### IRREVOCABLE STAND-BY LETTER OF CREDIT FOR

#### **GROUND TRANSPORTATION (GT) OPERATIONS**

### NON-CONCESSION PERMIT HOLDER

#### GREATER ORLANDO AVIATION AUTHORITY

[Date]

contract bond or letter of credit.

		TER OF CREDIT NO	_		
EXPIR	Y DATE:				
AGGREGATE AMOUNT: and				_/100 Dollars	
BENEI	FICIARY:	Greater Orlando Aviation Authority One Jeff Fuqua Boulevard Orlando, FL 32827-4399			
Dear S	ir or Madam:				
(the "L sight di Each d No in the f Such S Revenu	rafts drawn by y raft hereunder metatement of Certification the Aviation Authorspreads and must pro-		above, a  ame] Irro led by a S  etter of 0  Officer or tion Autl r C, or bo  or more d Regula	evocable Letter of Credit statement of Certification Credit by this reference). the Chief Accountant of nority"), or by his or her oth:  of its obligations to the ations, adopted June 18,	
В.	Certification of (i) the amount of damages and expenses which, in his determination, the Aviation Authority has suffered or incurred as a result of such failure by Company, and/or (ii) the amount of any fees, charges and other sums past due and remaining unpaid from Company to the Aviation Authority under such Agreement, together with the amount of any interest thereon to the extent required or allowed under such Agreement; and/or				
C.	Certification (1) that Company has failed to provide to the Aviation Authority a contract bond or stand-by letter of credit to replace this Letter of Credit on or before the date such replacement was due under such Agreement, or in the form required or otherwise in accordance with the				

Each draft drawn hereunder shall be in an amount which does not exceed, as applicable, such total amount of damages and expenses and fees, charges and other sums past due and remaining unpaid, together with any interest thereon, and/or the amount of the required replacement contract bond or letter of credit, as certified in the Statement of Certification submitted with such draft.

requirements of the Agreement, and (2) certification of the amount of the required replacement

Additionally, each draft drawn hereunder shall be paid from the funds of			
This Letter of Credit must remain in force until one hundred twenty (120) days after the expiration of the term of the Permit under the Agreement, and is deemed to be automatically extended without amendment for one (1) year from the expiration date of the term of the Permit under the Agreement, or any future expiration date, unless the Aviation Authority is notified by the Bank ninety (90) days prior to any expiration date of the Agreement by the [Bank Name] by Registered Mail that [Bank Name] elects not to renew the Letter of Credit for any such additional period.			
This Letter of Credit is subject to the Uniform Customs and Practice for Documentary Credits (2007 Rev.), International Chamber of Commerce Publication No. 600 ("UCP 600"), and Article 5 of the Uniform Commercial Code of the State of Florida; in the event of any conflict, UCP 600 will control. Except that, notwithstanding the provisions of Article 17 of UCP 600 to the contrary, if this Letter of Credit would have otherwise expired by its terms during a period when Bank's business has been interrupted by Acts of God or other causes beyond our control, our obligations hereunder shall continue for ninety (90) days following the date of our resumption of normal business operations.			
We hereby engage with [Bank Name] that all drafts drawn hereunder in compliance with the terms of this Letter of Credit will be duly honored upon presentation to us as provided herein.			
[Bank Name]			
By:			
Title:			

# GROUND TRANSPORTATION (GT) OPERATIONS PERMIT HOLDER

# GREATER ORLANDO AVIATION AUTHORITY

# STATEMENT OF CERTIFICATION FORM

TO:	[Bank Name]
DATE	.:
RE:	[Bank Name]
	Irrevocable Letter of Credit Number
authori	The undersigned, who is either the Chief Financial Officer or the Chief Accountant of Revenue l of the Greater Orlando Aviation Authority (the "Aviation Authority"), or is his or her duly zed designee, hereby certifies to [Bank Name] that [A and either B r both, are required]:
_	A (the "Company") has failed to faithfully perform one or more of its ions to the Aviation Authority under the Ground Transportation Rules and Regulations, adopted June 36, as amended from time to time (the "Agreement"), by the Aviation Authority; and that
any fee under s	B. In the determination of the undersigned, the amount of damages or expenses which the on Authority has suffered or incurred as a result of such failure by Company, and/or the amount of es, charges or other sums past due and remaining unpaid from Company to the Aviation Authority such Agreement, together with the amount of any interest thereon to the extent required of allowed such Agreement, totals \$; and/or
in the f	C. Company has failed to provide to the Aviation Authority a replacement contract bond or by letter of credit on or before the date required in the Agreement, or has failed to provide the same form required or otherwise in accordance with the requirements of the Agreement, and that the tof the required replacement bond or letter of credit is \$
	Dated thisday of
	GREATER ORLANDO AVIATION AUTHORITY
	By:
	Printed Name:
	Title