FIRST AMENDMENT TO CONTRACT DA-5132 BETWEEN THE CITY OF LOS ANGELES AND LEA+ELLIOTT, INC.

	This	First	Amendment	is	made	and	entered	into	this		day	of
			, 2018, at Los A	Ange	eles, Cal	ifornia	a by and b	etweer	the (City of Lo	s Angele	es, a
munic	ipal co	rporation	on (hereinafter	ref	erred to	as "C	City"), act	ing by	and 1	through t	he Board	d of
Airpoi	t Com	missio	ners (hereinaft	ter r	eferred	to as	"Board") of th	e De	partment	of Airp	orts
(herein	nafter r	eferred	to as "Depart	men	it" or "L	AWA	") and L	EA+EL	LIOI	T, INC.	(hereina	after
referre	d to as	"Cons	ultant").									

RECITALS

WHEREAS, City and Consultant entered into Contract No. DA-5132 (hereinafter referred to as "Contract") dated November 7, 2016 for project management and advisory services; and,

WHEREAS, the parties hereto desire to amend this Contract.

NOW, THEREFORE, in consideration of the covenants and conditions hereinafter contained to be kept and performed by the respective parties hereto, IT IS MUTUALLY AGREED that Contract No. DA-5132 BE AMENDED AS FOLLOWS:

Section 1.0 Subsection 7.2 of Section 7.0, <u>Payment for Services</u>, is deleted in its entirety and replaced with the following:

"For all Services rendered under this Contract, all costs, direct or indirect, and all expenses incurred by Consultant pursuant to this Contract, the total compensation to be paid to the Consultant for all services rendered under this contract shall not exceed the total sum of Thirty Nine Million Dollars (\$39,000,000.00) for the term of the contract"

Section 2.0 It is understood and agreed by and between the parties hereto that, except as specifically provided herein, this First Amendment shall not in any manner alter, change, modify, or affect any of the rights, privileges, duties or obligations of either of the parties hereto under or by reason of Contract No. DA-5132 and except as expressly amended herein, all terms, covenants, and conditions of Contract No. DA-5132, and all amendments thereto, shall remain in full force and effect.

IN WITNESS WHEREOF, the Department has caused this First Amendment to be executed on its behalf by the Chief Executive Office and Consultant has caused the same to be executed by its duly authorized officers, all as of the day and year first hereinabove written.

APPROVED AS TO FORM: MICHEL N. FEUER, City Attorney	CITY OF LOS ANGELES
Date: April 6,20/8 By: 1 moth	By: Chief Executive Officer Department of Airports
Deputy/Assistant City Attorney	Department of 7 inports
	By: Chief Financial Officer
ATTEST: By: Rold S. Shed	By: LEA+ELLIOTT, INC.
Signature (Secretary)	ignature
Ronald E. Sharhan Print Name	Jack Norton Print Name
[SEAL]	President Print Title
SFAL	
SEAL 1989	

Lea+Elliott, Inc.
First Amendment – DA-5132
DTD\3-22-18