, any rent, amounts or charges payable by Sublessee under this Sublesse or the Master Lease, then:
 - 6.01 Interest on Past Due Obligations. Such unpaid amount shall bear interest, including common area payments, from the due date to the date of payment at the lesser of one percent (1%) per month or the maximum rate allowed under the applicable usury law.
 - 6.02 Late Charges. Sublessee shall pay to Sublessor an additional sum of ten percent (10%) of any amount which remains due and unpaid 20 days after the due date. Sublessee acknowledges that late payment by Sublessee to Sublessor will cause Sublessor to incur costs not contemplated by this Sublease, including but not limited to processing and accounting charges, and late charges which may be imposed upon Sublessor, and that the exact amount of such costs is extremely difficult and impracticable to fix. The parties agree that this late charge represents a fair and reasonable estimate of the costs that Sublessor will incur by reason of late payment by Subleasee.

7.0 Use Conditions.

- 7.01 Non-Exclusive Use. To the extent granted to Sublessor in the Master Lease, Sublessor grants to Sublessee, its employees, officers, patrons and guests jointly and in common with others entitled to the use thereof, a non-exclusive license to use the roadways and other common areas of the Airport, including the use of the landing area.
- 7.02 Compliance with Rules, Regulations, Ordinance, Codes and Law. Sublessee shall at Sublessee's sole cost and expense at all times during the term of this Sublease or any renewal or extension thereof comply with and observe all rules, regulations, ordinances, codes and laws which have been or may be promulgated by Sublessor, the County, and the Rules and Regulations attached hereto, or other jurisdictions that relate to the Premises and the use of the facilities of the Airport including all fire regulations, safety regulations, noise control regulations and security regulations. Such rules, regulations, ordinances, codes, Rules and Regulations and laws are hereby made a part of this Sublease and Sublessee's failure to keep and observe the rules and regulations shall constitute a breach of the terms of this Sublease in like manner as if the same were contained herein. Sublessor and the County reserve the right to amend or supplement the



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rules, regulations, ordinances, codes and laws and to adopt additional rules, regulations, ordinances, codes and laws applicable to the Premises, to Sublessee's use of the Premises, and the use of the facilities of the Airport. Sublessor shall have no obligation to Sublessee as a result of the violation of any such rules by any other person. Sublessee shall at all times obey the statues, codes, ordinances, laws and regulations of the United States of America, the State of California, the County and any other governmental entity having jurisdiction, as the same may from time to time be amended during the term of this Sublease.

- 7.03 Security. Sublessee will acquaint itself with the County's security plan and all Federal Aviation Administration and other security requirements and shall at all times fully abide by the same. If Sublessor or the County is fined for any breach of security as a result of Sublessee's negligence or failure to abide by applicable security requirements, Sublessee shall reimburse Sublessor or the County, as appropriate, for such fine immediately upon demand. Sublessee shall similarly be responsible for the negligence or non-compliance of any of its assignees, subtenants or their licensees, invitees or guests.
- Other Use Restrictions. Sublessee shall not commit or suffer to be committed any waste or any public or private nuisance or any other act or thing which may disturb the quiet enjoyment of any other person or organization at the Airport or upon the Premises or Common Area. Sublessee's method of lighting the Premises and its installation of all exterior light fixtures shall be subject to Sublessor's sole and absolute discretion. Sublessee shall maintain access control to the Premises in conformance with Federal Airport Security regulations, the security plan of the County and other federal and County directives and regulations that may be issued. All motor vehicles parked or operated upon the Premises or Common Area by Sublessee, its officers, employees, guests, patrons, and invitees shall be parked or operated in accordance with the County's and Sublessor's traffic and parking regulations, ordinances and other directives. Sublessee shall at all times maintain the Premises of Sublessee, as well as Common Areas used by Sublessee, in a clean condition, free from any garbage, trash, litter, oil, grease, or any other solvents or any debris not related to the use of the Premises. Any items applicable to the maintenance and support of aircraft, automobiles or related uses to Sublessee's business or office shall not be stored on the exterior of said Premises and shall not be visible from the exterior of the Premises. All maintenance of aircraft shall be at all times for the private, personal use of Sublessee and shall not be for profit, or public use, or sale.

8.0 Maintenance of Premises.

8.01 Delivery. Sublessor agrees to deliver the Premises in working order and Sublessee agrees to accept the Premises in the delivered condition without further additions, modifications or improvements by the Sublessor. Sublessee agrees that Sublessor has made no warranties or representations of any kind respecting the condition

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of the Premises or utilities located thereon or the use to which the Premises may be put.

- 8.02 Maintenance Costs. Sublessee at its sole cost and expense shall at all times maintain the Premises and all buildings, structures and improvements thereon in a good state of repair and in a safe, clean, neat and sanitary condition. In the event Sublessee fails to make any repairs required to be made by Sublessee in accordance with the terms of this Sublesser, Sublessor shall notify Sublessee of such failure, if within thirty (30) days of such notice, Sublessee has failed to make such repairs, Sublessor shall have the option but not the obligation to make such repairs at the expense of Sublessee. Sublessor shall have the option but not the obligation to make such repairs at the expense of Sublessee. Should Sublessor opt to make said repairs, Sublessor shall have the right to charge Sublessee, as additional rent due hereunder upon demand, all costs of Sublessor for making such repairs on a pro rata basis. If Sublessee fails to pay all costs to Sublessor for making repairs, Sublessor shall have the right to lien the property for said costs, to include costs of any suit together with reasonable attorneys fees. Sublessor shall have no liability to Sublessee for any damage, inconvenience or interference with the use of the Premises by Sublessee as a result of the making of any repairs made by Sublessor and the rent shall not be abated by reason thereof.
- Alterations and Improvements. Sublessee shall not install, make, or suffer to be made, any alterations or improvements to the interior or exterior of the Premises or any part thereof without the prior written consent of Sublessor, such consent shall not be unreasonably withheld or delayed. If in accordance with good construction practices, appliable governmental requirements, the special conditions, plans and specifications approved by Sublessor. Sublessee shall comply with all construction and labor regulations of Sublessor and the County and shall provide reasonable insurance coverage required by Sublessor and the County, or other means of surety, to the reasonable satisfaction of Sublessor and the County shall be provided to ensure that, in the event that the Sublessee defaults and is unable to complete construction, there will be funds provided to return the Premises to the original condition and to satisfy any liens for labor and materials that may be brought for work on the Premises. All alterations or improvements performed by Sublessee shall be carried out by licensed contractors and said alterations and improvements shall be carried out in accordance with all applicable laws and regulations. Sublessee shall at Sublessee's sole cost and expense obtain all necessary permits, licenses and authorizations in connection with the construction. Sublessee's work shall be subject to the general inspection of Sublessor and the County. Sublessee shall provide proof satisfactory to Sublessor and the County that Sublessee's contractor will (a) provide warranties for not less than one year against defects in workmanship, materials, and equipment; (b) carry or cause to be carried worker's compensation insurance covering all of the contractor's and its subcontractor's employees; and (c) carry public liability and property damage insurance which names Sublessor as an additional insured and required thirty (30) days prior written notice to Sublessor before any change in or cancellation of coverage becomes effective. The policy or policies shall contain liability limits of not less than One Million Dollars (\$1,000,000) single limit coverage. All



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improvements, additions to or alterations of the Premises except movable furniture and trade fixtures shall at the termination of this Sublease remain attached to and become part of the Premises and be surrendered to Sublessor in good condition, reasonable use and wear excepted, or at the option of Sublessor shall be removed by Sublessee and the Premises restored to the same condition which existed prior to the installation of any alterations, additions or improvements. Sublessor shall have the right to post a notice of non-responsibility for liens arising out of any work performed, materials furnished and obligations incurred by Sublessee. Sublessee agrees to advise Sublessor and the County in writing at least ten (10) business days in advance of the date upon which alterations will commence in order to permit Sublessor or County to post such a notice. Sublessee shall keep the Premises free from any and all liens arising out of any work performed, materials furnished or obligations incurred by Sublessee. Sublessee shall indemnify, defend and hold Sublessor and County harmless against any claim, demand, liability or expense on account of claims for work done or materials supplied for Sublessee or person claiming under it.

- 10.0 Relocation of Premises. In the event that the County requires the Premises for other Airport purposes, then the County in the exercise of its commercial business judgment shall first determine whether other reasonably comparable improved property at the Airport reasonably suitable for Sublessee's use is available. If such property is available then Sublessor or the County may, at the County's expense, relocate Sublessee to such property and the parties are unable to agree upon an appropriate rate of rent, the rent shall be established by such arbitrators as may be agreed upon by the parties, or if there is no such agreement then by arbitration conducted pursuant to the then existing rules of the American Arbitration Association. If in the exercise of its commercial business judgment the County determines that other reasonably suitable comparable improved property at the Airport reasonably suitable for Sublessee's use is not available, then the County shall pay to Sublessee the condemnation value of the improvements (condemnation value shall be the market value of the improvements made by Sublessee depreciated on a straight-line basis over the lease term). Except in the case of emergency, if all or any part of the Premises is taken or condemned by the County, the County agrees to provide Sublessee with not less than one hundred eighty (180) days written notice prior to the condemnation date.
- 11.0 Damage or Destruction. If the improvements to the Premises are damaged or destroyed during the term hereof, Sublessee may repair or rebuild said improvements to the condition immediately prior to the date of damage or destruction, within sixty (60) days after the occurrence of the event causing the damage or destruction. This Sublease shall continue and Sublessee shall diligently complete the repair or rebuilding of said improvements. Sublessee shall apply any insurance proceeds received as a result of damage to the improvements to the repair or replacement of said improvements.

12.0 Condemnation.

12.01 Total Taking. If all the Premises are taken or condemned for a public or quasi-

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public use, by an entity other than the County, this Sublease shall terminate as of the date of condemnation and Sublessee shall thereupon be released from any liability thereafter occurring hereunder.

12.02 Partial Taking. If any party of the Premises are taken or condemned for a public or a quasi-public use by an entity other than the County and there is such a major change in the character of the property as to prevent Sublessee from using the Premises in substantially the same manner as theretofore used then in such event Sublessee may terminate this Sublease as of the date of condemnation by giving written notice to Sublessor within fifteen (15) days after the date of condemnation. If any part of the Premises are taken or condemned for a public or quasi-public use by entity other than the County and either party does not have the power to terminate this Sublease as hereinabove set forth, then this Sublease shall continue in full force and effect except that as to the part so taken this Sublease shall terminate as of the date of condemnation and the annual rent payable hereunder shall be adjusted so that Sublessee shall be required to pay for the remainder of the term only such portion of such rent as the value of the remaining part after condemnation bears to the value of the Premises at the date of condemnation. In the event that the parties are unable to agree upon an appropriate rate of rent, the rent shall be established by such arbitrators as may be agreed upon by the parties, or if there is no such agreement then by arbitration conducted pursuant to the then existing rules of the American Arbitration Association.

13.0 Assignments and Subleases.

13.01 No portion of the Premises or of Sublessee's interest in this Sublease may be acquired by any other person or entity, whether by sale, assignment, mortgage, sublease, transfer, may be withheld in Sublessor's sole and absolute discretion except as provided in Section 13.02 below. Sublessor has the right to grant or withhold its consent as provided in Section 13.05 below. Any attempted transfer without consent shall be void and shall constitute a non-curable breach of this Sublease. If Sublessee is a partnership, any cumulative transfer of more than twenty percent (20%) of the partnership interests shall require Sublessor's consent. If sublessee is a corporation, any change in the ownership of a controlling interest of the voting stock of the corporation shall require Sublessor's consent.

13.02 Sublessee Affiliate. Sublessee may assign this Sublease or sublease the Premises without Sublessor's consent, to any corporation which controls, is controlled by or is under common control with Sublessee, or to any corporation resulting from the merger of or consolidation with Sublessee ("Sublessee's Affiliate"). In such case, any Sublessee's Affiliate shall assume in writing all of Sublessee's obligations under this Sublease.

13.03 No Release of Sublessee. No transfer permitted by this Article Thirteen, whether with or without Sublessor's consent, shall release Sublessee or change Sublessee's

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primary liability to pay the rent and to perform all other obligations of Sublessee under this Sublease. Sublessor's acceptance of rent from any other person is not a waiver of any provision of this Article Thirteen. Consent to one transfer is not a consent to any subsequent transfer. If Sublessee's transferee defaults under this Sublease, Sublessor may proceed directly against Sublessee without pursuing remedies against the transferee. Sublessor may consent to subsequent assignments or modifications of this Sublease by Sublessee's transferee, without notifying Sublessee or obtaining its consent. Such action shall not relieve Sublessee's liability under this Sublease.

13.04 First Offer to Sublease. At all times during the term of this Sublease, prior to making any transfer of Sublessee's interest other than as provided in Paragraph 13.01 or 13.02, any proposed transfer of the Sublease and the Premises shall first be offered to Sublessor, who shall have three (3) days to accept or reject any offer to sublease or purchase the Sublease and/or Premises. Sublessee shall provide a copy of any offer to purchase the Sublease or Premises immediately upon receipt by Sublessee.

13.05 Sublessor's Consent. Sublessee's request for consent to any transfer described in Section 13.01 shall set forth in writing the details of the proposed transfer, including the name, business of the prospective transferee, financial details of the proposed transfer (e.g., the term of and the rent and security deposit payable under any proposed assignment or sublease), and any other information Sublessor deems relevant. Sublessor shall have the right to withhold consent, or to grant consent, in its sole and absolute discretion based on the following factors: (i) the business of the proposed assignee or sublessee and the proposed use of the Premises; and (ii) Sublessee's compliance with all of its obligations under the Sublease. Sublessor's consent to any such transfer shall not be unreasonably withheld.

13.06 No Merger. No merger shall result from Sublessee's sublease of the Premises under this Article Thirteen, Sublessee's surrender of this Sublease or the termination of this Sublease in any other manner. In any such event, Sublessor may terminate any or all subleases or succeed to the interest of Sublessee as Sublessor under any or all subleases.

14.0 Default.

14.01 Event of Default. Each of the following events shall be an event of default hereunder by Sublessee and a breach of this Sublease: (a) the failure by Sublessee to pay Sublessor any rent or other charges due under this Sublease as and when the same become due; (b) the failure by Sublessee to perform or observe any other agreements, terms, covenants or conditions, or Rules and Regulations attached hereto and made a part hereof, as such Rules and Regulations may be amended from time to time by Sublessor; (c) the filing by or against Sublessee in any court pursuant to any statute of the United States or of any state of a petition in bankruptcy or insolvency or for reorganization or arrangement or for the appointment of a receiver or trustee of all or any portion of



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3-190934 2883 88: 888 Sublessee's property if within thirty (30) days after the commencement of any such proceedings against Sublessee or after such assignment for the benefit of creditors such petition shall not have been dismissed or such assignment shall not have been revoked; (d) the transfer of Sublessee's interest in this Sublease to any person, firm or corporation whether voluntarily or by operation of law except in the manner expressly permitted in this Sublease; or (e) vacating or abandoning the Premises by Sublessee at any time during the term hereof.

- 14.02 Sublessor's Remedies. In the event of default as described in section 14.01, Sublessor shall notify Sublessee in writing that Sublessee is in default, and Sublessee will then have a cure period of thirty (30) days from date of notice from Sublessor to cure such an event. Sublessor shall have the following remedies if Sublessee fails to correct default. The remedies are not exclusive; they are cumulative and in addition to any remedies now or later allowed by law. Sublessor can continue this Sublease in full force and effect. Sublessor can enter the Premises and relet them or any part of them to third parties for Sublessee's account. No act by Sublessor in reletting the Premises allowed by this section shall terminate this Sublease. In the event of Sublessee's default and Sublessor's reentering of the Premises, Sublessee agrees to pay Sublessor as an additional item of damages, the cost of repairs, alterations, redecorating, Sublease commissions and Sublessor's other expenses incurred in reletting the Premises to a new tenant.
- 14.03 Sublessor's Default. In the event Sublessor fails to keep its Master Lease current with the County, to include failure to make any payments of rent to County as and when due, and Sublessee has been making payments directly to Sublessor, Sublessee shall have the right, after giving Sublessor thirty (30) days notice to cure, to make the payments, directly to County. If Sublessor does not cure within the applicable time period, Sublessee shall have the right to enter into a direct Lease with County.
- 14.04 Attorneys Fees. In the event of any action at law or in equity between Sublessor and Sublessee arising out of or concerning this Sublease or any right or obligation derived therefrom, then in addition to all other relief at law or in equity, the prevailing party shall be entitled to recover from the unsuccessful party reasonable attorneys fees and costs incurred therein by the prevailing party.

15.0 Indemnity and Insurance

- 15.01 Waiver. This Sublease is made upon the express condition that Sublessee hereby waives all claims against Sublessor for damages to property or for injuries or death to any person or persons from any cause.
- 15.02 Indemnity. Sublessee hereby agrees to and shall indemnify and defend Sublessor against and hold Sublessor harmless from any and all claims, demands, actions, damages, liability and expense in connection with or for loss of or damage to property or injury or



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death to any person from any cause whatsoever while in, upon, or about the Premises or any such claims, demands or the like, arising from or out of any occurrence in, upon or at the Premises from or in connection with the occupancy or use by Sublessee of the Premises or any part thereof or from or in connection with the business conducted by Sublessee in the Premises or occasioned wholly or in part by any act or omission of Sublessee, its agents, contractors, employees, licensees or concessionaires.

15.03 Insurance Coverage. During the term of this Sublease including any extension or renewal thereof, Sublessee at its cost shall at all times maintain in full force and effect comprehensive public liability insurance and property damage insurance (each more particularly described below) upon the Premises and upon all aircraft, and automobiles operated by Sublessee at the Airport.

15.03.01 Hangarkeeper's Liability (Ground Coverage) Should Sublessee's operations include care, custody or custody of aircraft stored on the Premises, Sublessee shall maintain hangarkeeper's legal liability insurance in an amount sufficient to fully cover the replacement value of all aircraft for which said custody is assumed while on the ground.

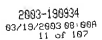
15.03.02 Hangarkeeper's Liability (Flight Coverage) Should Sublessee's operations include care, custody or custody of aircraft stored on the Premises that will be flight tested or used in commercial flight operations, Sublessee shall maintain hangarkeeper's legal liability insurance in an amount sufficient to fully cover the replacement value of all aircraft for which said custody is assumed while on the ground.

15.03.03 Aircraft Liability. Sublessee, and Sublessee's affiliates, sublessees, and licensees, shall maintain aircraft liability insurance which shall provide combined single limit for bodily injury and property damage for all aircraft owned, leased or operated by any of them from the Premises with minimum limits of One Million Dollars (\$1,000,000). Proof of insurance will be required to show that Murrieta Executive Airpark to be named as an additional insured.

15.03.04 Fire Insurance. Sublessee shall maintain fire insurance covering the Premises and all improvements, including protection against perils included within the classification standard fire and extended coverage together with insurance against vandalism and malicious mischief; in an amount sufficient to fully cover the replacement cost of all improvements.

15.04 Other Insurance Requirements. All policies shall name Sublessor, and the County as an additional insured. Insurance shall be with a company or companies satisfactory to Sublessor and the County in the amounts of not less than that specified herein or in minimum amounts as may be subsequently adjusted by Sublessor or the

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County in the exercise of their commercial business judgment and consistent with airport industry practice for similar kinds of activities. Sublessee shall at all times during the term of this Sublease, including any extension or renewal hereof, provide Sublessor and the County with a certificate from the insurance carrier or carriers insuring Sublessee as set forth therein. Insurance policies shall not be subject to cancellation except after notice to Sublessor and the county by registered mail at least thirty (30) days prior to such cancellation. Where policies have normal expirations during the term of this Sublease or any extension thereof written evidence of renewal shall be furnished to Sublessor and the County thirty (30) days prior to such expiration.

15.05 Waiver of Subrogation. The parties release each other and their respective authorized representatives from any claims for damage to any person or to the Premises and to the fixtures, personal property, Sublessee improvements and alterations by Sublessor or Sublessee in or on the Premises that are caused by or result from risks insured against under any insurance policy carried by either party and in force at the time of any such damage to the extent of the insurance proceeds received from such policy. Each party shall cause each insurance policy obtained by it to provide that the insurance company waives all right of recovery by way of subrogation against either party in connection with any damage covered by any policy. If the insurance cannot be obtained or the party in whose favor a waiver of subrogation is desired refuses to pay the additional premium charged the other party is relieved of the obligation to obtain a waiver of subrogation right with respect to the particular insurance involved.

16.0 Hazardous Substances. The provisions of this section, which govern Sublessee's obligations with regard to hazardous substances, as defined below, shall survive termination of this Sublease.

16.01 Responsibility for and Definition of Hazardous Substances. Sublessee agrees to indemnify, defend, protect and hold Sublessor free and harmless from and against any and all claims, liability, loss, damage, actions or causes of action, costs and expenses (including attorney's fees) arising from or in connection with the presence of any Hazardous Substances other than those which can be shown to have been present in, on or under the Premises prior to the Commencement Date. Furthermore, Sublessee shall, at Sublessee's sole cost and expense, be responsible for the receiving, use, storage, handling, transportion, generation, spillage, migration, discharge, release, and disposition of all hazardous waste, toxic substances, or related materials including, without limitation, gasoline, oil, grease, battery acid, diesel fuel, flammable, combustible, explosive, corrosive, caustic, carcinogenic or radioactive matter, or any other Hazardous Substances to the extent any such are used, stored, brought onto, located on or shipped from within the Premises in connection with Sublessee's occupancy and use thereof, in accordance with all applicable reules, regulations, orders, ordinances, statutes, codes and laws. For purposes of this Sublease, "Hazardous Substances" shall include, but not be limited to petroleum or petroleum related materials and/or substances defined as

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"hazardous substances", hazardous materials", "hazardous waste" or "toxic substances" in any federal, state or local laws or regulations adopted or publications promulgated pursuant to said laws (hereinafter collectively referred to as the "Laws"). Sublessee shall at Sublessee's sole cost and expense, comply fully with all requirements of the Laws applicable to Sublessee's use of the Premises and obligations contained herein.

16.02 Cleanup of Hazardous Substances. In the event of a release, leak, spill, or threatened or actual contamination or deterioration of the Premises or groundwater by a Hazardous Substance, other than those wich can be shown to have been present in, on or under the Premises prior to the Commencement Date, whether the result of an act or omission of Sublessee or its agents, employees, contractors, licensees, or invitees or any other third parties, Sublessee shall, immediately notify Sublessor, the County, and all appropriate health, safety and environmental regulatory agencies. Sublessee hereby covenants and agrees to implement and complete, at its sole cost and expense, and to the satisfaction of Sublessor and the County, all investigation and remediation measures required by such agency or agencies. If Sublessee fails to take such action Sublessor may, but shall not be obligated to, take such action. In such event, all costs incurred by Sublessor or the County with respect to such cleanup activities shall be for the account of Sublessee and Sublessee shall promptly make reimbursement therefore. Sublessee shall not take any remedial action in response to the presence of any Hazardous Substances in any way connected with the Premises, nor enter into any settlement agreement, consent decree or other compromise in respect to any claims relating to any Hazardous Substances in any way connected with the Premises without first notifying the Sublessor and the County of Sublessee's intention to do so and affording Sublessor and the County ample opportunity to appear, intervene or otherwise appropriately assess and protect its interest and respect thereto.

16.03 Hazardous Substances from Subtenants or Assignees. As between Sublessor and Sublessee, Sublessee shall bear responsibility for the presence of any Hazardous Substances as a result of a subtenant's or assignee's activities, whether before, during or after construction, in or around any party of the Premises or the soil, groundwater or soil vapor on or under the Premises. Upon demand by Sublessor, Sublessee shall defend any investigation, action or proceeding alleging the presence of any Hazardous Substances in any such location, which affects the Premises or which is brought or commenced against Sublessor or the County, whether alone or together with Sublessee or any other person, all at Sublessee's own cost and by counsel to be approved by Sublessor. In the alternative, Sublessor or the County may elect to conduct its own defense at the expense of Sublessee.

16.04 Compliance Regarding Hazardous Substances. Sublessee shall comply and cause all occupants of the Premises to comply with all statutes, codes, regulations, reules, ordinances, orders and other laws governing or applicable to Hazardous Substances as well as the recommendations of any qualified environmental engineer or other expert



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which apply or pertain to the Premises, Sublessee's use of the Premises or of the facilities of the Airport. Sublessee acknowledges that the presence of Hazardous Substances may permanently and materially impair the value and use of the Premises.

16.05 Notice Regarding Hazardous Substances. Sublessee shall promptly notify Sublessor and the County if Sublessee knows, suspects or believes that there may be any Hazardous Substances in or around the Premises, or in the soil, groundwater or soil vapor on or under the Premises, or that Sublessee or the Premises may be subject to any threatened or pending investigation by any governmental agency under any statue, code, regulation, rule, ordinance, order or other law pertaining to any Hazardous Substance.

16.06 Site Visits, Observations and Testing. Sublessor, the County, and their agents and representatives shall have the right from time to time to enter and visit the Premises to make observations of the Premises, take and remove soil or groundwater samples, and conduct tests. Sublessor is under no duty, however, to visit or observe the Premises or to conduct tests. No site visit, observation or testing by Sublessor shall result in a waiver of any default of Sublessee or impose any liability on Sublessor. In no event shall any site visit, observation or testing by Sublessor be a representation that Hazardous Substances are or are not present in, on or under the Premises or that there has been compliance with any statute, code, regulation, rule, ordinance, order or other law pertaining to Hazardous Substances. Neither Sublessee nor any other party is entitled to rely on any site visit, observation or testing by Sublessor. Sublessor shall not be obligated to disclose to Sublessee or any other party any report or finding made as a result, or in connection with, any site visit, observation or testing by Sublessor. Sublessor shall not be obligated to disclose to Sublessee or any other party any report or finding made as a result, or in connection with, any site visit, observation or testing by Sublessor. In each instance, Sublessor shall give Sublessee reasonable notice before entering the Premises.

16.07 Business Response Plan. Sublessee must conform with the Murrieta Executive Airpark "Business Response Plan" on file with the Airport Fire Marchall in accordance with the Health and Safety Code.

17.0 Sublessee Rights and Obligations. Sublessor grants to Sublessee all rights and benefits with respect to the Premises that are granted to Sublessor under the terms of the Master Lease. Sublessee assumes and agrees to perform all obligations and duties with respect to the Premises that have been assumed by Sublessor in the Master Lease. Sublessee shall have the right at any time to take any action required to be taken, but not timely taken, by Sublessor, which may be necessary to prevent or cure a default under the terms of the Master Lease. To the extent that the County fails or refuses to perform its obligations under the Master Lease with respect to the leased Premises, Sublessor shall perform such obligations. Further, Sublessor agrees not to modify or surrender the Master Lease as it relates to this Sublease and the Premises, without the prior consent of Sublessee, and any modification or surrender made without such consent shall be null and void and shall have no effect on the rights of Sublessee under this Sublease.



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Notices. Any notice required or desired to be served by either party upon the other shall be addressed to the respective parties asset forth below:

Sublessor

Murrieta Executive Air Park, LLC 2262 Rutherford Road, Suite 103 Carlsbad, CA 92008 Attn: Kevin Stumm

Sublessee

French Valley Air Park, Inc. 12260 E. Control Tower Road Englewood, CO 80112 Attn: David Domenico

Taxes. In the event a possessory interest tax or property tax is levied by the appropriate County or State taxing authority, Sublessee shall be solely responsible for payment of Sublessee's pro rata share of such tax.

20.0 Protection of Lenders.

20.01 Subordination. Sublessor shall have the right to subordinate this Sublease to any deed of trust or mortgage encumbering the Premises, any advances made on the security thereof and any renewals, modifications, consolidations, replacements or extensions thereof, whenever made or recorded. Sublessee shall cooperate with Sublessor andany lender which is acquiring a security interest in the Premises or the Sublease. Sublessee shall execute such further documents and assurances as such lender may require, provided that Sublessee's obligations under this Sublease shall not be increased in any material way (the performance of ministerial acts shall not be deemed material), and Sublessee shall not be deprived of its rights under this Sublease. Sublessee's right to quiet possession of the Premises during the Sublease Term shall not be disturbed if Sublessee pays the rent and performs all of Sublessee's obligations under this Sublease and is not otherwise in default. If any beneficiary or mortgagee elects to have this Sublease prior to the lien of its deed of trust or mortgage and gives written notice thereof to Sublessee, this Sublease shall be deemed prior to such deed of trust or mortgage whether this Sublease is dated prior or subsequent to the date of said deed of trust or mortgage or the date of recording itself.

20.02 Attornment. If Sublessor's interest in the Premises is acquired by any beneficiary under a deed of trust, mortgagee, or purchaser at a foreclosure sale, Sublessee shall attorn to the transferee of or successor to Sublessor's interest in the Premises and recognize such transferee or successor as Sublessor under this Sublease. Sublessee waives the protection of any statute or rule of law which gives or purports to give Sublessee any right to terminate this Sublease or surrender possession of the Premises upon the transfer of Sublessor's interest.

20.03 Signing of Documents. Sublessee shall sign and deliver any instrument or



documents necessary or appropriate to evidence any such attornment or subordination or agreement to do so. Sublessee has ten (10) days to do so after written request.

20.04 Estoppel Certificates.

20.04.01 Unless Sublessee has entered into a direct lease with the County, upon Sublessor's written request, Sublessee shall execute, acknowledge and deliver to Sublessor a written statement certifying: (i) that none of the terms or provisions of this Sublease have been changed (or if they have been changed, stating how they have been changed); (ii) that this Sublease has not been canceled or terminated; (iii) the last date of payment of the Base Rent and other charges and the time period covered by such payment; (iv) that Sublessor is not in default under this Sublease (or, if Sublessor is claimed to be in default, stating why); and (v) such other representations or information with respect to Sublessee.

20.04.02 If Sublessee does not deliver such statement to Sublessor within ten (10) days, Sublessor, and any prospective purchaser or encumbrancer, may conclusively presume and rely upon the following facts: (i) that the terms and provisions of this Sublease have not been changed except as otherwise represented by Sublessor; (ii) that this Sublease has not been canceled or terminated except as otherwise represented by Sublessor; (iii) that not more than one years Base Rent or other charges have been paid in advance, and (iv) that Sublessor is not in default under the Sublesse. In such event, Sublessee shall be estopped from denying the truth of such facts.

20.05 Sublessee's Financial Condition. Unless Sublessee has entered into a direct lease with the County, within ten (10) days after written request from Sublessor, Sublessee shall deliver to Sublessor such financial statements as Sublessor reasonably requires to verify the net worth of Sublessee or any assignee, subtenant, or guarantor of Sublessee. In addition, Sublessee shall deliver to any lender designated by Sublessor any financial statements required by such lender to facilitate the financing or refinancing of the Premises. Sublessee represents and warrants to Sublessor that each such financial statement is a true and accurate statement as of the date of such statement. All financial statements shall be confidential and shall be used only for the purposes set forth in this Sublease.

- 21.0 Time. Time is of the essence.
- Entire Agreement. This Sublease contains all agreements between Sublessor and Sublessee with respect to any matter mentioned herein. This Sublease may be modified only by a writing signed by the parties in interest at the time of the modification.
- Applicable Law. This Sublease shall be governed by the laws of the State of California.



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- 24.0 No Waiver. Sublessor's waiver of any provision of this Sublease shall not be deemed a waiver of any other provision hereof, or of any subsequent breach by Sublessee of the same or any other provision. Sublessor's consent to, or approval of, any act shall not be deemed to render unnecessary the obtaining of Sublessor's consent to, or approval of, any subsequent act by Sublessee.
- 25.0 Partial Invalidity. The invalidity or unenforceability of any provision of this Sublease or the application thereof to any person or circumstances shall in no way affect the validity of any other provision or its application to any other person or circumstances.
- 26.0 Interpretation. The captions of the Sections of this Sublease are to assist the parties in reading this Sublease and are not a part of the terms or provisions of this Sublease. Whenever required by the context of this Sublease, the singular shall include the plural and the plural shall include the singular. The masculine, feminine and neuter genders shall each include the other. In any provision relating to the conduct, acts or omissions of Sublessee, the term "Sublessee" shall include Sublessee's agents, employees, contractors, invitees, successors or others using the Premises with Sublessee's expressed implied permission.
- 27.0 Corporate Authority; Partnership Authority. If Sublessee is a corporation, each person signing this Sublease on behalf of Sublessee represents and warrants that he has full authority to do so and that this Sublease binds the corporation. Within thirty (30) days after this Sublease is signed, Sublessee shall deliver to Sublessor a certified copy of a resolution of Sublessee's Board of Directors authorizing the execution of this Sublease or other evidence of such authority reasonably acceptable to Sublessor. If Sublessee is a partnership, each person or entity signing this Sublease for Sublessee represents and warrants that he or it is a general partner of the partnership, that he or it has full authority to sign for the partnership and that this Sublease finds the partnership and all general partners of the partnership. Sublessee shall give written notice to Sublessor of any general partner's withdrawal or addition. Within thirty (30) days after this Sublease is signed, Sublessee shall deliver to Sublessor a copy of Sublessee's recorded statement of partnership or certificate of limited partnership.
- 28.0 Joint and Several Liability. All parties signing this Lease as Sublessee shall be jointly and severally liable for all obligations of Sublessee.
- 29.0 Force Majeure. If Sublessor cannot perform any of its obligations due to events beyond Sublessor's control, the time provided for performing such obligations shall be extended by a period of time equal to the duration of such events. Events beyond Sublessor's control include, but are not limited to, acts of God, war, terrorism, civil commotion, labor disputes, strikes, fire, flood or other casualty, shortages of labor or material, government regulation or restriction and weather conditions.
- 30.0 Execution of Lease. This Lease may be executed in counterparts and, when all







counterpart documents are executed, the counterparts shall constitute a single binding instrument.

31.0 Negotiated Agreement. The parties hereby acknowledge, agree and understand that this Sublease and its wording have been arrived at through a process of negotiation between the parties in which each party participated to the fullest extent desired by that party and that neither party is to be deemed the party who prepared this Lease or the party who caused any uncertainty to exist within the meaning of California Civil Code Section 1654.

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2003-190934 03/19/2003 08:00A

SIGNATURE PAGE

In witness whereof, the parties hereto have executed this Sublease as of the day and year first above written.

SUBLESSOR:

MURIETTA EXECUTIVE AIR PARK MEA, LLC.

a California limited liability company

Kavin Stumm

By

Russell Erickson

Address:

Murrieta Executive Air Park, LLC 2262 Rutherford Road, Suite 103

Carlsbad, CA 92008 Attn: Kevin Stumm

SUBLESSEE:

French Valley Air Park, Inc.

A California corporation

Address:

French Valley Air Park, Inc.

12260 E. Control Tower Road

Englewood, CO 80112

Attn: David Domenico

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2883-198334 93/19/2893 68: 19 of 18 State of Colorado

County of Arapahoe

On March 14, 2003, before me, Carol Ann Germanotta, Notary Public, Name and Title of Officer (e.g., "Jane Doe, Notary Public")

personally appeared David Domenico and Louis A. Domenico, Jr. Name(s) of Signer(s)

personally known to me

o proved to me on the basis of satisfactory evidence

SS.

to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

OPTIONAL-

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Place Notary Seal Above

Title or Type of Document: Sublease

Document Date: December 1, 2002

Number of Pages: 18

Capacity(ies) Claimed by Signer

Signer's Name: David Domenico and Louis A. Domenico, Jr

Right Thumbprint

- o Individual
- o Partner Limited or General
- o Attorney in Fact
- o Trustee
- Guardian or Conservator
- o Other: Signer is Representing:

REQUEST FOR CONSENT TO SUBLEASE

Reference is made to that certain Lease effective October 1, 2001, by and between the County of Riverside, ("County"), as Lessor, and Murrieta Executive Air Park MEA, LLC a California limited liability company ("MEA"), as Lessee, pertaining to an approximately 4 acre portion of the French Valley Airport ("Airport"), as set forth on Exhibit "A" to the Lease (the "Premises").

- 1. MEA hereby requests the County's consent to Sublease by MEA, as Sublessor, to French Valley Air Park, Inc., a California corporation, as Sublessee, to that certain portion of the Premises as outlined on Exhibits "B" and "C" to said Sublease, under the terms and conditions of said proposed Sublease, a copy of which is attached hereto as Exhibit A and made a part hereof.
- 2. The address of the proposed Sublessee is: 12260 E. Control Tower Road Englewood, CO 80112
- The nature and character of the proposed Sublessee's business is as set forth in 3. the proposed Sublease.

This request is made on December 1, 2002.

MURRIETA EXECUTIVE AIR PARK, MEA a California limited liability company

Kevin Stumm

Russell Erickson

CONSENT TO SUBLEASE

THE UNDERSIGNED HEREBY CONSENT TO THE ABOVE-REFERENCED SUBLEASE

Executed this _____ day of ______ day of

COUNTY OF RIVERSIDE

Exhibit A - Master Lease

Exhibit B - Legal Description of Property

Exhibit C - Property Diagram /

Exhibit D - Rules and Regulations of MEA

Exhibit E - Attornment *

CHAIRMAN, BOARD OF SUPERVISORS

FORM APPROVED

N 0 7 2003 . Pr. 11 1. L.



CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of 0	California		
	90		ss.
County o	s San Diego)	
on <u>Mar</u>	ch 12, 2003, befor	e me, R	obbin Jackson, Notary Public Name and Title of Officer (e.g., Jane Doe, Notary Public) nm and Russell Evickson
personali	y appeared	2011	Name(s) of Signer(s)
			☐ personally known to me ☐ proved to me on the basis of satisfactory evidence
	ROBBIN JACKSON Commission # 12799 Notary Public - Colife San Diego Count My Comm. Expires Oct 5	357 (omka š v (to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
			WITNESS my hand and official seal.
	Place Notary Seal Above		Robbin Jackson
			3,00
Though	the information below is not rec	quired by lav	PTIONAL v, it may prove valuable to persons relying on the document d reattachment of this form to another document.
	ion of Attached Docum	ent	o realization of the form to another gooding.
Document	Date: <u>Secember</u>	- 1, 8	9002 Number of Pages:
Signer(s)	Other Than Named Above:		
☐ Partnei☐ Attornei☐ Trusteei☐ Guardi	r — ☐ Limited ☐ General ey in Fact e ian or Conservator		d Russell Evickson Sident and President Top of thumb here
⊔ Otner:			
Signer Is F	Representing:		



LEASE

(FRENCH VALLEY AIRPORT)

The COUNTY OF RIVERSIDE, herein called County, leases to Murrieta Executive Air Park MEA, LLC, a California Corporation, herein called Lessee, the property described below under the following terms and conditions:

1. Recitals.

- (a) County owns approximately four (4) acres of vacant land at the <u>French Valley Airport</u>, County of Riverside, California.
- (b) County desires to lease said property to Lessee for the construction of aircraft hangars and aviation related buildings.
- (c) Lessee desires to lease said property from the County, for the construction of aircraft storage hangars, and aviation related buildings.
- 2. <u>Description.</u> The premises leased hereby are located within the <u>French Valley Airport</u>, County of Riverside, California, and consist of approximately <u>152.460 square feet</u> of vacant land, being legally described in **Exhibit "A,"** attached hereto and incorporated by reference herein. Said property is hereafter referred to as the "Leased Premises."

3. Term.

- (a) This lease shall commence the first day of the month following execution by all parties thereto and terminate thirty (30) years thereafter, term of thirty (30) years.
- (b) With respect to the Leased Premises and subject to the provisions of paragraphs 5, 8, 12(c), 17, and 18 hereof, and provided that the Lessee, at the time of exercising of the option, is in full compliance with all the terms of this Lease, the Lessee shall have the option to extend this Lease for a period of ten (10) years.
- (c) Any holding over by the Lessee after the expiration of this Lease shall be on a day-to-day basis strictly, and continuing tenancy rights shall not accrue to the Lessee.

4. <u>Use</u>,

- (a) The Leased Premises is leased hereby for the following purposes:
 - (1) Provide aircraft storage incide hangar buildings.
- (b) The leased premises shall not be used for any purpose other than in paragraph 4 (a) without first obtaining the written consent of County, which consent shall not be unreasonably withheld.

5. Rent.

- (a) Commencing after the construction rate reduction period, as referred to below in 5b, Lessee shall pay to Lessor as base rent for the use and occupancy of the Leased Premises, monthly rent equal to two thousand six hundred twenty five dollars (\$2,625.00). Said rent is due and payable in advance on the first of each month.
- (b) During construction of the leased premises, Lessee shall pay a monthly rent equal to one thousand three hundred tweive dollars and fifty cents(\$1,312.50), not to exceed twelve (12) months from the date of Lease execution by all parties. Rent shall then be paid as described in paragraph 5(a) above.
- (c) Beginning July 1, 2005, and every fifth (5th) year thereafter, the besic monthly rent shall be one-twelfth (1/12) of eight percent (8%) of the appraised fair market land value, excluding Lessee's improvements. A property appraisal for this purpose is to be performed by an independent certified appraiser, mutually acceptable to County and Lessee, knowledgeable in aviation appraising, in good standing with the American institute of Real Estate Appraisers and to be procured by the County. Once established, said land rent shall be adjusted annually in the manner set forth in Paragraph 5 (d) below.
- (d) Consumer Price Index. Beginning July 1, 2001 and at each July 1st thereafter, except for dates coinciding with the appraisals conducted every fifth year as referenced in 5(c), the rent shall be adjusted by the percentage change, in the CPI, All Urban Consumers, LA-Anaheim Area for the twelve month period ending two months before the month of rent adjustment under this paragraph. In no event will application of this paragraph result in a monthly rental amount lower than the most previous monthly

famal amount.

- 6. <u>Additional Obligations of Lessee</u>. Lessee shall, during the term of this Lease and any extensions thereof:
- (a) Observe and obey, and compel its employees, agents, invitees and those doing business with it to observe and obey all such rules and regulations of County which are now in effect or which may hereafter be promulgated; provided that such rules and regulations may not unduly interfere or conflict with the rights and privileges granted to Lessee in this amendment or any later amendments.
- (b) Employ and maintain on the leased premises sufficient personnel who are trained and skilled in order to competently perform the tasks related to the services being offered.
- (c) Operate the leased premises and perform services for the use and benefit of the general public without discrimination on the grounds of race, religion, color or national origin or in any manner prohibited by Part 15 of the Federal Aviation Administration Regulations.
- (d) Operate the leased premises and the facilities thereon in a progressive and efficient manner, charging fair and reasonable prices for each unit or service, said prices being competitive with prices charged by other fixed based operators in the Southern California area. Upon request from County, Lessee shall furnish County with a schedule of all prices for each unit or service offered for sale or lease to the general public.
 - (e) Provide landscaping and janitorial services at its own expense.
- (f) The Lessee shall observe the Taxiway Object Free Area adjacent to their leasehold to allow the passage of taxiing aircraft. The Taxiway Object Free Area boundary for Taxiway A is one hundred ten (110) feet from the center line of the taxiway.
- 7. <u>Permits, Licenses and Taxes</u>. Lessee shall secure, at its expense, all necessary permits and licenses as it may be required to obtain, and Lessee shall pay all fees and taxes levied or required by any authorized public entity. Lessee recognizes and understands that this lease may create a possessory interest subject to property taxation

and that Lessee may be subject to the payment of property taxes levied on such interest.

8. Co-Site Improvements

- (a) Lessee, at its expense, shall construct, or cause to be constructed the following improvements:
- (1) Within two months of lease execution, Lessee shall submit a plot plan to the Economic Development Agency showing the location and dimensions of all planned improvements. Upon approval of the layout by the Economic Development Agency, Lessee shall submit to the County for building permits. Construction of said improvements shall commence within thirty (30) days after the County approves building permits and be completed within twelve (12) months of Lease execution. The site may be developed in phases subject to the approval of the Economic Development Agency, provided that all construction is completed within twenty four (24) months of Lease execution. Lessee shall obtain performance, material and labor payment bonds in the amounts required by law and determined by County and shall furnish County with copies thereof prior to the commencement of such construction.
- (b) All improvements to be at lessees sole cost. Lessee shall pay for construction of any required utility extensions and hookups and any access road improvements. Lessee shall pay for all drainage improvements required to comply with French Valley Airport Master Drainage Plan. This Lease is subject to the provisions set forth in Exhibit "C", attached hereto and by this reference made apart of this Lease. All improvements to be submitted to County for approval prior to start of any construction.
- (c) Any improvements, alterations and installation of fixtures, to be undertaken by Lessee, shall have the prior written approval of the Economic Development Agency after Lessee has submitted to County proposed plot and building plans, and specifications therefore, in writing. In addition, Lessee understands and agrees that such improvements, alterations and installation of fixtures may be subject to County Ordinance Nos. 348 and 457, as well as other applicable County ordinances, and that Lessee shall fully comply with such ordinances prior to the commencement of any construction in

(d)

2 the case may be, the property of County with the exception of trade fixtures as that term 3 is used in Section 1019 of the Civil Code; provided, however, that Lessee shall have the 4 full and exclusive use and enjoyment of such improvements, alterations and fixtures during 5 the term of this lease. At or prior to the expiration of this lease, Lessee shall remove, at its 6 expense, such trade fixtures and restore said leased premises to their original shape and 7 condition as nearly as practicable. In the event Lessee does not so remove such trade 8 fixtures, they shall become the property of the County for no further consideration of any 9 kind and Lessee shall execute any documents that may be required or necessitated 10 conveying its interest in such improvements, alterations and fixtures to County. 11 12

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Off-Site Improvements

County and Lessee herein acknowledge that Lessee has no fee title (a) interest in or to the Leased Premises.

All improvements, alterations and fixtures, shall remain or become as

It is understood by the parties hereto that utility services are available (b) in the general vicinity of the leased premises, but in order for the on-site improvements required in Paragraph 7 herein to be fully usable and operational, Lessee, at its expense, shall extend and/or connect, or cause to be extended and/or connected, to any utility service facilities that may be required or desired by Lessee in the use, operation and rnaintenance of such on-site improvements. After such extensions and/or connections have been made, Lessee shall be responsible for payment of the use of such utility services, without limitation, all elegificity, gas, telephone, water and sewer.

If necessary, County shall grant right-of-way utility easements to the Lessee for telephone and/or electricity improvements. After such extensions and/or connections have been made, Lessee shall be responsible for payment of the use of any utility services, without limitation, all electricity, gas, telephone and water.

Lessee shall obtain, or cause to be obtained performance, material (c)and labor, and payment bonds in the amounts required by law and determined by County

and shall furnish County with copies thereof prior to the commencement of such off-site improvements.

- 10. Additional Obligations of Lessee. The Lessee shall maintain the Leased Premises, approaches thereto, and improvements now or hereafter located thereon, in good and sanitary order, condition, and repair, and upon any termination of this Lease, Lessee agrees to surrender said Leased Premises and improvements thereon in such condition, reasonable use and wear thereof and damages by fire, acts of God, war, civil insurrection, or by the elements excepted.
- 11. <u>Compliance with Law.</u> Lessee shall, at its sole cost and expense, comply with all of the requirements of all governmental agencies now in force, or which may hereafter be in force, pertaining to the Leased Premises, and any improvements hereafter constructed or maintained thereon, and Lessee shall faithfully observe all ordinances now or hereafter in force in the use of the Leased Premises.

12. County's Reserved Rights.

(a) The leased premises are accepted by Lessee subject to any and all existing easements or other encumbrances, and County shall have the right to enter upon the leased premises and to install, lay, construct, maintain, repair and operate such sanitary sewers, drains, storm water sewers, pipelines, manholes, connections, water, oil and gas pipelines, and telephone and telegraph power lines and such other facilities and appurtenances necessary or convenient to use in connection therewith, over, in, upon, through, across and along the leased premises or any part thereof. County also reserves the right to grant franchises, easements, rights of way and permits in, over and upon, along or across any and all portions of said leased premises as County may elect; provided, however, that no right of the County provided for in this paragraph shall be so executed as to interfere unreasonably with Lessee's use hereunder, or impair the security of any secured creditor of Lessee. County shall cause the surface of the leased premises to be restored to its original condition (as they existed prior to any such entry) upon the completion of any construction by County or its agents. In the event such construction

renders any portion of the leased premises unusable, the rent shall abate pro rata as to such unusable portion during the period of such construction. Any right of County set forth in this paragraph shall not be exercised unless a prior written notice of thirty (30) days is given to Lessee; provided, however, in the event such right must be exercised by reason of emergency, then County shall give Lessee such notice in writing as is reasonable under the existing circumstances.

- (b) County reserves the right to further develop or improve the aircraft operating area of French Valley Airport as it deems appropriate. County reserves the right to take any action it considers necessary to protect the aerial approaches of the French Valley Airport against obstruction, together with the right to prevent Lessee from erecting or permitting to be erected, any building or other structure on the French Valley Airport, which in the opinion of county, would limit the usefulness of the French Valley Airport or constitute a hazard to aircraft.
- (c) During the time of war or national emergency, County shall have the right to lease the landing area of the <u>French Valley Airport</u>, or any part thereof, to the United States Government for military use and, if such lease is executed, the provisions of this lease insofar as they are inconsistent with the provisions of such lease to the Government, shall be suspended. In that event, a just and proportionate part of the rent hereunder shall be abated, and the period of such closure shall be added to the term of this lease, or any extensions thereof, so as to extend and postpone the expiration thereof unless. Lessee otherwise elects to terminate this lease.
- (d) Notwithstanding any provisions herein, this lease shall be subordinate to the provisions of any existing or future agreement between County and the United States, relative to the operation or maintenance of the French Valley Airport, the terms and execution of which have been or may be required as a condition precedent to the expenditure or reimbursement to County of Federal funds for the development of said airport.
 - (e) This lease is subject to the provisions set forth in Exhibit "B"

 (Federally Required Lease Provisions), attached hereto and by this reference made a part of this lease.

- 13. <u>Inspection of Premises</u>. County, through its duly authorized agents, shall have, at any time during normal business hours, the right to enter the leased premises for the purpose of inspecting, monitoring and evaluating the obligations of Lessee hereunder and for the purpose of doing any and all things which it is obligated and has a right to do under this lease.
- 14. Quiet Enjoyment. Lessee shall have, hold and quietly enjoy the use the leased premises so long as lessee shall fully and faithfully perform the terms and conditions that the lessee is required to do under this lease.
- 15. Compliance with Government Regulations. Lessee shall, at Lessee's sole cost and expense, comply with the requirements of all local, state and federal statutes, regulations, rules, ordinances and orders now in force or which may be hereafter in force, pertaining to the leased premises. The final judgment, decree or order of any Court of competent jurisdiction, or the admission of Lessee in any action or proceedings against Lessee, whether Lessee be a party thereto or not, that Lessee has violated any such statutes, regulations, rules, ordinances, or orders, in the use of the leased premises, shall be conclusive of that fact as between County and Lessee.

Discrimination or Segregation.

(a) Lessee shall not discriminate in Lessee's recruiting, hiring, promotion, demotion or termination practice on the basis of race, religious creed, color, national origin, ancestry, sex, age, physical handicap, medical condition or marital status with respect to its use of the leased premises hereunder, and Lessee shall comply with the provisions of the California Fair Employment and Housing Act (Government Code Sections 12900 et seq.), the Federal Civil Rights Act of 1964 (P.L. 88-352), and all amendments thereto, Executive Order No. 11246 (30 Federal Register 12319), as amended, and all Administrative Rules and Regulations issued pursuant to said Acts and orders with respect to its use of the leased premises.

- (b) Lessee shall not discriminate against or cause the segregation of any person or group of persons on account of race, religious creed, color, national origin, ancestry, sex, age, physical handicap, medical condition or marital status, in the occupancy, use, tenure or enjoyment of the leased premises, nor shall Lessee, or any person claiming under or through Lessee, establish or permit any such practice or practices of discrimination or segregation with reference to the selection, location, number, use or occupancy of any persons within the leased premises.
- (c) Lessee assures that it will undertake an affirmative action program as required by 49 CFR, Part 21, to insure that no person shall on the grounds of race, creed, color, national origin, or sex be excluded from participating in any employment activities covered in 49 CFR, Part 21, with respect to its use of the leased premises. Lessee further assures that no person shall be excluded on these grounds from participating in or receiving services or benefits of any program or activity covered herein with respect to its use of the leased premises. Lessee further assures that it will require that its subcontractors and independent contractors provide assurance to Lessee that they similarly will undertake affirmative action programs and that they will require assurances from their subcontractors and independent contractors, as required by 49 CFR, Part 21, to the same effect with respect to their use of the leased premises.
- 17. <u>Termination by County</u>. County shall have the right to terminate this lease on 30 days written notice served on Lessee, provided Lessee has not cured or taken affirmative steps to cure the default within said 30 days:
- (a) In the event a petition is filed for voluntary or involuntary bankruptcy for the adjudication of Lessee as debtors.
- (b) In the event that Lessee makes a general assignment, or Lessee's interest hereunder is assigned involuntarily or by operation of law, for the benefit of creditors.
 - (c) In the event of abandonment of the leased premises by Lessee.

(d) In the event Lessee fails or refuses to perform, keep or observe any of Lessee's duties or obligations hereunder; provided, however, that Lessee shall have thirty (30) days in which to correct Lessee's breach or default after written notice thereof has been served on Lessee by County.

- (e) In the event Lessee fails, or refuses, to meet its rental obligations, or any of them, hereunder or as otherwise provided by law.
- (f) Failure of Lessee to maintain insurance coverage required herein and to provide evidence of coverage to the County.

18. <u>Termination by Lessee(s).</u>

Lessee shall have the right to terminate this lease in the event County fails to perform, keep, or observe any of its duties or obligations hereunder; provided, however, that County shall have thirty (30) days in which to correct its breach or default after written notice thereof has been served on it by Lessee; provided, further, however, that in the event such breach or default is not corrected, Lessee may elect to terminate this lease in its entirety or as to any portion of the premises affected thereby, and such election shall be given by an additional thirty (30) day written notice to County.

19. Eminent Domain. If any portion of the leased premises shall be taken by eminent domain and a portion thereof remains which is usable by Lessee for the purposes set forth in Paragraph 4 herein, this lease shall, as to the part taken, terminate as of the date title shall vest in the condemnor, or the date prejudgment possession is obtained through a court of competent jurisdiction, whichever is earlier, and the rent payable hereunder shall abate pro rate as to the part taken; provided, however, in such event County reserves the right to terminate this lease as of the date when title to the part taken vests in the condemnor or as of such date of prejudgment possession. If all of the leased premises are taken by eminent domain, or such part be taken so that the leased premises are rendered unusable for the purposes set forth in Paragraph 4 herein, this lease shall terminate. If a part or all of the leased premises be so taken, all compensation awarded upon such taking shall be apportioned between County and lessee according to law.

- 20. Indemnity. The Lessee covenants to hold County harmless from any and All loss, claims, or damages resulting from Lessee's violation of any term, provision, covenant, or condition of this lease, or the use, misuse, or neglect of said Leased Premises, improvements, and appurtenances, and from all claims arising out of any alleged defective or unsafe condition thereof, except with respect to any claims arising out of the conduct of County. County shall not be liable to Lessee, nor to any other person or entity, for any damage or injury occasioned by any defect in the Leased Premises, its improvements, or appurtenances. Without limiting or qualifying the foregoing, it is agreed that Lessee shall notify County immediately in writing, of any damage or injury to the Leased Premises, its improvements, or to any appurtenances, or to the sidewalk or curb abutting thereon, or as to any other condition which may expose the Lessee or County to public liability. The use of the term Lessee and County in this paragraph also includes their tenants, employees, agents, representatives, and invitees.
- 21. <u>Insurance</u>. Lessee shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverages during the term of this Lease. The procurement and maintenance of the insurance required below will not diminish or limit Lessee's obligation to indemnify or hold the County harmless.

I. Workers Compensation

Workers Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less that \$1,000,000 per person per accident. Policy shall be endorsed, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement and Waiver of Subrogation in favor of the County of Riverside, Special Districts, Directors, Officers, Board of Supervisors, elected officials, employees, agents and representatives.

II. Airport Commercial General Liability

Airport Commercial General Liability insurance coverage, including but not

limited to, premises liability, contractual liability, products and completed operations, contingent liability, personal and advertising injury and, if liquor is sold, liquor law liability covering claims which may arise from or out of Lessee's performance of its obligations hereunder. Policy shall name the County of Riverside, Specials Districts, Directors, Officers, Board of Supervisors, elected officials, employees, agents and representatives as Additional Insureds. Policy's limit of liability shall not be less than \$3,000,000 per occurrence combined single limit and \$300,000 in the aggregate. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Such insurance will include Medical Payments for a limit of \$5,000 and Fire Legal Liability for a limit of \$300,000.

III. Vehicle Liability

If Lessee's vehicles or mobile equipment are used in the performance of the obligations under this Lease, then Lessee shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. Policy shall name the County of Riverside, Specials Districts, Directors, Officers, Board of Supervisors, elected officials, employees, agents and representatives as Additional Insureds. This coverage may be included in the Airport Commercial General Liability policy.

IV. Aircraft Hull and Liability Insurance

Aircraft Hull for the full replacement value of all aircraft stored by the Lessee in the Leased Premises and the contents thereof. Policy will be endorsed to include the County of Riverside, Special Districts, Directors, Officers, Elected Officials, employees, agents and representatives as Additional Insureds. Lessee may elect to self-insure or un-insure the hull portion of the coverage required herein; however, if Lessee elects not to acquire commercial

insurance for the hull, Lessee agrees to hold the County of Riverside harmless and not make any claim against the County of Riverside for loss or damage to the hull of his aircraft for any reason whatsoever regardless of any negligence of the County that may have contributed to said loss or damage. Aircraft Liability Coverage and commercial general liability insurance including, but not limited to, premises liability and contractual liability with a limit of liability for bodily injury (including death) and property damage of at least \$1,000,000 with a per seat limit of not less than \$100,000. Coverage will apply to all owned aircraft and all non-owned or hired aircraft operated by the Lessee. Policy will be endorsed to include the County of Riverside, Special Districts, Directors, Officers, Elected Officials, employees, agents and representatives as Additional Insureds.

V. Products Liability Insurance

If Lessee Provides maintenance and repair services under the terms of this Lease, Lessee shall provide Products Liability Insurance including completed operations not otherwise covered by the Airport Commercial General Liability policy with a limit of not less than \$2,000,000 any one occurrence combined single limit and in the annual aggregate.

VI. Hangar Keepers Liability Insurance (Ground Coverage)

Hangar Keepers Liability Insurance providing coverage for aircraft in the care, custody or control of the Lessee with a limit equal to the replacement value of all aircraft hulls controlled by the Lessee while on the ground however, in no event, shall the limit of liability be less than \$1,000,000.

VII. Hangar Keepers Liability Insurance (Flight Coverage)

If applicable, Lessee shall provide Hangar Keepers Liability Insurance providing coverage for aircraft in the care, custody or control of the Lessee with a limit equal to the replacement value of highest valued hull that may be

flight tested by the Lessee however, in no event, shall the limit of liability be less than \$1,000,000.

VIII. Property (Physical Damage):

- i. All-Risk real and personal insurance coverage, including earthquake and flood if applicable, for the full replacement cost value of building, structures, fixtures, equipment, improvements/alterations and systems on the premises for property that the Lessee owns or is contractually responsible for. Policy shall include Business Interruption, Extra Expense, and Expediting Expense to cover the actual loss of business income sustained during the restoration period.
- ii. Boiler & Machinery insurance coverage on a full replacement cost value basis. Policy shall provide Business Interruption, Extra Expense, and Expediting Expense coverage as well as coverage for off-premises power failure.
- IX. <u>Insurance for Sub-Lessee's</u>. Lessee shall require each of its Sub-Lessee's to meet all insurance requirements imposed by the Lessee. These requirements, with the approval of the County's Risk Manager, may be modified to reflect the activities associated with the Sub-Lessee.

X. General Insurance Provisions - All lines:

- i. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California unless waived, in writing, by the County Risk Manager. Carrier(s) shall have an A.M. BEST rating of not less than an A: VIII (A:8).
- ii. Insurance deductibles or self-insured retentions must be declared by the Lessee's insurance carrier(s), and such deductibles and retentions shall have the prior written consent from the County Risk Manager. Failure of the Lessee's carriers to declare deductibles or self insured retentions to the County shall waive any obligation of the

III.

County, as additional insured, to honor said deductibles or self insured retentions in the event of Lessee's insolvency. Upon notification of deductibles or self insured retentions unacceptable to the County, and at the election of the County's Risk Manager, Lessee's carriers shall either: 1) reduce or eliminate such deductibles or self-insured retentions as respects this Lease with the County, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

Cause Lessee's insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance indicating coverage as required herein, or 2) if requested to do so in writing by the County Risk Manager, provide original Certified copies of policies showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Lease shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance, evidencing coverages set forth herein and the insurance required herein is in full force and effect. Lessee shall not commence operations until the County of Riverside has been furnished original Certificate(s) of Insurance as required in this Section. The original Certificate of Insurance shall be signed by an individual authorized by the insurance carrier to do so on its behalf.

iv. It is understood and agreed to by the parties hereto and the insurance company(s), that the Certificate(s) of Insurance and policies shall so covenant and shall be construed as primary insurance, and the County's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.

XI. The County of Riverside's Reserved Rights-Insurance

If during the term of this Lease or any extension thereof, there is a material change in the scope of services or performance of work; or, there is a material change in the scope of services or performance of work the County of Riverside reserves the right to adjust the types of insurance required under this Lease and the monetary limits of liability for the insurance coverages currently required herein, if; in the EDA's Executive Director's reasonable judgment, upon advise of the County Risk Manager, the amount or type of insurance carried by the Lessee has become inadequate. The Lessee agrees to notify the County of any plan or change of plan for the Lessee's operations and such notification shall occur prior to implementing any such change.

22. Hold Harmless.

- (a) Lessee represents that it has inspected the leased premises accepts the condition thereof and fully assumes any and all risks associated to the use thereof. County shall not be liable to Lessee, its officers, agents, employees, subcontractors or independent contractors for any personal injury or property damage suffered by them which may result from hidden, latent or other dangerous conditions in, on, upon or within the leased premises; provided, however, that such dangerous conditions are not caused by the sole negligence of County, its officers, agents or employees.
- (b) Lessee shall indemnify and hold County, its elected officials, officers, agents, employees, and independent contractors free and harmless from any liability whatsoever, based or asserted upon any act or omission of Lessee, its officers, agents,

employees, subcontractors and independent contractors, for property damage, bodily injury, or death or any other element of damage of any kind or nature, relating to or, in anyway connected with or arising from its use and responsibilities in connection therewith of the leased premises or the condition thereof, and Lessee shall defend, at its expense, including without limitation attorney fees, expert fees and investigation expenses, County, its elected officials, agents, employees and independent contractors in any legal action based upon such alleged acts or omissions. The obligation to indemnify and hold County free and harmless herein shall survive until any and all claims, actions and causes of action with respect to any and all such alleged acts or omissions are fully and finally barred by the applicable statute of limitations.

- (c) County shall indemnify and hold Lessee, its officers, agents, employees and independent contractors free and harmless from any liability whatsoever, based or asserted upon any act or omission of County, its elected officials, officers, agents, employees, subcontractors and independent contractors, for property damage, bodily injury, or death or any other element of damage of any kind or nature, relating to or. in anyway connected with or arising from its use and responsibilities in connection therewith of the leased premises or the condition thereof, and County shall defend, at its expense, including without limitation attorney fees, expert fees and investigation expenses, Lessee, its, agents, employees, and independent contractors in any legal action based upon such alleged acts or omissions. The obligation to indemnify and hold Lessee free and harmless herein shall survive until any and all claims, actions and causes of action with respect to any and all such alleged acts or omissions are fully and finally barred by the applicable statute of limitations.
- (d) The specified insurance limits required in Paragraph 21 herein shall in no way limit or circumscribe Lessee's obligations to indemnify and hold County free and harmless herein.
- 23. <u>Assignment.</u> Lessee cannot assign, sublet, mortgage, hypothecate or otherwise transfer in any manner any of its rights, duties or obligations hereunder to any

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person or satisfy without the written consent of Goardy being first obtained, which consent shall not be unreasonably withheld.

24. Right to Encumber/Right to Cure.

- (a) Lessee Right to Encumber. Notwithstanding provisions of Paragraph 23 herein, County does hereby consent to and agree that Lessee may encumber or assign, or both, for the benefit of a lender, herein called Encumbrancer, this lease, the leasehold estate and the improvements thereof by a deed of trust, mortgage or other security-type instrument, herein called trust deed, to assure the payment of the promissory note of Lessee if the Encumbrancer is an established bank, savings and loan association or insurance company, and the prior written consent of County shall not be required:
- (1) To a transfer of this lease at foreclosure under the trust deed, judicial foreclosure, or an assignment in lieu of foreclosure; or
- (2) To any subsequent transfer by the Encumbrancer if the Encumbrancer is an established bank, savings and loan association or insurance company, and is the purchaser at such foreclosure sale, or is the assignee under an assignment in lieu of foreclosure; provided, however, that in either such event the Encumbrancer forthwith gives notice to county in writing of any such transfer, setting forth the name and address of the transferee, the effective date of such transfer, and the express agreement of the transferee assuming and agreeing to perform all of the obligations under this lease, together with a copy of the document by which such transfer was made. Any Encumbrancer described in Paragraph 24 (a), which is the transferee under the provisions of Paragraph 24(a), shall be liable to perform the obligations and duties of Lessee under this lease only so long as such transferee holds title to the leasehold. Any subsequent transfer of this leasehold hereunder, except as provided for in Paragraph 24 (a), shall not be made without the prior written consent of County and shall be subject to the conditions relating hereto as set forth in Paragraph 24 herein. Lessee shall give County prior notice of any such trust deed, and shall accompany such notice with a true copy of the trust deed and note secured thereby.

- (b) Right of Encumbrancer to Cure. County agrees that it will not terminate this lease because of any default or breach hereunder on the part of Lessee if the Encumbrancer under the trust deed, within ninety (90) days after service of written notice on the Encumbrancer by County of its intention to terminate this lease for such default or breach shall:
- (1) Cure such default or breach if the same can be cured by the payment or expenditure of money provided to be paid under the terms of this lease; provided, however, that for the purpose of the foregoing, the Encumbrancer shall not be required to pay money to cure the bankruptcy or insolvency of Lessee; or,
- under the trust deed to commence and thereafter diligently to pursue to completion steps and proceedings for judicial foreclosure, the exercise of the power of sale under and pursuant to the trust deed in the manner provided by law, or accept from Lessee an assignment in lieu of foreclosure, and keep and perform all of the covenants and conditions of this lease requiring the payment or expenditure, of money by Lessee(s) until such time as said leasehold shall be sold upon foreclosure pursuant to the trust deed, be released or reconveyed thereunder, be sold upon judicial foreclosure or be transferred by deed in lieu of foreclosure.
- 25. Estoppel Certificate. Each party shall, at any time during the term of the Lease, within ten (10) days of written Notice (or as soon as reasonably possible) from the other party, execute and deliver a statement in writing certifying that this Lease is unmodified and in full force and effect, or if modified, stating the nature of such modification. The statement shall include other details requested by the other party as to the date to which rent and other charges have been paid, and the knowledge of the other party concerning any uncured defaults with respect to obligations under this Lease and the nature of such defaults, if they are claimed. Any such statement may be relied upon conclusively by any prospective purchaser, encumbrancer, or sublessee of the Demised Premises, the building or any portion thereof.

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- Toxic Materials. During the term of this lease and any, extensions thereof, 26. Lessee shall not violate any federal, state or local law, or ordinance or regulation, relating to industrial hygiene or to the environmental condition on, under or about the leased premises including, but not limited to, soil air and groundwater conditions. Further, Lessee, its successors, assigns and subissees, shall not use, generate, manufacture, produce, store or dispose of on, under or about the leased premises or transport to or from the leased premises any flammable explosives, asbestos, radioactive materials, hazardous wastes, toxic substances or related injurious materials, whether injurious by themselves or in combination with other materials (collectively, "hazardous materials"). For the purpose of this lease, hazardous materials shall include, but not be limited to, substances defined as "hazardous substances," "hazardous materials," or "toxic substances" in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq.; the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq.; the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq.; and those substances defined as "hazardous wastes" in Section 25117 of the California Health and Safety Code or as "hazardous substances" in Section 25316 of the California Health and Safety Code; and in the regulations adopted in publications promulgated pursuant to said laws.
- 27. National Pollution Discharge Elimination System (NPDES) Permit. Lessee acknowledges, understands and agrees that it shall comply with California State Water Resources Control Board general permit requirements relating to storm water discharges associated with activities such as aircraft rehabilitation, mechanical repairs, fueling, lubrication, cleaning, painting and deicing. Lessee further acknowledges, understands and agrees that it shall participate as a co-permittee under said general permit, participate in the French Valley Airport Storm Water Pollution Prevention Plan (SWPPP) as noted in Exhibit "D", including without limitation, the Best Management Practices, Best Available Technology Economically Achievable, and Best Convention Pollutant Control Technology."
 - 28. Free from Liens. Lessee shall pay, when due, all sums of money that may

become due for any labor, services, material, supplies, or equipment, alleged to have been furnished or to be furnished to Lessee, in, upon, or about the leased premises, and which may be secured by a mechanics, materialmen's or other lien against the leased premises or County's interest therein, and will cause each such lien to be fully discharged and released at the time the performance of any obligation secured by such lien matures or becomes due; provided, however, that if Lessee desire to contest any such lien, it may do so, but notwithstanding any such contest, if such, lien shall be reduced to final judgment, and such judgment or such process as may be issued for the enforcement thereof is not promptly stayed, or if so stayed, and said stay thereafter expires, then and in such event, Lessee shall forthwith pay and discharge said judgment.

- 29. <u>Employees and Agents of Lessee</u>. It is understood and agreed that all persons hired or engaged by Lessee shall be considered to be employees or agents of Lessee and not of County.
- 30. <u>Binding on Successors.</u> Lessee, its assigns and successors in interest, shall be bound by all the terms and conditions contained in this lease, and all of the parties thereto shall be jointly and severally liable hereunder.
- 31. Right of First Refusal. Providing Lessee faithfully performs all of the conditions and covenants contained herein, and is not in default of the Lease at the date of expiration, and further providing Lessor offers the Leased Premises for lease at any time during the twelve (12) months subsequent to said expiration, Lessee, its successor, or assigns shall have the first right of refusal to enter into a new lease agreement with Lessor under the final terms being offered by Lessor to any prospective lessee. Issuance of a Request for Proposals or Bid or similar issuance does not constitute an offering of lease terms. Lessor shall provide Lessee written notice by United State mail, that the Leased Premises are available for lease and the terms of said lease, and Lessee shall have thirty (30) days from the postmark of said notice to give written notice of acceptance of the proposed lease under the terms and conditions contained in said notice. Should Lessee fail to notify Lessor of acceptance of said lease agreement within the thirty (30) days set

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forth herein, Lessee shall be deemed to have rejected said offer to lease, and Lessor shall be released from any further obligation hereunder.

- 32. <u>Waiver of Performance</u>. No waiver by County at any time of any of the terms and conditions of this lease shall be deemed or construed as a waiver at any time thereafter of the same or of any other terms or conditions contained herein or of the strict and timely performance of such terms and conditions.
- 33. <u>Severability</u>. The invalidity of any provision in this lease as determined by a court of competent jurisdiction shall in no way affect the validity of any other provision hereof.
- 34. <u>Venue</u>. Any action at law or in equity brought by either of the parties hereto for the purpose of enforcing a right or rights provided for by this lease shall be tried in a Court of competent jurisdiction in the County of Riverside, State of California, and the parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other County.
- 35. Attorneys' Fees. In the event of any litigation or arbitration between Lessee and County to enforce any of the provisions of this lease or any right of either party hereto, the unsuccessful party to such litigation or arbitration agrees to pay to the successful party all costs and expenses, including reasonable attorneys' fees, incurred therein by the successful party, all of which shall be included in and as a part of the judgment or award rendered in such litigation or arbitration.
- 36. <u>Notices</u>. Any notices required or desired to be served by either party upon the other shall be addressed to the respective parties as set forth below:

COUNTY

LESSEE

County of Riverside Economic Development Agency 3525 14th Street Riverside, CA 92501 Attn: Executive Director

Murrieta Executive Air Park MEA LLC 2262 Rutherford Road, Suite 103 Carlsbad, CA. 92008 Attn: Kevin Stumm

or to such other addresses as from time to time shall be designated by the respective parties.

- 37. <u>Paragraph Headings</u>. The paragraph headings herein are for the convenience of the parties only, and shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or Intent of the provisions or language of this lease.
- 38. <u>County's Representative</u>. County hereby appoints the Economic Development Agency's Executive Director or his designee as its authorized representative to administer this lease.
- 39. Acknowledgment of Lease by County. Upon execution of this lease by the parties hereto, this lease shall be acknowledged by County in such a manner that it will be acceptable by the County Recorder for recordation purposes, and thereafter, Lessee shall cause this lease to be recorded in the office of the county Recorder of Riverside County forthwith and furnish County with a conformed copy thereof.
- 40. Agent for Service of Process. It is expressly understood and agreed that in the event Lessee is not a resident of the State of California or it is an association or partnership without a member or partner resident of the State of California, or it is a foreign corporation, then in any such event, Lessee shall file with County's clerk, upon its execution hereof, a designation of a natural person residing in the State of California, giving his or her name, residence and business addresses, as its agent for the purpose of service of process in any court action arising out of or based upon this lease, and the delivery to such agent of a copy of any process in any such action shall constitute valid service upon Lessee. It is further expressly understood and agreed that if for any reason service of such process upon such agent is not feasible, then in such event Lessee may be personally served with such process out of this County and that such service shall constitute valid service upon Lessee. It is further expressly understood and agreed that Lessee is amenable to the process so served, submits to the jurisdiction of the Court so obtained and waives any and all objections and protests thereto.
- 41. <u>FAA Consent to Lease</u>. Lessee acknowledges that <u>French Valley Airport</u> was transferred to the County by the Federal Government and, as such, may require FAA consent to the Lease.

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written consent of the parties hereto.

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Entire Lease. This lease is intended by the parties hereto as a final

expression of their understanding with respect to the subject matter hereof and as a

complete and exclusive statement of the terms and conditions thereof and supersedes any

and all prior and contemporaneous leases, agreements and understandings, oral or

written, in connection therewith. This lease may be changed or modified only upon the

	H .
2	43. Construction of Lease. The parties hereto negotiated this lease at arms
3	length and with the advise of there respective attorneys, and no provisions contained
4	herein shall be construed against County solely because it prepared this lease in its
5	executed form.
6	
7	COUNTY OF RIVERSIDE
8	Date:SEP 1 1 2001
9	(SEAL)
10	1302
11	Zhairman, Board of Supervisors James A. Venable
12	Approved as to Form: Attest:
13	AUG 1 3 2001
14	By: D. Blankenships By: Marque Allermy
15	Joe S. Rank, Assistant County Counsel Jo Gerald A. Maloney, Clerk of the Board
16	Murrieta Executive Air Park Mea, LLC
17	
18	Date: 3214 30 2001
19	- RHC
20	By: Ul Choo
21	Title: KRESIDENT
22	11, 0
23	By: John June
24	Title: CECTZETAZY
25	Attachments:
26	Exhibit A - Legal Description
27	 Exhibit B - Federally Required Lease Provisions Exhibit C - Minimum Standards Exhibit D - Storm Water Pollution Prevention Plan
28	F:\Shared\EDCOM\AIRPORTS\FRVALLEY\McMahan Lease.wpd
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SUBMITTAL DATE: February 18, 2004

FROM: Economic Development Agency

SUBJECT: First Amendment to Lease between the County of Riverside and Murrieta Executive Airpark MEA, LLC, as Lessee, dated September 11, 2001, French Valley Airport, 3rd District

RECOMMENDED MOTION: That the Board of Supervisors:

- (1) Approve the First Amendment to Lease; and
- (2) Authorize the Chairman to Execute the First Amendment to Lease.

BACKGROUND: On September 11, 2001 the County of Riverside entered into a Lease with Murrieta Executive Air Park MEA, LLC, a California Limited Liability Company, for a four-acre parcel at French Valley Airport for the development of aircraft storage hangars. Lessee has requested that the uses permitted under the Lease be expanded to permit the operation of an FAA authorized aircraft maintenance and repair station in Building 2, Hangars 15 and 16. Lessee would install an oil water separator and floor drains in Hangars 15 and 16 prior to commencement of repair and maintenance operations.

Staff recommends approval of the First Amendment to Lease, which has been reviewed and approved by County Counsel.

> FORM APPROVED COUNTY COUNSEL

R 0 9 2004

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Bradley J. Hudson Assistant County Executive Officer/EDA

FINANCIAL DATA

Current F.Y. Total Cost: **Current F.Y. Net County Cost: Annual Net County Cost:**

5 0 \$ 0

\$ 0

In Current Year Budget: **Budget Adjustment:**

For Fiscal Year:

N/A No N/A

SOURCE OF FUNDS: N/A

Positions To Be Deleted Per A-30

Requires 4/5 Vote

C.E.O. RECOMMENDATION:

APPROVE

Policy Policy Ø

Consent

Dep't Recomm.:

Consent

Ofc.:

Exec

County Executive Office Signature

MINUTES OF THE BOARD OF SUPÉRVISORS

On motion of Supervisor Venable, seconded by Supervisor Ashley and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Venable, Wilson and Ashley

Noes:

None

Absent:

None

Date:

March 23, 2004

XC:

EDA, Co.Co., Auditor

Prev. Agn. Ref.: 9/1/1/01, 3.22

District: 3rd

Agenda-Number:

ATTACHMENTS FILED MANTEL THE OF EDY OF THE BOARD

Mancy Romer

legs of the Board

Deputy

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FIRST AMENDMENT TO LEASE French Valley Airport

The County of Riverside, hereinafter County, and Murrieta Executive Air Park MEA, LLC hereinafter Lessee, hereby agree to amend the following paragraphs and subparagraphs of that certain Lease between the parties dated September 11, 2001, attached hereto as Exhibit A, to read as follows:

Paragraph 4. <u>Use</u>. Add the following subparagraph:

(a) (2) Aircraft maintenance and repair by an FAA Authorized Repair Station in Building 2, Hangars 15 and 16.

Paragraph 8. On-Site Improvements. Subparagraph (a) add sub-paragraph (2):

(2) Prior to commencing maintenance and repair activities, Lessee shall install an oil water separator and floor drains according to plans and specifications approved by County and Eastern Municipal Water District.

All other provisions of the Lease, as hereby amended, shall remair, the same as written in the Lease dated September 11, 2001. The parties hereto negotiated this Lease Amendment at arms length and with the advice of their respective attorneys, and no provisions contained herein shall be construed against the County solely because it prepared this Lease Amendment in its executed form.

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ITEM 3.19 (ID # 3505)

MEETING DATE:

Tuesday, February 7, 2017

FROM: ECONOMIC DEVELOPMENT AGENCY (EDA):

SUBJECT: ECONOMIC DEVELOPMENT AGENCY (EDA): Approve Third Amendment to Lease between County of Riverside and Murrieta Executive Air Park MEA, LLC; Consent to Assignment of Subleases and Bill of Sale between William T. Daileda, Trustee of the Daileda Family 1997 Trust dated December 19, 1997 and Bradford McLean; French Valley Airport; CEQA Exempt; District 3, [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Find that the project is exempt from California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301 and Section 15061 (b)(3);
- 2. Approve the attached Third Amendment to Lease (French Valley Airport), including exhibits, between County of Riverside, as lessor, and Murrieta Executive Air Park, MEA, LLC, a California limited liability company (MEA), as lessee (Amendment);
- 3. Approve the attached Consent to Assignment of Sublease (Hangar No. 15) (Consent to Assignment of Sublease (15)) relating to the assignment of William T. Daileda, Trustee of the Daileda Family 1997 Trust dated December 19, 1997 (Daileda), interest as sublessee, under that certain Sublease dated May 1, 2004, between MEA, as sublessor and Daileda, as sublessee, relating to the sublease of 37170 Sky Canyon Drive, Hangar No. 15, also known as Building 2, Hangar E, Murrieta, California, French Valley Airport, (Subleased Property 15), to Bradford McLean and Amy McLean (collectively, McLean):

ACTION: Policy

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Jeffries and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Tayaglione, Washington and Ashley

Nays:

None None

Absent: Date:

February 7, 2017

XC:

EDA

Kecia Harper-Ihem

Clerk of the Board

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$0	\$0	\$0	\$ 0
NET COUNTY COST	\$0	\$0	\$0	\$ 0
SOURCE OF FUND	S: N/A	· ·	Budget Adjustment: No For Fiscal Year: 2016/17	

C.E.O. RECOMMENDATION

Approve

RECOMMENDED MOTION Continued:

- 4. Approve the attached Consent to Assignment of Sublease (Hangar No. 16) (Consent to Assignment of Sublease (16)) relating to the assignment of Daileda's interest as sublessee, under that certain Sublease dated May 1, 2004, between MEA, as sublessor, and Daileda, as sublessee, relating to the sublease of 37170 Sky Canyon Drive, Hangar No. 16, also known as Building 2, Hangar F, Murrieta, California, French Valley Airport, (Subleased Property 16) to McLean;
- 5. Approve and consent to the sale of Hangar No. 15 (also known as Building 2, Hangar E) and Hangar No. 16 (also known as Building 2, Hangar F) located on Subleased Property 15 and Subleased Property16 respectively, as more specifically set forth in the attached Commercial Property Purchase Agreement and Joint Escrow Instructions dated April 30, 2016 between Daileda (as seller) and Bradford McLean (as buyer);
- 6. Authorize the Chairman of the Board of Supervisors to execute the attached Third Amendment to Lease;
- 7. Authorize the Assistant County Executive Officer to execute the attached Consent to Assignment of Sublease (Unit No. 15), Consent to Assignment of Sublease (Unit No. 16), and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions; and
- 8. Authorize the Assistant County Executive Officer/EDA, or designee, to take all necessary steps to implement the Consent to Assignment of Sublease (Unit No. 15), Consent to Assignment of Sublease (Unit No. 16), and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions including, but not limited to, executing subsequent necessary to and relevant documents, subject to approval by County Counsel.

BACKGROUND:

<u>Summary</u>

Amendment of Lease

The County of Riverside, as lessor, entered into a Lease with Murrieta Executive Air Park MEA, LLC, a California limited liability company(MEA), as lessee, dated September 11, 2001, and effective October 1, 2001, as amended by that certain First Amendment to Lease dated March 23, 2004, and that certain Second Amendment to Lease dated June 27, 2006, (collectively, Lease), providing for the lease of 4 acres of vacant land at the French Valley Airport, County of Riverside (Leased Premises), and the construction thereon of aircraft hangars and aviation related buildings The Lease has a 30 year term with one 10-year option to extend. MEA has constructed 16 hangars on the Leased Premises. The Lease is attached.

The Lease as currently drafted provides that all improvements constructed on the Leased Premises by MEA are owned by County both during and after the expiration of the Lease term. This provision is atypical in long-term leases as it impacts the financeability of the Lease. Commercial lenders are willing to lend funds only if the collateral for the loan provides adequate security from which the lender can be repaid. As such, County Aviation staff recommend amending the Lease to provide that MEA shall own the improvements constructed on the Leased Premises during the duration of the Lease term, including any extensions. Ownership of all improvements (except for trade fixtures) will revert back to the County upon the expiration or earlier termination of the Lease. The proposed amendment is set forth in the attached Third Amendment to Lease (Amendment). Other than the modification to the ownerships of the improvements, the terms of the Lease shall remain the same. Facilitating debt financing will add value to both the Leased Premises and the French Valley Airport.

Assignment of Sublease

MEA entered into the following Subleases with William T. Daileda and Lynn B. Dalieda, Trustees of the Dalieda Family 1997 Trust dated December 19, 1997 (Original Daileda) which were approved by the County (i) Sublease dated May 1, 2004 and recorded on July 9, 2004 as Instrument No. 2004-0533151 In the Official Records of Riverside County (Official Records), relating to the sublease of 37170 Sky Canyon Drive, Hangar No. 15, also known as Building 2, Hangar E, Murrieta, California, French Valley Airport (Sublease Hanger No. 15), and (ii) Sublease dated May 1, 2004 and recorded on July 9, 2004 as Instrument No. 2004-0533152 in the Official Records, relating to the sublease of 37170 Sky Canyon Drive, Hangar No. 16, also known as Building 2, Hangar F, Murrieta, California, French Valley Airport (Sublease Hangar No. 16). Sublease Hangar No. 15 and Sublease Hangar No. 16 are attached. Daileda, Trustee of the Dalieda Family 1997 Trust dated December 19, 1997 (Daileda), successor in interest to the Original Daileda, desires to assign its interests under Sublease Hangar No. 15 and Sublease Hangar No. 16 to Bradford McLean and Amy McLean, husband and wife as joint tenants (collectively, McLean). Daileda cannot assign its interest as sublessee without the County's prior consent. A copy of the form of Assignment of Sublease and each proposed form of County Consent to Assignment of Sublease is attached.

In connection with the assignment of Daileda's interest in Sublease Hangar No. 15 and Sublease Hangar No. 16, Daileda, as seller, and Bradford McLean, as buyer, entered into that certain Commercial Property Purchase Agreement and Joint Escrow Instructions (Purchase Agreement) dated April 30, 2016 relating to the sale of Hangar Nos. 15 and 16 located on the subleased premises. The Purchase Agreement is subject to the consent and approval of the County. Copies of the Purchase Agreement and proposed Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions are attached. McLean will not change the existing use of the subleased premises. The Purchase Agreement will not impact the terms of the Lease.

CEQA

Pursuant to the California Environmental Quality Act (CEQA), the Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions and Amendment were reviewed and determined to be categorically exempt from CEQA under State CEQA Guideline Section 15301, Class 1 - Existing Facilities and State CEQA Guideline Section 15061(b) (3), General Rule or "Common Sense" Exemption. The proposed project consists of the following, (i) the Amendment which amends the existing Lease to provide MEA, as tenant, with ownership of the improvements located on the Leased Premises during the duration of the Lease term impacting the financeability of the Lease, and no expansion of an existing use will occur, and (ii) Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions, which consent to the assignment of sublessee rights under existing subleases relating to the letting of property involving existing facilities and the sale of existing facilities, and no expansion of an existing use will occur. In addition, it can be seen with certainty that there is no possibility that the proposed project may have a significant effect on the environment and will not lead to any direct or reasonably indirect physical environmental impacts since the impacts of the Amendment will be purely financial and administrative and the impacts of the Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions, will be administrative and operation related. The environmental impacts of the existing improvements located on the Leased Premises under the existing Lease were already evaluated under CEQA pursuant to the 2010 Master Plan and certified Mitigated Negative Declaration (MND) (SCH No. EDA/CEQA 2010-02). A Notice of Exemption will be filed by staff with the County Clerk within 5 days of the approval of the Amendment, Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions.

Staff recommends that the Board of Supervisors approve the proposed Amendment, Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions. County Counsel has reviewed and approved the aforementioned documents as to form.

Impact on Residents and Businesses

The proposed Amendment, Consent to Assignment of Sublease Hangar No. 15, Consent to Assignment of Sublease Hangar No. 16, and Consent to Commercial Property Purchase Agreement and Joint Escrow Instructions will assist in the County's effort to increase airport operations which will in turn provide increased patron activities for local businesses.

SUPPLEMENTAL:

Additional Fiscal Information

There is no net county cost and no budget adjustment required

ATTACHMENTS:

Attachment A - Lease (including all exhibits and amendments)

Attachment B - Third Amendment to Lease

Attachment C - Sublease Hangar No. 15

Attachment D - Sublease Hangar No.16

Attachment E - Assignment of Sublease Hangar No. 15

Attachment F - Assignment of Sublease Hangar No. 16

Attachment G - Consent to Assignment of Sublease Hangar No. 15

Attachment H - Consent to Assignment of Sublease Hangar No. 16

Attachment I - Consent to Commercial Property Purchase Agreement and Joint Escrow

Instructions

RF:JVW:TM:JV:mm

Gregory V. Priaryos, Director County Counsel

THIRD AMENDMENT TO LEASE (FRENCH VALLEY AIRPORT)

RECITALS

WHEREAS, County owns that certain real property identified as APN 963-030-010, located in the County of Riverside, also known as French Valley Airport, as identified on the Site Map attached hereto as Attachment No. 1 and incorporated herein by this reference ("French Valley Airport")'

WHEREAS, the County, as lessor, and Lessee, entered into that certain Lease (French Valley Airport), dated September 11, 2001, and effective October 1, 2001, as amended by that certain First Amendment to Lease dated March 23, 2004, and that certain Second Amendment to Lease dated June 27, 2006, (collectively, "Lease"), providing for the lease of 3.5 acres of vacant land at the French Valley Airport, County of Riverside, legally described in Attachment 2 attached hereto and incorporated herein by this reference (Leased Premises), and the construction thereon of aircraft hangars and aviation related buildings;

WHEREAS, the Lease has a 30 year term with one 10-year option to extend. Lessee has constructed 16 hangars on the Leased Premises. Any capitalized term not otherwise defined herein shall have the meaning ascribed to such term in the Lease;

WHEREAS, the Lease as currently drafted provides that all improvements constructed on the Leased Premises by Lessee are owned by County both during and after the expiration of the Lease term. This provision is atypical in long-term leases and impacts the financeability of the Lease;

WHEREAS, in an effort to add value to both the Leased Premises and the French Valley Airport, County and Lessee desire to amend the Lease to provide that Lessee shall own the

improvements constructed on the Leased Premises during the duration of the Lease term, including any extensions, and that ownership of all improvements (except for trade fixtures) will revert back to the County upon the expiration or earlier termination of the Lease, as more specifically set forth below.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged, the Parties do hereby agree as follows:

- 1. <u>Recitals</u>. The Recitals and attachments referenced above are incorporated herein by this reference and adopted by the Parties to be true and correct.
- 2. <u>Amendment to Lease</u>. Section 8 of the Lease is hereby amended to delete Section 8(d) in its entirety and replace with the following:
- "8 (d) During the term of this Lease, all improvements, alterations, and fixtures constructed by the Lessee on the Leased Premises shall be owned by Lessee until the Lease is terminated, legally relinquished, abandoned or upon the expiration of Lease including any hold-over period. Upon termination, relinquishment, abandonment or upon the expiration of the Lease (including any hold-over period), legal title to all improvements constructed by the Lessee shall cease to exist, and all interest associated therewith shall revert to the County free and clear of any and all rights to possession and all claims to or against them by Lessee or any third person or entity. At the expiration or earlier termination of this Lease, Lessee shall also surrender to County possession of the Leased Premises and all improvements constructed thereon free and clear of all liens, encumbrances and mortgages. Lessee shall have the full and exclusive use and enjoyment of such improvements, alterations, and fixtures during the term of this Lease. At or prior to the expiration of this Lease, Lessee shall remove, at its expense, such trade fixtures (not including buildings and improvements affixed to the land), and restore the Leased Premises to their original shape and condition in good, safe and sanitary condition, subject to ordinary wear and tear. In the event Lessee does not remove such trade fixtures, they shall become the property of the County for no further consideration

of any kind, and Lessee acknowledges and agrees that County shall have the right to charge Lessee for removal of any trade fixtures that so remain by Lessee upon the expiration or early termination of the Lease. At County's request Lessee shall execute and deliver to County assignments of leases and a quitclaim deed, both in commercially reasonable form and as prepared by County. By the quitclaim deed Lessee shall quitclaim any right, title or interest which Lessee may have or claim to have in the improvements."

3. Miscellaneous

- a. <u>Interpretation</u>. This Third Amendment, when combined with the Lease, sets forth and contains the entire understanding and agreement of the Parties hereto and correctly sets forth the rights, duties and obligations of each to the other as of this date. There are no oral or written representations, understandings, or ancillary covenants, undertakings or agreements, which are not contained or expressly referred to within this Third Amendment or the Lease.
- Amendment and all amendments hereto must be in writing and signed by the appropriate authorized representatives of the County and Lessee. Failure or delay by County in giving notice of any default under this Third Amendment or the Lease shall not constitute a waiver of any default, nor shall it change the time of default. Except as otherwise expressly provided in this Third Amendment and in the Lease, any failures or delays by either party in asserting any of its rights and remedies as to any default shall not operate as a waiver of any default or of any such rights or remedies. Delays by either party in asserting any of its rights and remedies shall not deprive either party of its right to institute and maintain any actions or proceeding which it may deem necessary to protect, assert or enforce any such rights or remedies.
- c. <u>Attachments</u>. Each of the attachments and exhibits attached hereto are incorporated herein by this reference.
 - d. Effectiveness of Lease. Except as modified and amended by this Third

Amendment, all other terms and conditions of the Lease remain unmodified and in full force and effect.

- e. <u>Counterparts</u>. This Third Amendment may be signed by the different parties hereto in counterparts, each of which shall be an original but all of which together shall constitute one and the same agreement.
- f. <u>Effective Date</u>. The effective date of this Third Amendment is the date this Third Amendment is executed by the County's Chairman of the Board of Supervisors.

[Remainder of Page Intentionally Blank]

[Signatures on the Following Page]

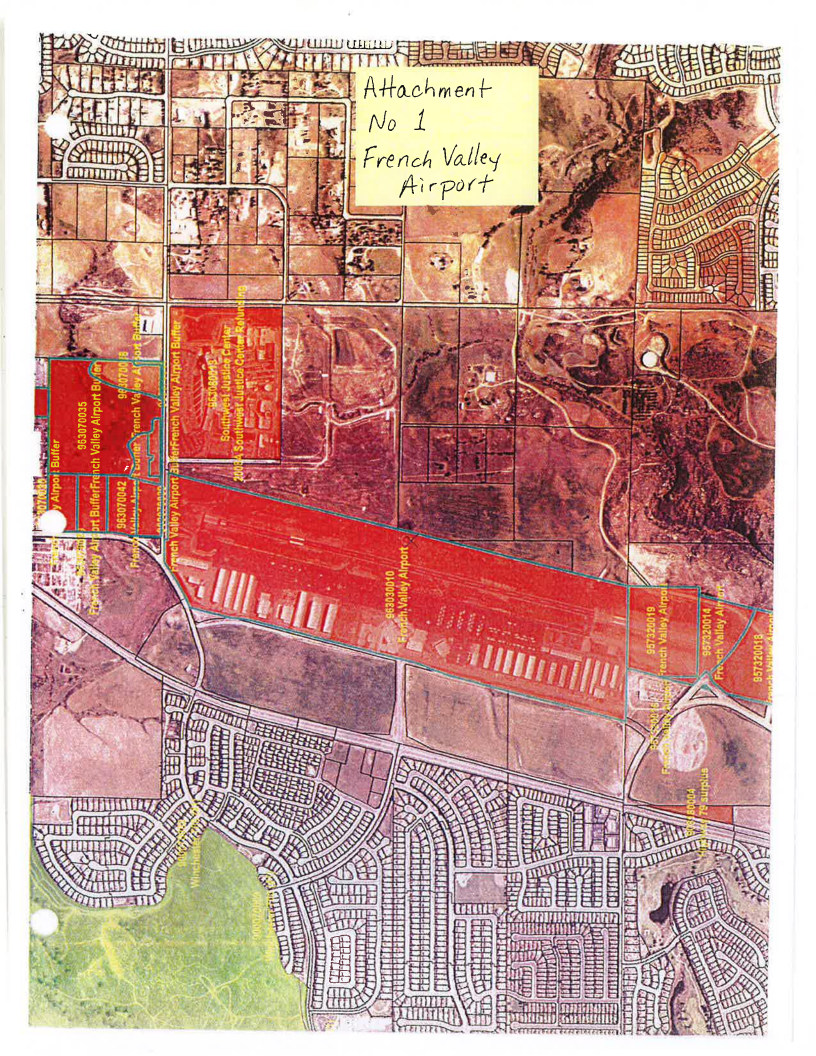
IN WITNESS WHEREOF, the Parties have executed this Third Amendment as of the dates written below.

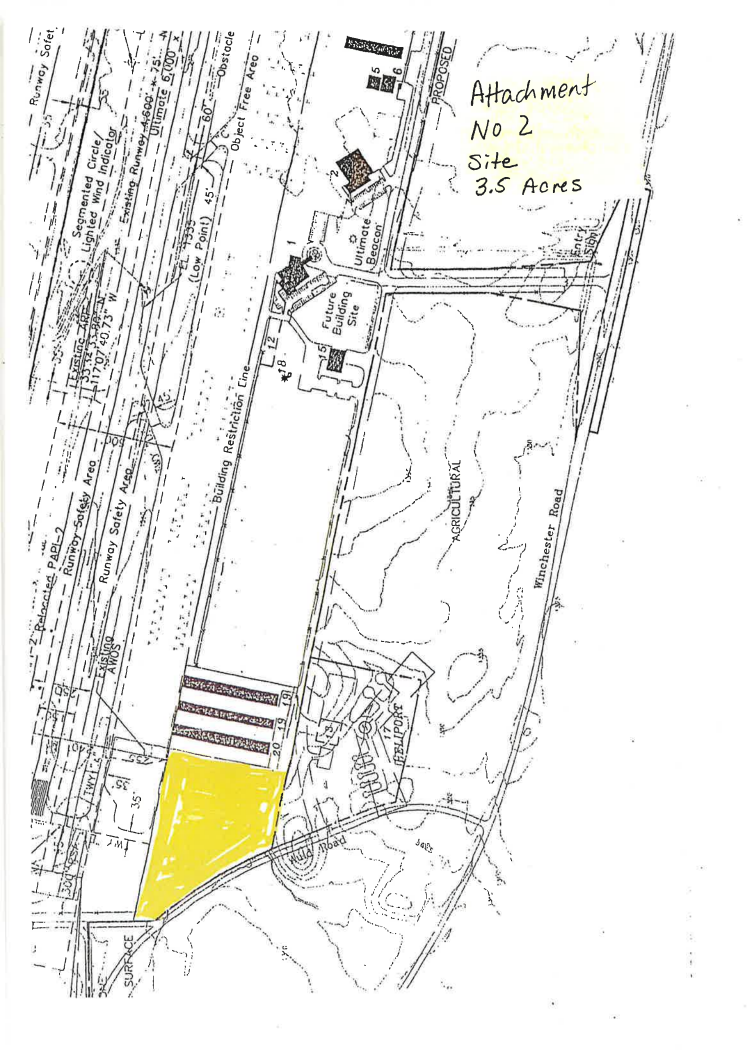
COUNTY: COUNTY OF RIVERSIDE, a political subdivision of the State of California By: John Tavaglione, Chairman Board of Supervisors Date:	LESSEE: MURRIETA EXECUTIVE AIR PARKMEA, LLC, a California limited liability company By: Kevin Stumm, President and Secretary
	Date:
ATTEST:	
KECIA HARPER-IHEM CLERK OF THE BOARD By: Deputy	¥2
APPROVED AS TO FORM: GREGORY P. PRIAMOS, County Counsel	

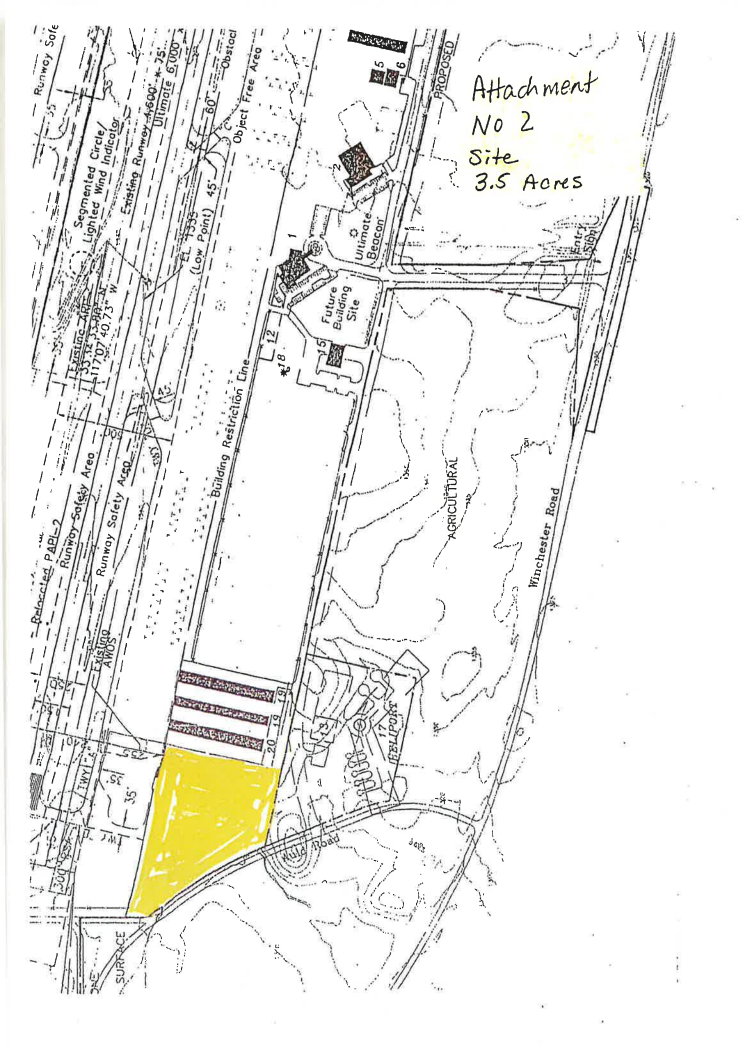
Deputy County Counsel

IN WITNESS WHEREOF, the Parties have executed this Third Amendment as of the dates written below.

COUNTY:	LESSEE:
COUNTY OF RIVERSIDE, a political subdivision of the State of California	MURRIETA EXECUTIVE AIR PARKMEA, LLC, a California limited liability company
By: John Tavaglione, Chairman Board of Supervisors	By: Kevin Stumm, President and Secretary
Date:	Date: 2-2-2017
ATTEST:	
KECIA HARPER-IHEM CLERK OF THE BOARD	
By:	
APPROVED AS TO FORM: GREGORY P. PRIAMOS, County Counsel	
By:	







SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Economic Development Agency

SUBMITTAL DATE: May 15, 2006

SUBJECT: Amendments to Aviation Ground Leases at French Valley Airport

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve the First Amendment to Lease between the County of Riverside and Aviation Sales California, Inc., French Valley Jet Center, LLC, and the Second Amendment to Lease between the County of Riverside and Murrieta Executive Airpark MEA, LLC;
- 2. Authorize the Chairman to execute the Amendments to Lease; and
- 3. Authorize the Assistant County Executive Officer/EDA or designee to execute any additional documents required by the Amendments.

BACKGROUND: The Economic Development Agency has received the following Amendments to Lease at French Valley Airport between the County of Riverside and: (1) Aviation Sales California, Inc., as Lessee, First Amendment to Lease to the 3.93-acre Lease dated May 8, 2001; (2) French Valley Jet Center, LLC, as Lessee, First Amendment to Lease to the 4.65-acre Lease dated January 25, 2005; (3) Murrieta Executive Airpark MEA, LLC, as Lessee, Second Amendment to Lease to the 3.5-acre Lease dated September 11, 2001, and amended March 23, 2004. (Continued page 2)

		for 2		
RZ:JC:DLCC:DS:H(S:\EDCOM\AIRPORTS\APP Amendments ASC FVJC ME	RAISALV2005REAPPRAISALVF11	Executive Office	er/EDA	
FINANCIAL	Current F.Y. Total Cost: \$0	In Current Year	- 110	
DATA	Current F.Y. Net County Cost: \$0	Budget Adjustm	7 17 1	
COMPANION ITE	Annual Net County Cost: \$0	For Fiscal Year:	No	
SOURCE OF FUN	M ON BOARD OF DIRECTORS AGENDA: No IDS: NA		Positions To Be Deleted Per A-30 Requires 4/5 Vote	
C.E.O. RECOMMENDATION: APPROVE FORM APPROVED COUNTY COUNSEL				
County Executive Office Signature July 1 3 2006				
MINUTES OF THE BOARD OF SUPERVISORS BY LONG UND				
On motion of Supervisor Buster, seconded by Supervisor Tavaglione and duly carried, IT WAS ORDERED that the matter is approved as recommended.				
Ayes:	Buster, Tavaglione, Wilson and Ashley			
Nays:	None	Nancy I	Romero	
Absent:	Stone		fthe Board	
Date:	June 27, 2006	By:	hames	
xc:	EDA, Co.Co., Auditor		Deputy	
Prev. Agn. Ref.: 3 6/25/05 3.12; 5/8/6	3/23/04 3.10; 10/11/01 3.22; District: 3 rd	Agenda N	umber:	

Jane J

Exec. Ofc.:

Form 11 - Amendments to Avadion Ground Leases at French Valley Amport, Third District May 15, 2006
Page 2

BACKGROUND (CONTINUED): The Amendments increase the base monthly rent for each Lessee effective July 1, 2005 (see Base Monthly Rents below), and establish the next base rental adjustment date as July 1, 2015. The French Valley Jet Center Lease Amendment provides a procedure for Lessee to have input in the selection of an appraiser for future base rental adjustments.

Base Monthly Rents:

1.	Aviation Sales California, Inc.:	\$3,994.45
2.	French Valley Jet Center, LLC:	\$4,726.26
3.	Murrieta Executive Airpark MEA, LLC	\$3,557.40

Economic Development Agency staff recommends that the Board of Supervisors approve the First and Second Amendments to Lease. County Counsel has reviewed the Amendments to Lease and approved them as to Form.

K-IVernalsteelEDA AA4- E44 An

SECOND AMENDMENT TO LEASE

French Valley Airport

This Second Amendment to Lease ("Amendment:") is entered into by and between the County of Riverside (hereinafter "County"), and Murrieta Executive Air Park MEA, LLC, a California limited liability company, (herein called "Lessee"), with reference to the following:

RECITALS

A. WHEREAS, County and Lessee are parties to that certain lease (hereinafter the "Lease") approved by the Board of Supervisors of the County of Riverside ("Board") on September 11, 2001, wherein Lessee agreed to lease from County, approximately 3.5 acres of property ("Leased Premises") located at the French Valley Airport; and

- B. WHEREAS, the Lease was amended by a First Amendment to Lease approved by the Board on March 23, 2004; and
- C. WHEREAS, the County and Lessee now desire to modify the Lease in accordance with the terms and provisions of this Amendment.

NOW, THERFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree that the Lease shall be modified as follows:

- 1. Recital 1 of the Lease, as well as Board of Supervisor Minutes of March 9, 2004 approving the First Amendment to Lease, incorrectly set forth the acreage of the Leased Premises as four (4) acres, rather than 3.5 acres. The square footage set forth in Paragraph 2 of the Lease sets forth the correct square footage of the Leased Premises. Lessee and County wish to clarify that the Leased Premises consists of 3.5 acres.
- 2. Paragraph 5 Rent, page 2, subparagraph (a) shall be modified by adding the following at the end of said paragraph 5(a):

"Commencing on July 1, 2005, the monthly rent shall be \$3,557.40."

3. Subparagraph 5 (c), page 2 of the Lease, the date on line 16 shall be changed to

July 1, 2015.

4. Subparagraph 5 (d), page 2, is hereby deleted in its entirety and replaced with

the following subparagraph:

"(e) Beginning July 1, 2016 and at each July 1st thereafter, except for dates

coinciding with the appraisals conducted every fifth year as referenced in

paragraph 5(d) above, the Base Rent shall be adjusted by the percentage

change, in the Consumer Price Index, All Urban Consumers, Los Angeles-

Riverside-Orange County Area for the twelve month period ending three months

before the month of rent adjustment under this paragraph. In no event will

application of this paragraph result in a monthly Base Rent amount lower than

the highest previous monthly Base Rent amount."

WHEREFOR, the parties hereto have executed this Amendment as of the dates set forth

below.

Dated: 3-8-06

LESSEE:

MURRIETA EXECUTIVE AIR PARK MEA, LLC,

a California limited liability company

By:

Kevin Stumm

Its:

President and Secretary

(Signature page continues.)

[Signature page continued.]

Dated: 11IN 2 7 2006

COUNTY OF RIVERSIDE

By: ______

Chairman, Board of Supervisors

BOB BUSTER

(SEAL)

APPROVED AS TO FORM: Joe S. Rank, County Counsel

By: Fordon V. Woo 6/13/06

ATTEST:

Nancy Romero, Clerk of the Board

Deputy

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA





FROM: Economic Development Agency

February 18, 2004

SUBJECT: First Amendment to Lease between the County of Riverside and Murrieta Executive Airpark MEA, LLC, as Lessee, dated September 11, 2001, French Valley Airport, 3rd District

RECOMMENDED MOTION: That the Board of Supervisors:

- (1) Approve the First Amendment to Lease; and
- (2) Authorize the Chairman to Execute the First Amendment to Lease.

BACKGROUND: On September 11, 2001 the County of Riverside entered into a Lease with Murrieta Executive Air Park MEA, LLC, a California Limited Liability Company, for a four-acre parcel at French Valley Airport for the development of aircraft storage hangars. Lessee has requested that the uses permitted under the Lease be expanded to permit the operation of an FAA authorized aircraft maintenance and repair station in Building 2, Hangars 15 and 16. Lessee would install an oil water separator and floor drains in Hangars 15 and 16 prior to commencement of repair and maintenance operations.

Staff recommends approval of the First Amendment to Lease, which has been reviewed and approved by County Counsel.

> FORM APPROVED COUNTY COUNSEL

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BY	MAR 0 9 2004 Gordon V. Lubo	Breg	(1)	Qn_	
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CINIANICIAL	Current F.Y. Total Cost:	\$ O	In Current Year B	•	I/A
FINANCIAL	Current F.Y. Net County Cost:	\$ O	Budget Adjustme	nt:	No
DATA	Annual Net County Cost:	\$ 0	For Fiscal Year:	N	I/A
SOURCE OF FU	NDS: N/A			Positions To Be Deleted Per A-30	
				Requires 4/5 Vote	
C.E.O. RECOMN		PROVE			

	APPRO	A
Ц		
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County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Venable, seconded by Supervisor Ashley and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Venable, Wilson and Ashley

Noes:

None

Absent: Date:

None March 23, 2004

xc:

EDA, Co.Co., Auditor

Prev. Agn. Ref.: 9/11/01, 3.22

District: 3rd

Agenda-Number:

Mancy Romero

Sleps of the Board

Deputy

ATTACHMENTS FILED THE ALEBY AF THE BAARD

Policy

Consent

Ofc.: Exec.

Dep't Recomm.:

FIRST AMENDMENT TO LEASE French Valley Airport

The County of Riverside, hereinafter County, and Murrieta Executive Air Park MEA, LLC hereinafter Lessee, hereby agree to amend the following paragraphs and subparagraphs of that certain Lease between the parties dated September 11, 2001, attached hereto as Exhibit A, to read as follows:

Paragraph 4. Use. Add the following subparagraph:

- (a) (2) Aircraft maintenance and repair by an FAA Authorized Repair Station in Building 2, Hangars 15 and 16.
- Paragraph 8. On-Site Improvements. Subparagraph (a) add sub-paragraph (2):
 - (2) Prior to commencing maintenance and repair activities, Lessee shall install an oil water separator and floor drains according to plans and specifications approved by County and Eastern Municipal Water District.

All other provisions of the Lease, as hereby amended, shall remair, the same as written in the Lease dated September 11, 2001. The parties hereto negotiated this Lease Amendment at arms length and with the advice of their respective attorneys, and no provisions contained herein shall be construed against the County solely because it prepared this Lease Amendment in its executed form.

1	 [[]	
2		
3	Date: 1 m 20 2004	1 FOOFF.
4	Date: 30 20029	LESSEE: Murrieta Executive Air Park MEA, LLC,
5		a California Limited Liability Company
6		By: Other ham
7		Russ Erickson, President
8		
9		- 1/ (#-
10		Kevin Stumm, Secretary
11		Reviil Stullini, Secretary
12	Date: MAR 2 3 2004	COUNTY OF RIVERSIDE
13		P 1/1
14		By: Roy Wilson, Chairman
15		Board of Supervisors
16 17		2
18	FORM APPROVED: WILLIAM C. KATZENSTEIN, County Counsel	ATTEST: NANCY ROMERO, Clerk of the Board
19	WILLIAM O. TO TIZE TO TEIN, County Country	
20	By: Lordon V. Woo 3/9/04	By: Maruel
21	Deputy	Deputy
22		(SEAL)
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Consent to Assignment of Sublease and Bill of Sale

French Valley Airport





Notes APN: 963-030-010

"IMPORTANT" Maps and data are to be used for reference purposes only. Map features are approximate, and are not necessarily accurate to surveying or engineering standards. The County of Riverside makes no warranty or guarantee as to the content (the source is often third party), accuracy, timeliness, or completeness of any of the data provided, and assumes no legal responsibility for the information contained on this map. Any use of this product with respect to accuracy and precision shall be the sole responsibility of the user.

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